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**FACULTY OF LAW
UNIVERSITY OF TORONTO**



374^a

TABLE OF REGULATIONS

FILED UNDER THE REGULATIONS ACT

To the 31st Day of December, 1979

PART I

Showing the Regulations contained in Revised Regulations of Ontario, 1970 and subsequent Regulations filed to the 31st day of December, 1979 other than those set out in Part II.

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<i>amended</i>	387/76	May 22/76
<i>amended</i>	411/77	July 9/77
<i>amended</i>	552/77	Aug. 20/77
<i>amended</i>	769/77	Nov. 5/77
<i>amended</i>	909/77	Dec. 31/77
<i>amended</i>	212/78	Apr. 8/78
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<i>amended</i>		366/75	May 31/75
<i>amended</i>		242/77	Apr. 30/77
<i>amended</i>		561/78	Aug. 12/78
<i>amended</i>		942/78	Dec. 30/78
<i>amended</i>		943/78	Dec. 30/78
<i>amended</i>		849/79	Dec. 1/79
Corporations Act			
Evidence of <i>Bona Fides</i> on Applications	134		
<i>amended</i>		444/71	Nov. 6/71
<i>amended</i>		977/76	Dec. 25/76
General	135		
<i>amended</i>		383/71	Sept. 25/71
<i>amended</i>		443/71	Nov. 6/71
<i>amended</i>		415/72	Sept. 2/72
<i>amended</i>		976/76	Dec. 25/76
<i>amended</i>		883/78	Dec. 2/78
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Corporations Information Act, 1976			
General		975/76	Dec. 25/76
<i>amended</i>		57/78	Feb. 11/78
<i>amended</i>		884/78	Dec. 2/78
<i>amended</i>		176/79	Apr. 7/79

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Corporation Securities Registration Act			
Fees		903/79	Dec. 22/79
Corporations Tax Act			
General	139
<i>amended</i>		324/71	Aug. 14/71
<i>amended</i>		544/71	Jan. 15/72
<i>amended</i>		410/72	Aug. 26/72
Corporations Tax Act, 1972			
General		350/73	June 23/73
<i>amended</i>		121/74	Mar. 16/74
<i>amended</i>		254/75	Apr. 26/75
<i>amended</i>		1015/75	Jan. 3/76
<i>amended</i>		41/76	Jan. 31/76
<i>amended</i>		509/76	June 26/76
<i>amended</i>		15/77	Feb. 5/77
<i>amended</i>		220/77	Apr. 23/77
<i>amended</i>		474/77	July 23/77
<i>amended</i>		504/77	July 30/77
<i>amended</i>		147/78	Mar. 25/78
<i>amended</i>		809/78	Nov. 4/78
<i>amended</i>		611/79	Sept. 8/79
<i>amended</i>		896/79	Dec. 22/79
Costs of Distress Act			
Costs	140
County Courts Act			
Sittings of the County and District Courts			
Counties and Districts of Ontario		922/79	Jan. 5/80
Summary Conviction Appeal Rules		801/77	Nov. 19/77
County Judges Act			
County and District Court Districts		96/71	Mar. 6/71
County of Oxford Act, 1974			
Order of the Minister			
election of councils—area municipalities—school boards		589/74	Aug. 24/74
<i>amended</i>		619/74	Sept. 7/74
the County of Oxford being deemed a regional municipality for the purposes of certain Acts		917/74	Dec. 14/74
a vote of the electors—the name “Township of Zorra”		987/74	Jan. 11/75
the County of Oxford being deemed a regional municipality for the purposes of <i>The Tile Drainage Act, 1975</i>		329/79	June 9/79
rates of taxation for general purposes for 1979—mill rate adjustments		504/79	Aug. 4/79
Credit Unions and Caisses Populaires Act, 1976			
General		539/77	Aug. 13/77
<i>amended</i>		925/77	Dec. 31/77
<i>amended</i>		678/79	Oct. 6/79
Membership in Credit Unions		68/79	Feb. 17/79

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Crop Insurance Plan			
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<i>amended</i>		210/71	May 29/71
<i>amended</i>		358/74	May 25/74
<i>amended</i>		324/75	May 17/75
<i>amended</i>		183/76	Mar. 13/76
<i>amended</i>		101/77	Mar. 12/77
<i>amended</i>		831/77	Nov. 26/77
<i>amended</i>		895/78	Dec. 9/78
<i>amended</i>		234/79	Apr. 28/79
Beets		497/77	July 15/72
<i>amended</i>		359/74	May 25/74
<i>amended</i>		388/75	June 7/75
<i>amended</i>		228/79	Apr. 28/79
Black Tobacco		497/77	July 30/77
<i>amended</i>		230/79	Apr. 28/79
Burley Tobacco		564/75	July 19/75
<i>amended</i>		501/77	July 30/77
<i>amended</i>		260/78	Apr. 29/78
<i>amended</i>		232/79	Apr. 28/79
Cabbage, Cauliflower and Carrots		350/78	May 27/78
<i>amended</i>		227/79	Apr. 28/79
Coloured Beans		304/73	June 2/73
<i>amended</i>		360/74	May 25/74
<i>amended</i>		347/75	May 24/75
<i>amended</i>		506/76	June 26/76
<i>amended</i>		108/77	Mar. 12/77
<i>amended</i>		151/77	Apr. 2/77
<i>amended</i>		262/78	Apr. 29/78
<i>amended</i>		67/79	Feb. 17/79
Corn		187/72	May 6/72
<i>amended</i>		115/73	Mar. 24/73
<i>amended</i>		259/73	May 12/73
<i>amended</i>		396/74	June 8/74
<i>amended</i>		344/75	May 24/75
<i>amended</i>		218/76	Mar. 27/76
<i>amended</i>		502/76	June 26/76
<i>amended</i>		111/77	Mar. 12/77
<i>amended</i>		177/78	Apr. 1/78
Flax		441/76	June 5/76
<i>amended</i>		106/77	Mar. 12/77
<i>amended</i>		178/78	Apr. 1/78
Flue-Cured Tobacco		678/76	Sept. 4/76
<i>amended</i>		599/77	Sept. 10/77
<i>amended</i>		347/78	May 27/78
<i>amended</i>		485/78	July 15/78
<i>amended</i>		231/79	Apr. 28/79
Fresh Market Crops		351/78	May 27/78
Grapes		555/72	Dec. 9/72
<i>amended</i>		363/74	May 25/74
<i>amended</i>		384/75	June 7/75
<i>amended</i>		182/76	Mar. 13/76
<i>amended</i>		104/77	Mar. 12/77
<i>amended</i>		833/77	Nov. 26/77

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Crop Insurance Act (Ontario)—Continued			
Crop Insurance Plan—Continued			
Green and Wax Beans.....	516/75		July 5/75
<i>amended</i>	681/76		Sept. 4/76
<i>amended</i>	499/77		July 30/77
<i>amended</i>	301/79		May 26/79
Hay and Pasture.....	600/77		Sept. 10/77
<i>amended</i>	425/79		June 30/79
Hay Seeding Establishment.....	365/74		May 25/74
<i>amended</i>	491/75		June 28/75
<i>amended</i>	110/77		Mar. 12/77
<i>amended</i>	976/78		Jan. 6/79
Lima Beans.....	515/75		July 5/75
<i>amended</i>	680/76		Sept. 4/76
<i>amended</i>	496/77		July 30/77
<i>amended</i>	302/79		May 26/79
Onions Grown From Seed.....	366/74		May 25/74
<i>amended</i>	492/75		June 28/75
<i>amended</i>	182/78		Apr. 1/78
Onions Grown From Sets.....	367/74		May 25/74
<i>amended</i>	493/75		June 28/75
<i>amended</i>	183/78		Apr. 1/78
Peaches.....	30/73		Feb. 10/73
<i>amended</i>	369/74		May 25/74
<i>amended</i>	325/75		May 17/75
<i>amended</i>	181/76		Mar. 13/76
<i>amended</i>	100/77		Mar. 12/77
<i>amended</i>	900/78		Dec. 9/78
Peas.....	104/74		Mar. 9/74
<i>amended</i>	326/75		May 17/75
<i>amended</i>	180/76		Mar. 13/76
<i>amended</i>	103/77		Mar. 12/77
<i>amended</i>	897/78		Dec. 9/78
Peas.....	148	
<i>amended</i>	171/71		May 8/71
<i>amended</i>	231/72		May 27/72
<i>amended</i>	220/73		May 5/73
<i>amended</i>	368/74		May 25/74
<i>amended</i>	387/75		June 7/75
<i>amended</i>	665/75		Aug. 30/75
<i>amended</i>	442/76		June 5/76
<i>amended</i>	303/79		May 26/79
Peppers.....	601/77		Sept. 10/77
<i>amended</i>	226/79		Apr. 28/79
Plums.....	99/77		Mar. 12/77
<i>amended</i>	898/78		Dec. 9/78
Potatoes.....	319/72		July 15/72
<i>amended</i>	371/74		May 25/74
<i>amended</i>	385/75		June 7/75
<i>amended</i>	152/77		Apr. 2/77
<i>amended</i>	263/78		Apr. 29/78
Seed Corn.....	517/75		July 5/75
<i>amended</i>	682/76		Sept. 4/76
<i>amended</i>	631/78		Aug. 26/78
<i>amended</i>	233/79		Apr. 28/79

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Crop Insurance Act (Ontario)—Continued			
Crop Insurance Plan—Continued			
Sour Cherries		102/74	Mar. 9/74
<i>amended</i>		323/75	May 17/75
<i>amended</i>		179/76	Mar. 13/76
<i>amended</i>		105/77	Mar. 12/77
<i>amended</i>		896/78	Dec. 9/78
Soybeans	150
<i>amended</i>		187/71	May 22/71
<i>amended</i>		230/72	May 27/72
<i>amended</i>		373/74	May 25/74
<i>amended</i>		345/75	May 24/75
<i>amended</i>		503/76	June 26/76
<i>amended</i>		107/77	Mar. 12/77
<i>amended</i>		184/78	Apr. 1/78
<i>amended</i>		977/78	Jan. 6/79
Spring Grain	151
<i>amended</i>		233/72	May 27/72
<i>amended</i>		116/73	Mar. 24/73
<i>amended</i>		374/74	May 25/74
<i>amended</i>		348/75	May 24/75
<i>amended</i>		505/76	June 26/76
<i>amended</i>		112/77	Mar. 12/77
<i>amended</i>		802/77	Nov. 19/77
<i>amended</i>		185/78	Apr. 1/78
<i>amended</i>		867/78	Nov. 25/78
Sweet Cherries		103/74	Mar. 9/74
<i>amended</i>		322/75	May 17/75
<i>amended</i>		178/76	Mar. 13/76
<i>amended</i>		102/77	Mar. 12/77
<i>amended</i>		899/78	Dec. 9/78
Sweet Corn	152
<i>amended</i>		170/71	May 8/71
<i>amended</i>		235/72	May 27/72
<i>amended</i>		221/73	May 5/73
<i>amended</i>		375/74	May 25/74
<i>amended</i>		389/75	June 7/75
<i>amended</i>		443/76	June 5/76
<i>amended</i>		728/77	Oct. 22/77
<i>amended</i>		344/78	May 27/78
<i>amended</i>		304/79	May 26/79
Tomatoes	153
<i>amended</i>		172/71	May 8/71
<i>amended</i>		224/73	May 5/73
<i>amended</i>		397/74	June 8/74
<i>amended</i>		563/75	July 19/75
<i>amended</i>		444/76	June 5/76
<i>amended</i>		305/79	May 26/79
<i>amended</i>		632/79	Sept. 22/79
Vine Crops		349/78	May 27/78
<i>amended</i>		229/79	Apr. 28/79
White Beans	154
<i>amended</i>		188/71	May 22/71
<i>amended</i>		234/72	May 27/72
<i>amended</i>		376/74	May 25/74

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Crop Insurance Plan—Continued			
White Beans—Continued			
<i>amended</i>	346/75		May 24/75
<i>amended</i>	504/76		June 26/76
<i>amended</i>	109/77		Mar. 12/77
<i>amended</i>	186/78		Apr. 1/78
<i>amended</i>	978/78		Dec. 6/79
Winter Wheat	809/75		Nov. 1/75
<i>amended</i>	894/78		Dec. 9/78
<i>amended</i>	633/79		Sept. 22/79
Designation of Insurable Crops	348/78		May 27/78
General	156	
<i>amended</i>	563/76		July 24/76
<i>amended</i>	97/77		Mar. 12/77
<i>amended</i>	261/78		Apr. 29/78
<i>amended</i>	975/78		Jan. 6/79
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General	577/72		Dec. 30/72
<i>amended</i>	150/73		Apr. 7/73
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Crown Timber Act			
General	159	
<i>amended</i>	161/72		Apr. 22/72
<i>amended</i>	418/73		July 21/73
<i>amended</i>	335/74		May 18/74
<i>amended</i>	511/78		July 22/78
<i>amended</i>	157/79		Mar. 31/79
D			
Day Nurseries Act			
General	160	
<i>amended</i>	232/71		June 12/71
<i>amended</i>	547/71		Jan. 15/72
<i>amended</i>	239/72		May 27/72
<i>amended</i>	797/73		Dec. 29/73
<i>amended</i>	148/74		Mar. 30/74
<i>amended</i>	826/74		Nov. 16/74
<i>amended</i>	310/78		May 13/78
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General	161	
<i>amended</i>	751/73		Dec. 15/73
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General	162	
<i>amended</i>	490/75		June 28/75

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<i>amended</i>	373/75	May 31/75
<i>amended</i>	658/75	Aug. 23/75
<i>amended</i>	185/76	Mar. 13/76
<i>amended</i>	825/76	Nov. 6/76
<i>amended</i>	42/77	Feb. 19/77
<i>amended</i>	316/77	May 28/77
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<i>(See now Ministry of Agriculture and Food Act)</i>			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 5 (1))</i>			
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<i>(See now Ministry of Correctional Services Act)</i>			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 59 (1))</i>			
Department of Colleges and Universities Act, 1971			
<i>(See now Ministry of Colleges and Universities Act, 1971)</i>			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 12 (1))</i>			
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<i>amended</i>	480/71	Nov. 27/71
<i>amended</i>	30/72	Feb. 12/72
<i>amended</i>	506/72	Nov. 4/72
<i>amended</i>	22/75	Feb. 8/75
<i>amended</i>	860/76	Nov. 13/76
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<i>amended</i>	519/72	Nov. 11/72
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<i>(See now Ministry of Revenue Act)</i>			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 88 (1))</i>			
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<i>(See now Ministry of Community and Social Services Act)</i>			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 19 (1))</i>			
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amended.....	279/75		Apr. 26/75
amended.....	742/75		Sept. 27/75
amended.....	306/76		Apr. 24/76
amended.....	413/77		July 9/77
amended.....	393/78		June 17/78
amended.....	562/78		Aug. 12/78
amended.....	690/79		Oct. 13/79
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Order of the Minister			
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<i>amended</i>		917/78	Dec. 16/78
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<i>amended</i>		184/76	Mar. 13/76
<i>amended</i>		7/77	Jan. 29/77
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<i>amended</i>		922/77	Dec. 31/77
<i>amended</i>		929/79	Jan. 5/80

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<i>amended</i>	39/75	Feb. 8/75
<i>amended</i>	959/75	Dec. 20/75
<i>amended</i>	152/76	Feb. 28/76
<i>amended</i>	499/76	June 19/76
<i>amended</i>	609/76	Aug. 7/76
<i>amended</i>	830/76	Nov. 6/76
<i>amended</i>	878/76	Nov. 20/76
<i>amended</i>	584/77	Sept. 3/77
<i>amended</i>	254/78	Apr. 22/78
<i>amended</i>	925/78	Dec. 16/78
<i>amended</i>	789/79	Nov. 10/79
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<i>amended</i>	65/75	Feb. 15/75
<i>amended</i>	678/75	Sept. 6/75
<i>amended</i>	27/76	Jan. 24/76
<i>amended</i>	153/76	Feb. 28/76
<i>amended</i>	471/76	June 12/76
<i>amended</i>	608/76	Aug. 7/76
<i>amended</i>	134/77	Mar. 26/77
<i>amended</i>	156/78	Mar. 25/78
<i>amended</i>	686/78	Sept. 16/78
<i>amended</i>	890/78	Dec. 2/78
<i>amended</i>	910/78	Dec. 2/78
<i>amended</i>	790/79	Nov. 10/79
Early School Leaving	159/75	Mar. 22/75
Elementary and Secondary Schools and Schools for Trainable		
Retarded Children—General	704/78	Sept. 23/78
<i>amended</i>	469/79	July 21/79
Fees for Ministry Courses	316/79	June 2/79

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Education Act, 1974—Continued			
<i>(See Department of Education Act, Ministry of Education Act, Secondary Schools and Boards of Education Act, Separate Schools Act, See S.O. 1974, c. 109, s. 272)</i>			
Fees for Transcripts and Statements of Standing and for Duplicates of Diplomas, Certificates and Letters of Standing.....		725/79	Oct. 20/79
General Legislative Grants, 1974			
<i>amending</i> O. Reg. 200/74			
<i>amended</i>		104/75	Mar. 1/75
<i>amended</i>		246/76	Apr. 3/76
<i>amended</i>		247/76	Apr. 3/76
<i>amended</i>		641/76	Aug. 21/76
General Legislative Grants, 1975.....		244/75	Apr. 19/75
<i>amended</i>		423/76	May 29/76
<i>amended</i>		763/76	Oct. 9/76
General Legislative Grants, 1976.....		237/76	Apr. 3/76
<i>amended</i>		799/76	Oct. 16/76
<i>amended</i>		495/77	July 30/77
General Legislative Grants, 1977.....		861/76	Nov. 13/76
<i>amended</i>		494/77	July 30/77
<i>amended</i>		106/78	Feb. 25/78
<i>amended</i>		919/79	Dec. 29/79
General Legislative Grants, 1978.....		65/78	Feb. 11/78
<i>amended</i>		947/78	Dec. 30/78
<i>amended</i>		788/79	Nov. 10/79
General Legislative Grants, 1979.....		108/79	Mar. 3/79
<i>amended</i>		791/79	Nov. 10/79
James Bay Lowlands Secondary School Board.....		379/76	May 15/76
<i>amended</i>		828/78	Nov. 18/78
Moosonee District School Area.....		867/76	Nov. 13/76
North of Superior District Roman Catholic Separate School Board.....		957/76	Dec. 18/76
<i>amended</i>		235/77	Apr. 30/77
<i>amended</i>		492/78	July 15/78
Ontario Schools for the Blind and the Deaf.....		555/79	Aug. 11/79
Ontario Teacher's Qualifications.....		407/78	June 17/78
<i>amended</i>		97/79	Mar. 3/79
<i>amended</i>		317/79	June 2/79
Practice and Procedure—Boards of Reference.....		519/75	July 5/75
Pupil Records.....		30/76	Jan. 24/76
<i>(this regulation amends O. Reg. 38/73 made under The Ministry of Education Act)</i>			
<i>amended (amending</i> O. Reg. 38/73).....		610/78	Aug. 26/78
<i>amended (amending</i> O. Reg. 38/73).....		911/78	Dec. 9/78
Slate Falls District School Area.....		722/76	Sept. 25/76
Special Grants for French-Language Instruction in the National Capital Region			
<i>amending</i> O. Reg. 366/73.....		698/76	Sept. 11/76
Sturgeon Lake District School Area.....		956/76	Dec. 18/76
<i>amended</i>		911/77	Dec. 31/77
Summer Beaver District School Area.....		721/76	Sept. 25/76
Supervisory Officers.....		140/75	Mar. 15/75
<i>amended</i>		496/79	Aug. 4/79
<i>amended</i>		726/79	Oct. 20/79

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Textbooks	180/79		Apr. 7/79
<i>amended</i>	312/79		May 26/79
The Collins District School Area	582/79		Aug. 25/79
Elderly Persons Centres Act			
General	235		
<i>amended</i>	117/71		Apr. 3/71
<i>amended</i>	40/72		Feb. 19/72
<i>amended</i>	346/72		July 29/72
<i>amended</i>	203/73		Apr. 21/73
<i>amended</i>	131/74		Mar. 23/74
<i>amended</i>	794/74		Nov. 9/74
<i>amended</i>	347/79		June 16/79
<i>amended</i>	767/79		Nov. 3/79
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Election Act			
Fees and Expenses		3/77	Jan. 22/77
Elevators and Lifts Act			
General	238		
<i>amended</i>	92/72		Mar. 18/72
<i>amended</i>	139/72		Apr. 8/72
<i>amended</i>	220/79		Apr. 21/79
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<i>amended</i>	983/78		Jan. 6/79
Employment Agencies Act			
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<i>amended</i>	609/74		Aug. 31/74
<i>amended</i>	338/78		May 27/78
Benefit Plans	654/75		Aug. 23/75
<i>amended</i>	884/75		Nov. 29/75
Fruit, Vegetable and Tobacco Harvesters	320/75		May 17/75
<i>amended</i>	418/76		May 29/76
<i>amended</i>	131/79		Mar. 24/79
General	803/75		Nov. 1/75
<i>amended</i>	189/76		Mar. 13/76
<i>amended</i>	417/76		May 29/76
<i>amended</i>	339/78		May 27/78
<i>amended</i>	665/78		Sept. 9/78
Termination of Employment	251		
<i>amended</i>	761/79		Nov. 3/79

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Endangered Species.....	33/77		Feb. 19/77
<i>amended</i>	581/77		Sept. 3/77
Energy Act and Energy Act, 1971			
Fuel Oil Code.....	441/77		July 16/77
<i>amended</i>	665/77		Oct. 1/77
Gas Pipeline Systems.....	438/77		July 16/77
Gas Utilization Code.....	439/77		July 16/77
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Arthur Pool.....	256		
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Terminus North Pool.....	275		
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Designation—Inco Ltd.....	416/77		July 9/77
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<i>amended</i>	1020/76		Jan. 15/77
<i>amended</i>	94/77		Mar. 12/77
<i>amended</i>	469/77		July 23/77
<i>amended</i>	636/77		Sept. 17/77
<i>amended</i>	816/78		Nov. 11/78
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<i>amended</i>	158/75		Mar. 22/75

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Asphalt Paving Plants	183/72		May 6/72
Classes of Contaminants—Exemptions	505/72		Oct. 28/72
Containers	687/76		Sept. 11/76
<i>amended</i>	114/77		Mar. 19/77
<i>amended</i>	146/77		Mar. 26/77
<i>amended</i>	811/77		Nov. 19/77
<i>amended</i>	157/78		Mar. 25/78
<i>amended</i>	59/79		Feb. 10/79
<i>amended</i>	524/79		Aug. 4/79
<i>amended</i>	600/79		Sept. 1/79
<i>amended</i>	765/79		Nov. 3/79
Containers for Carbonated Soft Drinks	998/75		Dec. 27/75
<i>amended</i>	810/77		Nov. 19/77
Deep Well Disposal	152/73		Apr. 7/73
<i>amended</i>	231/74		May 4/74
<i>amended</i>	232/74		May 4/74
Discharge of Sewage from Pleasure Boats	644		
(See S.O. 1971, c. 86, s. 27 (1))			
<i>amended</i>	419/74		June 22/74
Disposable Containers for Milk	368/72		Aug. 12/72
Disposable Paper Containers for Milk	533/72		Nov. 18/72
General	15		
<i>amended</i>	873/74		Nov. 30/74
<i>amended</i>	271/77		May 14/77
General	824		
(See S.O. 1971, c. 86, s. 48 (4))			
<i>amended</i>	217/73		Apr. 28/73
<i>amended</i>	382/73		July 7/73
<i>amended</i>	75/74		Feb. 23/74
<i>amended</i>	724/79		Oct. 20/79
Marinas	646		
(See S.O. 1971, c. 86, s. 27 (1))			
Motor Vehicles	561/79		Aug. 11/79
Sewage Systems	229/74		May 4/74
<i>amended</i>	944/74		Dec. 28/74
<i>amended</i>	237/75		Apr. 19/75
<i>amended</i>	956/75		Dec. 20/75
<i>amended</i>	607/76		Aug. 7/76
<i>amended</i>	802/76		Oct. 23/76
<i>amended</i>	147/77		Mar. 26/77
<i>amended</i>	530/77		Aug. 13/77
<i>amended</i>	689/78		Sept. 16/78
<i>amended</i>	869/78		Nov. 25/78
<i>amended</i>	590/79		Sept. 1/79
<i>amended</i>	599/79		Sept. 1/79
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<i>amended</i>	157/73		Apr. 7/73
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Assignment of Administration of Acts to Designated Members of the Executive Council.....	...	171/72	Apr. 22/72
Member of Executive Council— <i>Name of Act</i>			
Minister of Colleges and Universities			
<i>The Archaeological and Historical Sites Protection Act</i>			
<i>The Centennial Centre of Science and Technology Act</i>			
<i>The Ontario Heritage Foundation Act</i>			
<i>The Simcoe (John Graves) Memorial Foundation Act, 1965</i>			
Minister of Community and Social Services			
<i>The Athletics Control Act</i>			
Minister of Consumer and Commercial Relations			
<i>The Pension Benefits Act</i>			
<i>The Vital Statistics Act</i>			
Minister of Industry and Tourism			
<i>The Ontario Economic Council Act</i>			
<i>The Research Foundation Act, 1944</i>			
Minister of Labour			
<i>The Loggers' Safety Act</i>			
Minister of Natural Resources			
<i>The Niagara Parks Act</i>			
<i>The Parks Assistance Act</i>			
<i>The St. Clair Parkway Commission Act, 1966</i>			
<i>The St. Lawrence Parks Commission Act</i>			
The Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs			
<i>The Moosonee Development Area Board Act amended</i>	178/72	Apr. 22/72
Member of Executive Council— <i>Name of Act</i>			
Minister of Colleges and Universities			
<i>The Archives Act</i>			
Solicitor General			
<i>The Liquor Control Act</i>			
<i>The Liquor Licence Act</i>			
Assignment of Power and Duty.....	...	504/75	June 28/75
Member of Executive Council— <i>Name of Act</i>			
Minister of Energy			
<i>The Power Corporation Act</i> (Section 5 (4) of <i>The Expropriations Act</i>)			
Assignment of Power and Duty.....	...	924/75	Dec. 6/75
Member of Executive Council— <i>Name of Act</i>			
Minister of Energy			
<i>The Power Corporation Act</i> (Section 4 of <i>The Expropriations Act</i>)			
Assignment of Power and Duty.....	...	121/77	Mar. 19/77
The Occupational Health Protection Branch in the Ministry of Health be transferred to and established in the Ministry of Labour, effective December 17th, 1976			
Assignment of Powers and Duties.....	...	149/77	Apr. 2/77
assigned to the Minister of Health—transferred to the Minister of Labour			

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Executive Council Act—Continued			
Assignment of Powers and Duties	435/77		July 16/77
assigned to the Minister of Health by <i>The Children's Mental Health Centres Act</i> , R.S.O. 1970, c. 68 as amended and <i>The Children's Mental Hospitals Act</i> , R.S.O. 1970, c. 69, to the Minister of Correctional Services by <i>The Training Schools Act</i> , R.S.O. 1970, c. 467 as amended; and to the Attorney General by sections 21 to 23 and paragraph (g) of subsection 1 of section 28 of <i>The Provincial Courts Act</i> , R.S.O. 1970, c. 369—assigned to the Minister of Community and Social Services <i>this Regulation is revoked by O. Reg. 719/77</i>			
Assignment of Powers and Duties	436/77		July 16/77
assigned to the Minister of Government Services—assigned to the Honourable James A.C. Auld—to be acting Minister until the Minister of Government Services is appointed under s. 2 of <i>The Executive Council Act</i> <i>this Regulation is revoked by O. Reg. 696/77</i>			
Assignment of Powers and Duties	437/77		July 16/77
assigned to the Minister of Correctional Services—assigned to the Honourable John P. MacBeth—to be acting Minister until the Minister of Correctional Services is appointed under s. 2 of <i>The Executive Council Act</i> <i>this Regulation is revoked by O. Reg. 697/77</i>			
Transfer of Administration of Acts	51/76		Jan. 31/76
(<i>The Historical Parks Act</i> , 1972 from the Minister of Natural Resources to the Minister of Culture and Recreation)			
Transfer of Administration of Acts	52/76		Jan. 31/76
(<i>The Athletics Control Act</i> , <i>The Community Recreation Centres Act</i> , 1974 from the Minister of Community and Social Services to the Minister of Culture and Recreation)			
Transfer of Administration of Acts	53/76		Jan. 31/76
(<i>The Archives Act</i> , <i>The Art Gallery of Ontario Act</i> , <i>The Arts Council Act</i> , <i>The Centennial Centre of Science and Technology Act</i> , <i>The John Graves Simcoe Memorial Foundation Act</i> , 1965, <i>The McMichael Canadian Collection Act</i> , 1972, <i>The Ontario Educational Communications Authority Act</i> , <i>The Public Libraries Act</i> , <i>The Royal Ontario Museum Act</i> , from the Minister of Colleges and Universities to the Minister of Culture and Recreation)			
Transfer of Administration of Acts	54/76		Jan. 31/76
(Sections 3 (5a), 62 (1) (f, g, h), and 63 to 66 of <i>The Ontario Water Resources Act</i> to the Minister of Consumer and Commercial Relations)			
Transfer of Administration of Acts	55/76		Jan. 31/76
(<i>The Pounds Act</i> from the Minister of Treasury, Economics and Intergovernmental Affairs to the Minister of Agriculture and Food)			

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Transfer of Administration of Acts..... (<i>The School Boards and Teachers Collective Negotiations Act, 1975</i> to the Minister of Education)	56/76		Jan. 31/76
Transfer of Administration of Acts..... (<i>The Planning Act</i> Any powers and duties being exercised by the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs to the Minister of Housing)	57/76		Jan. 31/76
Transfer of Administration of Acts..... (<i>The Construction Hoists Act</i> to the Minister of Consumer and Commercial Relations)	59/76		Jan. 31/76
Transfer of Administration of Acts..... (<i>The Residential Premises Rent Review Act, 1975 (2nd Session)</i> from Minister of Housing to Minister of Consumer and Commercial Relations)	132/76		Feb. 28/76
Transfer of Administration of Acts..... (<i>The Agricultural Development Finance Act</i> from Minister of Treasury, Economics and Intergovernmental Affairs to Minister of Revenue)	273/76		Apr. 10/76
Transfer of Administration of Act..... (<i>The Ontario Northland Transportation Commission Act</i> from the Minister of Transportation and Communications to the Minister of Northern Affairs)	627/77		Sept. 17/77
Transfer of Administration of Acts..... (<i>The Ontario Land Corporation Act, 1974</i> from the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs to the Minister of Housing)	443/78		July 1/78
Transfer of Administration of Act..... (<i>The Athletics Control Act, R.S.O. 1970, c. 35</i> from the Minister of Culture and Recreation to the Minister of Consumer and Commercial Relations)	258/79		May 5/79
Transfer of Administration of Act..... (<i>The Ontario Planning and Development Act, 1973 and The Parkway Belt Planning and Development Act, 1973</i> from the Treasurer of Ontario and Minister of Economics to the Minister of Housing)	407/79		June 30/79
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Family Benefits Act

General	287		
<i>amended</i>		73/71	Feb. 27/71
<i>amended</i>		153/71	May 1/71
<i>amended</i>		381/72	Aug. 12/72
<i>amended</i>		581/72	Jan. 6/73
<i>amended</i>		187/73	Apr. 14/73
<i>amended</i>		380/73	July 7/73
<i>amended</i>		685/73	Nov. 17/73
<i>amended</i>		715/73	Dec. 1/73
<i>amended</i>		801/73	Dec. 29/73
<i>amended</i>		821/73	Jan. 12/74
<i>amended</i>		214/74	Apr. 27/74
<i>amended</i>		215/74	Apr. 27/74
<i>amended</i>		337/74	May 18/74
<i>amended</i>		533/74	July 27/74
<i>amended</i>		777/74	Oct. 26/74
<i>amended</i>		778/74	Oct. 26/74
<i>amended</i>		16/75	Feb. 1/75
<i>amended</i>		417/75	June 7/75
<i>amended</i>		567/75	July 19/75
<i>amended</i>		741/75	Sept. 27/75
<i>amended</i>		856/75	Nov. 15/75
<i>amended</i>		252/76	Apr. 10/76
<i>amended</i>		385/76	May 22/76
<i>amended</i>		508/76	June 26/76
<i>amended</i>		813/76	Oct. 23/76
<i>amended</i>		355/77	June 18/77
<i>amended</i>		799/77	Nov. 19/77
<i>amended</i>		132/78	Mar. 18/78
<i>amended</i>		518/78	July 22/78
<i>amended</i>		763/78	Oct. 21/78
<i>amended</i>		767/78	Oct. 21/78
<i>amended</i>		991/78	Jan. 13/79
<i>amended</i>		992/78	Jan. 13/79
<i>amended</i>		993/78	Jan. 13/79
<i>amended</i>		185/79	Apr. 14/79
<i>amended</i>		285/79	May 26/79
<i>amended</i>		352/79	June 16/79
<i>amended</i>		365/79	June 16/79
<i>amended</i>		760/79	Nov. 3/79
<i>amended</i>		900/79	Dec. 22/79

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Farm Income Stabilization Act, 1976

Corn Stabilization, 1977		
Plan	365/78	June 3/78
<i>amended</i>	972/78	Jan. 6/79

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Corn Stabilization, 1978-1980			
Plan	508/78		July 22/78
<i>amended</i>	445/79		July 7/79
Corn Stabilization, 1979-1981			
Plan	480/79		July 21/79
Soybean Stabilization, 1978-1980			
Plan	509/78		July 22/78
<i>amended</i>	444/79		July 7/79
Soybean Stabilization, 1979-1981			
Plan	479/79		July 21/79
White Beans Stabilization, 1978-1980			
Plan	510/78		July 22/78
<i>amended</i>	446/79		July 7/79
White Bean Stabilization, 1979-1981			
Plan	481/79		July 21/79
Winter Wheat Stabilization, 1979-1981			
Plan	331/79		June 3/79

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Fruit and Vegetables	288
<i>amended</i>		502/72	Oct. 28/72

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<i>amended</i>		778/79	Nov. 10/79
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Beef Carcasses		804/75	Nov. 1/75
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<i>amended</i>		297/71	July 31/71
<i>amended</i>		471/71	Nov. 27/71
<i>amended</i>		355/72	July 15/72
<i>amended</i>		455/73	Aug. 18/73
<i>amended</i>		31/74	Feb. 9/74
<i>amended</i>		230/74	May 4/74
<i>amended</i>		452/74	June 29/74
<i>amended</i>		133/77	Mar. 26/77
<i>amended</i>		646/77	Sept. 24/77
<i>amended</i>		766/77	Nov. 5/77
Hog Carcasses		806/75	Nov. 1/75
Lamb and Mutton Carcasses		808/75	Nov. 1/75
<i>amended</i>		493/76	June 19/76
Poultry		204/72	May 20/72
Veal Carcasses		805/75	Nov. 1/75
Honey	297
<i>amended</i>		507/74	July 20/74
<i>amended</i>		363/78	June 3/78
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<i>amended</i>	606/75		Aug. 2/75
<i>amended</i>	675/77		Oct. 1/77
<i>amended</i>	253/78		Apr. 22/78
<i>amended</i>	588/78		Aug. 19/78
<i>amended</i>	674/79		Oct. 6/79
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<i>amended</i>	66/79		Feb. 17/79
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<i>amended</i>	66/79		Feb. 17/79
<i>amended</i>	215/79		Apr. 21/79
<i>amended</i>	438/79		July 7/79
Marketing.....	361/78		May 27/78
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Plan.....	306		
<i>amended</i>	44/71		Feb. 6/71
<i>amended</i>	66/79		Feb. 17/79
Marketing.....	307		
<i>amended</i>	45/71		Feb. 6/71
<i>amended</i>	80/72		Mar. 4/72
<i>amended</i>	452/75		June 14/75
<i>amended</i>	568/75		July 19/75
<i>amended</i>	740/77		Oct. 22/77
<i>amended (amending O. Reg. 568/75)</i>	359/79		June 16/79
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<i>amended</i>	66/79		Feb. 17/79
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<i>amended</i>	462/72		Sept. 30/72
<i>amended</i>	39/78		Feb. 4/78
<i>amended</i>	66/79		Feb. 17/79
<i>amended</i>	836/79		Nov. 24/79
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<i>amended</i>	128/75		Mar. 8/75
<i>amended</i>	352/76		May 15/76
<i>amended</i>	1013/76		Jan. 8/77
<i>amended</i>	40/78		Feb. 4/78
<i>amended</i>	538/79		Aug. 4/79

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<i>amended</i>	66/79		Feb. 17/79
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<i>amended</i>	183/74		Apr. 13/74
<i>amended</i>	764/74		Oct. 26/74
<i>amended</i>	433/75		June 14/75
<i>amended</i>	470/76		June 12/76
<i>amended</i>	66/79		Feb. 17/79
<i>amended</i>	947/79		Jan. 12/80
Marketing	594/72		Jan. 13/73
<i>amended</i>	243/73		May 5/73
<i>amended</i>	184/74		Apr. 13/74
<i>amended</i>	634/74		Sept. 14/74
<i>amended</i>	897/74		Dec. 7/74
<i>amended</i>	434/75		June 14/75
<i>amended</i>	84/79		Feb. 17/79
Marketing Limitations	595/72		Jan. 13/73
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Chicken	532/79		Aug. 4/79
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Plan (<i>revoking</i>)	443/79		July 7/79
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Plan	319		
<i>amended</i>	537/72		Nov. 25/72
<i>amended</i>	66/79		Feb. 17/79
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<i>amended</i>	264/71		July 3/71
<i>amended</i>	356/79		June 16/79
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Plan	341/79		June 9/79
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<i>amended</i>	953/75		Dec. 20/75
<i>amended</i>	66/79		Feb. 17/79
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<i>amended</i>	265/71		July 3/71
<i>amended</i>	22/72		Feb. 5/72

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<i>amended</i>		159/77	Apr. 2/77
<i>amended</i>		434/78	June 24/78
<i>amended</i>		633/78	Aug. 26/78
<i>amended</i>		735/79	Oct. 27/79
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<i>amended</i>	709/78		Sept. 30/78
<i>amended</i>	66/79		Feb. 17/79
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<i>amended</i>	411/76		May 22/76
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<i>amended</i>	388/73		July 7/73
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<i>amended</i>	669/73		Nov. 17/73
<i>amended</i>	429/74		June 22/74
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<i>amended</i>	23/74		Feb. 2/74
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<i>amended</i>	141/77		Mar. 26/77
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<i>amended</i>	132/73		Mar. 31/73
<i>amended</i>	866/77		Dec. 10/77
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<i>amended</i>		66/77	Mar. 5/77
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<i>amended</i>	798/73	Dec. 29/73
<i>amended</i>	822/73	Jan. 12/74
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<i>amended</i>	768/77		Nov. 5/77
<i>amended</i>	800/77		Nov. 19/77
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<i>amended</i>	872/78		Nov. 25/78
<i>amended</i>	995/78		Jan. 13/79
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<i>amended</i>	684/73		Nov. 17/73
<i>amended</i>	532/74		July 27/74
<i>amended</i>	604/74		Aug. 31/74
<i>amended</i>	780/74		Oct. 26/74
<i>amended</i>	975/75		Dec. 27/75
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<i>amended</i>	494/76		June 19/76
<i>amended</i>	792/76		Oct. 16/76
<i>amended</i>	13/77		Feb. 5/77
<i>amended</i>	293/77		May 21/77
<i>amended</i>	483/77		July 30/77
<i>amended</i>	631/77		Sept. 17/77
<i>amended</i>	71/78		Feb. 11/78
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<i>amended</i>	291/79		May 26/79
<i>amended</i>	719/79		Oct. 20/79
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<i>amended</i>	791/76		Oct. 16/76
<i>amended</i>	327/78		May 20/78
<i>amended</i>	719/78		Oct. 7/78
<i>amended</i>	927/79		Jan. 5/80
Optometry	585/75		July 26/75
Parcost C.D.I.	928/79		Jan. 5/80
Pharmacy	579/75		July 26/75
<i>amended</i>	647/76		Aug. 21/76
<i>amended</i>	753/76		Oct. 2/76
<i>amended (amending O. Reg. 647/76)</i>	12/77		Feb. 5/77
<i>amended</i>	417/77		July 9/77
<i>amended</i>	632/77		Sept. 17/77
<i>amended</i>	557/78		Aug. 12/78
<i>amended</i>	124/79		Mar. 24/79
<i>amended</i>	772/79		Nov. 3/79
Health Insurance Act, 1972			
General			
<i>amended</i>	323/72		July 15/72
<i>amended</i>	580/72		Jan. 6/73
<i>amended</i>	218/73		Apr. 28/73
<i>amended</i>	241/73		May 5/73
<i>amended</i>	357/73		June 30/73
<i>amended</i>	762/73		Dec. 22/73
<i>amended</i>	809/73		Jan. 12/74
<i>amended</i>	42/74		Feb. 9/74
<i>amended</i>	110/74		Mar. 9/74
<i>amended</i>	165/74		Apr. 6/74
<i>amended</i>	187/74		Apr. 13/74
<i>amended</i>	188/74		Apr. 13/74
<i>amended</i>	220/74		Apr. 27/74
<i>amended</i>	420/74		June 22/74
<i>amended</i>	421/74		June 22/74
<i>amended</i>	460/74		July 6/74
<i>amended</i>	481/74		July 13/74
<i>amended</i>	636/74		Sept. 14/74
<i>amended</i>	637/74		Sept. 14/74
<i>amended</i>	768/74		Oct. 26/74
<i>amended</i>	889/74		Dec. 7/74
<i>amended</i>	947/74		Dec. 28/74
<i>amended</i>	54/75		Feb. 15/75
<i>amended</i>	118/75		Mar. 8/75

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Health Insurance Act, 1972—Continued			
General—Continued (amending O. Reg. 323/72)			
<i>amended</i>	120/75		Mar. 8/75
<i>amended</i>	232/75		Apr. 12/75
<i>amended</i>	239/75		Apr. 19/75
<i>amended</i>	287/75		May 3/75
<i>amended</i>	290/75		May 3/75
<i>amended</i>	358/75		May 24/75
<i>amended</i>	359/75		May 24/75
<i>amended</i>	403/75		June 7/75
<i>amended</i>	404/75		June 7/75
<i>amended</i>	512/75		July 5/75
<i>amended</i>	571/75		July 26/75
<i>amended</i>	598/75		Aug. 2/75
<i>amended</i>	655/75		Aug. 23/75
<i>amended</i>	680/75		Sept. 6/75
<i>amended</i>	681/75		Sept. 6/75
<i>amended</i>	745/75		Sept. 27/75
<i>amended</i>	875/75		Nov. 29/75
<i>amended</i>	876/75		Nov. 29/75
<i>amended</i>	877/75		Nov. 29/75
<i>amended</i>	923/75		Dec. 6/75
<i>amended</i>	970/75		Dec. 20/75
<i>amended</i>	971/75		Dec. 20/75
<i>amended</i>	988/75		Dec. 27/75
<i>amended</i>	989/75		Dec. 27/75
<i>amended</i>	990/75		Dec. 27/75
<i>amended</i>	69/76		Feb. 7/76
<i>amended</i>	70/76		Feb. 7/76
<i>amended</i>	71/76		Feb. 7/76
<i>amended</i>	72/76		Feb. 7/76
<i>amended</i>	146/76		Feb. 28/76
<i>amended</i>	147/76		Feb. 28/76
<i>amended</i>	177/76		Mar. 13/76
<i>amended</i>	208/76		Mar. 20/76
<i>amended</i>	234/76		Apr. 3/76
<i>amended</i>	235/76		Apr. 3/76
<i>amended</i>	277/76		Apr. 17/76
<i>amended</i>	283/76		Apr. 17/76
<i>amended</i>	286/76		Apr. 17/76
<i>amended</i>	342/76		May 8/76
<i>amended</i>	350/76		May 8/76
<i>amended</i>	356/76		May 15/76
<i>amended</i>	375/76		May 15/76
<i>amended</i>	376/76		May 15/76
<i>amended</i>	377/76		May 15/76
<i>amended</i>	378/76		May 15/76
<i>amended</i>	388/76		May 22/76
<i>amended</i>	405/76		May 22/76
<i>amended</i>	407/76		May 22/76
<i>amended</i>	408/76		May 22/76
<i>amended</i>	427/76		June 5/76
<i>amended</i>	428/76		June 5/76
<i>amended</i>	482/76		June 19/76
<i>amended</i>	552/76		July 17/76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Health Insurance Act, 1972—Continued

General—Continued (amending O. Reg. 323/72)

amended	567/76	July 24/76
amended	568/76	July 24/76
amended	653/76	Aug. 28/76
amended	757/76	Oct. 2/76
amended	758/76	Oct. 2/76
amended	832/76	Nov. 6/76
amended	22/77	Feb. 5/77
amended	41/77	Feb. 19/77
amended	49/77	Feb. 26/77
amended	71/77	Mar. 5/77
amended	206/77	Apr. 16/77
amended	213/77	Apr. 23/77
amended	218/77	Apr. 23/77
amended	223/77	Apr. 23/77
amended	312/77	May 28/77
amended	313/77	May 28/77
amended	314/77	May 28/77
amended	315/77	May 28/77
amended	446/77	July 16/77
amended	447/77	July 16/77
amended	468/77	July 23/77
amended	704/77	Oct. 15/77
amended	705/77	Oct. 15/77
amended	818/77	Nov. 19/77
amended	950/77	Jan. 7/78
amended	36/78	Feb. 4/78
amended	72/78	Feb. 11/78
amended	110/78	Mar. 4/78
amended	168/78	Apr. 1/78
amended	202/78	Apr. 8/78
amended	203/78	Apr. 8/78
amended	207/78	Apr. 8/78
amended	302/78	May 13/78
amended	303/78	May 13/78
amended	319/78	May 13/78
amended	335/78	May 27/78
amended	353/78	May 27/78
amended	411/78	June 17/78
amended	412/78	June 17/78
amended	454/78	July 8/78
amended	463/78	July 1/78
amended	477/78	July 15/78
amended	584/78	Aug. 19/78
amended	635/78	Sept. 2/78
amended	652/78	Sept. 2/78
amended	683/78	Sept. 16/78
amended	697/78	Sept. 23/78
amended	701/78	Sept. 23/78
amended	702/78	Sept. 23/78
amended	720/78	Oct. 7/78
amended	781/78	Oct. 28/78
amended	798/78	Nov. 4/78
amended	848/78	Nov. 18/78

	Regulation No.		Date of Gazette
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Health Insurance Act, 1972—Continued

General—Continued (amending O. Reg. 323/72)

<i>amended</i>	982/78	Jan. 6/79
<i>amended</i>	40/79	Feb. 3/79
<i>amended</i>	94/79	Mar. 3/79
<i>amended</i>	122/79	Mar. 17/79
<i>amended</i>	123/79	Mar. 17/79
<i>amended</i>	130/79	Mar. 24/79
<i>amended</i>	177/79	Apr. 7/79
<i>amended</i>	179/79	Apr. 7/79
<i>amended</i>	193/79	Apr. 14/79
<i>amended</i>	214/79	Apr. 21/79
<i>amended</i>	275/79	May 19/79
<i>amended</i>	289/79	May 26/79
<i>amended</i>	290/79	May 26/79
<i>amended</i>	370/79	June 16/79
<i>amended</i>	415/79	June 30/79
<i>amended</i>	416/79	June 30/79
<i>amended</i>	417/79	June 30/79
<i>amended</i>	485/79	July 21/79
<i>amended</i>	487/79	July 21/79
<i>amended</i>	488/79	July 21/79
<i>amended</i>	552/79	Aug. 11/79
<i>amended</i>	676/79	Oct. 6/79
<i>amended</i>	677/79	Oct. 6/79
<i>amended</i>	723/79	Oct. 20/79
<i>amended</i>	737/79	Oct. 27/79
<i>amended</i>	739/79	Oct. 27/79
<i>amended</i>	740/79	Oct. 27/79
<i>amended</i>	826/79	Nov. 24/79
<i>amended</i>	827/79	Nov. 24/79
<i>amended</i>	828/79	Nov. 24/79
<i>amended</i>	858/79	Dec. 8/79
<i>amended</i>	889/79	Dec. 22/79
<i>amended</i>	915/79	Dec. 29/79

Highway Improvement Act(See now **The Public Transportation and Highway Improvement Act**)

(title of Act changed July 23rd, 1971, See S.O. 1971, c. 61, s. 1)

Highway Traffic Act

Allowable Gross Weight for Designated Classes of Vehicles ...	21/79	Jan. 27/79
Appeals	408
Construction Zones	411
<i>amended</i>	40/71	Feb. 6/71
<i>amended</i>	151/71	May 1/71
<i>amended</i>	179/71	May 15/71
<i>amended</i>	216/71	June 5/71
<i>amended</i>	256/71	July 3/71
<i>amended</i>	257/71	July 3/71
<i>amended</i>	510/71	Dec. 25/71
<i>amended</i>	75/72	Mar. 4/72
<i>amended</i>	132/72	Apr. 1/72

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Highway Traffic Act—Continued			
Construction Zones—Continued			
<i>amended</i>	222/72		May 27/72
<i>amended</i>	395/72		Aug. 19/72
<i>amended</i>	531/72		Nov. 18/72
<i>amended</i>	56/73		Feb. 24/73
<i>amended</i>	57/73		Feb. 24/73
<i>amended</i>	225/73		May 5/73
<i>amended</i>	277/73		May 26/73
<i>amended</i>	351/73		June 23/73
<i>amended</i>	429/73		July 28/73
<i>amended</i>	663/73		Nov. 10/73
<i>amended</i>	51/74		Feb. 16/74
<i>amended</i>	395/74		June 8/74
<i>amended</i>	654/74		Sept. 14/74
<i>amended</i>	696/74		Oct. 5/74
<i>amended</i>	798/74		Nov. 9/74
<i>amended</i>	293/75		May 3/75
<i>amended</i>	447/75		June 14/75
<i>amended</i>	546/75		July 12/75
<i>amended</i>	609/75		Aug. 9/75
<i>amended</i>	907/75		Dec. 6/75
<i>amended</i>	267/76		Apr. 10/76
<i>amended</i>	426/76		May 29/76
<i>amended</i>	742/76		Oct. 2/76
<i>amended</i>	852/76		Nov. 13/76
<i>amended</i>	942/76		Dec. 11/76
<i>amended</i>	51/77		Feb. 26/77
<i>amended</i>	193/77		Apr. 16/77
<i>amended</i>	258/77		May 7/77
<i>amended</i>	291/77		May 14/77
<i>amended</i>	369/77		June 18/77
<i>amended</i>	523/77		Aug. 6/77
<i>amended</i>	706/77		Oct. 15/77
<i>amended</i>	828/77		Nov. 26/77
<i>amended</i>	904/77		Dec. 31/77
<i>amended</i>	118/78		Mar. 11/78
<i>amended</i>	274/78		Apr. 29/78
<i>amended</i>	275/78		Apr. 29/78
<i>amended</i>	315/78		May 13/78
<i>amended</i>	383/78		June 10/78
<i>amended</i>	442/78		July 1/78
<i>amended</i>	488/78		July 15/78
<i>amended</i>	534/78		July 29/78
<i>amended</i>	541/78		Aug. 5/78
<i>amended</i>	676/78		Sept. 9/78
<i>amended</i>	717/78		Sept. 30/78
<i>amended</i>	800/78		Nov. 4/78
<i>amended</i>	35/79		Feb. 3/79
<i>amended</i>	145/79		Mar. 24/79
<i>amended</i>	239/79		Apr. 28/79
<i>amended</i>	296/79		May 26/79
<i>amended</i>	360/79		June 16/79
<i>amended</i>	361/79		June 16/79
<i>amended</i>	403/79		June 23/79

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Highway Traffic Act—Continued			
Construction Zones—Continued			
<i>amended</i>	423/79		June 30/79
<i>amended</i>	607/79		Sept. 8/79
<i>amended</i>	608/79		Sept. 8/79
<i>amended</i>	697/79		Oct. 13/79
<i>amended</i>	785/79		Nov. 10/79
<i>amended</i>	793/79		Nov. 10/79
<i>amended</i>	871/79		Dec. 15/79
<i>amended</i>	901/79		Dec. 22/79
Covering of Loads.....	632/76		Aug. 14/76
<i>amended</i>	60/77		Feb. 26/77
<i>amended</i>	808/77		Nov. 19/77
Dangerous Loads.....	412	
<i>amended</i>	569/78		Aug. 12/78
<i>amended</i>	649/79		Sept. 29/79
Demerit Point System.....	413	
<i>amended</i>	367/72		Aug. 12/72
<i>amended</i>	93/73		Mar. 3/73
<i>amended</i>	616/77		Sept. 10/77
<i>amended</i>	81/79		Feb. 17/79
<i>amended</i>	393/79		June 23/79
<i>amended</i>	810/79		Nov. 17/79
Designation of Freeze-Up Period Pursuant to Subsection 2 of Section 75 of the Act.....	941/78		Dec. 23/78
Designation of Freeze-Up Period Pursuant to Subsection 2 of Section 75 of the Act.....	967/78		Jan. 6/79
Designation of Highways.....	414	
<i>amended</i>	683/76		Sept. 4/76
Designation of Paved Shoulders on King's Highway.....	284/77		May 14/77
<i>amended</i>	615/77		Sept. 10/77
<i>amended</i>	809/77		Nov. 19/77
<i>amended</i>	452/79		July 7/79
<i>amended</i>	806/79		Nov. 17/79
Designation of the Commencement of The Freeze-Up Period Pursuant to Subsection 2 of Section 75 of the Act....	911/79		Dec. 29/79
Designation of the Commencement of the Freeze-Up Period Pursuant to Subsection 2 of Section 75 of the Act....	948/79		Jan. 12/80
Driver Improvement Program.....	619/77		Sept. 10/77
Driver Licence Examinations.....	907/76		Dec. 4/76
<i>amended</i>	827/77		Nov. 26/77
<i>amended</i>	512/78		July 22/78
Drivers' Licences.....	906/76		Dec. 4/76
<i>amended</i>	307/77		May 21/77
<i>amended</i>	614/77		Sept. 10/77
<i>amended</i>	826/77		Nov. 26/77
<i>amended</i>	124/78		Mar. 11/78
<i>amended</i>	568/78		Aug. 12/78
<i>amended</i>	20/79		Jan. 27/79
<i>amended</i>	324/79		June 2/79
Driver's Licence Suspension for Default of Payment of Fine.....	108/73		Mar. 17/73
Driving Instructor's Licence.....	44/79		Feb. 3/79
Equipment.....	416	
<i>amended</i>	266/73		May 5/73
<i>amended</i>	57/74		Feb. 16/74
<i>amended</i>	491/74		July 20/74

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Highway Traffic Act—Continued			
Exemption From the Provisions of Subsection 1 of Section 57a of the Act—Province of Alberta.....	811/79		Nov. 17/79
Extending Validity of Motor Vehicle Permits.....	941/79		Jan. 12/80
Garage Licences.....	731/73		Dec. 15/73
<i>amended</i>	990/78		Jan. 13/79
<i>amended</i>	102/79		Mar. 3/79
<i>amended</i>	856/79		Dec. 8/79
General.....	418		
<i>amended</i>	19/71		Jan. 23/71
<i>amended</i>	63/71		Feb. 13/71
<i>amended</i>	31/72		Feb. 12/72
<i>amended</i>	198/72		May 13/72
<i>amended</i>	365/72		Aug. 12/72
<i>amended</i>	509/72		Nov. 4/72
<i>amended</i>	732/73		Dec. 15/73
<i>amended</i>	414/74		June 15/74
<i>amended</i>	432/74		June 22/74
<i>amended</i>	632/74		Sept. 14/74
<i>amended</i>	31/75		Feb. 8/75
<i>amended</i>	145/75		Mar. 22/75
<i>amended</i>	234/75		Apr. 12/75
<i>amended</i>	911/75		Dec. 6/75
<i>amended</i>	912/75		Dec. 6/75
<i>amended</i>	445/76		June 5/76
<i>amended</i>	209/77		Apr. 23/77
<i>amended</i>	620/77		Sept. 10/77
<i>amended</i>	822/77		Nov. 26/77
<i>amended</i>	825/77		Nov. 26/77
<i>amended</i>	29/78		Feb. 4/78
<i>amended</i>	564/78		Aug. 12/78
<i>amended</i>	671/78		Sept. 9/78
<i>amended</i>	706/78		Sept. 30/78
<i>amended</i>	888/78		Dec. 2/78
<i>amended</i>	19/79		Jan. 27/79
<i>amended</i>	787/79		Nov. 10/79
Gross Vehicle Weights.....	234/78		Apr. 15/78
Gross Weight on Bridges.....	419		
<i>amended</i>	439/72		Sept. 16/72
<i>amended</i>	334/79		June 9/79
Highway Closings.....	17/79		Jan. 27/79
<i>amended</i>	171/79		Apr. 7/79
Load Limits.....	57/79		Feb. 10/79
<i>amended</i>	172/79		Apr. 7/79
Load Limits on Local Roads Within Local Roads Areas.....	201/72		May 13/72
<i>amended</i>	385/74		June 1/74
<i>amended</i>	447/76		June 5/76
<i>amended</i>	235/78		Apr. 15/78
<i>amended</i>	565/78		Aug. 12/78
<i>amended</i>	254/79		May 5/79
Maximum Gross Vehicle Weight Marking (<i>revoking</i>).....	101/79		Mar. 3/79
Motor Vehicle Inspection Stations.....	325/79		June 2/79
<i>amended</i>	755/79		Oct. 27/79
<i>amended</i>	940/79		Jan. 12/80

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	R.R.O. 1970	O. Reg.	
Highway Traffic Act—Continued			
Notice To Have Motor Vehicle Examined and Tested.....	195/76		Mar. 13/76
Over-Dimensional Farm Vehicles.....	196/77		Apr. 16/77
<i>amended</i>	570/78		Aug. 12/78
Parking.....	421	
<i>amended</i>	159/71		May 1/71
<i>amended</i>	272/71		July 3/71
<i>amended</i>	514/71		Dec. 25/71
<i>amended</i>	433/72		Sept. 9/72
<i>amended</i>	541/72		Dec. 2/72
<i>amended</i>	278/73		May 26/73
<i>amended</i>	324/73		June 16/73
<i>amended</i>	364/73		June 30/73
<i>amended</i>	213/73		Apr. 28/73
<i>amended</i>	493/73		Aug. 25/73
<i>amended</i>	561/73		Sept. 15/73
<i>amended</i>	414/74		June 15/74
<i>amended</i>	432/74		June 22/74
<i>amended</i>	709/74		Oct. 12/74
<i>amended</i>	759/74		Oct. 26/74
<i>amended</i>	198/75		Apr. 5/75
<i>amended</i>	467/75		June 21/75
<i>amended</i>	518/75		July 5/75
<i>amended</i>	909/75		Dec. 6/75
<i>amended</i>	194/76		Mar. 13/76
<i>amended</i>	398/76		May 22/76
<i>amended</i>	634/76		Aug. 14/76
<i>amended</i>	780/76		Oct. 9/76
<i>amended</i>	910/76		Dec. 4/76
<i>amended</i>	992/76		Jan. 1/77
<i>amended</i>	1018/76		Jan. 15/77
<i>amended</i>	52/77		Feb. 26/77
<i>amended</i>	186/77		Apr. 16/77
<i>amended</i>	285/77		May 14/77
<i>amended</i>	425/77		July 9/77
<i>amended</i>	540/77		Aug. 13/77
<i>amended</i>	613/77		Sept. 10/77
<i>amended</i>	824/77		Nov. 26/77
<i>amended</i>	880/77		Dec. 17/77
<i>amended</i>	125/78		Mar. 11/78
<i>amended</i>	236/78		Apr. 15/78
<i>amended</i>	334/78		May 20/78
<i>amended</i>	375/78		June 3/78
<i>amended</i>	637/78		Sept. 2/78
<i>amended</i>	18/79		Jan. 27/79
<i>amended</i>	99/79		Mar. 3/79
<i>amended</i>	191/79		Apr. 14/79
<i>amended</i>	255/79		May 5/79
<i>amended</i>	394/79		June 23/79
<i>amended</i>	453/79		July 7/79
<i>amended</i>	494/79		Aug. 4/79
<i>amended</i>	672/79		Oct. 6/79
<i>amended</i>	702/79		Oct. 13/79
<i>amended</i>	786/79		Nov. 10/79
<i>amended</i>	939/79		Jan. 12/80

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Portable Lane Control Signal Systems.....		809/79	Nov. 17/79
Reciprocal Suspension of Licences.....	422
<i>amended</i>		17/71	Jan. 23/71
Restricted Use of Left Lanes by Commercial Motor Vehicles.....		147/73	Apr. 7/73
<i>amended</i>		340/74	May 18/74
<i>amended</i>		446/76	June 5/76
<i>amended</i>		38/77	Feb. 19/77
<i>amended</i>		617/77	Sept. 10/77
<i>amended</i>		674/78	Sept. 9/78
<i>amended</i>		989/78	Jan. 13/79
Restricted Use of the King's Highway.....		558/79	Aug. 11/79
Safety Helmets for Motorcycle Riders.....	423
<i>amended</i>		410/71	Oct. 2/71
<i>amended</i>		677/74	Sept. 28/74
<i>amended</i>		909/76	Dec. 4/76
<i>amended</i>		672/78	Sept. 9/78
Safety Inspections.....		326/79	June 2/79
School Buses.....		702/75	Sept. 13/75
<i>amended</i>		908/76	Dec. 4/76
<i>amended</i>		527/78	July 29/78
<i>amended</i>		754/79	Oct. 27/79
<i>amended (amending O. Reg. 754/79)</i>		942/79	Jan. 12/80
Seat Belt Assemblies.....		34/76	Jan. 31/76
<i>amended</i>		192/76	Mar. 13/76
<i>amended</i>		571/78	Aug. 12/78
Signs.....		668/78	Sept. 9/78
<i>amended</i>		103/79	Mar. 3/79
<i>amended</i>		396/79	June 23/79
<i>amended</i>		700/79	Oct. 13/79
Slow-Moving Vehicle Sign.....	426
<i>amended</i>		415/74	June 15/74
Special Gross Vehicle Weight Authority.....		61/78	Feb. 11/78
Special Permits.....	427
<i>amended</i>		726/78	Oct. 7/78
Specifications and Standards for Trailer Couplings.....		247/73	May 12/73
<i>amended</i>		572/78	Aug. 12/78
Speed Limits.....	429
<i>amended</i>		175/71	May 8/71
<i>amended</i>		254/71	June 26/71
<i>amended</i>		283/71	July 17/71
<i>amended</i>		343/71	Aug. 28/71
<i>amended</i>		501/71	Dec. 11/71
<i>amended</i>		512/71	Dec. 25/71
<i>amended</i>		91/72	Mar. 18/72
<i>amended</i>		221/72	May 27/72
<i>amended</i>		308/72	July 8/72
<i>amended</i>		440/72	Sept. 16/72
<i>amended</i>		526/72	Nov. 11/72
<i>amended</i>		34/73	Feb. 10/73
<i>amended</i>		91/73	Mar. 10/73
<i>amended</i>		138/73	Mar. 31/73
<i>amended</i>		149/73	Apr. 7/73
<i>amended</i>		159/73	Apr. 7/73
<i>amended</i>		269/73	May 26/73

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Highway Traffic Act—Continued			
Speed Limits—Continued (amending Reg. 429 of R.R.O. 1970)			
amended.....	270/73		May 26/73
amended.....	325/73		June 16/73
amended.....	326/73		June 16/73
amended.....	365/73		June 30/73
amended.....	390/73		July 7/73
amended.....	114/74		Mar. 9/74
amended.....	254/74		May 11/74
amended.....	255/74		May 11/74
amended.....	455/74		June 29/74
amended.....	679/74		Sept. 28/74
amended.....	863/74		Nov. 30/74
amended.....	864/74		Nov. 30/74
amended.....	865/74		Nov. 30/74
amended.....	924/74		Dec. 21/74
amended.....	938/74		Dec. 28/74
amended.....	78/75		Feb. 22/75
amended.....	272/75		Apr. 26/75
amended.....	401/75		June 7/75
amended.....	677/75		Sept. 6/75
amended.....	701/75		Sept. 13/75
amended.....	881/75		Nov. 29/75
amended.....	882/75		Nov. 29/75
amended.....	883/75		Nov. 29/75
amended.....	1045/75		Jan. 10/76
amended.....	1046/75		Jan. 10/76
amended.....	101/76		Feb. 21/76
amended.....	186/76		Mar. 13/76
amended.....	228/76		Mar. 27/76
amended.....	399/76		May 22/76
amended.....	534/76		July 10/76
amended.....	553/76		July 17/76
amended.....	555/76		July 17/76
amended.....	692/76		Sept. 11/76
amended.....	779/76		Oct. 9/76
amended.....	912/76		Dec. 4/76
amended.....	913/76		Dec. 4/76
amended.....	991/76		Jan. 1/77
amended.....	21/77		Feb. 5/77
amended.....	36/77		Feb. 19/77
amended.....	127/77		Mar. 26/77
amended.....	185/77		Apr. 16/77
amended.....	254/77		May 7/77
amended.....	286/77		May 14/77
amended.....	306/77		May 21/77
amended.....	452/77		July 16/77
amended.....	567/77		Aug. 27/77
amended.....	587/77		Sept. 3/77
amended.....	610/77		Sept. 10/77
amended.....	611/77		Sept. 10/77
amended.....	749/77		Nov. 5/77
amended.....	777/77		Nov. 5/77
amended.....	807/77		Nov. 19/77
amended.....	823/77		Nov. 26/77

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Highway Traffic Act—Continued

Speed Limits—Continued (amending Reg. 429 of R.R.O. 1970)

amended	912/77	Dec. 31/77
amended	955/77	Jan. 7/78
amended	26/78	Feb. 4/78
amended	149/78	Mar. 25/78
amended	276/78	Apr. 29/78
amended	287/78	May 6/78
amended	288/78	May 6/78
amended	289/78	May 6/78
amended	451/78	July 1/78
amended	525/78	July 29/78
amended	667/78	Sept. 9/78
amended	673/78	Sept. 9/78
amended	724/78	Oct. 7/78
amended	725/78	Oct. 7/78
amended	847/78	Nov. 18/78
amended	922/78	Dec. 16/78
amended	923/78	Dec. 16/78
amended	56/79	Feb. 10/79
amended	256/79	May 5/79
amended	395/79	June 23/79
amended	431/79	July 7/79
amended	451/79	July 7/79
amended	493/79	Aug. 4/79
amended	525/79	Aug. 4/79
amended	671/79	Oct. 6/79
amended	699/79	Oct. 13/79
amended	807/79	Nov. 17/79
amended	877/79	Dec. 15/79
amended	938/79	Jan. 12/80
Speed Limits in Provincial Parks	701/79	Oct. 13/79
Speed Limits on Bridges (<i>revoking</i>)	450/78	July 1/78
State of Alabama—Exemption from the Provisions of Sections 6 and 8 of the Act	238/78	Apr. 15/78
State of California—Exemption from the Provisions of Sections 6 and 8 of the Act	871/78	Nov. 25/78
State of Colorado—Exemption from the Provisions of Sections 6 and 8 of the Act	705/79	Oct. 13/79
State of Delaware—Exemption from the Provisions of Sections 6 and 8 of the Act	1001/78	Jan. 13/79
State of Florida—Exemption from the Provisions of Sections 6 and 8 of the Act	959/77	Jan. 7/78
State of Georgia—Exemption from the Provisions of Sections 6 and 8 of the Act	960/77	Jan. 7/78
State of Indiana—Exemption from the Provisions of Sections 6 and 8 of the Act	972/77	Jan. 14/78
State of Iowa—Exemption from the Provisions of Sections 6 and 8 of the Act	237/78	Apr. 15/78
State of Kentucky—Exemption from the Provisions of Sections 6 and 8 of the Act	962/77	Jan. 7/78
State of Maine—Exemption from the Provisions of Sections 6 and 8 of the Act	949/79	Jan. 12/80
State of Minnesota—Exemption from the Provisions of Sections 6 and 8 of the Act	390/78	June 17/78

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State of Missouri—Exemption from the Provisions of Sections 6 and 8 of the Act	583/78		Aug. 19/78
State of New Hampshire—Exemption from the Provisions of Sections 6 and 8 of the Act	465/79		July 14/79
State of New York—Exemption from the Provisions of Sections 6 and 8 of the Act	83/79		Feb. 17/79
State of North Carolina—Exemption from the Provisions of Sections 6 and 8 of the Act	239/78		Apr. 15/78
State of Ohio—Exemption from the Provisions of Sections 6 and 8 of the Act	930/79		Jan. 5/80
State of Oklahoma—Exemption from the Provisions of Sections 6 and 8 of the Act	918/79		Dec. 29/79
State of Pennsylvania—Exemption from the Provisions of Sections 6 and 8 of the Act	391/78		June 17/78
State of South Carolina—Exemption from the Provisions of Sections 6 and 8 of the Act	961/77		Jan. 7/78
State of Texas—Exemption from the Provisions of Sections 6 and 8 of the Act	921/78		Dec. 16/78
State of Vermont—Exemption from the Provisions of Sections 6 and 8 of the Act	190/79		Apr. 14/79
State of Virginia—Exemption from the Provisions of Sections 6 and 8 of the Act	376/78		June 3/78
State of Wisconsin—Exemption from the Provisions of Sections 6 and 8 of the Act	963/77		Jan. 7/78
Stopping of Vehicles on Parts of the King's Highway	400/72		Aug. 19/72
<i>amended</i>	256/74		May 11/74
<i>amended</i>	526/78		July 29/78
<i>amended</i>	573/78		Aug. 12/78
Stop Signs at Intersections	432		
<i>amended</i>	160/71		May 1/71
<i>amended</i>	218/71		June 12/71
<i>amended</i>	513/71		Dec. 25/71
<i>amended</i>	414/72		Sept. 2/72
<i>amended</i>	88/73		Mar. 10/73
<i>amended</i>	146/73		Apr. 7/73
<i>amended</i>	327/73		June 16/73
<i>amended</i>	535/73		Sept. 15/73
<i>amended</i>	729/73		Dec. 15/73
<i>amended</i>	257/74		May 11/74
<i>amended</i>	712/74		Oct. 12/74
<i>amended</i>	862/74		Nov. 30/74
<i>amended</i>	246/75		Apr. 19/75
<i>amended</i>	908/75		Dec. 6/75
<i>amended</i>	635/76		Aug. 14/76
<i>amended</i>	754/76		Oct. 2/76
<i>amended</i>	865/76		Nov. 13/76
<i>amended</i>	993/76		Jan. 1/77
<i>amended</i>	297/77		May 21/77
<i>amended</i>	426/77		July 9/77
<i>amended</i>	104/78		Feb. 25/78
<i>amended</i>	333/78		May 20/78
<i>amended</i>	524/78		July 29/78
<i>amended</i>	169/79		Apr. 7/79
<i>amended</i>	333/79		June 9/79
<i>amended</i>	808/79		Nov. 17/79

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Tire Standards and Specifications.....	433
Use of Controlled-Access Highways by Pedestrians.....	434
<i>amended</i>		89/73	Mar. 10/73
<i>amended</i>		492/73	Aug. 25/73
<i>amended</i>		730/73	Dec. 15/73
<i>amended</i>		868/74	Nov. 30/74
<i>amended</i>		507/77	July 30/77
<i>amended</i>		574/78	Aug. 12/78
<i>amended</i>		846/78	Nov. 18/78
<i>amended</i>		887/78	Dec. 2/78
<i>amended</i>		100/79	Mar. 3/79
<i>amended</i>		698/79	Oct. 13/79
Vehicles on Controlled-Access Highways.....		913/77	Dec. 31/77
<i>amended</i>		200/78	Apr. 1/78
<i>amended</i>		669/78	Sept. 9/78
<i>amended</i>		170/79	Apr. 7/79
Vehicle Safety.....	435
Historical Parks Act, 1972			
Historical Parks—Fees.....		316/73	June 9/73
<i>amended</i>		512/74	July 20/74
<i>amended</i>		425/76	May 29/76
Parks.....		261/73	May 19/73
Homemakers and Nurses Services Act			
General.....	436
<i>amended</i>		384/74	May 25/74
<i>amended</i>		85/75	Feb. 22/75
<i>amended</i>		294/76	Apr. 17/76
<i>amended</i>		549/77	Aug. 20/77
<i>amended</i>		996/78	Jan. 13/79
Homes for Retarded Persons Act			
General.....	437
<i>amended</i>		439/74	June 29/74
<i>amended</i>		973/74	Jan. 4/75
<i>amended</i>		100/76	Feb. 21/76
<i>amended</i>		350/79	June 16/79
<i>amended</i>		369/79	June 16/79
<i>amended</i>		768/79	Nov. 3/79
Homes for Special Care Act			
General.....	438
<i>amended</i>		535/71	Jan. 8/72
<i>amended</i>		57/72	Feb. 26/72
<i>amended</i>		219/72	May 20/72
<i>amended</i>		212/74	Apr. 27/74
<i>amended</i>		357/75	May 24/75
<i>amended</i>		313/76	Apr. 24/76
<i>amended</i>		349/76	May 8/76

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Homes for Special Care Act—Continued			
General—Continued			
amended.....	207/77		Apr. 16/77
amended.....	318/77		May 28/77
amended.....	204/78		Apr. 8/78
amended.....	413/78		June 17/78
amended.....	797/78		Nov. 4/78
amended.....	213/79		Apr. 21/79
amended.....	829/79		Nov. 24/79
Homes for the Aged and Rest Homes Act			
General.....	439		
amended.....	155/71		May 1/71
amended.....	440/71		Nov. 6/71
amended.....	311/72		July 8/72
amended.....	375/73		July 7/73
amended.....	448/73		Aug. 18/73
amended.....	704/73		Dec. 1/73
amended.....	531/74		July 27/74
amended.....	750/74		Oct. 19/74
amended.....	912/74		Dec. 14/74
amended.....	92/75		Mar. 1/75
amended.....	386/76		May 22/76
amended.....	413/76		May 29/76
amended.....	204/77		Apr. 16/77
amended.....	412/77		July 9/77
amended.....	502/77		July 30/77
amended.....	553/77		Aug. 20/77
amended.....	771/77		Nov. 5/77
amended.....	829/77		Nov. 26/77
amended.....	677/78		Sept. 9/78
amended.....	733/78		Oct. 7/78
amended.....	770/78		Oct. 21/78
amended.....	874/78		Nov. 25/78
amended.....	63/79		Feb. 17/79
amended.....	249/79		May 5/79
amended.....	622/79		Sept. 15/79
amended.....	769/79		Nov. 3/79
amended.....	835/79		Nov. 24/79
Hospital Labour Disputes Arbitration Act			
Remuneration of Chairman and Members of Board of Arbitration.....	434/76		June 5/76
Rules of Procedure.....	441		
amended.....	319/73		June 9/73
amended.....	780/79		Nov. 10/79
Hospital Services Commission Act			
<i>(See now Health Insurance Act, 1972)</i>			
Capital Grants for Schools for the Education of Hospital and Related Personnel.....	442		
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General		366/71	Sept. 18/71
<i>amended</i>		154/75	Mar. 22/75
<i>amended</i>		226/77	Apr. 23/77
Housing Development Act			
General		688/74	Sept. 28/74
<i>amended</i>		749/75	Sept. 27/75
<i>amended</i>		1007/75	Jan. 3/76
<i>amended</i>		776/76	Oct. 9/76
<i>amended</i>		264/77	May 7/77
<i>amended</i>		784/78	Oct. 28/78
General		764/76	Oct. 9/76
Owner-Occupant Subsidy		955/75	Dec. 20/75
Rent Subsidy		1032/75	Jan. 10/76
Hunter Damage Compensation Act			
General	449		
<i>amended</i>		294/75	May 3/75
<i>amended</i>		694/79	Oct. 13/79
Hypnosis Act			
Application of Section 2 of Act	450		
I			
Income Tax Act			
General		559/72	Dec. 16/72
<i>amended</i>		591/76	July 31/76
<i>amended</i>		798/77	Nov. 19/77
<i>amended</i>		666/78	Sept. 9/78
Ontario Tax Credit System Regulation		44/77	Feb. 26/77
Ontario Tax Credit System Regulation		49/78	Feb. 11/78
<i>amended</i>		38/79	Feb. 3/79
Ontario Tax Credit System Regulation		39/79	Feb. 3/79
<i>amended</i>		311/79	May 26/79
Taxable Income—Amount Prescribed Under Section 6a of the Act		1019/76	Jan. 15/77
Taxable Income—Amount Prescribed Under Section 6a of the Act		50/78	Feb. 11/78
Taxable Income—Amount Prescribed Under Section 6a of the Act		48/79	Feb. 10/79
Industrial Standards Act			
Designation of Industries and Zones	456		
<i>amended</i>		382/71	Sept. 25/71
<i>amended</i>		116/75	Mar. 8/75
<i>amended</i>		802/75	Nov. 1/75
Duties of Employers and Advisory Committees	457		
<i>amended</i>		116/75	Mar. 8/75
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Schedule			
Bricklaying and Stonemasonry			
Toronto.....	510		
Electrical Repair and Construction Industry			
Toronto.....	517		
Fur Industry			
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<i>amended</i>		*371/72	Aug. 12/72
<i>amended</i>		927/78	Dec. 16/78
<i>amended</i>		997/78	Jan. 13/79
Ladies' Cloak and Suit Industry			
Ontario.....		318/71	Aug. 7/71
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Men's and Boys' Clothing Industry			
Ontario.....	522		
<i>amended</i>		479/71	Nov. 27/71
<i>amended</i>		849/74	Nov. 23/74
<i>amended</i>		157/77	Apr. 2/77
Insurance Act			
Agents' Licences for Insurance other than Life Insurance..	539		
<i>amended</i>		281/71	July 17/71
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Amendment to Schedule E of <i>The Insurance Act</i>		1004/78	Jan. 13/79
Classes of Insurance.....		13/72	Feb. 5/72
<i>amended</i>		762/74	Oct. 26/74
General.....	541		
<i>amended</i>		13/72	Feb. 5/72
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Order under paragraph 1 of subsection 2 of section 83 of the Act.....		221/71	June 12/71
<i>amended</i>		282/71	July 17/71
<i>amended</i>		173/72	Apr. 29/72
<i>amended</i>		167/73	Apr. 14/73
<i>amended</i>		557/74	Aug. 10/74
<i>amended</i>		558/74	Aug. 10/74
<i>amended</i>		719/74	Oct. 12/74
<i>amended</i>		134/75	Mar. 15/75
<i>amended</i>		187/76	Mar. 13/76
<i>amended</i>		571/76	July 24/76
Life Companies Special Shares—Investment.....		519/73	Sept. 8/73
Replacement of Life Insurance Contracts.....		831/74	Nov. 16/74
Schedule of Fees.....		259/74	May 11/74
<i>amended</i>		681/79	Oct. 6/79
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<i>amended</i>		157/75	Mar. 22/75

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Fees Payable under <i>The Business Corporations Act</i>	523/71		Jan. 1/72
Fees Payable under <i>The Hospital Labour Disputes Arbitration Act</i>	782/79		Nov. 10/79
Fees Payable under <i>The Labour Relations Act</i>	781/79		Nov. 10/79
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<i>amended</i>	591/78		Aug. 19/78
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Registration.....	544	
<i>amended</i>		680/79	Oct. 6/79
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<i>amended</i>	284/71		July 17/71
<i>amended</i>	285/71		July 17/71
<i>amended</i>	520/71		Jan. 1/72
<i>amended</i>	115/72		Mar. 25/72
<i>amended</i>	307/72		July 8/72
<i>amended</i>	36/73		Feb. 17/73
<i>amended</i>	437/73		Aug. 4/73
<i>amended</i>	761/73		Dec. 22/73
<i>amended</i>	107/74		Mar. 9/74
<i>amended</i>	492/74		July 20/74
<i>amended</i>	106/75		Mar. 1/75
<i>amended</i>	569/75		July 19/75
<i>(see editorial change Ontario Gazette September 4th, 1976, page 1291 (foot pagination))</i>			
<i>amended</i>	8/76		Jan. 24/76
<i>amended</i>	127/76		Feb. 28/76
<i>amended</i>	628/76		Aug. 14/76
<i>(see editorial change Ontario Gazette September 4th, 1976, page 1291 (foot pagination))</i>			
<i>amended</i>	990/76		Dec. 25/76
<i>amended</i>	451/77		July 16/77
<i>amended</i>	759/77		Nov. 5/77
<i>amended</i>	32/78		Feb. 4/78
<i>amended</i>	216/78		Apr. 8/78
<i>amended</i>	520/78		July 29/78
<i>amended</i>	1/79		Jan. 20/79
<i>amended</i>	251/79		May 5/79
<i>amended</i>	850/79		Dec. 8/79
<i>amended</i>	933/79		Jan. 5/80
Judicature Act			
Salaries and Benefits of Masters.....	7/76		Jan. 24/76
<i>amended</i>	856/76		Nov. 13/76
<i>amended</i>	935/79		Jan. 5/80
Stenographic Reporters.....	1000/76		Jan. 1/77

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Junior Farmer Establishment Act			
Application for Bank Loan	547
General	548
Juries Act, 1974			
General	800/74	Nov. 9/74
<i>amended</i>	921/75	Dec. 6/75
<i>amended</i>	857/76	Nov. 13/76
L			
Labour Relations Act			
General	549
<i>amended</i>	30/71	Jan. 30/71
<i>amended</i>	559/74	Aug. 10/74
<i>amended</i>	419/76	May 29/76
<i>amended</i>	433/76	June 5/76
<i>amended</i>	30/77	Feb. 12/77
<i>amended</i>	779/79	Nov. 10/79
Office of the Board	550
<i>amended</i>	473/71	Nov. 27/71
Rules of Procedure	551
<i>amended</i>	29/71	Jan. 30/71
<i>amended</i>	474/71	Nov. 27/71
<i>amended</i>	321/73	June 9/73
<i>(see editorial change Ontario Gazette July 7th, 1973, page 1133 (foot pagination))</i>			
<i>amended</i>	676/75	Sept. 6/75
Landlord and Tenant Act			
Classes of Accommodation Deemed Not to be Residential Premises	1008/76	Jan. 8/77
Forms	301/76	Apr. 24/76
<i>amended</i>	536/77	Aug. 13/77
Summary of Part IV of the Act	217/76	Mar. 27/76
Land Speculation Tax Act, 1974 (See S.O. 1978, c. 63)			
Delegation of Authority of the Minister	191/75	Apr. 5/75
Forms	707/74	Oct. 12/74
Rates of Interest	331/75	May 17/75
Land Titles Act			
Corporations Exempted Under Section 97 of the Act	523/75	July 5/75
<i>amended</i>	817/75	Nov. 1/75
<i>amended</i>	991/75	Dec. 27/75
Fees	881/76	Nov. 20/76
<i>amended</i>	579/79	Aug. 18/79
General	553
<i>amended</i>	149/72	Apr. 15/72
<i>amended</i>	97/73	Mar. 17/73
<i>amended</i>	431/73	Aug. 4/73

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Land Titles Act—Continued			
General—Continued			
<i>amended</i>		59/74	Feb. 16/74
<i>amended</i>		55/75	Feb. 15/75
<i>amended</i>		247/75	Apr. 19/75
<i>amended</i>		22/76	Jan. 24/76
<i>amended</i>		225/78	Apr. 15/78
<i>amended</i>		936/78	Dec. 23/78
<i>amended</i>		637/79	Sept. 22/79
Land Titles Divisions	554		
<i>amended</i>		233/71	June 12/71
<i>amended</i>		466/71	Nov. 20/71
<i>amended</i>		393/72	Aug. 19/72
<i>amended</i>		155/73	Apr. 7/73
<i>amended</i>		254/73	May 12/73
<i>amended</i>		601/74	Aug. 31/74
<i>amended</i>		627/74	Sept. 7/74
<i>amended</i>		686/74	Sept. 28/74
<i>amended</i>		718/74	Oct. 12/74
<i>amended</i>		817/74	Nov. 16/74
<i>amended</i>		942/74	Dec. 28/74
<i>amended</i>		381/75	May 31/75
<i>amended</i>		637/75	Aug. 23/75
<i>amended</i>		689/75	Sept. 6/75
<i>amended</i>		540/76	July 10/76
<i>amended</i>		69/77	Mar. 5/77
<i>amended</i>		420/77	July 9/77
<i>amended</i>		869/77	Dec. 10/77
<i>amended</i>		617/79	Sept. 8/79
Surveys and Descriptions of Land		936/78	Dec. 23/78
Land Transfer Tax Act, 1974			
Affidavits		110/75	Mar. 1/75
Commercial Recreational Property		916/77	Dec. 31/77
Conditional Exemption—380613 Ontario Limited		502/78	July 15/78
Consolidated Affidavit of Residence and Value of Consideration		55/79	Feb. 10/79
Delegation of Authority of the Minister		194/75	Apr. 5/75
<i>amended</i>		645/78	Sept. 2/78
<i>amended</i>		840/79	Dec. 1/79
Exemption(s):			
For Certain Final Orders of Foreclosure and for Inter-corporate Transfers of Land		504/74	July 20/74
<i>amended</i>		625/76	Aug. 14/76
For Certain Easements Granted to Oil or Gas Pipe Lines		749/74	Oct. 19/74
For Certain Insurance Companies		773/74	Oct. 26/74
For Certain Inter-Spousal Transfers		138/75	Mar. 15/75
S. S. Kresge Company Limited and Financeco		1021/75	Jan. 3/76
Conveyance to Non-Resident Persons and Persons who are not Non-Resident Persons		170/76	Mar. 13/76
Conveyance to Trefann Homes Corporation		142/77	Mar. 26/77
Industrial Mineral Land		577/78	Aug. 12/78
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Land Transfer Tax Act, 1974—Continued			
Final Orders of Foreclosure	428/78		June 24/78
<i>amended</i>	420/79		June 30/79
Forms	564/79		Aug. 18/79
<i>amended</i>	872/79		Dec. 15/79
Leases	918/77		Dec. 31/77
Minister Authorized to Exempt and Refund	250/76		Apr. 3/76
<i>amended</i>	576/78		Aug. 12/78
Notice of Purchaser's Lien for Default	767/77		Nov. 5/77
Rates of Interest	330/75		May 17/75
Transfers Between Related Corporations	625/76		Aug. 14/76
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General	556	
<i>amended</i>	160/73		Apr. 14/73
<i>amended</i>	430/73		Aug. 4/73
<i>amended</i>	983/74		Jan. 11/75
<i>amended</i>	220/75		Apr. 12/75
Law Foundation	159/74		Apr. 6/74
<i>amended</i>	181/77		Apr. 9/77
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General	557	
<i>amended</i>	224/72		May 27/72
<i>amended</i>	160/76		Mar. 6/76
<i>amended</i>	536/76		July 10/76
<i>amended</i>	189/79		Apr. 14/79
<i>amended</i>	391/79		June 23/79
<i>amended</i>	434/79		July 7/79
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General	866/75		Nov. 22/75
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General	559	
Limited Partnerships Act			
General	346/73		June 23/73
<i>amended</i>	355/75		May 24/75
Line Fences Act, 1979			
Forms	666/79		Oct. 6/79
Liquor Control Act, 1975			
<i>(See Interpretation Act)</i>			
General	1009/75		Jan. 3/76
<i>amended</i>	85/76		Feb. 14/76
<i>amended</i>	304/77		May 21/77
<i>amended</i>	592/78		Aug. 19/78

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Liquor Licence Act, 1975			
General	1008/75		Jan. 3/76
<i>amended</i>	259/76		Apr. 10/76
<i>amended</i>	751/76		Oct. 2/76
<i>amended</i>	781/76		Oct. 16/76
<i>amended</i>	363/77		June 18/77
<i>amended</i>	533/77		Aug. 13/77
<i>amended</i>	55/78		Feb. 11/78
<i>amended</i>	98/78		Feb. 25/78
<i>amended</i>	123/78		Mar. 11/78
<i>amended</i>	249/78		Apr. 22/78
<i>amended</i>	590/78		Aug. 19/78
<i>amended</i>	902/78		Dec. 9/78
<i>amended</i>	903/78		Dec. 9/78
<i>amended</i>	93/79		Feb. 24/79
<i>amended</i>	165/79		Apr. 7/79
<i>amended</i>	279/79		May 19/79
<i>amended</i>	427/79		June 30/79
Possession of Liquor in Provincial Parks	166/79		Apr. 7/79
Live Stock and Live Stock Products Act			
Eggs	489/71		Dec. 4/71
<i>amended</i>	339/73		June 23/73
<i>amended</i>	78/74		Mar. 2/74
<i>amended</i>	872/75		Nov. 29/75
<i>amended</i>	555/77		Aug. 20/77
Processed Egg	556/77		Aug. 20/77
Wool	567	
<i>amended</i>	1014/76		Jan. 8/77
Live Stock Branding Act			
Forms	331/72		July 15/72
Live Stock Community Sales Act			
General	568	
<i>amended</i>	316/72		July 15/72
Live Stock Medicines Act, 1973			
General	723/78		Oct. 7/78
<i>amended</i>	695/79		Oct. 13/79
Loan and Trust Corporations Act			
Approved Trust Companies	569	
<i>amended</i>	116/71		Mar. 20/71
<i>amended</i>	437/72		Sept. 16/72
<i>amended</i>	497/75		June 28/75
<i>amended</i>	709/76		Sept. 18/76
<i>amended</i>	172/78		Apr. 1/78
<i>amended</i>	772/78		Oct. 21/78
Common Trust Funds	570	
Financial Standards—Loan Corporations	116/76		Feb. 21/76
Financial Statements	38/72		Feb. 19/72

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Loan Corporations Special Shares—Investment.....	435/72		Sept. 16/72
Schedule of Fees.....	426/72		Sept. 9/72
Subordinated Notes.....	639/75		Aug. 23/75
Subordinated Notes.....	900/75		Dec. 6/75
Trust Companies.....	115/76		Feb. 21/76
Trust Company Special Shares—Investment.....	436/72		Sept. 16/72
Local Roads Boards Act			
Establishment of Local Roads Areas.....	571	
<i>amended</i>	1/71		Jan. 16/71
<i>amended</i>	43/71		Feb. 6/71
<i>amended</i>	97/71		Mar. 6/71
<i>amended</i>	127/71		Apr. 10/71
<i>amended</i>	367/71		Sept. 18/71
<i>amended</i>	542/71		Jan. 8/72
<i>amended</i>	19/72		Feb. 5/72
<i>amended</i>	55/72		Feb. 26/72
<i>amended</i>	56/72		Feb. 26/72
<i>amended</i>	100/72		Mar. 18/72
<i>amended</i>	140/72		Apr. 8/72
<i>amended</i>	177/72		Apr. 29/72
<i>amended</i>	399/72		Aug. 19/72
<i>amended</i>	478/72		Oct. 7/72
<i>amended</i>	496/72		Oct. 21/72
<i>amended</i>	562/72		Dec. 16/72
<i>amended</i>	600/72		Jan. 13/73
<i>amended</i>	21/73		Feb. 3/73
<i>amended</i>	22/73		Feb. 3/73
<i>amended</i>	85/73		Mar. 10/73
<i>amended</i>	137/73		Mar. 31/73
<i>amended</i>	248/73		May 12/73
<i>amended</i>	266/73		May 19/73
<i>amended</i>	456/73		Aug. 18/73
<i>amended</i>	760/73		Dec. 22/73
<i>amended</i>	802/73		Jan. 5/74
<i>amended</i>	43/74		Feb. 9/74
<i>amended</i>	120/74		Mar. 16/74
<i>amended</i>	205/74		Apr. 20/74
<i>amended</i>	425/74		June 22/74
<i>amended</i>	869/74		Nov. 30/74
<i>amended</i>	1/75		Jan. 18/75
<i>amended</i>	161/75		Mar. 22/75
<i>amended</i>	206/75		Apr. 5/75
<i>amended</i>	327/75		May 17/75
<i>amended</i>	475/75		June 21/75
<i>amended</i>	477/75		June 21/75
<i>amended</i>	583/75		July 26/75
<i>amended</i>	696/75		Sept. 6/75
<i>amended</i>	720/75		Sept. 20/75
<i>amended</i>	1/76		Jan. 17/76
<i>amended</i>	76/76		Feb. 7/76
<i>amended</i>	176/76		Mar. 13/76
<i>amended</i>	204/76		Mar. 20/76

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Local Roads Boards Act—Continued

Establishment of Local Roads Areas—Continued

<i>amended</i>	335/76	May 1/76
<i>amended</i>	370/76	May 15/76
<i>amended</i>	432/76	June 5/76
<i>amended</i>	194/77	Apr. 16/77
<i>amended</i>	224/77	Apr. 23/77
<i>amended</i>	239/77	Apr. 30/77
<i>amended</i>	272/77	May 14/77
<i>amended</i>	298/77	May 21/77
<i>amended</i>	572/77	Aug. 27/77
<i>amended</i>	663/77	Oct. 1/77
<i>amended</i>	812/77	Nov. 19/77
<i>amended</i>	853/77	Dec. 10/77
<i>amended</i>	898/77	Dec. 24/77
<i>amended</i>	166/78	Apr. 1/78
<i>amended</i>	226/78	Apr. 15/78
<i>amended</i>	256/78	Apr. 29/78
<i>amended</i>	281/78	May 6/78
<i>amended</i>	381/78	June 10/78
<i>amended</i>	402/78	June 17/78
<i>amended</i>	799/78	Nov. 4/78
<i>amended</i>	866/78	Nov. 25/78
<i>amended</i>	881/78	Dec. 2/78
<i>amended</i>	979/78	Jan. 6/79
<i>amended</i>	53/79	Feb. 10/79
<i>amended</i>	125/79	Mar. 24/79
<i>amended</i>	265/79	May 12/79
<i>amended</i>	373/79	June 16/79
<i>amended</i>	470/79	July 21/79
<i>amended</i>	657/79	Sept. 29/79
<i>amended</i>	689/79	Oct. 13/79
<i>amended</i>	876/79	Dec. 15/79
General.....	572

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Marriage Act, 1977

General.....	307/78	May 13/78
<i>amended</i>	293/79	May 26/79

Meat Inspection Act (Ontario)

General.....	574
<i>amended</i>	425/72	Sept. 9/72
<i>amended</i>	713/77	Oct. 15/77

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General.....	575
<i>amended</i>	849/75	Nov. 15/75

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Mental Health Act			
Application of Act	576		
<i>amended</i>		94/72	Mar. 18/72
<i>amended</i>		122/73	Mar. 24/73
<i>amended</i>		524/73	Sept. 8/73
<i>amended</i>		186/74	Apr. 13/74
<i>amended</i>		190/74	Apr. 13/74
<i>amended</i>		237/74	May 4/74
<i>amended</i>		820/74	Nov. 16/74
<i>amended</i>		98/75	Mar. 1/75
<i>amended</i>		472/75	June 21/75
<i>amended</i>		874/75	Nov. 29/75
<i>amended</i>		281/76	Apr. 17/76
<i>amended</i>		728/76	Sept. 25/76
<i>amended</i>		900/76	Dec. 4/76
<i>amended</i>		901/76	Dec. 4/76
<i>amended</i>		931/76	Dec. 11/76
<i>amended</i>		933/76	Dec. 11/76
<i>amended</i>		8/77	Feb. 5/77
<i>amended</i>		26/77	Feb. 12/77
<i>amended</i>		221/77	Apr. 23/77
<i>amended</i>		892/77	Dec. 24/77
<i>amended</i>		910/77	Dec. 31/77
<i>amended</i>		175/78	Apr. 1/78
<i>amended</i>		205/78	Apr. 8/78
<i>amended</i>		208/78	Apr. 8/78
<i>amended</i>		336/78	May 27/78
<i>amended</i>		585/78	Aug. 19/78
<i>amended</i>		700/78	Sept. 23/78
<i>amended</i>		750/78	Oct. 14/78
<i>amended</i>		796/78	Nov. 4/78
<i>amended</i>		810/78	Nov. 4/78
<i>amended</i>		981/78	Jan. 6/79
<i>amended</i>		72/79	Feb. 17/79
<i>amended</i>		648/79	Sept. 29/79
<i>amended</i>		713/79	Oct. 20/79
<i>amended</i>		738/79	Oct. 27/79
Grants	577		
<i>amended</i>		362/71	Sept. 11/71
<i>amended</i>		790/73	Dec. 29/73
<i>amended</i>		144/76	Feb. 28/76
<i>amended</i>		73/79	Feb. 17/79
Mental Hospitals Act			
General	578		
<i>amended</i>		238/74	May 4/74
<i>amended</i>		53/75	Feb. 15/75
<i>amended</i>		473/75	June 21/75
<i>amended</i>		282/76	Apr. 17/76
<i>amended</i>		347/76	May 8/76
<i>amended</i>		701/77	Oct. 15/77
<i>amended</i>		329/78	May 20/78
<i>amended</i>		476/78	July 15/78
<i>amended</i>		843/78	Nov. 18/78
<i>amended</i>		551/79	Aug. 11/79
<i>amended</i>		830/79	Nov. 24/79

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Milk Act			
By-laws for Marketing Boards	580
Cheese			
Exchanges	93/76	Feb. 14/76
Information to be Furnished	94/76	Feb. 14/76
Marketing	299/73	June 2/73
<i>amended</i>	974/77	Jan. 14/77
<i>amended</i>	318/78	May 13/78
<i>amended</i>	76/79	Feb. 17/79
<i>amended</i>	199/79	Apr. 14/79
<i>amended</i>	378/79	June 16/79
Marketing	92/76	Feb. 14/76
Classes of Milk	230/78	Apr. 15/78
<i>amended</i>	499/78	July 15/78
Cream for Processing			
Plan	585
<i>amended</i>	136/71	Apr. 17/71
<i>amended</i>	694/74	Oct. 5/74
<i>amended</i>	973/78	Jan. 6/79
Marketing	586
<i>amended</i>	137/71	Apr. 17/71
<i>amended</i>	589/72	Jan. 13/73
Cream Producers			
Licences	138/71	Apr. 17/71
<i>amended</i>	108/74	Mar. 9/74
<i>amended</i>	984/78	Jan. 6/79
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<i>amended</i>	968/74	Jan. 4/75
Designations			
Milk Products	588
Extension of Powers—Milk Products	615/79	Sept. 8/79
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Designation, Containers and Labelling	498/78	July 15/78
Grade A Milk			
General	590
<i>amended</i>	382/72	July 15/72
<i>amended</i>	117/73	Apr. 14/73
<i>amended</i>	179/73	Apr. 14/73
<i>amended</i>	757/74	Oct. 19/74
<i>amended</i>	457/75	June 30/75
<i>amended</i>	666/75	Aug. 30/75
<i>amended</i>	873/75	Nov. 29/75
<i>amended</i>	511/76	June 26/76
<i>amended</i>	734/77	Oct. 22/77
<i>amended</i>	736/77	Oct. 22/77
<i>amended</i>	738/77	Oct. 22/77
<i>amended (this Regulation amends O. Reg. 738/77)</i>	883/77	Dec. 17/77
<i>amended</i>	229/78	Apr. 15/78
<i>amended</i>	342/78	May 27/78
Marketing	189/78	Apr. 1/78
<i>amended</i>	242/78	Apr. 15/78
<i>amended</i>	711/79	Oct. 20/79
<i>amended</i>	821/79	Nov. 17/79
<i>amended</i>	956/79	Jan. 12/80

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Milk Act—Continued			
Grade A Milk—Continued			
Producers	592
<i>amended</i>	443/72	Sept. 16/72
<i>amended</i>	599/72	Jan. 13/73
<i>amended</i>	191/78	Apr. 1/78
Industrial Milk			
Marketing	190/78	Apr. 1/78
<i>amended</i>	712/79	Oct. 20/79
<i>amended</i>	957/79	Jan. 12/80
Marketing Boards	594
Milk-Marketing	595
<i>amended</i>	358/72	Aug. 5/72
<i>amended</i>	590/72	Jan. 13/73
<i>amended</i>	527/73	Sept. 8/73
Milk Marketing			
Classes 3, 4, 5 and 6	596
<i>amended</i>	192/78	Apr. 1/78
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Plan	597
<i>amended</i>	389/71	Sept. 25/71
<i>amended</i>	695/74	Oct. 5/74
<i>amended</i>	667/75	Aug. 30/75
<i>amended</i>	842/75	Nov. 15/75
<i>amended</i>	630/78	Aug. 26/78
<i>amended</i>	974/78	Jan. 6/79
Milk			
Transportation	193/78	Apr. 1/78
Milk Producers			
Licences	194/78	Apr. 1/78
<i>amended</i>	79/79	Feb. 17/79
Milk Products			
.....	600
<i>amended</i>	120/72	Apr. 1/72
<i>amended</i>	176/73	Apr. 14/73
<i>amended</i>	756/74	Oct. 19/74
<i>amended</i>	969/74	Jan. 4/75
<i>amended</i>	458/75	June 30/75
<i>amended</i>	512/76	June 26/76
<i>amended</i>	904/76	Dec. 4/76
<i>amended</i>	735/77	Oct. 22/77
<i>amended</i>	737/77	Oct. 22/77
<i>amended</i>	739/77	Oct. 22/77
<i>amended (this Regulation amends O. Reg. 739/77)</i>	884/77	Dec. 17/77
<i>amended</i>	231/78	Apr. 15/78
Reconstituted Milk			
General	602
<i>amended</i>	175/73	Apr. 14/73
<i>amended</i>	232/78	Apr. 15/78
Mining Act			
Assay Coupons	658/74	Sept. 21/74
Exploratory Licences and Leases for Oil and Natural Gas North of the Fifty-First Parallel of Latitude			
.....	604
<i>amended</i>	540/72	Dec. 2/72

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Exploratory Licences and Production Leases for Natural Gas in Lake Erie.....	546/71		Jan. 15/72
<i>amended</i>	241/72		June 3/72
<i>amended</i>	616/73		Oct. 20/73
Forms.....	605		
<i>amended</i>	583/76		July 31/76
Lands Open for Prospecting, Staking out or Leasing.....	515/71		Jan. 1/72
Mining Divisions.....	775/73		Dec. 22/73
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<i>amended</i>	162/74		Apr. 6/74
Rope Testing Laboratories.....	262/71		July 3/71
<i>amended</i>	509/79		Aug. 4/79
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<i>amended</i>	199/76		Mar. 20/76
<i>amended</i>	89/79		Feb. 24/79
<i>amended</i>	545/79		Aug. 11/79
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<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 5 (1))</i>			
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<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 12 (1))</i>			
Colleges of Applied Arts and Technology			
<i>amending Reg. 169 of R.R.O. 1970</i>			
<i>amended</i>	506/72		Nov. 4/72
<i>amended</i>	22/75		Feb. 8/75
<i>amended</i>	860/76		Nov. 13/76
Cambrian			
<i>amending Reg. 171 of R.R.O. 1970</i>			
<i>amended</i>	519/72		Nov. 11/72
<i>amended</i>	566/72		Dec. 23/72
<i>amended</i>	518/72		Nov. 11/72
<i>amended</i>	565/72		Dec. 30/72
Graduate Scholarships.....	150/77		Apr. 2/77
<i>amended</i>	154/78		Mar. 25/78
<i>amended</i>	202/79		Apr. 21/79
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<i>amended</i>	1043/75		Jan. 10/76
<i>amended</i>	733/76		Sept. 25/76
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Grants for Museums.....	837/74		Nov. 23/74
<i>(now under Ontario Heritage Act, 1974)</i>			
<i>amended</i>	709/75		Sept. 20/75
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Ontario Special Bursary Program		639/78	Sept. 2/78
Ontario Student Loans		950/75	Dec. 20/75
<i>amended</i>		18/77	Feb. 5/77
<i>amended</i>		735/78	Oct. 7/78
<i>amended</i>		743/79	Oct. 27/79
Ontario Student Loans		17/77	Feb. 5/77
Ontario Study Grant Plan		638/78	Sept. 2/78
<i>amended</i>		203/79	Apr. 21/79
<i>amended</i>		727/79	Oct. 20/79
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<i>(title of Act changed April 1st, 1972, c. 1, s. 19 (1))</i>			
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<i>amended</i>		770/79	Nov. 3/79
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<i>(See also Department of Education Act)</i>			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 6 (1))</i>			
<i>(see Education Act, 1974, S.O. 1974, c. 109)</i>			
Elementary and Secondary Schools			
General			
<i>amending</i> Reg. 191 of R.R.O. 1970		223/74	Apr. 27/74
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<i>amended</i>		791/74	Nov. 2/74
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<i>amending</i> O. Reg. 98/72			
<i>amended</i>		242/72	June 3/72
<i>amended</i>		308/73	June 9/73
<i>(see editorial change Ontario Gazette June 23rd, 1973, page 1089 (foot pagination))</i>			

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(See also **Department of Education Act**)
 (title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 6 (1))
 (see **Education Act, 1974, S.O. 1974, c. 109**)

General Legislative Grants.....	80/73	Mar. 10/73
<i>amended</i>	139/73	Mar. 31/73
<i>amended</i>	309/73	June 9/73
<i>amended</i>	500/73	Sept. 1/73
<i>amended</i>	722/73	Dec. 8/73
<i>amended</i>	136/74	Mar. 23/74
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<i>amended</i>	879/74	Nov. 30/74
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<i>amended</i>	674/74	Sept. 28/74
<i>amended</i>	104/75	Mar. 1/75
<i>amended</i>	246/76	Apr. 3/76
<i>amended</i>	247/76	Apr. 3/76
<i>amended</i>	641/76	Aug. 21/76
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Pupil Records.....	38/73	Feb. 17/73
<i>amended</i>	30/76	Jan. 24/76
<i>amended</i>	610/78	Aug. 26/78
<i>amended</i>	911/78	Dec. 9/78
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<i>amended</i>	140/73	Mar. 31/73
<i>amended</i>	68/74	Feb. 23/74
<i>amended</i>	207/74	Apr. 20/74
School Year and School Holidays.....	546/73	Sept. 15/73
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Special Grants for French-Language Instruction in the National Capital Region.....	366/73	July 7/73
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Teachers' Contracts (amending Reg. 208 of R.R.O. 1970)		
<i>amended</i>	676/74	Sept. 28/74

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Bursaries and Fellowships for Health Study.....	691/73	Nov. 24/73
<i>amended</i>	408/74	June 15/74
<i>amended</i>	351/75	May 24/75
<i>amended</i>	1000/75	Dec. 27/75
<i>amended</i>	210/77	Apr. 23/77
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Assignment of Powers and Duties of Minister	872/76		Nov. 20/76
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Leonard Reeves Incorporated against the decision of the Upper Thames River Conservation Authority	403/77		July 9/77
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Rugby Construction Limited against the decision of The Credit Valley Conservation Authority	486/77		July 30/77
Assignment of Powers and Duties of Minister powers and duties assigned to the Mining and Lands Commissioner to hear the appeal of Dibco Underground Limited against the decision of The Metropolitan Toronto and Region Conservation Authority; the appeal of Mrs. Joanna McDougall on behalf of Mr. Colin A. Barrigar against the decision of The Rideau Valley Conservation Authority; the appeal of Ginael Holdings Limited against the decision of The Central Lake Ontario Conservation Authority; the appeal of Robert D. White against the decision of The Rideau Valley Conservation Authority; the appeal of Ronald O'Geil against the decision of the Grand River Conservation Authority; the appeal of Pasquale Baccilieri against the decision of The Nottawasaga Valley Conservation Authority; Shell Canada against the decision of The Central Lake Ontario Conservation Authority; and Neil Van Galder against the decision of The Rideau Valley Conservation Authority	900/77		Dec. 24/77
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Jan Gawrylik against the decision of the Grand River Conservation Authority; the appeal of Thadeus J. Serafin against the decision of The Halton Region Conservation Authority; the appeal of Peter Vanderzwaag against the decision of the Grand River Conservation Authority	378/78		June 10/78
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of J. E. Davis against the decision of the Upper Thames River Conservation Authority; the appeal of Alfred and Catherine Henry against the decision of the Rideau Valley Conservation Authority; the appeal of John and Rozalia Farkas against the decision of the Halton Region Conservation Authority	28/79		Feb. 3/79
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Kings Point Developments Limited and The Salvation Army against the decision of the Metropolitan Toronto and Region Conservation Authority; the appeal of Reuben Parnes against the decision of the Metropolitan Toronto and Region Conservation Authority	397/79		June 23/79

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Mortgage Brokers Act

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<i>amended</i>	747/73	Dec. 15/73
<i>amended</i>	224/75	Apr. 12/75
<i>amended</i>	640/75	Aug. 23/75
<i>amended</i>	686/75	Sept. 6/75
<i>amended</i>	814/75	Nov. 1/75
<i>amended</i>	512/79	Aug. 4/79
<i>amended</i>	883/79	Dec. 15/79

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<i>amended</i>	387/71	Sept. 25/71

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<i>amended</i>	620/78	Aug. 26/78
<i>amended</i>	937/78	Dec. 23/78

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<i>(title of Act changed Jan. 1st, 1972, See S.O. 1971, c. 21, s. 1.)</i>			
General	98/71		Mar. 13/71
<i>amended</i>	516/71		Jan. 1/72
<i>amended</i>	539/71		Jan. 8/72
<i>amended</i>	503/72		Oct. 28/72
<i>amended</i>	28/75		Feb. 8/75
<i>amended</i>	99/75		Mar. 1/75
<i>amended</i>	687/75		Sept. 6/75
<i>amended</i>	517/79		Aug. 4/79
<i>amended</i>	884/79		Dec. 15/79
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<i>amended</i>	215/76		Mar. 27/76
<i>amended</i>	883/76		Nov. 20/76
<i>amended</i>	721/77		Oct. 22/77
<i>amended</i>	49/79		Feb. 10/79
<i>amended</i>	421/79		June 30/79
<i>amended</i>	894/79		Dec. 22/79
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<i>amended</i>	670/78		Sept. 9/78
<i>amended</i>	23/79	✓	Jan. 27/79
<i>amended</i>	609/79	✓	Sept. 8/79
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<i>amended</i>	76/75	✓	Feb. 22/75
<i>amended</i>	715/75	✓	Sept. 20/75
<i>amended</i>	227/76	✓	Mar. 27/76
<i>amended</i>	63/77	✓	Mar. 5/77
<i>amended</i>	22/79	✓	Jan. 27/79
Motorized Snow Vehicle Operators' Licences	995/76		Jan. 1/77
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Correctional Institutions	443/73		Aug. 11/73
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<i>amended</i>	571/74		Aug. 17/74
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Facilities Under <i>The Developmental Services Act, 1974</i>	261/75		Apr. 26/75
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<i>amended</i>	560/76		July 17/76
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<i>amended</i>	260/75		Apr. 26/75
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Provincial Education Institutions	829/75		Nov. 8/75
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<i>amended</i>	600/73		Oct. 13/73
<i>amended</i>	572/74		Aug. 17/74
<i>amended</i>	259/75		Apr. 26/75
<i>amended</i>	558/76		July 17/76

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<i>amended</i>	559/76		July 17/76
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<i>amended</i>	440/73		Aug. 11/73
<i>amended</i>	741/73		Dec. 15/73
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<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 104(1))</i>			
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<i>amended</i>	383/75		June 7/75
<i>amended</i>	606/77		Sept. 10/77
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<i>amended</i>	463/75		June 21/75
<i>amended</i>	646/75		Aug. 23/75
<i>amended</i>	770/75		Oct. 11/75
<i>amended</i>	861/75		Nov. 22/75
<i>amended</i>	736/76		Sept. 25/76
<i>amended</i>	1021/76		Jan. 15/77
<i>amended</i>	70/77		Mar. 5/77
<i>amended</i>	177/77		Apr. 9/77
<i>amended</i>	789/77		Nov. 12/77
<i>amended</i>	392/78		June 17/78
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<i>amended</i>		778/75	Oct. 18/75
<i>amended</i>		233/76	Apr. 3/76
<i>amended</i>		325/76	May 1/76
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<i>amended</i>		782/76	Oct. 16/76
<i>amended</i>		407/77	July 9/77
<i>amended</i>		34/78	Feb. 4/78
<i>amended</i>		366/78	June 3/78
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<i>amended</i>		242/73	May 5/73
<i>amended</i>		499/73	Sept. 1/73
<i>amended</i>		811/73	Jan. 12/74
<i>amended</i>		309/75	May 10/75
<i>amended</i>		75/76	Feb. 7/76
<i>amended</i>		348/76	May 8/76
<i>amended</i>		406/76	May 22/76
<i>amended</i>		786/76	Oct. 16/76
<i>amended</i>		833/76	Nov. 6/76
<i>amended</i>		9/77	Feb. 5/77
<i>amended</i>		50/77	Feb. 26/77
<i>amended</i>		317/77	May 28/77
<i>amended</i>		466/77	July 23/77
<i>amended</i>		73/78	Feb. 11/78
<i>amended</i>		304/78	May 13/78
<i>amended</i>		636/78	Sept. 2/78
<i>amended</i>		795/78	Nov. 4/78
<i>amended</i>		41/79	Feb. 3/79
<i>amended</i>		178/79	Apr. 7/79
<i>amended</i>		212/79	Apr. 21/79
<i>amended</i>		553/79	Aug. 11/79
<i>amended</i>		741/79	Oct. 27/79

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<i>amended</i>	845/79	Dec. 1/79
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<i>amended</i>	844/79	Dec. 1/79
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<i>amended</i>	585/74	Aug. 24/74
<i>amended</i>	907/74	Dec. 14/74
<i>amended</i>	632/75	Aug. 16/75
<i>amended</i>	708/75	Sept. 20/75
<i>amended</i>	524/77	Aug. 6/77
<i>amended</i>	582/77	Sept. 3/77
<i>amended</i>	372/78	June 3/78
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Ontario Home Buyers Grant Act, 1975			
Determination of Legal and Beneficial Interest in a Housing Unit			
<i>amended</i>	229/76		Apr. 3/76
<i>amended</i>	67/77		Mar. 5/77
Ontario Human Rights Code			
Form of Complaint		624/73	Oct. 24/73
Ontario Institute for Studies in Education Act			
General	634	
Ontario Labour-Management Arbitration Commission Act			
General	635	
<i>amended</i>		89/71	Mar. 6/71
<i>amended</i>		191/71	May 22/71
Ontario Lottery Corporation Act, 1974			
General		251/75	Apr. 26/75
<i>amended</i>		946/79	Jan. 12/80
Ontario Municipal Board Act			
Composition of Board	636	
Procedure	637	
Tariff of Fees		27/73	Feb. 10/73
Ontario Municipal Employees Retirement System Act			
General		936/77	Jan. 7/78
<i>amended</i>		130/78	Mar. 18/78
<i>amended</i>		155/79	Mar. 31/79

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Ontario Municipal Improvement Corporation Act			
Procedure	639
Ontario New Home Warranties Plan Act, 1976			
Administration of The Plan	943/76		Dec. 11/76
<i>amended</i>	575/77		Aug. 27/77
<i>amended</i>	242/79		May 5/79
Designation of Corporation	853/76		Nov. 13/76
Terms and Conditions of Registration of Builders and Vendors	987/76		Dec. 25/76
Ontario Place Corporation Act, 1972			
Fees	878/74		Nov. 30/74
<i>amended</i>	410/76		May 22/76
<i>amended</i>	299/77		May 21/77
<i>amended</i>	907/78		Dec. 9/78
<i>amended</i>	26/79		Jan. 27/79
<i>amended</i>	259/79		May 5/79
<i>amended</i>	864/79		Dec. 8/79
Ontario School Trustees Council Act			
Composition of Council	641
Ontario Telephone Development Corporation Act			
Composition of Corporation	642
Ontario Unconditional Grants Act, 1975			
General	264/78		Apr. 29/78
<i>amended</i>	703/79		Oct. 13/79
Ontario Universities Capital Aid Corporation Act			
Designated Universities	643
<i>amended</i>	5/75		Jan. 25/75
Ontario Youth Employment Act, 1977			
General	218/79		Apr. 21/79
Ontario Water Resources Act			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 70(1))</i>			
Plumbing Code	647
<i>amended</i>	344/71		Aug. 28/71
<i>amended</i>	209/72		May 20/72
<i>amended</i>	158/73		Apr. 7/73
<i>amended</i>	310/76		Apr. 24/76
<i>amended</i>	747/76		Oct. 2/76
<i>amended</i>	295/79		May 26/79
Rate of Interest	107/71		Mar. 20/71
Water Wells	648

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	R. R. O. 1970	O. Reg.	
Operating Engineers Act			
General	649		
<i>amended</i>		502/71	Dec. 18/71
<i>amended</i>		84/72	Mar. 11/72
<i>amended</i>		299/72	July 1/72
<i>amended</i>		297/73	June 2/73
<i>amended</i>		717/74	Oct. 12/74
<i>amended</i>		470/75	June 21/75
<i>amended</i>		993/75	Dec. 27/75
<i>amended</i>		37/78	Feb. 4/78
<i>amended</i>		424/79	June 30/79
Ophthalmic Dispensers Act			
General	650		
<i>amended</i>		821/75	Nov. 8/75
<i>amended</i>		400/79	June 23/79
Ottawa-Carleton Amalgamations and Elections Act, 1973			
Orders of the Minister			
election of councils, Township of Goulbourn, Township of Rideau and Township of West Carleton		642/73	Oct. 27/73
<i>amended</i>		680/73	Nov. 17/73
determination of name of area municipality		706/73	Dec. 1/73
P			
Paperback and Periodical Distributors Act, 1971			
General		409/71	Oct. 2/71
<i>amended</i>		514/79	Aug. 4/79
Parks Assistance Act			
General	652		
Parkway Belt Planning and Development Act, 1973			
Order of the Minister			
Establishing Parkway Belt Planning Area		472/73	Aug. 25/73
<i>amended</i>		744/73	Dec. 15/73
<i>amended</i>		399/75	June 7/75
Regulation to amend Certain Regulations		263/79	May 12/79
<i>amended</i>		409/79	June 30/79
Land Use			
County of Halton (now Regional Municipality of Halton)			
Halton, City of Burlington		482/73	Aug. 25/73
<i>amended</i>		602/73	Oct. 13/73
<i>amended</i>		176/74	Apr. 6/74
<i>amended</i>		509/74	July 20/74
<i>amended</i>		765/74	Oct. 26/74
<i>amended</i>		825/74	Nov. 16/74
<i>amended</i>		998/74	Jan. 11/75
<i>amended</i>		27/75	Feb. 8/75
<i>amended</i>		286/75	May 3/75

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Parkway Belt Planning and Development Act, 1973

—Continued

Land Use—Continued

County of Halton (now Regional Municipality of Halton)

Halton, City of Burlington—Continued

amended.....	328/75	May 17/75
amended.....	414/75	June 7/75
amended.....	586/75	July 26/75
amended.....	893/75	Nov. 29/75
amended.....	29/76	Jan. 24/76
amended.....	65/76	Feb. 7/76
amended.....	244/76	Apr. 3/76
amended.....	263/76	Apr. 10/76
amended.....	546/76	July 17/76
amended.....	582/76	July 24/76
amended.....	661/76	Aug. 28/76
amended.....	717/76	Sept. 18/76
amended.....	800/76	Oct. 16/76
amended.....	889/76	Nov. 20/76
amended.....	231/77	Apr. 23/77
amended.....	232/77	Apr. 23/77
amended.....	233/77	Apr. 23/77
amended.....	422/77	July 9/77
amended.....	423/77	July 9/77
amended.....	424/77	July 9/77
amended.....	573/77	Aug. 27/77
amended.....	621/77	Sept. 10/77
amended.....	657/77	Oct. 1/77
amended.....	774/77	Nov. 5/77
amended.....	775/77	Nov. 5/77
amended.....	817/77	Nov. 19/77
amended.....	277/78	Apr. 29/78
amended.....	354/78	May 27/78
amended.....	355/78	May 27/78
amended.....	356/78	May 27/78
amended.....	529/78	July 29/78
amended.....	530/78	July 29/78
amended.....	543/78	Aug. 5/78
amended.....	546/78	Aug. 5/78
amended.....	556/78	Aug. 12/78
amended.....	640/78	Sept. 2/78
amended.....	642/78	Sept. 2/78
amended.....	658/78	Sept. 9/78
amended.....	819/78	Nov. 11/78
amended.....	870/78	Nov. 25/78
amended.....	939/78	Dec. 23/78
amended.....	181/79	Apr. 7/79
amended.....	236/79	Apr. 28/79
amended.....	263/79	May 12/79
amended.....	282/79	May 26/79
amended.....	332/79	June 9/79
amended.....	345/79	June 16/79
amended.....	428/79	June 30/79
amended.....	606/79	Sept. 8/79

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Parkway Belt Planning and Development Act, 1973			
—Continued			
Land Use—Continued			
County of Halton (now Regional Municipality of Halton)			
Halton, City of Burlington—Continued			
amended	627/79		Sept. 15/79
amended	656/79		Sept. 29/79
amended	729/79		Oct. 20/79
amended	730/79		Oct. 20/79
amended	794/79		Nov. 10/79
amended	799/79		Nov. 17/79
amended	869/79		Dec. 15/79
amended	907/79		Dec. 29/79
Halton, Town of Milton	480/73		Aug. 25/73
amended	412/75		June 7/75
amended	296/77		May 21/77
amended	383/77		June 25/77
amended	311/78		May 13/78
amended	262/79		May 12/79
Halton, Town of Oakville	481/73		Aug. 25/73
amended	637/73		Aug. 25/73
amended	776/73		Oct. 27/73
amended	456/74		July 6/74
amended	614/74		Aug. 31/74
amended	832/74		Nov. 16/74
amended	26/75		Feb. 8/75
amended	184/75		Mar. 29/75
amended	413/75		June 7/75
amended	450/75		June 14/75
amended	627/75		Aug. 16/75
amended	753/75		Oct. 4/75
amended	892/75		Nov. 29/75
amended	1026/75		Jan. 10/76
amended	134/76		Feb. 28/76
amended	167/76		Mar. 6/76
amended	402/76		May 22/76
amended	403/76		May 22/76
amended	547/76		July 17/76
amended	603/76		Aug. 7/76
amended	645/76		Aug. 21/76
amended	984/76		Dec. 25/76
amended	190/77		Apr. 16/77
amended	229/77		Apr. 23/77
amended	282/77		May 14/77
amended	481/77		July 30/77
amended	516/77		Aug. 6/77
amended	683/77		Oct. 8/77
amended	773/77		Nov. 5/77
amended	849/77		Dec. 10/77
amended	850/77		Dec. 10/77
amended	312/78		May 13/78
amended	313/78		May 13/78
amended	388/78		June 10/78
amended	427/78		June 24/78

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Parkway Belt Planning and Development Act, 1973

—Continued

Land Use—Continued

County of Halton (*now Regional Municipality of Halton*)

Halton, Town of Oakville—*Continued*

<i>amended</i>	752/78	Oct. 14/78
<i>amended</i>	760/78	Oct. 21/78
<i>amended</i>	761/78	Oct. 21/78
<i>amended</i>	886/78	Dec. 2/78
<i>amended</i>	10/79	Jan. 20/79
<i>amended</i>	11/79	Jan. 20/79
<i>amended</i>	85/79	Feb. 24/79
<i>amended</i>	98/79	Mar. 3/79
<i>amended</i>	244/79	May 5/79
<i>amended</i>	263/79	May 12/79
<i>amended</i>	281/79	May 26/79
<i>amended</i>	374/79	June 16/79
<i>amended</i>	392/79	June 23/79
<i>amended</i>	462/79	July 14/79
<i>amended</i>	463/79	July 14/79
<i>amended</i>	559/79	Aug. 11/79
<i>amended</i>	653/79	Sept. 29/79
<i>amended</i>	654/79	Sept. 29/79
<i>amended</i>	655/79	Sept. 29/79
<i>amended</i>	763/79	Nov. 3/79
<i>amended</i>	764/79	Nov. 3/79
<i>amended</i>	825/79	Nov. 24/79

County of Peel (*now The Regional Municipality of Peel*)

Peel, Town of Mississauga (*now Part of the City of Brampton and Part of the City of Mississauga*).....

<i>amended</i>	479/73	Aug. 25/73
<i>amended</i>	172/74	Apr. 6/74
<i>amended</i>	996/74	Jan. 11/75
<i>amended</i>	190/75	Apr. 5/75
<i>amended</i>	411/75	June 7/75
<i>amended</i>	449/75	June 14/75
<i>amended</i>	675/75	Sept. 6/75
<i>amended</i>	764/75	Oct. 11/75
<i>amended</i>	28/76	Jan. 24/76
<i>amended</i>	242/76	Apr. 3/76
<i>amended</i>	394/76	May 22/76
<i>amended</i>	401/76	May 22/76
<i>amended</i>	548/76	July 17/76
<i>amended</i>	644/76	Aug. 21/76
<i>amended</i>	814/76	Oct. 30/76
<i>amended</i>	173/77	Apr. 9/77
<i>amended</i>	174/77	Apr. 9/77
<i>amended</i>	281/77	May 14/77
<i>amended</i>	327/77	June 4/77
<i>amended</i>	626/77	Sept. 17/77
<i>amended</i>	729/77	Oct. 22/77
<i>amended</i>	815/77	Nov. 19/77
<i>amended</i>	857/77	Dec. 10/77
<i>amended</i>	858/77	Dec. 10/77
<i>amended</i>	899/77	Dec. 24/77
<i>amended</i>	133/78	Mar. 18/78

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Parkway Belt Planning and Development Act, 1973			
—Continued			
Land Use—Continued			
County of Peel (<i>now The Regional Municipality of Peel</i>)			
Peel Town of Mississauga (<i>now Part of the City of Brampton and Part of the City of Mississauga</i>)			
—Continued			
amended	158/78		Mar. 25/78
amended	359/78		May 27/78
amended	369/78		June 3/78
amended	458/78		July 1/78
amended	471/78		July 15/78
amended	472/78		July 15/78
amended	684/78		Sept. 16/78
amended	762/78		Oct. 21/78
amended	822/78		Nov. 11/78
amended	13/79		Jan. 27/79
amended	88/79		Feb. 24/79
amended	96/79		Mar. 3/79
amended	263/79		May 12/79
amended	644/79		Sept. 22/79
amended	868/79		Dec. 15/79
Peel, Toronto Gore (<i>now City of Brampton</i>)	476/73		Aug. 6/73
amended	171/74		Apr. 6/74
amended	409/75		June 7/75
amended	755/75		Oct. 4/75
amended	157/76		Mar. 6/76
amended	664/77		Oct. 1/77
amended	263/79		May 12/79
Peel, Township of Chinguacousy			
(<i>now City of Brampton</i>)	477/73		Aug. 25/73
amended	262/76		Apr. 10/76
amended	263/79		May 12/79
amended	409/79		June 30/79
County of Wentworth			
(now Regional Municipality of Hamilton-Wentworth)			
Wentworth, Town of Dundas			
amended	486/73		Aug. 25/73
amended	500/76		June 19/76
amended	311/77		May 28/77
amended	384/77		June 25/77
amended	219/78		Apr. 15/78
amended	754/78		Oct. 14/78
amended	14/79		Jan. 27/79
amended	263/79		May 12/79
amended	283/79		May 26/79
Wentworth, Township of East Flamborough			
(<i>now Township of Flamborough</i>)	483/73		Aug. 25/73
amended	415/75		June 7/75
amended	890/76		Nov. 20/76
amended	171/77		Apr. 9/77
amended	16/79		Jan. 27/79
amended	263/79		May 12/79
Wentworth, Township of West Flamborough			
(<i>now Township of Flamborough</i>)	484/73		Aug. 25/73
amended	113/75		Mar. 1/75

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Parkway Belt Planning and Development Act, 1973			
—Continued			
Land Use—Continued			
Wentworth, Township of West Flamborough			
<i>(now Township of Flamborough)—Continued</i>			
<i>amended</i>	416/75		June 7/75
<i>amended</i>	628/75		Aug. 16/75
<i>amended</i>	152/78		Mar. 25/78
<i>amended</i>	831/78		Nov. 18/78
<i>amended</i>	913/78		Dec. 16/78
<i>amended</i>	955/78		Dec. 30/78
<i>amended</i>	139/79		Mar. 24/79
<i>amended</i>	263/79		May 12/79
<i>amended</i>	731/79		Oct. 20/79
<i>amended</i>	908/79		Dec. 29/79
Wentworth, Village of Waterdown			
<i>(now Township of Flamborough)</i>			
	485/73		Aug. 25/73
<i>amended</i>	629/75		Aug. 16/75
<i>amended</i>	172/77		Apr. 9/77
<i>amended</i>	676/77		Oct. 1/77
<i>amended</i>	103/78		Feb. 25/78
<i>amended</i>	263/79		May 12/79
Metropolitan Toronto, Borough of Etobicoke			
	478/73		Aug. 25/73
<i>amended</i>	66/74		Feb. 23/74
<i>amended</i>	15/75		Feb. 1/75
<i>amended</i>	123/75		Mar. 8/75
<i>amended</i>	11/78		Jan. 21/78
<i>amended</i>	453/78		July 1/78
<i>amended</i>	879/78		Nov. 25/78
<i>amended</i>	113/79		Mar. 10/79
<i>amended</i>	544/79		Aug. 11/79
Regional Municipality of York, Town of Markham			
	473/73		Aug. 25/73
<i>amended</i>	758/73		Dec. 22/73
<i>amended</i>	10/74		Jan. 26/74
<i>amended</i>	21/74		Feb. 2/74
<i>amended</i>	64/74		Feb. 23/74
<i>amended</i>	67/74		Feb. 23/74
<i>amended</i>	143/74		Mar. 30/74
<i>amended</i>	192/74		Apr. 13/74
<i>amended</i>	344/74		May 18/74
<i>amended</i>	617/74		Sept. 7/74
<i>amended</i>	758/74		Oct. 19/74
<i>amended</i>	999/74		Jan. 11/75
<i>amended</i>	83/75		Feb. 22/75
<i>amended</i>	182/75		Mar. 29/75
<i>amended</i>	183/75		Mar. 29/75
<i>amended</i>	406/75		June 7/75
<i>amended</i>	534/75		July 5/75
<i>amended</i>	551/75		July 12/75
<i>amended</i>	693/75		Sept. 6/75
<i>amended</i>	751/75		Oct. 4/75
<i>amended</i>	820/75		Nov. 8/75
<i>amended</i>	860/75		Nov. 15/75
<i>amended</i>	999/75		Dec. 27/75

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Parkway Belt Planning and Development Act, 1973

—Continued

Land Use—Continued

Regional Municipality of York, Town of Markham

—Continued

amended	12/76	Jan. 24/76
amended	118/76	Feb. 21/76
amended	159/76	Mar. 6/76
amended	207/76	Mar. 20/76
amended	289/76	Apr. 17/76
amended	510/76	June 26/76
amended	606/76	Aug. 7/76
amended	849/76	Nov. 6/76
amended	74/77	Mar. 5/77
amended	161/77	Apr. 9/77
amended	279/77	May 14/77
amended	574/77	Aug. 27/77
amended	779/77	Nov. 5/77
amended	109/78	Mar. 4/78
amended	251/78	Apr. 22/78
amended	280/78	May 6/78
amended	314/78	May 13/78
amended	386/78	June 10/78
amended	401/78	June 17/78
amended	439/78	June 24/78
amended	489/78	July 15/78
amended	531/78	July 29/78
amended	877/78	Nov. 25/78
amended	4/79	Jan. 20/79
amended	95/79	Mar. 3/79
amended	263/79	May 12/79
amended	887/79	Dec. 15/79
Regional Municipality of York, Town of Richmond Hill	474/73	Aug. 25/73
amended	142/74	Mar. 23/74
amended	752/75	Oct. 4/75
amended	241/76	Apr. 3/76
amended	431/76	June 5/76
amended	116/79	Mar. 10/79
amended	263/79	May 12/79
Regional Municipality of York, Town of Vaughan	475/73	Aug. 25/73
amended	22/74	Feb. 2/74
amended	65/74	Feb. 23/74
amended	109/74	Mar. 9/74
amended	345/74	May 18/74
amended	528/74	July 27/74
amended	43/75	Feb. 8/75
amended	408/75	June 7/75
amended	455/75	June 14/75
amended	765/75	Oct. 11/75
amended	793/75	Oct. 25/75
amended	973/75	Dec. 20/75
amended	214/76	Mar. 27/76
amended	345/76	May 8/76
amended	457/76	June 5/76
amended	643/76	Aug. 21/76

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Parkway Belt Planning and Development Act, 1973

—Continued

Land Use—Continued

Regional Municipality of York, Town of Vaughan

—Continued

<i>amended</i>	660/76	Aug. 28/76
<i>amended</i>	162/77	Apr. 9/77
<i>amended</i>	280/77	May 14/77
<i>amended</i>	361/77	June 18/77
<i>amended</i>	525/77	Aug. 6/77
<i>amended</i>	642/77	Sept. 17/77
<i>amended</i>	643/77	Sept. 17/77
<i>amended</i>	836/77	Nov. 26/77
<i>amended</i>	54/78	Feb. 11/78
<i>amended</i>	112/78	Mar. 4/78
<i>amended</i>	138/78	Mar. 18/78
<i>amended</i>	284/78	May 6/78
<i>amended</i>	387/78	June 10/78
<i>amended</i>	542/78	Aug. 5/78
<i>amended</i>	751/78	Oct. 14/78
<i>amended</i>	878/78	Nov. 25/78
<i>amended</i>	263/79	May 12/79
<i>amended</i>	675/79	Oct. 6/79
<i>amended</i>	851/79	Dec. 8/79

Partnerships Registration Act

General.....	347/73	June 23/73
<i>amended</i>	356/75	May 24/75
<i>amended</i>	710/76	Sept. 18/76

Pension Benefits Act

General.....	654
<i>amended</i>	475/72	Oct. 7/72
<i>amended</i>	452/73	Aug. 18/73
<i>amended</i>	387/74	June 1/74
<i>amended</i>	714/75	Sept. 20/75
<i>amended</i>	21/76	Jan. 24/76
<i>amended</i>	748/76	Oct. 2/76
<i>amended</i>	1005/76	Jan. 8/77
<i>amended</i>	1/77	Jan. 22/77
<i>amended</i>	131/77	Mar. 26/77
<i>amended</i>	187/78	Apr. 1/78
<i>amended</i>	308/78	May 13/78
<i>amended</i>	164/79	Apr. 7/79

Personal Property Security Act

Branch Offices.....	207/72	May 20/72
Fees Concerning Security Documents.....	117/76	Feb. 21/76
<i>amended</i>	578/79	Aug. 18/79
General.....	879/75	Nov. 29/75
<i>amended</i>	547/79	Aug. 11/79
Personal Property Assurance Fund.....	280/71	July 17/71
<i>amended</i>	779/75	Oct. 18/75

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Pesticides Act, 1973			
General.....	618/74		Sept. 7/74
<i>amended</i>	577/76		July 24/76
<i>amended</i>	183/77		Apr. 9/77
<i>amended</i>	628/77		Sept. 17/77
<i>amended</i>	951/77		Jan. 7/78
<i>amended</i>	575/78		Aug. 12/78
<i>amended</i>	132/79		Mar. 24/79
<i>amended</i>	160/79		Apr. 7/79
<i>amended</i>	468/79		July 21/79
<i>amended</i>	822/79		Nov. 24/79
Petroleum Resources Act, 1971			
<i>(See also Energy Act and Energy Act, 1971)</i>			
Exploration, Drilling and Production.....	45/72		Feb. 19/72
<i>amended</i>	619/73		Oct. 20/73
Spacing Units			
Coveny Pool.....	135/72		Apr. 8/72
Dawn 4-28-111 Pool.....	143/72		Apr. 15/72
Ekfrid Pool.....	423/74		June 22/74
<i>amended</i>	316/75		May 17/75
General Dawn 5-27-111 Pool.....	249/74		May 4/74
Hemlock Pool.....	553/74		Aug. 10/74
Osborne Pool.....	557/76		July 17/76
Plympton 5-19-VI Pool.....	923/79		Jan. 5/80
Venison Creek Pool.....	794/78		Oct. 28/78
Pharmacy Act			
<i>(see now Health Disciplines Act, 1974)</i>			
Child Resistant Packages.....	362/72		Aug. 12/72
<i>amended</i>	190/73		Apr. 21/73
<i>amended</i>	498/73		Sept. 1/73
<i>amended</i>	52/74		Feb. 16/74
Pits and Quarries Control Act, 1971			
General.....	545/71		Jan. 15/72
<i>amended</i>	107/72		Mar. 18/72
<i>amended</i>	47/73		Feb. 24/73
<i>amended</i>	94/73		Mar. 17/73
<i>amended</i>	268/77		May 14/77
<i>amended</i>	764/77		Nov. 5/77
<i>amended</i>	377/78		June 10/78
Planning Act			
Orders made under Section 29a of The Planning Act			
Town of Midland, Part of Lot 1, Range "D", Plan 467.	547/74		Aug. 3/74
City of Waterloo, Lot 1, Plan 1250.....	682/74		Sept. 28/74
Township of Bentinck, County of Grey, Lot 40, Concession 1, Plan R-185.....	689/74		Sept. 28/74
Township of Belmont, County of Peterborough, Lot 8, Concession II.....	703/74		Oct. 5/74
Township of Mariposa, County of Victoria, Lot 4, Concession VII.....	803/74		Nov. 9/74
Township of Amaranth, County of Dufferin, Lot 10, Concession II.....	804/74		Nov. 9/74

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Orders made under Section 29a of The Planning Act			
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Township of Bentinck, County of Grey, Lot 15, Concession VII.	805/74		Nov. 9/74
Township of Percy, County of Northumberland, Part Number 12, RD Plan 74.	829/74		Nov. 16/74
Town of Bracebridge, District Municipality of Muskoka, Plan No. 35R-2382.	835/74		Nov. 23/74
Township of Bentinck, County of Grey, Parts of Lots 5 & 13, Plan R-185.	836/74		Nov. 23/74
Township of Dummer, County of Peterborough, Part of Lot 7, Plan R-348.	892/74		Dec. 7/74
Township of Smith, County of Peterborough, Lot 24, Concession VII, and Lot 7, Concession V, Plan 98.	894/74		Dec. 7/74
Township of Ashfield, County of Huron, Part of Lot 16, Front Concession, Plan 20.	905/74		Dec. 7/74
Township of Emily, County of Victoria, Parts of Lots 20 and 21, Plan RD 46.	906/74		Dec. 7/74
Township of Smith, County of Peterborough, Lot 60, Plan 99.	923/74		Dec. 21/74
Town of Halton Hills in The Regional Municipality of Halton, Formerly in the Town of Acton, Lot 42, Part of Lot 23, Plan 772, and the Town of Halton Hills, in The Regional Municipality of Halton, Formerly in the Township of Esquesing, County of Halton, Part of Lot 11, 3rd Concession, Plan 421, Instrument 270599.	929/74		Dec. 21/74
Township of Sidney, County of Hastings, Plan HSR 304.	936/74		Dec. 28/74
Town of Whitchurch-Stouffville in The Regional Municipality of York, Formerly in the Township of Whit- church in the County of York, Part of Lot 30, Ninth Concession.	937/74		Dec. 28/74
Township of Bentinck, County of Grey, Parts of Lots 14, 15 and 16, Plan R-185.	940/74		Dec. 28/74
Township of Emily, County of Victoria, Lot 22, 14th Concession, Plan RD 49.	952/74		Jan. 4/75
Town of Stayner, County of Simcoe, Part of Lot 25, Plan 68, Instrument Nos. 336641 and 331746.	953/74		Jan. 4/75
Township of Flos, County of Simcoe, Lot 9, Con- cession 1, Plan R-808, Instrument No. 300439.	954/74		Jan. 4/75
Township of West Hawkesbury, County of Prescott, Part of Lot 9, Concession IV, Plan No. 106.	955/74		Jan. 4/75
Village of Colborne, County of Northumberland, Parts of Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 20, Plan No. RD 65.	957/74		Jan. 4/75
Township of Galway, County of Peterborough, Plan R-357.	958/74		Jan. 4/75
Township of Bentinck, County of Grey, Plan 53, Part of Lot 3, Formerly Lot 30, Concession 1 and Part of Lot 15, Concession VII.	995/74		Jan. 11/75
Township of Cavan, County of Peterborough, Parts of Lots 4 and 5 in Concession VIII, Lot 7, Plan 122 for Township of Cavan.	1000/74		Jan. 11/75

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Township of Dummer, County of Peterborough, Part of Lot 32, 10th Concession, Part I on Plan R-348 and right-of-way, Parts of Lots 31 and 32 in 10th Concession, Parts of Lots 1 and 2 on Plan R-335A ...	1001/74	Jan. 11/75
Township of Cavan, County of Peterborough, Formerly in the County of Durham, Lot 23, Concession VIII, Instrument No. N13794 and Lot 23, Concession XIV, Instrument No. 29529 and part of Lot 9, Concession XIV, Plan No. 110 and Parts 65 to 79, Number 9R-185	37/75	Feb. 8/75
Town of Whitchurch-Stouffville in The Regional Municipality of York, Formerly the Township of Whitchurch in the County of York, Lot 26, Concession III	62/75	Feb. 15/75
Township of West Carleton in The Regional Municipality of Ottawa-Carleton, Formerly in the Township of Huntley in the County of Carleton, parts of Lot 9, Concession VIII	95/75	Mar. 1/75
Township of Amaranth, County of Dufferin, part of Lot 32, Concession V	96/75	Mar. 1/75
City of Waterloo, Regional Municipality of Waterloo, Formerly in the County of Waterloo, part of Lot 1, registered plan, west half of Lot 6 in the German Tract, City of Waterloo and part of Lot 3, Plan Number 58R-1141	97/75	Mar. 1/75
Township of Cavan, County of Peterborough, Formerly in the County of Durham, Lot 23, Plan 118	112/75	Mar. 1/75
Township of Mariposa, County of Victoria, part of Lot 7, Concession A, Reference Plan R.D. 187	144/75	Mar. 22/75
Township of Cavan, County of Peterborough, Formerly in the County of Durham, part of Lot 12, Concession XII, being Lots 5 and 6, Plan 21	152/75	Mar. 22/75
Township of Nottawasaga, County of Simcoe, part of Lot 26, Concession II, Part 31 on Plan R-709	153/75	Mar. 22/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly the Township of Whitchurch in the County of York, Lot 26, Concession III	209/75	Apr. 5/75
Township of Wainfleet, Regional Municipality of Niagara, Formerly the Township of Wainfleet, County of Welland, Lot 52, Concession VII	210/75	Apr. 5/75
Township of Cavan, County of Peterborough, Formerly County of Durham, Lot 7, Plan 114	225/75	Apr. 12/75
Township of Cavan, County of Peterborough, Formerly County of Durham, Lot 3, Concession XI, Lot 7 of Plan 116	226/75	Apr. 12/75
Town of Wasaga Beach, County of Simcoe, Lot 5, Concession XVI	227/75	Apr. 12/75
Township of Emily, County of Victoria, Lot 22, Concession XVI, Plan RD-49	228/75	Apr. 12/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly Township of Whitchurch, County of York, Lot 20, Concession VIII	229/75	Apr. 12/75

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Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 26, Concession IX, Plan R 908	281/75	Apr. 26/75
Township of Cavan, County of Peterborough, Formerly in County of Durham, Lot 11, Concession IV, Plan 101	282/75	Apr. 26/75
Township of Flos, County of Simcoe, Lot 8, Concession II, Plan RD-1065	283/75	Apr. 26/75
Township of Ennismore, County of Peterborough, Lot 6, Concession VI	284/75	Apr. 26/75
Township of Burleigh, County of Peterborough, Lot 10, Concession III	295/75	May 3/75
Township of Percy, County of Northumberland, Lot 6, Concession XI, Plan RD 25	298/75	May 3/75
Township of Emily, County of Victoria, Lot 20, Concession IX, Plan RD 46	306/75	May 10/75
Township of Percy, County of Northumberland, Lot 17, Concession V, Plan RD-16	307/75	May 10/75
Township of Belmont, County of Peterborough, Lot 21, Concession I	308/75	May 10/75
Township of North Monaghan, County of Peterborough, Lot 2, Concession X, Plan R401	318/75	May 17/75
Village of Victoria Harbour, County of Simcoe, Block E, Plan 496	319/75	May 17/75
Town of Oakville, Regional Municipality of Halton, Formerly in the Town of Oakville in the County of Halton, Lot 8 in Block 100	352/75	May 24/75
Township of Tiny in County of Simcoe, Lot 99, Plan 1446	365/75	May 24/75
Town of Milton, Regional Municipality of Halton, Formerly in Township of Nassagaweya in County of Halton, Lot 21, Concession I	369/75	May 31/75
Township of Tay, County of Simcoe, Lots 1464 and 1463-1462, Plan 569	391/75	June 7/75
Township of Percy, County of Northumberland, Lot 5, Concession VIII, Plan RD-42	392/75	June 7/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Lot 30, Concession IX	393/75	June 7/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Lot 26, Concession III	394/75	June 7/75
Township of Mariposa, County of Victoria, Lot I, Concession A, Plan RD 200	395/75	June 7/75
Township of Flos, County of Simcoe, Lot 8, Concession I, Plan RD-1065	396/75	June 7/75
City of Kitchener, Regional Municipality of Waterloo, Formerly in the City of Kitchener in the County of Waterloo, Lot 149, Plan 1216	432/75	June 14/75
Township of Percy, County of Northumberland, Lot 9, Concession III, Plan RD-70	439/75	June 14/75
Township of Percy, County of Northumberland, Lot 6, Concession XI, Part 24, Plan RD 25	462/75	June 14/75

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Township of Cavan, County of Peterborough, Lots 7 and 8, Concession VI, Plan 102.....	483/75	June 21/75
Township of Mariposa, County of Victoria, Lot 1, Concession A, Plan RD 200.....	484/75	June 21/75
City of Kitchener, Regional Municipality of Waterloo, Formerly City of Kitchener in County of Waterloo, Lot 50, Plan 1216.....	521/75	July 5/75
Township of Verulam, County of Victoria, Lot 4, Concession I, Plan 154, Highway Plan 192.....	547/75	July 12/75
Town of Simcoe, Regional Municipality of Haldimand, Norfolk, Lots 2 and 3, Concession VI, Formerly in the Town of Simcoe in the County of Norfolk, originally in the Township of Woodhouse in the County of Norfolk, Plan No. 997.....	548/75	July 12/75
City of Mississauga, Regional Municipality of Peel, Formerly in the Town of Mississauga, County of Peel, Lot 4, Plan K-22.....	581/75	July 26/75
Township of Percy, County of Northumberland, Lot 13, Concession IV, Plan RD-46.....	584/75	July 26/75
Township of Percy, County of Northumberland, Lot 6, Concession VII, Plan RD-41.....	594/75	Aug. 2/75
Township of Cavan, County of Peterborough, Formerly in County of Durham, Lot 5, Concession III, Plan 112.....	647/75	Aug. 23/75
Township of Rama, County of Simcoe, Formerly in the Township of Rama, County of Ontario, Lot 33, Plan 5075, Lots 33 and 34, Plan 327 and Plan 5075, Lot 33 shown on Plan of Survey of E. L. Cavana, Ontario Land Surveyor dated January 3rd, 1951, Part of Lot 33 and Part of Lot 10, Plan 5075.....	648/75	Aug. 23/75
Township of Cavan, County of Durham, Concession VIII, Lot 41, Plan 118.....	649/75	Aug. 23/75
Township of Cavan, County of Peterborough, Formerly County of Durham, Lot 20, Concession VIII, Plan 118.....	650/75	Aug. 23/75
Township of Cavan, County of Peterborough, Formerly in County of Durham, Concession III, Lot 3, Plan 112.....	651/75	Aug. 23/75
Town of Wasaga Beach, County of Simcoe, Formerly Township of Flos, County of Simcoe, Lot 26, Concession IX.....	652/75	Aug. 23/75
Township of Cavan, County of Peterborough, Formerly County of Durham, Lots 6, 7, Concession VIII, Plan 122.....	653/75	Aug. 23/75
Village of Elora, County of Wellington, Lot 15, Plan 56.....	671/75	Aug. 30/75
Township of Mariposa, County of Victoria, Part of Lot 1 and 2, Plan 57R-456.....	690/75	Sept. 6/75
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan R.D. 187.....	691/75	Sept. 6/75
Township of Mariposa, County of Victoria, Lot 1, Concession B, Plan 57R-456.....	692/75	Sept. 6/75

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Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan R.D.-187.....	706/75	Sept. 13/75
City of Kitchener, Regional Municipality of Waterloo, Formerly in Township of Waterloo, County of Waterloo, Lot 53, Part I, Plan W.D.R.-155, Registered Plans 1310 and 1340.....	726/75	Sept. 20/75
Town of Huntsville, Formerly in Township of Stephenson, Parts of Lot 30 in Concession IX and Lot 30 in Concession VIII, Plan R.D.-849.....	740/75	Sept. 27/75
Town of Whitchurch-Stouffville in The Regional Municipality of York, Formerly in Township of Whitchurch in County of York, Part of Lot 30, Concession IX.....	748/75	Sept. 27/75
Township of Smith, County of Peterborough, Lot 3, Concession V, Plan R 400, Deed No. 207803.....	758/75	Oct. 4/75
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan R.D.-187.....	759/75	Oct. 4/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly Township of Whitchurch, County of York, Lot 26, Concession III.....	760/75	Oct. 4/75
Township of Bentinck, County of Grey, Lot 40, Concession I, Plan R-185.....	772/75	Oct. 11/75
Township of Cavan, County of Peterborough, Formerly in the County of Durham, Parts of Lots 9, 10 and 11, Concession VIII, described as Lot 42, Plan 118.....	792/75	Oct. 25/75
Township of King, Regional Municipality of York, Lot 15, Concession IV.....	858/75	Nov. 15/75
Township of Mariposa, County of Victoria, Lot 8, Concession A, Plan R.D.-187.....	859/75	Nov. 15/75
Township of Bentinck, County of Grey, Lot 15, Concession VII.....	863/75	Nov. 22/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Lot 26, Concession III, Plan 65R-1547...	865/75	Nov. 22/75
Township of Somerville, County of Victoria, Lot 24, Concession I.....	890/75	Nov. 29/75
Township of Flos, County of Simcoe, Lots 8 and 9, Concession I, Plan R. 808.....	891/75	Nov. 29/75
Township of Tay, County of Simcoe, Lot 16, Concession III, Plan 51R-1456.....	896/75	Dec. 6/75
Township of Nottawasaga, County of Simcoe, Part of Lot 21, Concession II.....	897/75	Dec. 6/75
Township of Bentinck, County of Grey, Lot 1, Concession VIII, Part of Lots 41 and 42, Concession I north of Durham Rd., Plan 84495, Lot 40, Concession 1, south of Durham Road, Plan R-185....	898/75	Dec. 6/75
Borough of Scarborough, The Municipality of Metropolitan Toronto, Lot 275, Plan M-388.....	915/75	Dec. 6/75
Town of Midland, County of Simcoe, Parts of Lots 41 and 42, and Part of Lot 69, Plan 1109.....	918/75	Dec. 6/75
Village of Victoria Harbour in the County of Simcoe, Formerly in Township of Tay in County of Simcoe, Lot 14, Concession VII, Plan No. 201.....	967/75	Dec. 20/75

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Village of Fenelon Falls, County of Victoria, Parts of Block E and H, Plan 22, part of street shown on said Plan closed by a by-law, Instrument No. 1865 shown on Instrument No. 85883.....	994/75	Dec. 27/75
Village of Elora, County of Wellington, Lots 16, 17, 18, 19, 20, 21, 22, 23 and 24, south side of Water Street, Lots 21, 22, 23 and 24, north side of McNabb St., Plan 56.....	26/76	Jan. 24/76
Township of Nottawasaga, County of Simcoe, Lot 27, Concession II, Plan R-851.....	43/76	Jan. 31/76
Township of Cramahe, County of Northumberland, Lot 27, Concession X, Plan RD-23.....	50/76	Jan. 31/76
Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly in Township of Whitchurch in County of York, Lot 26, Concession III.....	80/76	Feb. 7/76
Township of Mariposa, County of Victoria, Lot 7, Concession A, Part 107, Plan RD-187.....	81/76	Feb. 14/76
Township of Flamborough, Regional Municipality of Hamilton-Wentworth, Formerly Township of Beverly in County of Wentworth, Lot 26, Concession VI.....	91/76	Feb. 14/76
Town of Huntsville, Township of Stephenson in District of Muskoka, Plan RD-849, as shown as parts of Lot 30, Concession IX.....	96/76	Feb. 14/76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lots 21 and 22, Concession X.....	97/76	Feb. 14/76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lots 21 and 22, Concession X, Plan R-984.....	98/76	Feb. 14/76
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan RD-187.....	99/76	Feb. 14/76
Township of Percy, County of Northumberland, Lot 14, Concession IV, Plan RD-68.....	140/76	Feb. 28/76
Town of Fort Erie, Regional Municipality of Niagara, Formerly in Township of Bertie in County of Welland, Lot 17, Concession I.....	197/76	Mar. 13/76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 23, Concession X.....	201/76	Mar. 20/76
Town of Gravenhurst, District Municipality of Muskoka, Formerly in Township of Morrison in District of Muskoka, Lot 29, Concession VIII.....	202/76	Mar. 20/76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 41, Plan R582.....	203/76	Mar. 20/76
Township of Percy, County of Northumberland, Lot 9, Concession III, Plan RD70.....	210/76	Mar. 27/76
Township of Anstruther, County of Peterborough, Lot 13, Concession VI, Plan R259.....	260/76	Apr. 10/76

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Town of Huntsville, District Municipality of Muskoka, Formerly in Township of Stephenson in District of Muskoka, Lots 26 and 27, Concession IX, Plan RD-2123.....	...	261/76	Apr. 10/76
Township of Bentinck, County of Grey, Lot 3, Plan 53	...	272/76	Apr. 10/76
Township of Nichol, County of Wellington, Lots 5 and 6, northwesterly side of Mathieson Street, Plan 112..	...	274/76	Apr. 17/76
Township of Bracebridge, District Municipality of Muskoka, Formerly in Township of Draper, Lot 13, Concession VII, Plan RD-1760.....	...	316/76	Apr. 24/76
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan RD-187.....	...	317/76	Apr. 24/76
Township of Flos, County of Simcoe, Lot 8, Concession 11, Plan R.D. 1065.....	...	359/76	May 15/76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 26, Concession IX.....	...	393/76	May 22/76
Town of St. Marys, County of Perth, Lots 19 and 20, Concession XVIII of Township of Blanshard, Plan 250.....	...	400/76	May 22/76
Township of Nichol, County of Wellington, Registered Plan 181 and Reference Plans WGR-13 and WGR-14.....	...	421/76	May 29/76
Township of Nichol, County of Wellington, Registered Plan 181 and Reference Plan WGR-14.....	...	436/76	June 5/76
Township of Dummer, County of Peterborough, Lot 31, Concession XI, Plan RD177.....	...	437/76	June 5/76
Township of Percy, County of Northumberland, Lot 14, Concession IV, Plan RD 68.....	...	438/76	June 5/76
Township of Percy, County of Northumberland, Lot 9, Concession II, Plan RD 71.....	...	439/76	June 5/76
Township of West Nissouri, County of Middlesex, Lot 15, Concession IV.....	...	462/76	June 5/76
Town of Niagara-on-the-Lake, The Regional Municipality of Niagara, Formerly in the Township of Niagara in the County of Lincoln, Lot 43, Highway Plan No. 125.....	...	496/76	June 19/76
Township of Bentinck, County of Grey, Lot 1, Concession VIII.....	...	569/76	July 24/76
Township of Bentinck, County of Grey, Lot 1, Concession VIII.....	...	587/76	July 31/76
Township of Mariposa, County of Victoria, Lot 1, Concession B, Part 14, Plan Number 57-R-456.....	...	592/76	July 31/76
Township of Albemarle, County of Bruce, Lot 9, Concession III East of the Bury Road.....	...	620/76	Aug. 7/76
Township of Bentinck, County of Grey, Parts of Lots 41 and 42, Concession 1 North of the Durham Road	...	621/76	Aug. 7/76
Township of Canborough, County of Haldimand, now in Town of Dunnville in Regional Municipality of Haldimand-Norfolk, Lot 14, Concession II, Plan 519.....	...	637/76	Aug. 14/76

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Town of Renfrew, County of Renfrew, Lots 1 to 71, Plan Number 405	651/76	Aug. 28/76
Township of Draper, Town of Bracebridge in District Municipality of Muskoka, Lot 12, Concession 17, Plan RD-1760 and Township of Draper now in Town of Bracebridge in District Municipality of Muskoka, Lot 12, Concession VII and Lot 12, Concession VI, Plan Number RD-1760	652/76	Aug. 28/76
Township of Nichol, County of Wellington, Plan WGR-24, Plan WGR-14	663/76	Sept. 4/76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, part of Broken Lots 21 and 22 in Concession X, Plan Number R-984 and Lot 26, Concession IX, Plan Number R-908, all that part of Lot 26, Concession IX	664/76	Sept. 4/76
Township of Percy, County of Northumberland, Lot 14, Concession IV, Plan Number RD-47, Lot 13, Concession IV, Plan Number RD-46, Lot 14, Concession IV, Part 61, Plan RD-47	665/76	Sept. 4/76
Township of Cavan, County of Peterborough, Formerly in County of Durham, Lots 9, 10 and 11, Concession VIII, Plan Number 118	666/76	Sept. 4/76
Borough of Etobicoke in Municipality of Metropolitan Toronto, Lot 20, Concession III fronting Humber River	667/76	Sept. 4/76
Township of Cramahe in County of Northumberland, Lot 27, Concession X, Plan Number 23	668/76	Sept. 4/76
Township of Burleigh Northern Division in County of Peterborough, Lot 6, Concession XV, Plan Number R-362	684/76	Sept. 11/76
Township of King, in Regional Municipality of York, Lot 15, Concession IV	685/76	Sept. 11/76
Township of Bentinck in County of Grey, Lot 3, Plan Number 53	686/76	Sept. 11/76
Township of Havilland in District of Algoma, Broken Section 12 part of Broken Section 12 and 13, Plan H-415	694/76	Sept. 11/76
Township of Cavan, County of Peterborough, Lot 7, Concession VI, Plan 102	725/76	Sept. 25/76
Township of Percy in County of Northumberland, Lot 9, Concession III, Plan RD-70	739/76	Oct. 2/76
Township of Glenelg, County of Grey, Lot 21, Concession VII, Plan R-189	740/76	Oct. 2/76
Township of Flos, County of Simcoe, Lot 9, Concession 1, Plan Number 330927	752/76	Oct. 2/76
Township of Mariposa, County of Victoria, parts of Lots 7 and 8, Concession A, Part 57, Plan RD-187, and Part 55, Plan RD-187 and Part 33, Plan RD-200	761/76	Oct. 2/76
City of Hamilton, Regional Municipality of Hamilton-Wentworth, Lot 18, Concession II	762/76	Oct. 2/76

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City of Burlington, Regional Municipality of Halton, Lot 48, Plan Number 99.....	765/76	Oct. 9/76
Township of Bentinck, County of Grey, part of Lots 41 and 42, Concession 1, Plan No. 326 and part of Lot 15, Concession VII.....	766/76	Oct. 9/76
City of Mississauga in The Regional Municipality of Peel, Formerly in Town of Mississauga in County of Peel, Lot 148, Plan No. 774.....	803/76	Oct. 23/76
Township of Cavan in County of Peterborough, part of Lots 7 and 8 in Concession VI, designated as Lot 101, Plan Number 102.....	804/76	Oct. 23/76
Township of Percy in County of Northumberland, part of Lot 13, Concession IV, designated as Part 55, Plan Number RD-46 and part of Lot 9, Concession III, designated as Part 29, Plan Number RD-70.....	805/76	Oct. 23/76
Township of Bentinck in County of Grey, Lot 15 in Concession VII.....	837/76	Nov. 6/76
Township of Nottawasaga in County of Simcoe, Lot 52, Registered Plan Number 1118.....	838/76	Nov. 6/76
Town of Wasaga Beach in County of Simcoe, part of road between Block A and Lot 4 in Concession XVI according to Plan Number 705.....	839/76	Nov. 6/76
Town of Wasaga Beach in County of Simcoe, Part 20 on Plan Number R-984.....	840/76	Nov. 6/76
Township of Mariposa, County of Victoria, parts of Lots 7 and 8 in Concession A, Plan RD-187.....	877/76	Nov. 20/76
Township of Bentinck, County of Grey, parts of Lots 41 and 42 in Concession 1, N.D.R.....	884/76	Nov. 20/76
Township of Cavan in County of Peterborough, Lot 1, Plan Number 103, Secondly, Lot 7, Plan Number 99, Thirdly, Lot 8, Plan Number 99, Fourthly, Lot 27, Plan Number 99.....	885/76	Nov. 20/76
Township of Percy, County of Northumberland, Part of Lot 18, Concession V, Plan RD-15.....	886/76	Nov. 20/76
Town of Wasaga Beach, Formerly Township of Flos, in County of Simcoe, Part of Broken Lots 21 and 22 in Concession X, designated as Part 19, Plan R-984 and Secondly, Township of Flos, now in Town of Wasaga Beach in County of Simcoe, Part of Lot 41, Plan 1408, designated as Part 6, on Plan 51R-582.....	898/76	Nov. 27/76
Township of Nichol in County of Wellington, part of Park Lots 4 and 6, Plan 181, designated as Part 5 on a Plan, WGR-14.....	917/76	Dec. 4/76
Town of Powassan in District of Parry Sound, Formerly in Township of South Himsworth, Lot 15, Concession XIII, Plan 42R-2587.....	938/76	Dec. 11/76
Township of Proudfoot in District of Parry Sound, part of Broken Lot 12 in Concession VIII, Plan PSR-1527.....	939/76	Dec. 11/76

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Those parcels of land situate in the former Township of Reach, now in Ward I of the Township of Scugog in The Regional Municipality of Durham, composed of part of Lot 1 in Concession VIII, First, Part 5, Plan RD-367, Second, Part 6, Plan RD-367, Third, Part 7, Plan RD-367, Fourth, Part 8, Plan RD-367, Fifth, Part 2, Plan 40R-513, Sixth, Part 3, Plan 40R-513, Seventh, Part 4, Plan 40R-513, Eighth, Part 5, Plan 40R-513, Ninth, Part 6, Plan 40R-513, Tenth, Part 7, Plan 40R-513.....	...	940/76	Dec. 11/76
Town of Wasaga Beach in County of Simcoe, Formerly in Township of Flos, part of Lot 27 in Concession VIII, Plan R-919.....	...	941/76	Dec. 11/76
Township of Percy in County of Northumberland, part of Lot 6 in Concession VII, Part 7 on Plan Number RD-41.....	...	952/76	Dec. 18/76
Town of Bracebridge, Formerly Township of Draper, in District of Muskoka, part of Lots 12 and 13 in Concession VII, Parts 21 and 22 on Plan Number RD-1700.....	...	953/76	Dec. 18/76
Village of Watford in County of Lambton, Part of Lot 18 in Concession V, S.E.R., Plan Number RD-181.....	...	981/76	Dec. 25/76
Township of Reach in County of Ontario, now Ward I of Township of Scugog in Regional Municipality of Durham, part of Lot 1 in Concession VIII.....	...	982/76	Dec. 25/76
Township of Burleigh, Northern Division, County of Peterborough, Part of Lot 6 in Concession XV, Plan Number R-363.....	...	983/76	Dec. 25/76
Township of Mara in County of Simcoe, Lot 35, Plan Number 858.....	...	29/77	Feb. 12/77
Township of Bentinck in County of Grey, Lot 40, Concession 1, South of the Durham Road, Part 2 on Plan Number R-185 and Lot 9, Concession 1, West of Garafraxa Road, Part 3 on Plan Number R-179.....	...	35/77	Feb. 19/77
City of St. Thomas in County of Elgin, part of Block A, registered Plan Number 298 designated as Parts 9 and 10 on Plan 11R-331.....	...	45/77	Feb. 26/77
Town of Newcastle in The Regional Municipality of Durham, Formerly in the Township of Clarke in County of Durham, Lot 14, Concession VII.....	...	75/77	Mar. 5/77
Town of Thessalon in the District of Algoma, Lot 4, Block L, Plan Number 180.....	...	76/77	Mar. 5/77
Township of Smith in County of Peterborough, Lot 3 in Concession V, Plan Number R400.....	...	78/77	Mar. 12/77
Township of Smith in County of Peterborough, Lot 3, Concession V, designated as Part I on Plan Number R400.....	...	79/77	Mar. 12/77
Township of West Garafraxa in County of Wellington, Lot 29 in Concession VI.....	...	113/77	Mar. 19/77

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Township of Nichol in County of Wellington, Park Lot I, Plan Number WGR-14.....	189/77	Apr. 16/77
Township of Nichol in County of Wellington, Park Lot 4, Plan Number 181, WGR-14.....	263/77	May 7/77
Township of Tecumseth in County of Simcoe, part of Lot 16, Concession II, Plan Number R-1062.....	292/77	May 14/77
Township of Uxbridge in The Regional Municipality of Durham, Formerly in the Township of Uxbridge in the County of Ontario, Lot 33 in Concession V.....	332/77	June 4/77
Township of Cavan in County of Peterborough, Formerly in the County of Durham, Lot 18, Plan Number 114.....	345/77	June 18/77
Township of Smith in County of Peterborough, Lot 7 in Concession III, Plan Number 191936.....	364/77	June 18/77
Township of Cavan in County of Peterborough, Lot 8 in Concession VI, Plan 104.....	365/77	June 18/77
Township of Nepean in The Regional Municipality of Ottawa-Carleton, Lots 400 to 409, inclusive, Plan Number 529418; Lots 1 to 14, 88, 133 to 138, and 165 to 179. Plan Number 551284; Lots 275 to 294, Plan Number 510807; Lots 251 to 261, 557650; Lots 1 to 74, Plan Number 559791.....	366/77	June 18/77
Township of London in County of Middlesex, Lot 27, Concession XIV and Lot 28, Concession XIV, Instrument Number 208265.....	385/77	June 25/77
Township of Essa in County of Simcoe, Lot 19, Concession IV, Reference Plan 51R-478, Instrument Number 256521.....	386/77	June 25/77
Township of Aldborough in County of Elgin, Lot 5 in Concession VII.....	390/77	July 2/77
Township of Bentinck in County of Grey, Lot 40, Concession 1, Plan Number R-185.....	399/77	July 9/77
Borough of Scarborough in Municipality of Metropolitan Toronto, Parts 6 and 7 on a Plan Number RS-1079 and Parts 1, 2, 3 and 4, Plan Number RS-1078..	400/77	July 9/77
Township of Bedford in County of Frontenac, Lot 35 in Concession IX, Registered Deed Number 199855..	449/77	July 16/77
Township of Carden in County of Victoria, Lot, Concession IV, Plan Number 326 and Lot 2, Concession IV designated as Part 14 on Reference Plan Number 57R-228.....	463/77	July 16/77
Township of Cavan in County of Peterborough, Lot 8 in Concession VI being Lot 30 according Registrar's Plan Number 104.....	505/77	July 30/77
City of St. Catharines in The Regional Municipality of Niagara, Formerly in the Town of Merritton in the County of Lincoln, Part of Lot 824, Plan No. 6..	527/77	Aug. 13/77
Township of Edwardsburg, County of Grenville, registered Plan Number 1006.....	542/77	Aug. 20/77
Township of Machar in the District of Parry Sound, Parcel 5546, Lot 19 in Concession VI.....	568/77	Aug. 27/77

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Township of Mariposa in County of Victoria, Lot 7 in Concession A described as Part 96, Reference Plan Number R.D. 187.....	...	569/77	Aug. 27/77
Town of Whitchurch-Stouffville in The Regional Municipality of York, Lot 11 in Concession IX, designated as Parts 1, 2 and 3 on Plan Number 65R-2163.....	...	625/77	Sept. 17/77
Township of Melancthon in County of Dufferin, Lot 27, Concession IX.....	...	658/77	Oct. 1/77
Township of Mersea in County of Essex, Lot 12, Plan Number 1321.....	...	659/77	Oct. 1/77
Township of Bentinck in County of Grey, part of Lot 1 in Concession VIII.....	...	680/77	Oct. 1/77
Town of Wasaga Beach in County of Simcoe, Formerly being partly in Township of Sunnidale and partly in Village of Wasaga Beach, Lot 2 in Concession XV and part of Lot 2, Plan Number 1574.....	...	681/77	Oct. 1/77
Township of Cramahe in County of Northumberland, Lot 27 in Concession X, designated as Part 3 on Plan Number RD23.....	...	691/77	Oct. 8/77
Township of Proton in County of Grey, Lot 20 in Concession IX.....	...	692/77	Oct. 8/77
Township of Cramahe in County of Northumberland, part of Lot 16 in Concession IV designated as Part 39 on Plan Number R.D. 86.....	...	693/77	Oct. 8/77
Town of Wasaga Beach in County of Simcoe, Formerly in Township of Flos, parts of Broken Lots 21 and 22 in Concession X, designated as Plan Number R-984.....	...	714/77	Oct. 15/77
Township of Cramahe in County of Northumberland, part of Lot 23 in Concession VI, Part 154, Plan Number R.D. 80.....	...	742/77	Oct. 22/77
Township of Emily in County of Victoria, Lot 13 in Concession V, Part 18, Plan Number RBCP 3.....	...	743/77	Oct. 22/77
Town of Picton in County of Prince Edward, parts of lots 713 and 714, Plan Number 24.....	...	744/77	Oct. 22/77
Town of Wasaga Beach in County of Simcoe, Formerly in Township of Flos, parts of Broken Lots 21 and 22 in Concession X designated as Part 39 on Plan Number R984, Instrument Number 320304.....	...	814/77	Nov. 19/77
Township of Lindsay in County of Bruce, part of Lot 15 in Concession VIII, designated as Part 19 on Plan Number R-174.....	...	816/77	Nov. 19/77
City of Brampton in The Regional Municipality of Peel, Formerly in the Town of Brampton in the County of Peel, Lot 87, Plan Number 639.....	...	839/77	Dec. 3/77
Township of Pilkington in the County of Wellington, Lot 18, Concession 1, Part 8 on a Plan Number 61R-866.....	...	840/77	Dec. 3/77

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Township of Camden East in County of Lennox and Addington, that part of Lot 41 in Concession 1....	854/77	Dec. 10/77
Town of Richmond Hill in The Regional Municipality of York, part of Lot 10, Registered Plan No. 2054...	855/77	Dec. 10/77
Township of Mariposa in the County of Victoria, part of Lot 1 in Concession A, Reference Plan, Number R.D. 200, compiled Plan in Land Registry Office, Number 547.....	897/77	Dec. 24/77
Village of Bancroft in County of Hastings, Lot I in Concession B of Township of Faraday now within the limits of Village of Bancroft.....	902/77	Dec. 31/77
Township of Bentinck in County of Grey, Lot 40 in Concession I, designated as Part 3 on Plan Number R-185.....	903/77	Dec. 31/77
Township of Nichol in County of Wellington, parts of Park Lots 6 and 8, Plan registered as Number 181 on a Reference Plan WGR-14.....	939/77	Jan. 7/78
Town of Newmarket in the Regional Municipality of York, formerly in the Township of East Gwillimbury in the County of York, part of Lot 97 in Concession I, designated as Part I on Plan Number RS39.....	940/77	Jan. 7/78
Town of Smiths Falls in the County of Lanark, composed of parts of lots 31 and 44, Registered Plan Number 13884.....	964/77	Jan. 14/78
Township of Bentinck in the County of Grey, composed of that part of Lot 40 in Concession 1—designated as Part 17 on Registered Plan Number R-185....	14/78	Jan. 28/78
Township of Cavan in County of Peterborough, formerly in County of Durham—composed of that part of Lot 8 in Concession VI described as Lot 9 according to a Plan registered as Number 104.....	15/78	Jan. 28/78
City of Mississauga in The Regional Municipality of Peel, formerly in the Town of Mississauga in the County of Peel—Lot 10—Plan Number F-09....	58/78	Feb. 11/78
Township of Mersea in the County of Essex the west part of Lot 12 in Concession C.....	59/78	Feb. 11/78
Town of Wasaga Beach in the County of Simcoe,—all of Lot 7 and part of Lot 8—Registered Plan Number 1430.....	84/78	Feb. 18/78
Township of Belmont in County of Peterborough—part of Lot 15 in Concession 11—Reference Plan Number 298.....	85/78	Feb. 18/78
Township of Tiny in County of Simcoe, composed of parts of Lot 13 in Concession VII in the Township of Tiny.....	107/78	Feb. 25/78
City of Welland in The Regional Municipality of Thorold in the County of Welland—part of Lot 234 and Lot 233 according to registered Plan Number 18 now in the City of Welland and known as Plan 652.....	108/78	Feb. 25/78

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Town of Wasaga Beach, formerly in the Township of Sunnidale, in the County of Simcoe, part of Lot 4 in Concession XV	120/78	Mar. 11/78
Township of Tay in the County of Simcoe, parts of lots 13 and 14—Plan Number 87 and on a Plan of Survey—51R-1278.	139/78	Mar. 18/78
Town of Whitchurch-Stouffville in the Regional Municipality of York, part of Lot 26 in Concession III	140/78	Mar. 18/78
Township of Adjala in the County of Simcoe, parts of Lot 5 in Concession III	141/78	Mar. 18/78
Town of Wasaga Beach, formerly in the Township of Nottawasaga in the County of Simcoe, part of Lot 34 in Concession III, Plan Number R-662	142/78	Mar. 18/78
City of Mississauga in The Regional Municipality of Peel, formerly in the Town of Mississauga in the County of Peel in Lot 5 in Concession 1	151/78	Mar. 25/78
Town of Wasaga Beach, formerly in the Township of Flos, in the County of Simcoe, parts of Broken Lots 21 and 22 in Concession X—Plan Number 320304.	162/78	Mar. 25/78
Town of Wasaga Beach in the County of Simcoe, formerly in the Township of Sunnidale and the Village of Wasaga Beach, part of Lot 2 in Concession XV	163/78	Mar. 25/78
The geographic Township of Aweres in the Territorial District of Algoma, Lot 48—Plan Number H-626.	167/78	Apr. 1/78
Township of Percy in the County of Northumberland, part of Lot 13 in Concession IV—Plan Number RD-46.	188/78	Apr. 1/78
Town of Richmond Hill in The Regional Municipality of York, formerly in the Township of Vaughan in the County of York, part of Lot 47 in Concession 1—Plan Number 64R-2805.	197/78	Apr. 1/78
Town of Wasaga Beach, formerly in the Township of Flos in the County of Simcoe, part of Lot 26 in Concession IX	198/78	Apr. 1/78
Village of Bancroft in the County of Hastings, formerly in the Township of Faraday in the County of Hastings, parts of Lots 1 and 2 in Concession XV.	199/78	Apr. 1/78
Town of Newcastle in The Regional Municipality of Durham, formerly in the Township of Clarke in the County of Durham—part of Lot 8 in Concession III shown as Parcel 3—Plan Number 87770.	245/78	Apr. 22/78
Township of Cavan in the County of Peterborough, formerly in the County of Durham, parts of lots 12 and 13 in Concession I—Plan Number 115.	246/78	Apr. 22/78
Township of Tay in the County of Simcoe—Lot 79, Concession 11	305/78	May 13/78
Township of Pilkington in the County of Wellington, Lot 18, Concession 1, Reference Plan Number 61R-866.	323/78	May 20/78

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Town of Halton Hills in The Regional Municipality of Halton, formerly in the Town of Acton in the County of Halton, Lot 38—Registered Plan Number 772.....	324/78	May 20/78
Township of Amaranth in the County of Dufferin—Lot 10 in Concession 11.....	331/78	May 20/78
Township of Tiny in the County of Simcoe, Lot 9 in Concession XII.....	337/78	May 27/78
Borough of Etobicoke in the Municipality of Metropolitan Toronto—Plans 5338, 4461, 3870, 3767, 125862 and 7796.....	357/78	May 27/78
Township of Nichol in the County of Wellington—Park Lot 6—Registered Plan Number 181—Registry Office Plan Number W.G.R.-14.....	371/78	June 3/78
Geographic Township of Ware in the District of Thunder Bay, Lot 6 in Concession VIII.....	373/78	June 3/78
Township of Mariposa in the County of Victoria, Lot 8 in Concession A and designated as Lot 105 on Map Number 553.....	429/78	June 24/78
Township of Mariposa in the County of Victoria, Lots 7 and 8 in Concession A designated as Lots 36, 80 and 82—Map Number 553.....	430/78	June 24/78
Township of Mariposa in the County of Victoria, Lot 7 in Concession A, designated as Lot 34—Plan Number 553.....	431/78	June 24/78
Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Uxbridge in the County of Ontario, Lot 34, Concession VII—Plan Number R.D. 446.....	456/78	July 1/78
Township of Tay in the County of Simcoe, Lot 19—Concession III—Map Number 270199.....	457/78	July 1/78
Town of Wasaga Beach, in the Township of Sunnidale in the County of Simcoe—Lot 2—Concession XV—Plan Number 306849.....	513/78	July 22/78
Township of Mariposa in the County of Victoria.....	539/78	Aug. 5/78
City of Guelph in the County of Wellington.....	540/78	Aug. 5/78
Township of Hamilton in the County of Northumberland—Plan Number 384.....	544/78	Aug. 5/78
Town of Whitby in The Regional Municipality of Durham, formerly in the County of Ontario—3 parts.....	545/78	Aug. 5/78
Township of Mariposa in the County of Victoria, Lot 7, Concession A—designated as Lot 96—Plan Number 553.....	579/78	Aug. 12/78
Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Township of Whitchurch in the County of York, Lot 30 in Concession IX.....	580/78	Aug. 12/78
Town of Trenton in the County of Hastings—Lot 7—Plan Number 64.....	614/78	Aug. 26/78

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Geographic Township of Proudfoot in the Territorial District of Parry Sound—Lot 12 in Concession VIII—Plan of Survey—P.S.R. 1527.....	...	617/78	Aug. 26/78
Town of Wasaga Beach, formerly in the Township of Sunnidale in the County of Simcoe—Lot 4 in Concession XV designated as Part 22—Plan Number 1576.....	...	618/78	Aug. 26/78
Township of Mariposa in the County of Victoria—Lot 7 in Concession A, Plan Number 553.....	...	629/78	Aug. 26/78
Township of Mariposa in the County of Victoria, Lot 1 in Concession A, Plan Number 547.....	...	641/78	Sept. 2/78
Township of Somerville in the County of Victoria, lots 17 and 18 in Concession VIII.....	...	661/78	Sept. 9/78
Township of West Carleton, formerly in the Township of Huntley in The Regional Municipality of Ottawa-Carleton, Lot 9—Plan Number 842.....	...	662/78	Sept. 9/78
Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Town of Delhi in the County of Norfolk—Lot 1—Plan Number 189.....	...	688/78	Sept. 16/78
Town of Wasaga Beach, formerly in the Township of Flos in the County of Simcoe, Lot 26 in Concession IX—Plan Number R-871.....	...	708/78	Sept. 30/78
City of Cambridge in The Regional Municipality of Waterloo, formerly in the City of Galt in the County of Waterloo, Lot 9 in Concession XII—Instrument Number 197502 and Plan Number 610 and Instrument Numbers 259393, 304184 and 302026.....	...	721/78	Oct. 7/78
This Regulation amends O. Reg. 545/78.....	...	777/78	Oct. 21/78
Township of Cavan in County of Peterborough, formerly in the County of Durham, Lot 12 in Concession 1—Registered Plan Number 115.....	...	813/78	Nov. 4/78
Town of Wasaga Beach, formerly in the Township of Flos, in the County of Simcoe, Lot 41—Reference Plan Number R-582.....	...	814/78	Nov. 4/78
Township of Scugog in The Regional Municipality of Durham, formerly in the Township of Reach in the County of Ontario, Lot 1 in Concession VIII—Plan Number 40R-513.....	...	829/78	Nov. 18/78
Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Township of Whitchurch in the County of York—Lot 26 in Concession III.....	...	830/78	Nov. 18/78
Township of Essa in the County of Simcoe, Lot 19—Concession IV—Plan Number 51R-478.....	...	835/78	Nov. 18/78
Township of Ennismore in the County of Peterborough—Lot 4 in Concession II—Plan Number R-289....	...	836/78	Nov. 18/78
Township of Ramsay in the County of Lanark, Lot 9 in Concession II and Lot 10 in Concession II....	...	854/78	Nov. 25/78

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Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, Lot 10, Concession V—Registered Instrument Number 2415.....	875/78	Nov. 25/78
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Township of Bertie in the County of Welland, parts of lots 9 and 10 in Concession VIII.....	901/78	Dec. 9/78
Town of Richmond Hill in The Regional Municipality of York, formerly in the Township of Markham, Lot 13 in Concession II—Plan Number 3642....	926/78	Dec. 16/78
City of Mississauga in The Regional Municipality of Peel, formerly in the Town of Mississauga in the County of Peel—Lot 158—Plan Number 792....	951/78	Dec. 30/78
Township of Herschel in the County of Hastings, Lot 4 in Concession III.....	957/78	Jan. 6/79
Town of Wasaga Beach, formerly in the Township of Nottawasaga, in the County of Simcoe, Lot 32, Concession 1—Plan of Survey—Number R.D. 466....	988/78	Jan. 6/79
Township of Bedford in the County of Frontenac, Lot 32 in Concession IV.....	24/79	Jan. 27/79
Village of Elora in the County of Wellington—Plan Number 56—Plan Number 181—Plan Number 181 (2nd part).....	54/79	Feb. 10/79
Township of Innisfil in the County of Simcoe—Lot 32—Plan Number 1324.....	70/79	Feb. 17/79
Township of Mariposa in the County of Victoria—Lots 7 and 8 in Concession A designated as Part 52—Reference Plan R.D. 187 and being also Lot 100—Plan Number 553.....	105/79	Mar. 3/79
Township of Amaranth in the County of Dufferin—Lot 10 in Concession 11.....	140/79	Mar. 24/79
Township of Burleigh, Northern Division, in the County of Peterborough—Lot 6 in Concession XV—Plan Number R-362.....	141/79	Mar. 24/79
Township of Mariposa in the County of Victoria—Lot 7 in Concession A—Plan Number 553.....	142/79	Mar. 24/79
Township of Muskoka Lakes, formerly in the Township of Watt, in The District Municipality of Muskoka, Lot 24—Concession VIII—Plan Number RD-658; Lots 23 and 24—Concession VIII—Plan Number 91723.....	143/79	Mar. 24/79
Township of Hamilton in the County of Northumberland—Lot 28 in Concession VIII—Plan Number 384.....	144/79	Mar. 24/79
Town of Wasaga Beach, formerly in the Township of Flos, in the County of Simcoe—Lots 22 and 23 in Concession X—Plan Number 331832.....	149/79	Mar. 31/79
Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, Lot 10 in Concession V as Instrument Number 2415.....	162/79	Apr. 7/79

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Township of Tecumseth in the County of Simcoe, Lot 5 in Concession II, Plan Number RD-464.....	163/79	Apr. 7/79
Township of Armour in the District of Parry Sound, Parts of Lots 8 and 9 in Concession VIII.....	184/79	Apr. 14/79
Township of Mariposa in the County of Victoria, Lot 7—Concession A, Reference Plan Number R.D. 187 and being also Lot 81 on Registrar's Compiled Plan Number 553.....	188/79	Apr. 14/79
Township of Mersea in the County of Essex, Lot 229, North Talbot Road.....	208/79	Apr. 21/79
Township of Hamilton in the County of Northumberland—Lot 28 in Concession VIII—Plan Number 384.....	235/79	Apr. 28/79
Township of Uxbridge in The Regional Municipality of Durham, formerly in the Town of Uxbridge in the County of Ontario, Lot E in Block 57 on Municipal Plan Number W.R. 347.....	270/79	May 12/79
City of Nepean in The Regional Municipality of Ottawa-Carleton, Plan Number 510807.....	276/79	May 19/79
Township of Rama in the County of Simcoe, formerly in the County of Ontario, Lot 20 in Concession E..	277/79	May 19/79
Town of Richmond Hill in The Regional Municipality of York, formerly in the County of York, parts of Lots 10 and 11—Registered Plan Number 4840..	278/79	May 19/79
Township of Erin in the County of Wellington, Lot 18 in Concession 1.....	313/79	June 2/79
Town of Pelham in The Regional Township of Niagara, formerly in the Township of Pelham in the County of Welland, Lot 10, Concession III—Instrument Number 18713.....	327/79	June 2/79
Township of Wainfleet in The Regional Municipality of Niagara, formerly in the County of Welland, Lots 7, 8 and 9—Plan Number 740.....	335/79	June 9/79
Town of Newcastle in The Regional Municipality of Durham, formerly in the Town of Bowmanville in the County of Durham, Lot 11 in Concession 1.	422/79	June 30/79
Township of Mariposa in the County of Victoria—Lot 7 in Concession A—Part 89 in Plan Number 187 and being also Lot 63 on a Registrar's Compiled Plan Number 553.....	433/79	July 7/79
Township of Ferguson in the District of Parry Sound, Lot 3—Concession A—Plan of Survey Number PSR-1620.....	461/79	July 14/79
City of Windsor in the County of Essex, Part of Lot 269 and all of Lot 270—Registered Plan Number 919.....	466/79	July 21/79
City of Sarnia in the County of Lambton, parcels of land in the City of Sarnia.....	467/79	July 21/79
City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, Lot 24, Concession 1.....	471/79	July 21/79

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Township of Mariposa in the County of Victoria—Lot 1, Concession A—Registered Plan Number 547.....	...	472/79	July 21/79
Town of East Gwillimbury in The Regional Municipality of York, formerly in the Township of East Gwillimbury in the County of York, Lot 92—Registered Plan Number 402.....	...	497/79	Aug. 4/79
Township of Mariposa in the County of Victoria, Lot 1 in Concession A—designated as Part 23—Reference Plan Number RD-200 and also being Lot 29 on a Registrar's Compiled Plan Number 547.....	...	498/79	Aug. 4/79
Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, Lots 32 and 33—Registered Plan Number 733.....	...	539/79	Aug. 11/79
City of Welland in The Regional Municipality of Niagara, formerly in the Township of Thorold in the County of Welland, Lot 230—Registered Plan Number 18 for the former Township of Thorold—now known as Plan 652 for the City of Welland.....	...	540/79	Aug. 11/79
City of Sudbury, formerly in the Township of McKim, in The Regional Municipality of Sudbury—described as Parcel 23289 in the Register for Sudbury East—part of Lot 5 on the south side of Austin Street—Plan Number M-398.....	...	583/79	Aug. 25/79
Township of Ennismore in the County of Peterborough—Concession VII, Lot 3—Plan Number 20.....	...	651/79	Sept. 29/79
Township of Thurlow in the County of Hastings, Lot 27 in Concession VII—Part 5—Reference Plan Number H.S.R. 360.....	...	706/79	Oct. 13/79
City of Welland in The Regional Municipality of Niagara, formerly in the Township of Crowland in the County of Welland, Lot 27 in Concession VI.....	...	773/79	Nov. 3/79
Town of East Gwillimbury in The Regional Municipality of York—Lot 20 in Concession V and VI.....	...	774/79	Nov. 3/79
Township of Smith in the County of Peterborough, Lot 1 in Concession II—Plan Number R-429.....	...	775/79	Nov. 3/79
Township of Lindsay in the County of Bruce, Lot 15 in Concession VIII—Plan Number R-175.....	...	776/79	Nov. 3/79
Township of Keppel in the County of Grey, Lots 17 and 18 in Concession XVIII.....	...	800/79	Nov. 17/79
Township of Mariposa in the County of Victoria, Lot 1 in Concession A—Plan Number 547.....	...	801/79	Nov. 17/79
Township of Tiny in the County of Simcoe, north half of Lot 18—Plan Number 656.....	...	802/79	Nov. 17/79
Township of Seymour in the County of Northumberland.....	...	803/79	Nov. 17/79
Town of Wasaga Beach, formerly in the Village of Wasaga Beach in the County of Simcoe, Lot 4, Concession XVI—Instrument Number 11547.....	...	815/79	Nov. 17/79
Town of Wasaga Beach, formerly in the Township of Flos in the County of Simcoe, Lots 21 and 22 in Concession X—Instrument Number 320304.....	...	816/79	Nov. 17/79

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Planning Act—Continued

Orders made under Section 29a of The Planning Act

—Continued

City of Sudbury, formerly in the Township of Neelon, in The Regional Municipality of Sudbury, Parcel 16147—Lot 106 on Danforth Avenue—Plan Number M-202, Plan Number SR-3329	841/79	Dec. 1/79
Township of Mariposa in the County of Victoria, Lot 1—Concession A—Reference Plan Number R.D. 200—Plan Number 547	878/79	Dec. 15/79
Township of Tay in the County of Simcoe, Lot 19 in Concession III—Part I—Plan Number 51R-436	898/79	Dec. 22/79
Town of Wasaga Beach, formerly in the Village of Wasaga Beach, in the County of Simcoe, Block N—Registered Plan 532	899/79	Dec. 22/79
Township of Percy in the County of Northumberland, Lot 9 in Concession III—Plan Number RD-70	905/79	Dec. 29/79
Borough of York in The Municipality of Metropolitan Toronto, Registered Plan Number 2600	950/79	Jan. 12/80
Township of Bangor in the County of Hastings—Lot 2 in Concession VII	951/79	Jan. 12/80
Village of Inverhuron in the Township of Bruce in the County of Bruce—Park Lot 2 on the south side of John Street	952/79	Jan. 12/80
Township of Bedford in the County of Frontenac—Lot 34—Concession VII—Plan Number R-167	953/79	Jan. 12/80

Delegation of Authority of Minister

Under Section 30a of The Planning Act—Consents

Township of East Ferris, in the Territorial District of Nipissing	528/77	Aug. 13/77
St. Joseph Island, Territorial District of Algoma	68/78	Feb. 11/78
Township of Ignace, Territorial District of Kenora	69/78	Feb. 11/78
Town of Sioux Lookout, in the geographic townships of Jordan, Drayton, Pickerel, Vermilion and Vermilion Additional and in Block 10, all in the Territorial District of Kenora	131/78	Mar. 18/78
Town of Kapuskasing and the Geographic Townships of Owens, O'Brien and Teetzel, in the Territorial District of Cochrane	675/78	Sept. 2/78
Sault Ste. Marie North Planning Area	753/78	Oct. 14/78
Town of Geraldton and the Geographic Townships of Ashmore, Errington, Fulford and McQuesten, all in the Territorial District of Thunder Bay	790/78	Oct. 28/78
Township of Conmee and O'Connor and in the Geographic Townships of Gorham and Ware, all in the Territorial District of Thunder Bay is hereby delegated to the Lakehead Planning Board	50/79	Feb. 10/79
Towns of Webbwood and Massey, the Township of The Spanish River and the unorganized townships of Gough, Shakespeare and McKinnon, all in the Territorial District of Sudbury—is hereby delegated to the Sables-Spanish Rivers Planning Board	354/79	June 16/79

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Planning Act—Continued

Delegation of Authority of Minister—Continued

Orders made under Section 30a of The Planning Act

—Continued

Township of Wicksteed, in the Territorial District of Algoma—is hereby delegated to the Township of Wicksteed Planning Board	562/79	Aug. 18/79
Township of Marathon, in the Territorial District of Thunder Bay—is hereby delegated to the Township of Marathon Planning Board	587/79	Aug. 25/79
West Nipissing Planning Area (which planning area consists of the Towns of Sturgeon Falls and Cache Bay and the Geographic Townships of Badgerow, Bastedo, Beaucage, Bertram, Caldwell, Crerar, Dana, Falconer, Fell, Field, Gibbons, Grant, Hobbs, Hugel, Kirkpatrick, Latchford, Loudon, MacPherson, McCallum, McLaren, McWilliams, Pardo, Pedley, Sisk, Springer and Thistle, all in the Territorial District of Nipissing), is hereby delegated to the West Nipissing Planning Board	696/79	Oct. 13/79
Any land situate in the Territorial District of Manitoulin, except, the Township of Rutherford and George Island, and the geographic townships of Carlyle and Humboldt, including adjacent islands and Killarney Provincial Park, is hereby delegated to the Manitoulin Planning Board	704/79	Oct. 13/79

Delegation of Authority of Minister

Under Section 44b of The Planning Act—Subdivision Plans

The Regional Municipality of Waterloo	341/77	June 18/77
The Regional Municipality of Peel	342/77	June 18/77
The Regional Municipality of Ottawa-Carleton	343/77	June 18/77
The Regional Municipality of Hamilton-Wentworth	529/77	Aug. 13/77
The Regional Municipality of Waterloo	53/78	Feb. 11/78
The District Municipality of Muskoka	486/78	July 15/78
The Municipality of Metropolitan Toronto	487/78	July 15/78
The Municipality of Metropolitan Toronto, The County of Oxford, The District Municipality of Muskoka, The Regional Municipality of Halton, The Regional Municipality of Hamilton-Wentworth, The Regional Municipality of Niagara, The Regional Municipality of Ottawa-Carleton, The Regional Municipality of Peel, The Regional Municipality of Sudbury, The Regional Municipality of Waterloo, The Regional Municipality of York (11 municipalities)	796/79	Nov. 17/79

Withdrawal of Delegation of Authority of Minister Under Section 44b of The Planning Act

The Regional Municipality of Hamilton-Wentworth	519/78	July 22/78
The Regional Municipality of Ottawa-Carleton	718/78	Sept. 30/78
The Regional Municipality of Ottawa-Carleton	309/79	May 26/79

Notice of Requirements—

Restricted Area By-laws	597/79	Sept. 1/79
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Restricted Areas (see also Zoning Order)

Blind River	662	
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Planning Act—Continued			
Restricted Areas—Continued			
Blind River—Continued			
<i>amended</i>	346/77		June 18/77
<i>amended</i>	813/77		Nov. 19/77
<i>amended</i>	321/79		June 2/79
County of Brant—Township of Brantford	295/74		May 11/74
<i>amended</i>	582/74		Aug. 24/74
<i>amended</i>	550/75		July 12/75
<i>amended</i>	985/75		Dec. 27/75
<i>amended</i>	166/76		Mar. 6/76
<i>amended</i>	297/76		Apr. 17/76
<i>amended</i>	334/76		May 1/76
<i>amended</i>	566/77		Aug. 27/77
County of Bruce—Township of Brant	273/74		May 11/74
<i>amended</i>	429/75		June 14/75
<i>amended</i>	334/76		May 1/76
County of Bruce—Township of Carrick	274/74		May 11/74
<i>amended</i>	334/76		May 1/76
<i>amended</i>	950/78		Dec. 30/78
<i>amended</i>	541/79		Aug. 11/79
County of Bruce—Township of Huron	272/74		May 11/74
<i>amended</i>	334/76		May 1/76
County of Bruce—Town of Kincardine	329/74		May 11/74
<i>amended</i>	751/74		Oct. 19/74
<i>amended</i>	842/74		Nov. 23/74
<i>amended</i>	20/75		Feb. 1/75
<i>amended</i>	334/76		May 1/76
County of Dufferin—Township of Mono	*233/74		May 4/74
<i>amended</i>	450/74		June 22/74
<i>amended</i>	812/74		Nov. 9/74
County of Elgin—Township of Bayham	284/74		May 11/74
<i>amended</i>	334/76		May 1/76
<i>amended</i>	260/79		May 5/79
<i>amended</i>	853/79		Dec. 8/79
County of Elgin—Township of Malahide	283/74		May 11/74
<i>amended</i>	802/74		Nov. 9/74
<i>amended</i>	334/76		May 1/76
County of Essex—Township of Colchester South	275/74		May 11/74
<i>amended</i>	334/76		May 1/76
County of Essex, Township of Gosfield North (<i>revoking</i>)	597/77		Sept. 10/77
County of Essex—Township of Mersea	276/74		May 11/74
<i>amended</i>	586/74		Aug. 24/74
<i>amended</i>	82/75		Feb. 22/75
<i>amended</i>	207/75		Apr. 5/75
<i>amended</i>	334/76		May 1/76
<i>amended</i>	671/76		Sept. 4/76
<i>amended</i>	402/77		July 9/77
<i>amended</i>	462/77		July 16/77
<i>amended</i>	513/77		Aug. 6/77
<i>amended</i>	461/78		July 1/78
<i>amended</i>	603/78		Aug. 19/78
<i>amended</i>	929/78		Dec. 23/78

*See (1975) 8 Ontario Reports (2d.) pp. 97-103

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Planning Act—Continued

Restricted Areas—Continued

County of Essex—Township of Tilbury North

(see under Zoning Orders)

County of Frontenac—Township of Bedford	218/75	Apr. 12/75
<i>amended</i>	596/75	Aug. 2/75
<i>amended</i>	705/75	Sept. 13/75
<i>amended</i>	757/75	Oct. 4/75
<i>amended</i>	780/75	Oct. 18/75
<i>amended</i>	831/75	Nov. 8/75
<i>amended</i>	24/76	Jan. 24/76
<i>amended</i>	25/76	Jan. 24/76
<i>amended</i>	46/76	Jan. 31/76
<i>amended</i>	122/76	Feb. 28/76
<i>amended</i>	174/76	Mar. 13/76
<i>amended</i>	232/76	Apr. 3/76
<i>amended</i>	365/76	May 15/76
<i>amended</i>	453/76	June 5/76
<i>amended</i>	575/76	July 24/76
<i>amended</i>	672/76	Sept. 4/76
<i>amended</i>	707/76	Sept. 18/76
<i>amended</i>	848/76	Nov. 6/76
<i>amended</i>	896/76	Nov. 27/76
<i>amended</i>	925/76	Dec. 4/76
<i>amended</i>	87/77	Mar. 12/77
<i>amended</i>	219/77	Apr. 23/77
<i>amended</i>	295/77	May 21/77
<i>amended</i>	339/77	June 11/77
<i>amended</i>	393/77	July 2/77
<i>amended</i>	397/77	July 9/77
<i>amended</i>	522/77	Aug. 6/77
<i>amended</i>	596/77	Sept. 3/77
<i>amended</i>	598/77	Sept. 10/77
<i>amended</i>	653/77	Sept. 24/77
<i>amended</i>	733/77	Oct. 22/77
<i>amended</i>	756/77	Nov. 5/77
<i>amended</i>	786/77	Nov. 12/77
<i>amended</i>	795/77	Nov. 19/77
<i>amended</i>	796/77	Nov. 19/77
<i>amended</i>	890/77	Dec. 17/77
<i>amended</i>	934/77	Jan. 7/78
<i>amended</i>	943/77	Jan. 7/78
<i>amended</i>	25/78	Feb. 4/78
<i>amended</i>	67/78	Feb. 11/78
<i>amended</i>	136/78	Mar. 18/78
<i>amended</i>	385/78	June 10/78
<i>amended</i>	410/78	June 17/78
<i>amended</i>	459/78	July 1/78
<i>amended</i>	505/78	July 22/78
<i>amended</i>	506/78	July 22/78
<i>amended</i>	605/78	Aug. 19/78
<i>amended</i>	608/78	Aug. 26/78
<i>amended</i>	649/78	Sept. 2/78
<i>amended</i>	650/78	Sept. 2/78
<i>amended</i>	651/78	Sept. 2/78

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Planning Act—Continued

Restricted Areas—Continued

County of Frontenac—Township of Bedford

—Continued

amended.....	703/78	Sept. 23/78
amended.....	747/78	Oct. 14/78
amended.....	748/78	Oct. 14/78
amended.....	842/78	Nov. 18/78
amended.....	868/78	Nov. 25/78
amended.....	971/78	Jan. 6/79
amended.....	25/79	Jan. 27/79
amended.....	112/79	Mar. 10/79
amended.....	138/79	Mar. 24/79
amended.....	502/79	Aug. 4/79
amended.....	529/79	Aug. 4/79
amended.....	565/79	Aug. 18/79
amended.....	566/79	Aug. 18/79
amended.....	634/79	Sept. 22/79
amended.....	665/79	Oct. 6/79
amended.....	709/79	Oct. 13/79
amended.....	805/79	Nov. 17/79
amended.....	819/79	Nov. 17/79
amended.....	854/79	Dec. 8/79
amended.....	904/79	Dec. 22/79
County of Grey—Township of Bentinck.....	293/74	May 11/74
amended.....	546/74	Aug. 3/74
amended.....	771/75	Oct. 11/75
amended.....	334/76	May 1/76
amended.....	778/76	Oct. 9/76
amended.....	214/78	Apr. 8/78
County of Grey—Township of Glenelg.....	294/74	May 11/74
amended.....	334/76	May 1/76
County of Grey—Township of Sarawak (<i>revoking</i>).....	605/76	Aug. 7/76
County of Haldimand (<i>now The Regional Municipality of Haldimand-Norfolk</i>)		
Haldimand, Township of Walpole (<i>now City of Nanticoke</i>).....	285/73	June 2/73
amended.....	504/73	Sept. 1/73
amended.....	269/78	Apr. 29/78
amended.....	607/78	Aug. 26/78
amended.....	755/78	Oct. 14/78
County of Haliburton—Township of Cardiff.....	663
County of Halton—Town of Oakville (<i>revoking</i>).....	670/79	Oct. 6/79
County of Hastings—Township of Sidney.....	319/74	May 11/74
amended.....	532/75	July 5/75
amended.....	756/75	Oct. 4/75
amended.....	788/75	Oct. 25/75
amended.....	334/76	May 1/76
amended.....	816/76	Oct. 30/76
amended.....	787/77	Nov. 12/77
amended.....	756/79	Nov. 3/79
amended.....	945/79	Jan. 12/80

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Planning Act—Continued

Restricted Areas—Continued

County of Hastings—Township of Thurlow	318/74	May 11/74
<i>amended</i>	390/75	June 7/75
<i>amended</i>	212/76	Mar. 27/76
<i>amended</i>	334/76	May 1/76
County of Huron—Township of Colborne	750/73	Dec. 15/73
<i>amended</i>	640/74	Sept. 14/74
<i>amended</i>	299/75	May 3/75
<i>amended</i>	791/75	Oct. 25/75
<i>amended</i>	341/76	May 1/76
<i>amended</i>	596/78	Aug. 19/78
<i>amended</i>	863/78	Nov. 25/78
<i>amended</i>	523/79	Aug. 4/79
<i>amended</i>	642/79	Sept. 22/79
County of Huron—Township of East Wawanosh	349/74	May 18/74
<i>amended</i>	994/74	Jan. 11/74
<i>amended</i>	13/75	Feb. 1/75
<i>amended</i>	333/76	May 1/76
County of Huron—Township of Goderich	749/73	Dec. 15/73
<i>amended</i>	521/74	July 27/74
County of Huron—Township of Hay	288/74	May 11/74
<i>amended</i>	181/75	Mar. 29/75
<i>amended</i>	334/76	May 1/76
County of Huron—Township of Morris	291/74	May 11/74
<i>amended</i>	334/76	May 1/76
County of Huron—Township of Stephen	289/74	May 11/74
<i>amended</i>	841/74	Nov. 23/74
<i>amended</i>	334/76	May 1/76
County of Huron—Township of Turnberry	290/74	May 11/74
<i>amended</i>	334/76	May 1/76
<i>amended</i>	906/78	Dec. 9/78
County of Huron—Township of Osborne	287/74	May 11/74
<i>amended</i>	334/76	May 1/76
County of Kent—Township of Camden	278/74	May 11/74
<i>amended</i>	663/74	Sept. 21/74
<i>amended</i>	334/76	May 1/76
<i>amended</i>	310/77	May 28/77
County of Kent—Township of Chatham	10/73	Jan. 27/73
<i>amended</i>	102/73	Mar. 17/73
<i>amended</i>	258/73	May 12/73
<i>amended</i>	340/73	June 23/73
<i>amended</i>	428/73	July 28/73
<i>amended</i>	660/73	Nov. 10/73
<i>amended</i>	700/73	Dec. 1/73
<i>amended</i>	777/73	Dec. 22/73
<i>amended</i>	596/74	Aug. 31/74
<i>amended</i>	665/74	Sept. 21/74
<i>amended</i>	755/74	Oct. 19/74
<i>amended</i>	838/74	Nov. 23/74
<i>amended</i>	173/75	Mar. 29/75
<i>amended</i>	363/75	May 24/75
<i>amended</i>	505/75	June 28/75
<i>amended</i>	589/75	Aug. 2/75
<i>amended</i>	608/75	Aug. 9/75

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Planning Act—Continued			
Restricted Areas—Continued			
County of Kent—Township of Chatham—Continued			
<i>amended</i>	724/75		Sept. 20/75
<i>amended</i>	725/75		Sept. 20/75
<i>amended</i>	1025/75		Jan. 10/76
<i>amended</i>	120/76		Feb. 21/76
<i>amended</i>	175/76		Mar. 13/76
<i>amended</i>	515/76		June 26/76
<i>amended</i>	841/76		Nov. 6/76
<i>amended</i>	918/76		Dec. 4/76
<i>amended</i>	945/76		Dec. 11/76
<i>amended</i>	308/77		May 28/77
<i>amended</i>	401/77		July 9/77
<i>amended</i>	671/77		Oct. 1/77
<i>amended</i>	896/77		Dec. 24/77
<i>amended</i>	22/78		Jan. 28/78
<i>amended</i>	904/78		Dec. 9/78
<i>amended</i>	9/79		Jan. 20/79
<i>amended</i>	52/79		Feb. 10/79
<i>amended</i>	252/79		May 5/79
<i>amended</i>	414/79		June 30/79
<i>amended</i>	652/79		Sept. 29/79
Township of Harwich (<i>revoking</i>)	402/79		June 23/79
County of Kent—Township of Raleigh	12/73		Jan. 27/73
<i>amended</i>	104/73		Mar. 17/73
<i>amended</i>	322/73		June 16/73
<i>amended</i>	779/73		Dec. 29/73
<i>amended</i>	597/74		Aug. 31/74
<i>amended</i>	639/74		Sept. 14/74
<i>amended</i>	753/74		Oct. 19/74
<i>amended</i>	839/74		Nov. 23/74
<i>amended</i>	992/74		Jan. 11/75
<i>amended</i>	11/75		Feb. 1/75
<i>amended</i>	215/75		Apr. 12/75
<i>amended</i>	420/75		June 7/75
<i>amended</i>	722/75		Sept. 20/75
<i>amended</i>	723/75		Sept. 20/75
<i>amended</i>	777/75		Oct. 18/75
<i>amended</i>	611/76		Aug. 7/76
County of Lambton—Township of Bosanquet	280/74		May 11/74
<i>amended</i>	327/76		May 1/76
County of Lambton—Township of Enniskillen	282/74		May 11/74
<i>amended</i>	334/76		May 1/76
County of Lambton, Township of Plympton (<i>revoking</i>)	624/79		Sept. 15/79
County of Lambton—Township of Warwick	281/74		May 11/74
<i>amended</i>	655/74		Sept. 14/74
<i>amended</i>	334/76		May 1/76
County of Lanark—Township of Bathurst	306/74		May 11/74
<i>amended</i>	334/76		May 1/76
County of Lanark—Township of Beckwith	305/74		May 11/74
<i>amended</i>	334/76		May 1/76
<i>amended</i>	847/76		Nov. 6/76
County of Lanark—Township of Drummond	307/74		May 11/74
<i>amended</i>	334/76		May 1/76

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Planning Act—Continued

Restricted Areas—Continued

County of Lanark—Township of North Elmsley	308/74	May 11/74
<i>amended</i>	60/75	Feb. 15/75
<i>amended</i>	334/76	May 1/76
County of Lanark—Township of Ramsay	304/74	May 11/74
<i>amended</i>	211/75	Apr. 5/75
<i>amended</i>	430/75	June 14/75
<i>amended</i>	334/76	May 1/76
County of Lanark—Township of South Sherbrooke <i>(revoking)</i>	77/76	Feb. 7/76
County of Leeds and Grenville—Township of Front of Leeds and Lansdowne	309/74	May 11/74
<i>amended</i>	845/75	Nov. 15/75
<i>amended</i>	328/76	May 1/76
<i>amended</i>	515/77	Aug. 6/77
County of Leeds and Grenville—Township of Oxford (on Rideau)	372/77	June 25/77
County of Leeds and Grenville—Township of South Elmsley	310/74	May 11/74
<i>amended</i>	786/74	Nov. 2/74
<i>amended</i>	371/75	May 31/75
<i>amended</i>	334/76	May 1/76
County of Leeds and Grenville—Township of South Gower	371/77	June 25/77
Norfolk, Township of Townsend (<i>now City of Nanticoke</i>)	290/73	June 2/73
<i>amended</i>	414/73	July 21/73
<i>amended</i>	182/74	Apr. 13/74
<i>amended</i>	271/78	Apr. 29/78
<i>amended</i>	862/78	Nov. 25/78
<i>amended</i>	966/78	Jan. 6/79
County of Ontario (<i>now The Regional Municipality of Durham</i>), Township of Pickering (<i>now Town of Pickering</i>)	102/72	Mar. 18/72
<i>amended</i>	692/74	Sept. 28/74
<i>amended</i>	895/77	Dec. 24/77
<i>amended</i>	419/78	June 17/78
<i>amended</i>	711/78	Sept. 30/78
<i>amended</i>	739/78	Oct. 14/78
<i>amended</i>	838/78	Nov. 18/78
<i>amended</i>	860/78	Nov. 25/78
<i>amended</i>	959/78	Jan. 6/79
<i>amended</i>	8/79	Jan. 20/79
<i>amended</i>	271/79	May 12/79
<i>amended</i>	322/79	June 2/79
<i>amended</i>	405/79	June 30/79
<i>amended</i>	411/79	June 30/79
<i>amended</i>	475/79	July 21/79
<i>amended</i>	522/79	Aug. 4/79
<i>amended</i>	710/79	Oct. 20/79
<i>amended</i>	959/79	Jan. 12/80
Ontario, Township of Uxbridge	103/72	Mar. 18/72
<i>amended</i>	275/72	June 17/72
<i>amended</i>	405/72	Aug. 26/72

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Planning Act—Continued			
Restricted Areas—Continued			
County of Ontario—Continued			
Ontario, Township of Uxbridge—Continued			
amended	490/72		Oct. 21/72
amended	436/78		June 24/78
amended	960/78		Jan. 6/79
amended	58/79		Feb. 10/79
amended	148/79		Mar. 24/79
amended	385/79		June 16/79
amended	669/79		Oct. 6/79
amended	852/79		Dec. 8/79
County of Oxford—Town of Tillsonburg	347/74		May 18/74
amended	331/76		May 1/76
County of Perth—Township of Elma	285/74		May 11/74
amended	1002/75		Dec. 27/75
amended	334/76		May 1/76
amended	150/79		Mar. 31/79
County of Perth—Township of Wallace	286/74		May 11/74
amended	666/74		Sept. 21/74
amended	121/75		Mar. 8/75
amended	300/75		May 3/75
amended	82/76		Feb. 14/76
amended	334/76		May 1/76
amended	501/76		June 26/76
amended	573/76		July 24/76
amended	785/76		Oct. 16/76
amended	846/76		Nov. 6/76
amended	689/77		Nov. 8/77
amended	914/77		Dec. 31/77
amended	678/78		Sept. 16/78
County of Peterborough—Township of North Monaghan	377/77		June 25/77
County of Prescott and Russell—Township of West Hawkesbury	321/74		May 11/74
amended	334/76		May 1/76
County of Prince Edward—Township of North Marysburg	328/74		May 11/74
amended	334/76		May 1/76
County of Prince Edward—Township of Sophiasburg	327/74		May 11/74
amended	334/76		May 1/76
County of Renfrew—Township of Admaston	316/74		May 11/74
amended	334/76		May 1/76
amended	77/77		Mar. 5/77
amended	970/78		Jan. 6/79
County of Renfrew—Township of Alice and Fraser	314/74		May 11/74
amended	334/76		May 1/76
County of Renfrew—Township of Horton	317/74		May 11/74
amended	334/76		May 1/76
County of Renfrew—Township of McNab	311/74		May 11/74
amended	329/76		May 1/76
County of Renfrew—Township of Pembroke	315/74		May 11/74
amended	527/74		July 27/74
amended	334/76		May 1/76
County of Renfrew—Township of Rolph, Buchanan, Wylie and McKay	312/74		May 11/74
amended	334/76		May 1/76

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Planning Act—Continued			
Restricted Areas—Continued			
County of Renfrew—Township of Stafford	313/74		May 11/74
<i>amended</i>	334/76		May 1/76
County of Simcoe—Township of Adjala (<i>revoking</i>)	101/78		Feb. 25/78
County of Simcoe—Township of Essa	299/74		May 11/74
<i>amended</i>	334/76		May 1/76
<i>amended</i>	344/76		May 8/76
County of Simcoe—Township of Innisfil	567/79		Aug. 18/79
County of Simcoe—Township of Nottawasaga— <i>see under "Zoning Order"</i>			
County of Simcoe—Township of Tay	108/75		Mar. 1/75
<i>amended</i>	227/78		Apr. 15/78
<i>amended</i>	406/79		June 30/79
County of Simcoe—Township of Tecumseth	300/74		May 11/74
<i>amended</i>	334/76		May 1/76
County of Simcoe—Township of Vespra	62/73		Mar. 3/73
<i>amended</i>	593/73		Oct. 6/73
<i>amended</i>	17/74		Jan. 26/74
<i>amended</i>	115/74		Mar. 16/74
<i>amended</i>	406/74		June 15/74
<i>amended</i>	595/74		Aug. 24/74
<i>amended</i>	623/74		Sept. 7/74
<i>amended</i>	932/74		Dec. 28/74
<i>amended</i>	174/75		Mar. 29/75
<i>amended</i>	343/76		May 8/76
<i>amended</i>	598/76		July 31/76
<i>amended</i>	817/76		Oct. 30/76
<i>amended</i>	919/76		Dec. 4/76
<i>amended</i>	86/77		Mar. 12/77
<i>amended</i>	155/77		Apr. 2/77
<i>amended</i>	309/77		May 28/77
<i>amended</i>	374/77		June 25/77
<i>amended</i>	473/77		July 23/77
<i>amended</i>	761/77		Nov. 5/77
County of Victoria—Township of Ops	302/74		May 11/74
<i>amended</i>	633/74		Sept. 14/74
<i>amended</i>	4/75		Jan. 25/75
<i>amended</i>	986/75		Dec. 27/75
<i>amended</i>	334/76		May 1/76
<i>amended</i>	395/76		May 22/76
<i>amended</i>	159/79		Apr. 7/79
District of Algoma— <i>see infra</i> "Part of the District of Algoma"— <i>also under "Zoning Order"</i>			
District of Cochrane—Township of Glackmeyer	271/74		May 11/74
<i>amended</i>	326/76		May 1/76
Town of Kapuskasing	669		
<i>amended</i>	503/71		Dec. 18/71
Town of Kapuskasing	172/75		Mar. 29/75
<i>See also infra</i> "Part of the Corporation of the City of Timmins"			
District of Kenora, Patricia Portion	69/71		Feb. 20/71
<i>amended</i>	422/71		Oct. 9/71
<i>amended</i>	412/73		July 21/73
<i>amended</i>	34/74		Feb. 9/74

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Planning Act—Continued

Restricted Areas—Continued

District of Kenora, Patricia Portion—Continued

<i>amended</i>	7/75	Jan. 25/75
<i>amended</i>	122/75	Mar. 8/75
<i>amended</i>	564/76	July 24/76
<i>amended</i>	869/76	Nov. 13/76
<i>amended</i>	191/77	Apr. 16/77
<i>amended</i>	347/77	June 18/77

See also *infra*—"Improvement District of Ear Falls, District of Kenora, Patricia Portion"

See also under "Zoning Order"

District of Manitoulin—see *infra*—"Part of the District of Manitoulin—Townships of Campbell, Dawson, Mills and Robinson"

District of Nipissing—Township of Strathy.....	666
<i>amended</i>	740/73	Dec. 15/73

See also *infra*—"Improvement District of Temagami" "Part of the District of Nipissing"

See also *infra* under "Zoning Order"

Districts of Nipissing and Timiskaming.....	668
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District of Parry Sound—see *infra* under "Zoning Order"

District of Rainy River—see *infra* under "Zoning Order"

District of Rainy River—Township of Alberton.....	268/74	May 11/74
<i>amended</i>	12/75	Feb. 1/75
<i>amended</i>	855/75	Nov. 15/75
<i>amended</i>	334/76	May 1/76

District of Rainy River—Township of Miscampbell...	449/74	June 29/74
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District of Sudbury—see *infra*—"Part of the District of Sudbury"

District of Thunder Bay—see *infra*—"Part of the District of Thunder Bay"

District of Thunder Bay—Savant Lake Townsite.....	344/79	June 16/79
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District of Timiskaming.....	671
<i>amended</i>	88/74	Mar. 2/74
<i>amended</i>	469/76	June 12/76
<i>amended</i>	846/77	Dec. 3/77
<i>amended</i>	99/78	Feb. 25/78
<i>amended</i>	404/79	June 30/79
<i>amended</i>	473/79	July 21/79
<i>amended</i>	601/79	Sept. 8/79
<i>amended</i>	663/79	Oct. 6/79
<i>amended</i>	783/79	Nov. 10/79
<i>amended</i>	831/79	Nov. 24/79
<i>amended</i>	891/79	Dec. 22/79

District of Timiskaming—Township of Dymond (revoking).....	476/77	July 23/77
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Geographic Townships of Hanlan, Casgrain, Kendall, Way and Lowther in the Territorial District of Cochrane.....	493/78	July 15/78
<i>amended</i>	820/79	Nov. 17/79

Geographic Township of Lyon in the Territorial District of Thunder Bay.....	897/79	Dec. 22/79
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Geographic Townships of Owen, O'Brien and Teetzel in the Territorial District of Cochrane.....	423/78	July 15/78
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Planning Act—Continued			
Restricted Areas—Continued			
Improvement District of Ear Falls, District of Kenora, Patricia Portion	68/71		Feb. 20/71
<i>amended</i>	380/71		Sept. 25/71
<i>amended</i>	33/74		Feb. 9/74
<i>amended</i>	455/76		June 5/76
Improvement District of Temagami.....	667	
<i>amended</i>	561/72		Dec. 16/72
<i>amended</i>	355/73		June 30/73
<i>amended</i>	875/74		Nov. 30/74
<i>amended</i>	214/75		Apr. 12/75
<i>amended</i>	123/76		Feb. 28/76
<i>amended</i>	373/76		May 15/76
<i>amended</i>	541/76		July 10/76
<i>amended</i>	394/78		June 17/78
<i>amended</i>	815/78		Nov. 11/78
<i>amended</i>	968/78		Jan. 6/79
<i>amended</i>	267/79		May 12/79
<i>amended</i>	318/79		June 2/79
<i>amended</i>	721/79		Oct. 20/79
<i>amended</i>	958/79		Jan. 12/80
Lands within the Township of Smith in the County of Peterborough	720/79		Oct. 20/79
Lands within the Township of Smith in the County of Peterborough	879/79		Dec. 15/79
Municipality of Metropolitan Toronto, Borough of Scarborough	20/74		Jan. 26/74
<i>amended</i>	577/79		Aug. 18/79
Part of the District of Algoma	997/74		Jan. 11/75
<i>amended</i>	837/75		Nov. 15/75
<i>amended</i>	838/75		Nov. 15/75
<i>amended</i>	937/76		Dec. 11/76
<i>amended</i>	47/78		Feb. 11/78
<i>amended</i>	553/78		Aug. 12/78
<i>amended</i>	80/79		Feb. 17/79
<i>amended</i>	429/79		June 30/79
Part of the District of Kenora	12/78		Jan. 21/78
Part of the District of Manitoulin—Townships of Campbell, Dawson, Mills and Robinson	153/74		Mar. 30/74
<i>amended</i>	559/75		July 12/75
<i>amended</i>	916/75		Dec. 6/75
<i>amended</i>	364/76		May 15/76
<i>amended</i>	967/76		Dec. 25/76
<i>amended</i>	156/77		Apr. 2/77
<i>amended</i>	169/77		Apr. 9/77
<i>amended</i>	240/77		Apr. 30/77
<i>amended</i>	241/77		Apr. 30/77
<i>amended</i>	480/77		July 23/77
<i>amended</i>	545/77		Aug. 20/77
<i>amended</i>	754/77		Nov. 5/77
<i>amended</i>	785/77		Nov. 12/77
<i>amended</i>	841/77		Dec. 3/77
<i>amended</i>	906/77		Dec. 31/77
<i>amended</i>	953/77		Jan. 7/78

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Planning Act—Continued			
Restricted Areas—Continued			
Part of the District of Manitoulin—Townships of			
Campbell, Dawson, Mills and Robinson—Continued			
amended.....	17/78		Jan. 28/78
amended.....	23/78		Feb. 4/78
amended.....	24/78		Feb. 4/78
amended.....	86/78		Feb. 25/78
amended.....	135/78		Mar. 18/78
amended.....	399/78		June 17/78
amended.....	602/78		Aug. 19/78
amended.....	805/78		Nov. 4/78
amended.....	821/78		Nov. 11/78
amended.....	840/78		Nov. 18/78
amended.....	928/78		Dec. 23/78
amended.....	119/79		Mar. 17/79
amended.....	320/79		June 2/79
amended.....	362/79		June 16/79
amended.....	363/79		June 16/79
amended.....	752/79		Oct. 27/79
amended.....	784/79		Nov. 10/79
amended.....	961/79		Jan. 12/80
Part of the District of Nipissing.....	540/74		Aug. 3/74
amended.....	761/75		Oct. 11/75
amended.....	324/76		May 1/76
amended.....	574/76		July 24/76
amended.....	962/76		Dec. 25/76
amended.....	963/76		Dec. 25/76
amended.....	136/77		Mar. 26/77
amended.....	170/77		Apr. 9/77
amended.....	338/77		June 11/77
amended.....	396/77		July 9/77
amended.....	561/77		Aug. 20/77
amended.....	652/77		Sept. 24/77
amended.....	755/77		Nov. 5/77
amended.....	794/77		Nov. 19/77
amended.....	873/77		Dec. 10/77
amended.....	891/77		Dec. 24/77
amended.....	907/77		Dec. 31/77
amended.....	926/77		Dec. 31/77
amended.....	21/78		Jan. 28/78
amended.....	117/78		Mar. 11/78
amended.....	221/78		Apr. 15/78
amended.....	286/78		May 6/78
amended.....	400/78		June 17/78
amended.....	504/78		July 22/78
amended.....	536/78		July 29/78
amended.....	604/78		Aug. 19/78
amended.....	692/78		Sept. 23/78
amended.....	713/78		Sept. 30/78
amended.....	745/78		Oct. 14/78
amended.....	746/78		Oct. 14/78
amended.....	806/78		Nov. 4/78
amended.....	864/78		Nov. 25/78
amended.....	920/78		Dec. 16/78

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Planning Act—Continued

Restricted Areas—Continued

Part of the District of Nipissing—Continued

<i>amended</i>	268/79	May 12/79
<i>amended</i>	269/79	May 12/79
<i>amended</i>	319/79	June 2/79
<i>amended</i>	549/79	Aug. 11/79
<i>amended</i>	595/79	Sept. 1/79
<i>amended</i>	643/79	Sept. 22/79
<i>amended</i>	753/79	Oct. 27/79
<i>amended</i>	870/79	Dec. 15/79
<i>amended</i>	962/79	Jan. 12/80

Part of the District of Sudbury

.....	568/72	Dec. 30/72
<i>amended</i>	342/73	June 23/73
<i>amended</i>	416/73	July 21/73
<i>amended</i>	507/73	Sept. 1/73
<i>amended</i>	581/73	Sept. 29/73
<i>amended</i>	655/73	Nov. 10/73
<i>amended</i>	709/73	Dec. 1/73
<i>amended</i>	781/73	Dec. 29/73
<i>amended</i>	76/74	Feb. 23/74
<i>amended</i>	154/74	Mar. 30/74
<i>amended</i>	247/74	May 4/74
<i>amended</i>	434/74	June 22/74
<i>amended</i>	498/74	July 20/74
<i>amended</i>	587/74	Aug. 24/74
<i>amended</i>	615/74	Aug. 31/74
<i>amended</i>	776/74	Oct. 26/74
<i>amended</i>	834/74	Nov. 23/74
<i>amended</i>	902/74	Dec. 7/74
<i>amended</i>	380/75	May 31/75
<i>amended</i>	526/75	July 5/75
<i>amended</i>	844/75	Nov. 15/75
<i>amended</i>	850/75	Nov. 15/75
<i>amended</i>	943/75	Dec. 20/75
<i>amended</i>	1030/75	Jan. 10/76
<i>amended</i>	108/76	Feb. 21/76
<i>amended</i>	610/76	Aug. 7/76
<i>amended</i>	48/77	Feb. 26/77
<i>amended</i>	176/77	Apr. 9/77
<i>amended</i>	471/77	July 23/77
<i>amended</i>	477/77	July 23/77
<i>amended</i>	557/77	Aug. 20/77
<i>amended</i>	594/77	Sept. 3/77
<i>amended</i>	752/77	Nov. 5/77
<i>amended</i>	16/78	Jan. 28/78
<i>amended</i>	116/78	Mar. 11/78
<i>amended</i>	134/78	Mar. 18/78
<i>amended</i>	398/78	June 17/78
<i>amended</i>	432/78	June 24/78
<i>amended</i>	437/78	June 24/78
<i>amended</i>	438/78	June 24/78
<i>amended</i>	473/78	July 15/78
<i>amended</i>	503/78	July 15/78
<i>amended</i>	582/78	Aug. 12/78

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Planning Act—Continued

Restricted Areas—Continued

Part of the District of Sudbury—Continued

<i>amended</i>	600/78	Aug. 19/78
<i>amended</i>	601/78	Aug. 19/78
<i>amended</i>	648/78	Sept. 2/78
<i>amended</i>	654/78	Sept. 9/78
<i>amended</i>	715/78	Sept. 30/78
<i>amended</i>	727/78	Oct. 7/78
<i>amended</i>	728/78	Oct. 7/78
<i>amended</i>	729/78	Oct. 7/78
<i>amended</i>	775/78	Oct. 21/78
<i>amended</i>	804/78	Nov. 4/78
<i>amended</i>	861/78	Nov. 25/78
<i>amended</i>	298/79	May 26/79
<i>amended</i>	337/79	June 9/79
<i>amended</i>	413/79	June 30/79
<i>amended</i>	426/79	June 30/79
<i>amended</i>	460/79	July 14/79
<i>amended</i>	476/79	July 21/79
<i>amended</i>	501/79	Aug. 4/79
<i>amended</i>	548/79	Aug. 11/79
<i>amended</i>	594/79	Sept. 1/79
<i>amended</i>	598/79	Sept. 1/79
<i>amended</i>	640/79	Sept. 22/79
<i>amended</i>	641/79	Sept. 22/79
<i>amended</i>	683/79	Oct. 6/79
<i>amended</i>	708/79	Oct. 13/79
<i>amended</i>	818/79	Nov. 17/79
<i>amended</i>	875/79	Dec. 15/79
<i>amended</i>	910/79	Dec. 29/79
<i>amended</i>	960/79	Jan. 12/80
Part of the District of Sudbury—Township of Baldwin.....	270/74	May 11/74
<i>amended</i>	334/76	May 1/76
Part of the District of Thunder Bay, Townships of Gorham and Ware.....	109/75	Mar. 1/75
<i>amended</i>	506/75	June 28/75
<i>amended</i>	626/75	Aug. 16/75
<i>amended</i>	987/75	Dec. 27/75
<i>amended</i>	83/76	Feb. 14/76
<i>amended</i>	338/76	May 1/76
<i>amended</i>	713/76	Sept. 18/76
Part of the District of Thunder Bay, Townships of Pearson and Scoble.....	219/75	Apr. 12/75
<i>amended</i>	402/75	June 7/75
<i>amended</i>	854/75	Nov. 15/75
<i>amended</i>	931/75	Dec. 20/75
<i>amended</i>	47/76	Jan. 31/76
<i>amended</i>	339/76	May 1/76
Regional Municipality of Durham, Town of Ajax.....	18/74	Jan. 26/74
<i>amended</i>	962/78	Jan. 6/79
Regional Municipality of Durham, Town of Pickering..	19/74	Jan. 26/74
<i>amended</i>	963/78	Jan. 6/79
<i>amended</i>	211/79	Apr. 21/79
<i>amended</i>	222/79	Apr. 28/79
<i>amended</i>	477/79	July 21/79

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Planning Act—Continued

Restricted Areas—Continued

Regional Municipality of Durham, Township of Uxbridge (formerly Township of Scott, County of Ontario) . . .	634/77	Sept. 17/77
<i>amended</i>	759/78	Oct. 21/78
Regional Municipality of Durham, Town of Whitby . . .	467/74	July 6/74
<i>amended</i>	964/78	Jan. 6/79
Regional Municipality of Haldimand-Norfolk, Townships of Delhi and Norfolk (formerly Township of Middleton)	347/74	May 18/74
<i>amended</i>	331/76	May 1/76
Regional Municipality of Haldimand-Norfolk, Township of Norfolk (formerly Township of South Walsingham) (revoking)	598/78	Aug. 19/78
Regional Municipality of Hamilton-Wentworth, Township of Flamborough (revoking)	710/77	Oct. 15/77
Regional Municipality of Niagara, Township of West Lincoln	296/74	May 11/74
<i>amended</i>	334/76	May 1/76
<i>amended</i>	87/78	Feb. 25/78
<i>amended</i>	374/78	June 3/78
Regional Municipality of Ottawa-Carleton, Township of Cumberland	323/74	May 11/74
<i>amended</i>	472/74	July 6/74
<i>amended</i>	107/75	Mar. 1/75
<i>amended</i>	800/75	Nov. 1/75
<i>amended</i>	334/76	May 1/76
<i>amended</i>	461/76	June 5/76
<i>amended</i>	574/79	Aug. 18/79
Regional Municipality of Ottawa-Carleton—Township of Fitzroy (now Township of West Carleton)	670
Regional Municipality of Ottawa-Carleton, Township of Marlborough (now Township of Rideau)	529/73	Sept. 8/73
<i>amended</i>	210/74	Apr. 20/74
<i>amended</i>	330/74	May 11/74
<i>amended</i>	331/74	May 11/74
<i>amended</i>	458/74	July 6/74
<i>amended</i>	484/74	July 13/74
<i>amended</i>	524/74	July 27/74
<i>amended</i>	704/74	Oct. 12/74
<i>amended</i>	189/75	Apr. 5/75
<i>amended</i>	614/75	Aug. 9/75
<i>amended</i>	625/75	Aug. 16/75
<i>amended</i>	840/75	Nov. 15/75
<i>amended</i>	1004/75	Dec. 27/75
<i>amended</i>	1033/75	Jan. 10/76
<i>amended</i>	245/76	Apr. 3/76
<i>amended</i>	322/76	May 1/76
<i>amended</i>	409/76	May 22/76
<i>amended</i>	770/76	Oct. 9/76
<i>amended</i>	797/76	Oct. 16/76
<i>amended</i>	354/77	June 18/77
<i>amended</i>	565/77	Aug. 27/77
<i>amended</i>	662/77	Oct. 1/77
<i>amended</i>	674/77	Oct. 1/77

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Planning Act—Continued			
Restricted Areas—Continued			
Regional Municipality of Ottawa-Carleton, Township of Marlborough (<i>now Township of Rideau</i>)—Continued			
<i>amended</i>	7/78		Jan. 21/78
<i>amended</i>	440/78		June 24/78
<i>amended</i>	552/78		Aug. 12/78
<i>amended</i>	730/78		Oct. 7/78
<i>amended</i>	749/78		Oct. 14/78
<i>amended</i>	839/78		Nov. 18/78
<i>amended</i>	664/79		Oct. 6/79
<i>amended</i>	792/79		Nov. 10/79
<i>amended</i>	838/79		Nov. 24/79
Regional Municipality of Ottawa-Carleton, Township of Rideau (<i>formerly the Township of North Gower</i>) (<i>revoking</i>)			
	843/77		Dec. 3/77
Regional Municipality of Ottawa-Carleton, Township of West Carleton (<i>formerly the Township of Fitzroy</i>) ..			
<i>amended</i>	325/74		May 11/74
<i>amended</i>	499/74		July 20/74
<i>amended</i>	45/76		Jan. 31/76
<i>amended</i>	330/76		May 1/76
<i>amended</i>	841/78		Nov. 18/78
Regional Municipality of Waterloo, City of Cambridge (<i>formerly Lands within the Township of North Dumfries</i>)			
	535/79		Aug. 4/79
Regional Municipality of York, Town of Markham			
<i>amended</i>	104/72		Mar. 18/72
<i>amended</i>	360/72		Aug. 5/78
<i>amended</i>	491/72		Oct. 21/72
<i>amended</i>	589/78		Aug. 19/78
<i>amended</i>	647/78		Sept. 2/78
<i>amended</i>	690/78		Sept. 16/78
<i>amended</i>	820/78		Nov. 11/78
<i>amended</i>	853/78		Nov. 25/78
<i>amended</i>	961/78		Jan. 6/79
<i>amended</i>	115/79		Mar. 10/79
<i>amended</i>	137/79		Mar. 24/79
<i>amended</i>	297/79		May 26/79
<i>amended</i>	307/79		May 26/79
<i>amended</i>	412/79		June 30/79
<i>amended</i>	528/79		Aug. 4/79
<i>amended</i>	722/79		Oct. 20/79
<i>amended</i>	817/79		Nov. 17/79
<i>amended</i>	892/79		Dec. 22/79
<i>amended</i>	909/79		Dec. 29/79
Regional Municipality of York, Town of Whitchurch-Stouffville			
<i>amended</i>	101/72		Mar. 18/72
<i>amended</i>	347/72		July 27/72
<i>amended</i>	487/72		Oct. 21/72
<i>amended</i>	87/74		Mar. 2/74
<i>amended</i>	261/74		May 11/74
<i>amended</i>	958/78		Jan. 6/79
Township of Wainwright in the Territorial District of Kenora			
	797/79		Nov. 17/79

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Planning Act—Continued			
Rules of Procedure	672
Consent Applications	732/78	Oct. 7/78
<i>amended</i>	186/79	Apr. 14/79
Minor Variance Applications	155/78	Mar. 25/78
Subdivision Control			
County of Hastings, Plan No. 38	673
District of Algoma, Plan M-51	216/72	May 20/72
District of Cochrane, Plan M-13	402/72	Aug. 26/72
District of Thunder Bay, Plans 431 and 619	362/75	May 24/75
District of Thunder Bay, Plan M-56	343/79	June 16/79
Territorial District of Kenora Plans M-133 and M-134	308/79	May 26/79
Zoning Order (Restricted Areas)			
County of Essex, Township of Tilbury North	674
<i>amended</i>	401/71	Oct. 2/71
<i>amended</i>	508/71	Dec. 18/71
<i>amended</i>	301/72	July 1/72
<i>amended</i>	315/72	July 8/72
<i>amended</i>	583/73	Sept. 29/73
<i>amended</i>	752/74	Oct. 19/74
<i>amended</i>	339/75	May 24/75
<i>amended</i>	721/75	Sept. 20/75
<i>amended</i>	607/77	Sept. 10/77
<i>amended</i>	5/78	Jan. 21/78
<i>amended</i>	395/78	June 17/78
<i>amended</i>	832/79	Nov. 24/79
County of Simcoe, Township of Nottawasaga	675
<i>amended</i>	163/71	May 8/71
<i>amended</i>	237/71	June 19/71
<i>amended</i>	333/71	Aug. 14/71
<i>amended</i>	438/71	Oct. 30/71
<i>amended</i>	133/72	Apr. 1/72
<i>amended</i>	202/72	May 13/72
<i>amended</i>	417/72	Sept. 2/72
<i>amended</i>	507/72	Nov. 4/72
<i>amended</i>	6/73	Jan. 27/73
<i>amended</i>	204/73	Apr. 28/73
<i>amended</i>	601/73	Oct. 13/73
<i>amended</i>	11/74	Jan. 26/74
<i>amended</i>	202/74	Apr. 20/74
<i>amended</i>	478/74	July 13/74
<i>amended</i>	548/74	Aug. 3/74
<i>amended</i>	770/74	Oct. 26/74
<i>amended</i>	354/75	May 24/75
<i>amended</i>	1024/75	Jan. 10/76
<i>amended</i>	156/76	Mar. 6/76
<i>amended</i>	374/76	May 15/76
<i>amended</i>	596/76	July 31/76
<i>amended</i>	724/76	Sept. 25/76
<i>amended</i>	769/76	Oct. 9/76
<i>amended</i>	895/76	Nov. 27/76
<i>amended</i>	944/76	Dec. 11/76
<i>amended</i>	969/76	Dec. 25/76
<i>amended</i>	154/77	Apr. 2/77

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Planning Act—ContinuedZoning Order (Restricted Areas)—*Continued*

County of Simcoe, Township of Nottawasaga

—*Continued*

<i>amended</i>	256/77	May 7/77
<i>amended</i>	259/77	May 7/77
<i>amended</i>	329/77	June 4/77
<i>amended</i>	392/77	July 2/77
<i>amended</i>	475/77	July 23/77
<i>amended</i>	564/77	Aug. 20/77
<i>amended</i>	608/77	Sept. 10/77
<i>amended</i>	708/77	Oct. 15/77
<i>amended</i>	718/77	Oct. 22/77
<i>amended</i>	757/77	Nov. 5/77
<i>amended</i>	758/77	Nov. 5/77
<i>amended</i>	819/77	Nov. 19/77
<i>amended</i>	871/77	Dec. 10/77
<i>amended</i>	941/77	Jan. 7/78
<i>amended</i>	6/78	Jan. 21/78
<i>amended</i>	66/78	Feb. 11/78
<i>amended</i>	83/78	Feb. 18/78
<i>amended</i>	91/78	Feb. 25/78
<i>amended</i>	114/78	Mar. 11/78
<i>amended</i>	169/78	Apr. 1/78
<i>amended</i>	170/78	Apr. 1/78
<i>amended</i>	220/78	Apr. 15/78
<i>amended</i>	285/78	May 6/78
<i>amended</i>	332/78	May 20/78
<i>amended</i>	396/78	June 17/78
<i>amended</i>	409/78	June 17/78
<i>amended</i>	514/78	July 22/78
<i>amended</i>	532/78	July 29/78
<i>amended</i>	646/78	Sept. 2/78
<i>amended</i>	653/78	Sept. 9/78
<i>amended</i>	744/78	Oct. 14/78
<i>amended</i>	803/78	Nov. 4/78
<i>amended</i>	919/78	Dec. 16/78
<i>amended</i>	969/78	Jan. 6/79
<i>amended</i>	15/79	Jan. 27/79
<i>amended</i>	51/79	Feb. 10/79
<i>amended</i>	158/79	Apr. 7/79
<i>amended</i>	253/79	May 5/79
<i>amended</i>	336/79	June 9/79
<i>amended</i>	410/79	June 30/79
<i>amended</i>	459/79	July 14/79
<i>amended</i>	474/79	July 21/79
<i>amended</i>	526/79	Aug. 4/79
<i>amended</i>	527/79	Aug. 4/79
<i>amended</i>	638/79	Sept. 22/79
<i>amended</i>	639/79	Sept. 22/79
<i>amended</i>	707/79	Oct. 13/79
<i>amended</i>	859/79	Dec. 8/79
<i>amended</i>	937/79	Jan. 12/80
District of Algoma (<i>revoking</i>)	734/79	Oct. 27/79
District of Kenora	482/71	Dec. 4/71

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Planning Act—Continued			
Zoning Order (Restricted Areas)—Continued			
District of Nipissing	486/71		Dec. 4/71
District of Parry Sound	484/71		Dec. 4/71
District of Parry Sound, Township of Croft	379/79		June 16/79
District of Rainy River	483/71		Dec. 4/71
District of Sudbury	485/71		Dec. 4/71
Plant Diseases Act			
General	677		
Police Act			
Arbitration	678		
Equipment	679		
<i>amended</i>		895/75	Nov. 29/75
General	680		
<i>amended</i>		10/71	Jan. 23/71
<i>amended</i>		296/73	June 2/73
<i>amended</i>		970/74	Jan. 4/74
Municipal Police Forces		780/73	Dec. 29/73
Responsibility of Policing	681		
<i>amended</i>		171/75	Mar. 29/75
<i>amended</i>		205/76	Mar. 20/76
Power Corporation Act			
<i>(title of Act changed March 4th, 1974, See S.O. 1973, c. 57, s. 1 and s. 19, formerly The Power Commission Act)</i>			
Electrical Safety Code		747/77	Oct. 29/77
Fees		230/76	Apr. 3/76
Pension and Insurance Plan	685		
<i>amended</i>		22/71	Jan. 30/71
<i>amended</i>		135/71	Apr. 17/71
<i>amended</i>		70/72	Feb. 26/72
<i>amended</i>		165/73	Apr. 14/73
<i>amended</i>		123/74	Mar. 16/74
<i>amended</i>		100/75	Mar. 1/75
<i>amended</i>		315/76	Apr. 24/76
<i>amended</i>		262/77	May 7/77
<i>amended</i>		694/77	Oct. 8/77
<i>amended</i>		219/79	Apr. 21/79
Water Heaters	686		
Prearranged Funeral Services Act			
Trust Accounts	687		
<i>amended</i>		638/75	Aug. 23/75
Pregnant Mare Urine Farms Act			
General	688		
<i>amended</i>		211/71	May 29/71
Private Hospitals Act			
General	689		
<i>amended</i>		417/71	Oct. 9/71

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Private Investigators and Security Guards Act			
General	690
<i>amended</i>	52/78	Feb. 11/78
<i>amended</i>	196/78	Apr. 1/78
Private Vocational Schools Act, 1974			
General	881/74	Nov. 30/74
<i>amended</i>	906/75	Dec. 6/75
<i>amended</i>	959/76	Dec. 25/76
<i>amended</i>	82/77	Mar. 12/77
<i>amended</i>	485/77	July 30/77
<i>amended</i>	693/78	Sept. 23/78
<i>amended</i>	604/79	Sept. 8/79
Professional Engineers Act			
Consulting Engineers	60/73	Mar. 3/73
Designation of Specialists	59/73	Mar. 3/73
General	691
Practice and Procedure for Hearings	111/71	Mar. 20/71
Property Tax Stabilization Act, 1973 (<i>now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)</i>)			
Provincial Courts Act			
General	692
<i>amended</i>	998/76	Jan. 1/77
Observation and Detention Homes	383/79	June 16/79
Remuneration of Part-Time Provincial Judges	353/74	May 25/74
<i>amended</i>	12/79	Jan. 27/79
Rules of the Provincial Courts (Family Division)	386/79	June 23/79
Salaries and Benefits of Provincial Judges	26/74	Feb. 2/74
<i>amended</i>	855/76	Nov. 13/76
<i>amended</i>	331/77	June 4/77
<i>amended</i>	30/79	Feb. 3/79
<i>amended</i>	934/79	Jan. 5/80
<i>amended</i>	955/79	Jan. 12/80
Provincial Land Tax Act			
Exemption	645/75	Aug. 23/75
General	694
<i>amended</i>	269/72	June 17/72
<i>amended</i>	129/76	Feb. 28/76
Provincial Parks Act			
Designation of Parks	695
<i>amended</i>	114/71	Mar. 20/71
<i>amended</i>	72/72	Feb. 26/72
<i>amended</i>	245/72	June 10/72
<i>amended</i>	345/72	July 29/72
<i>amended</i>	473/72	Sept. 30/72
<i>amended</i>	46/73	Feb. 24/73
<i>amended</i>	110/73	Mar. 24/73

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Provincial Parks Act—Continued			
Designation of Parks—Continued			
<i>amended</i>	111/73		Mar. 24/73
<i>amended</i>	451/74		June 29/74
<i>amended</i>	607/74		Aug. 31/74
<i>amended</i>	131/75		Mar. 15/75
<i>amended</i>	1048/75		Jan. 10/76
<i>amended</i>	704/76		Sept. 11/76
<i>amended</i>	741/76		Oct. 2/76
<i>amended</i>	267/77		May 14/77
<i>amended</i>	548/77		Aug. 20/77
<i>amended</i>	578/77		Sept. 3/77
<i>amended</i>	579/77		Sept. 3/77
<i>amended</i>	630/77		Sept. 17/77
<i>amended</i>	145/78		Mar. 25/78
<i>amended</i>	517/78		July 22/78
<i>amended</i>	151/79		Mar. 31/79
<i>amended</i>	499/79		Aug. 4/79
<i>amended</i>	613/79		Sept. 8/79
<i>amended</i>	888/79		Dec. 22/79
General.....	258/78		Apr. 29/78
<i>amended</i>	424/78		June 17/78
<i>amended</i>	465/78		July 15/78
<i>amended</i>	826/78		Nov. 11/78
<i>amended</i>	1005/78		Jan. 13/79
<i>amended</i>	152/79		Mar. 31/79
<i>amended</i>	399/79		June 23/79
<i>amended</i>	823/79		Nov. 24/79
Guides in Quetico Provincial Park.....	697	
Mining—Ojibway Prairie Provincial Nature Reserve.....	924/79		Jan. 5/80
Possession of Liquor in Provincial Parks (<i>revoking</i>).....	156/79		Mar. 31/79
Psychologists Registration Act			
General.....	698	
<i>amended</i>	357/77		June 18/77
<i>amended</i>	455/77		July 16/77
<i>amended</i>	328/79		June 2/79
Public Accountancy Act			
Licence Fee.....	865/79		Dec. 15/79
Public Commercial Vehicles Act			
Carrying Goods in Bond.....	699	
<i>amended</i>	197/72		May 13/72
<i>amended</i>	556/75		July 12/75
Conditions of Carriage.....	943/79		Jan. 12/80
General.....	700	
<i>amended</i>	18/71		Jan. 23/71
<i>amended</i>	62/71		Feb. 13/71
<i>amended</i>	200/72		May 13/72
<i>amended</i>	364/72		Aug. 12/72
<i>amended</i>	416/74		June 15/74
<i>amended</i>	101/75		Mar. 1/75
<i>amended</i>	880/75		Nov. 29/75

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Public Commercial Vehicles Act—Continued			
General—Continued			
amended.....	33/76		Jan. 31/76
amended.....	427/77		July 9/77
amended.....	31/78		Feb. 4/78
amended.....	549/78		Aug. 12/78
amended.....	563/78		Aug. 12/78
amended.....	650/79		Sept. 29/79
amended.....	812/79		Nov. 17/79
Public Health Act			
Application of Schedule B to <i>The Public Health Act</i> to Unorganized Townships.....	340/78		May 27/78
Camps in Unorganized Territory.....	701	
amended.....	747/79		Oct. 27/79
Capital Grants for Community Health Facilities.....	702	
Communicable Diseases.....	703	
amended.....	413/71		Oct. 9/71
amended.....	749/79		Oct. 27/79
Community Health Services.....	704	
Designation of Communicable Diseases.....	426/78		June 24/78
amended.....	855/78		Nov. 25/78
Designation of Human Ailments.....	705	
Food Premises.....	972/75		Dec. 20/75
amended.....	211/77		Apr. 23/77
amended.....	487/77		July 30/77
amended.....	283/78		May 6/78
amended.....	926/79		Jan. 5/80
Grants to Boards of Health.....	709	
amended.....	8/78		Jan. 21/78
amended.....	168/79		Apr. 7/79
Health Units			
Areas that may be included in Health Units.....	710	
amended.....	75/71		Feb. 27/71
amended.....	144/71		Apr. 17/71
amended.....	399/71		Oct. 2/71
amended.....	131/72		Apr. 1/72
amended.....	35/74		Feb. 9/74
amended.....	53/74		Feb. 16/74
amended.....	563/74		Aug. 10/74
amended.....	641/74		Sept. 14/74
amended.....	815/75		Nov. 1/75
amended.....	287/76		Apr. 17/76
amended.....	354/76		May 15/76
amended.....	852/77		Dec. 10/77
amended.....	586/78		Aug. 19/78
amended.....	679/78		Sept. 16/78
General.....	711	
amended.....	42/71		Feb. 6/71
amended.....	51/71		Feb. 13/71
amended.....	128/71		Apr. 10/71
amended.....	145/71		Apr. 17/71
amended.....	198/71		May 29/71
amended.....	199/71		May 29/71
amended.....	400/71		Oct. 2/71

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Public Health Act—Continued			
Health Units—Continued			
General—Continued			
<i>amended</i>	456/71		Nov. 6/71
<i>amended</i>	127/72		Apr. 1/72
<i>amended</i>	272/73		May 26/73
<i>amended</i>	1/74		Jan. 19/74
<i>amended</i>	2/74		Jan. 19/74
<i>amended</i>	36/74		Feb. 9/74
<i>amended</i>	50/74		Feb. 16/74
<i>amended</i>	562/74		Aug. 10/74
<i>amended</i>	263/75		Apr. 26/75
<i>amended</i>	349/75		May 24/75
<i>amended</i>	350/75		May 24/75
<i>amended</i>	545/75		July 12/75
<i>amended</i>	6/76		Jan. 17/76
<i>amended</i>	236/76		Apr. 3/76
<i>amended</i>	355/76		May 15/76
<i>amended</i>	630/76		Aug. 14/76
<i>amended</i>	851/77		Dec. 10/77
<i>amended</i>	9/78		Jan. 21/78
<i>amended</i>	587/78		Aug. 19/78
<i>amended</i>	918/78		Dec. 16/78
<i>amended</i>	33/79		Feb. 3/79
<i>amended</i>	167/79		Apr. 7/79
<i>amended</i>	458/79		July 14/79
<i>amended</i>	745/79		Oct. 27/79
Indigent Patients	73/75		Feb. 22/75
<i>amended</i>	968/75		Dec. 20/75
Laboratories	483/72		Oct. 14/72
<i>amended</i>	343/73		June 23/73
<i>amended</i>	420/73		July 14/73
<i>amended</i>	463/73		Aug. 18/73
<i>amended</i>	766/74		Oct. 26/74
<i>amended</i>	888/74		Nov. 30/74
<i>amended</i>	397/76		May 22/76
<i>amended</i>	924/77		Dec. 31/77
<i>amended</i>	687/78		Sept. 16/78
<i>amended</i>	920/79		Jan. 5/80
Pasteurization Areas	713	
Pasteurization Plants	714	
<i>amended</i>	130/74		Mar. 16/74
<i>amended</i>	561/74		Aug. 10/74
<i>amended</i>	282/78		May 6/78
Plumbing in Unorganized Territory	715	
Public Swimming Pools	792/77		Nov. 19/77
Qualifications of Medical Officers of Health, Public Health Inspectors and Public Health Nurses	126/72		Apr. 1/72
<i>amended</i>	744/79		Oct. 27/79
Sanitary Code for Unorganized Territory	718	
<i>amended</i>	228/74		May 4/74
<i>amended</i>	751/79		Oct. 27/79
Slaughterhouses and Meat Processing Plants	719	
<i>amended</i>	969/75		Dec. 20/75
<i>amended</i>	750/79		Oct. 27/79

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Public Health Act—Continued			
Specimen Collection Centres		250/74	May 11/74
<i>amended</i>		923/77	Dec. 31/77
Summer Camps	720		
<i>amended</i>		748/79	Oct. 27/79
X-Ray Safety	721		
<i>amended</i>		589/79	Aug. 25/79
<i>amended</i>		746/79	Oct. 27/79
Public Hospitals Act			
Capital Grants for the Amalgamation of Hospital Services		62/77	Feb. 26/77
Capital Grants for Ambulance Facilities	723		
Capital Grants for Capital Expenditures that will Produce Savings in Operating Costs		358/77	June 18/77
Capital Grants for Hospital Construction and Renovation		210/79	Apr. 21/79
Capital Grants for Local Rehabilitation and Crippled Children's Centres		407/71	Oct. 2/71
Capital Grants for Regional Rehabilitation Hospitals	724		
Capital Grants for Teaching Hospitals	725		
Classification of Hospitals	726		
<i>amended</i>		61/71	Feb. 13/71
<i>amended</i>		118/71	Apr. 3/71
<i>amended</i>		244/71	June 19/71
<i>amended</i>		375/71	Sept. 18/71
<i>amended</i>		436/71	Oct. 30/71
<i>amended</i>		146/72	Apr. 15/72
<i>amended</i>		176/72	Apr. 29/72
<i>amended</i>		211/72	May 20/72
<i>amended</i>		513/72	Nov. 4/72
<i>amended</i>		219/73	Apr. 28/73
<i>amended</i>		763/73	Dec. 22/73
<i>amended</i>		808/73	Jan. 12/74
<i>amended</i>		41/74	Feb. 9/74
<i>amended</i>		168/74	Apr. 6/74
<i>amended</i>		191/74	Apr. 13/74
<i>amended</i>		52/75	Feb. 15/75
<i>amended</i>		119/75	Mar. 8/75
<i>amended</i>		176/75	Mar. 29/75
<i>amended</i>		177/75	Mar. 29/75
<i>amended</i>		289/75	May 3/75
<i>amended</i>		489/75	June 28/75
<i>amended</i>		746/75	Sept. 27/75
<i>amended</i>		73/76	Feb. 7/76
<i>amended</i>		145/76	Feb. 28/76
<i>amended</i>		278/76	Apr. 17/76
<i>amended</i>		279/76	Apr. 17/76
<i>amended</i>		285/76	Apr. 17/76
<i>amended</i>		551/76	July 17/76
<i>amended</i>		756/76	Oct. 2/76
<i>amended</i>		319/77	May 28/77
<i>amended</i>		949/77	Jan. 7/78
<i>amended</i>		464/78	July 1/78
<i>amended</i>		682/78	Sept. 16/78
<i>amended</i>		696/78	Sept. 23/78
<i>amended</i>		859/78	Nov. 25/78

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Public Hospitals Act—Continued

Classification of Hospitals—Continued

<i>amended</i>	121/79	Mar. 17/79
<i>amended</i>	129/79	Mar. 24/79
<i>amended</i>	736/79	Oct. 27/79
<i>amended</i>	914/79	Dec. 29/79
Hospital Management.....	729
<i>amended</i>	119/71	Apr. 3/71
<i>amended</i>	229/71	June 12/71
<i>amended</i>	353/71	Sept. 4/71
<i>amended</i>	170/72	Apr. 22/72
<i>amended</i>	193/72	May 13/72
<i>amended</i>	247/72	June 10/72
<i>amended</i>	100/74	Mar. 9/74
<i>amended</i>	788/76	Oct. 16/76
<i>amended</i>	934/76	Dec. 11/76
<i>amended</i>	40/77	Feb. 19/77
<i>amended</i>	462/78	July 1/78
<i>amended</i>	986/78	Jan. 6/79
<i>amended</i>	917/79	Dec. 29/79
Special Grant.....	295/78	May 6/78
Special Grant.....	695/78	Sept. 23/78
Special Grant.....	736/78	Oct. 7/78
Special Grant.....	261/79	May 12/79
Special Grant.....	418/79	June 30/79
Special Grant.....	457/79	July 14/79
Special Grant.....	588/79	Aug. 25/79
Special Grant.....	596/79	Sept. 1/79

Public Institutions Inspection Act, 1974

Fees and Allowances to Panel Members.....	521/76	July 3/76
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Public Lands Act

Land Use Permits.....	688/76	Sept. 11/76
<i>amended</i>	90/79	Feb. 24/79
Restricted Areas		
District of Algoma.....	293/71	July 31/71
District of Algoma.....	147/72	Apr. 15/72
District of Cochrane, Townships of Devitt, Eilber, McCowan, Barker, McCrea and Idington.....	738/76	Sept. 25/76
District of Kenora.....	735
Districts of Kenora and Thunder Bay.....	929/76	Dec. 11/76
District of Kenora—Patricia Portion.....	437/71	Oct. 30/71
District of Manitoulin and Sudbury.....	748/77	Nov. 5/77
District of Nipissing.....	422/75	June 7/75
District of Nipissing.....	654/76	Aug. 28/76
District of Parry Sound.....	964/74	Jan. 4/75
District of Rainy River.....	138/76	Feb. 28/76
District of Sudbury (<i>revoking</i>).....	798/79	Nov. 17/79
Townships of Wakami and TP. 22.....	739
District of Thunder Bay— Townships of Blackwell, Conacher, Forbes, Goldie, Hagey, Haines, Laurie and the Dawson Road Lots.....	742
Territorial District of Kenora.....	787/78	Oct. 28/78

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Sale and Lease of Public Lands		246/71	June 19/71
<i>amended</i>		349/71	Aug. 28/71
<i>amended</i>		368/73	July 7/73
<i>amended</i>		514/75	July 5/75
<i>amended</i>		551/78	Aug. 12/78
<i>amended</i>		629/79	Sept. 15/79
Public Libraries Act			
Grants for Public Libraries		339/72	July 22/72
<i>amended</i>		446/73	Aug. 18/73
<i>amended</i>		544/74	Aug. 3/74
<i>amended</i>		151/75	Mar. 22/75
<i>amended</i>		592/75	Aug. 2/75
<i>amended</i>		200/77	Apr. 16/77
Public Service Act			
General	749
<i>amended</i>		38/71	Feb. 6/71
<i>amended</i>		162/71	May 8/71
<i>amended</i>		33/72	Feb. 19/72
<i>amended</i>		74/72	Mar. 4/72
<i>amended</i>		223/72	May 27/72
<i>amended</i>		500/72	Oct. 28/72
<i>amended</i>		123/73	Mar. 24/73
<i>amended</i>		363/73	June 30/73
<i>amended</i>		422/73	July 21/73
<i>amended</i>		605/73	Oct. 20/73
<i>amended</i>		666/73	Nov. 10/73
<i>amended</i>		156/74	Mar. 30/74
<i>amended</i>		394/74	June 8/74
<i>amended</i>		634/75	Aug. 16/75
<i>amended</i>		1013/75	Jan. 3/76
<i>amended</i>		169/76	Mar. 13/76
<i>amended</i>		396/76	May 22/76
<i>amended</i>		1004/76	Jan. 8/77
<i>amended</i>		46/77	Feb. 26/77
<i>amended</i>		184/77	Apr. 9/77
<i>amended</i>		398/77	July 9/77
<i>amended</i>		541/77	Aug. 13/77
<i>amended</i>		870/77	Dec. 10/77
<i>amended</i>		578/78	Aug. 12/78
<i>amended</i>		616/78	Aug. 26/78
<i>amended</i>		104/79	Mar. 3/79
<i>amended</i>		353/79	June 16/79
<i>amended</i>		742/79	Oct. 27/79
Overtime, Ontario Provincial Police	756
Stand-By, Ontario Provincial Police Force	757
Vacations, Ontario Provincial Police	759
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General	760		
<i>amended</i>		801/74	Nov. 9/76
<i>amended</i>		590/76	July 31/76
<i>amended</i>		576/77	Aug. 27/77
<i>amended</i>		5/79	Jan. 20/79
<i>amended</i>		117/79	Mar. 10/79
Public Transportation and Highway Improvement Act			
Designations			
Antrim to Quebec Boundary (Hwy. 417)	389		
<i>amended</i>		48/72	Feb. 19/72
<i>amended</i>		114/72	Mar. 25/72
<i>amended</i>		129/72	Apr. 1/72
<i>amended</i>		262/72	June 17/72
<i>amended</i>		548/72	Dec. 2/72
<i>amended</i>		17/73	Feb. 3/73
<i>amended</i>		730/74	Oct. 12/74
<i>amended</i>		837/79	Nov. 24/79
Don Valley Parkway Extension (Hwy. 404)	390		
<i>amended</i>		502/73	Sept. 1/73
<i>amended</i>		648/77	Sept. 24/77
Homer to Queenston (Hwy. 405)	391		
London to Sarnia (Hwy. 402)	392		
<i>amended</i>		945/74	Dec. 28/74
<i>amended</i>		368/76	May 13/76
<i>amended</i>		586/77	Sept. 3/77
<i>amended</i>		201/78	Apr. 1/78
<i>amended</i>		559/78	Aug. 12/78
<i>amended</i>		128/79	Mar. 24/79
Miscellaneous			
Northern Ontario	393		
<i>amended</i>		87/71	Mar. 6/71
<i>amended</i>		148/71	Apr. 24/71
<i>amended</i>		7/74	Jan. 19/74
<i>amended</i>		364/75	May 24/75
<i>amended</i>		885/75	Nov. 29/75
<i>amended</i>		454/77	July 16/77
<i>amended</i>		509/77	July 30/77
<i>amended</i>		316/78	May 13/78
<i>amended</i>		635/79	Sept. 22/79
Southern Ontario	394		
<i>amended</i>		11/71	Jan. 23/71
<i>amended</i>		41/71	Feb. 6/71
<i>amended</i>		70/71	Feb. 20/71
<i>amended</i>		165/71	May 8/71
<i>amended</i>		194/71	May 29/71
<i>amended</i>		238/71	June 19/71
<i>amended</i>		406/71	Oct. 2/71
<i>amended</i>		477/71	Nov. 27/71
<i>amended</i>		46/72	Feb. 19/72
<i>amended</i>		128/72	Apr. 1/72
<i>amended</i>		174/72	Apr. 29/72
<i>amended</i>		263/72	June 17/72
<i>amended</i>		293/72	July 1/72

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Designations—Continued

Miscellaneous—Continued

Southern Ontario—Continued

amended.....	341/72	July 22/72
amended.....	477/72	Oct. 7/72
amended.....	571/72	Dec. 30/72
amended.....	64/73	Mar. 3/73
amended.....	329/73	June 16/73
amended.....	537/73	Sept. 15/73
amended.....	630/73	Oct. 27/73
amended.....	633/73	Oct. 27/73
amended.....	692/73	Nov. 24/73
amended.....	6/74	Jan. 19/74
amended.....	106/74	Mar. 9/74
amended.....	264/74	May 11/74
amended.....	380/74	May 25/74
amended.....	381/74	May 25/74
amended.....	525/74	July 27/74
amended.....	724/74	Oct. 12/74
amended.....	857/74	Nov. 23/74
amended.....	9/75	Feb. 1/75
amended.....	86/75	Feb. 22/75
amended.....	314/75	May 17/75
amended.....	960/75	Dec. 20/75
amended.....	66/76	Feb. 7/76
amended.....	148/76	Feb. 28/76
amended.....	440/76	June 5/76
amended.....	538/76	July 10/76
amended.....	578/76	July 24/76
amended.....	927/76	Dec. 4/76
amended.....	1010/76	Jan. 8/77
amended.....	1011/76	Jan. 8/77
amended.....	129/77	Mar. 26/77
amended.....	685/77	Oct. 8/77
amended.....	128/78	Mar. 11/78
amended.....	379/78	June 10/78
amended.....	449/78	July 1/78
amended.....	802/78	Nov. 4/78
amended.....	844/78	Nov. 18/78
amended.....	34/79	Feb. 3/79
amended.....	490/79	Aug. 4/79
amended.....	593/79	Sept. 1/79
amended.....	916/79	Dec. 29/79
Queen Elizabeth Way.....	395
amended.....	405/71	Oct. 2/71
amended.....	18/72	Feb. 5/72
amended.....	377/72	Aug. 12/72
amended.....	538/73	Sept. 15/73
amended.....	632/73	Oct. 27/73
amended.....	729/74	Oct. 12/74
amended.....	87/75	Feb. 22/75
amended.....	516/76	June 26/76
amended.....	60/78	Feb. 11/78

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Public Transportation and Highway Improvement Act

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Queen Elizabeth Way—Continued

amended..... 469/78 July 15/78
 amended..... 106/79 Mar. 3/79

Southwest Freeway

Ottawa (Hwy. 416)..... 396

amended..... 137/72 Apr. 8/72
 amended..... 149/76 Feb. 28/76
 amended..... 649/77 Sept. 24/77

St. Catharines to Welland (Hwy. 406)..... 397

amended..... 478/75 June 21/75

Toronto to North Bay (Hwy. 400)..... 398

amended..... 403/71 Oct. 2/71
 amended..... 375/72 Aug. 12/72
 amended..... 511/72 Nov. 4/72
 amended..... 532/72 Nov. 18/72
 amended..... 46/75 Feb. 15/75
 amended..... 137/75 Mar. 15/75
 amended..... 223/76 Mar. 27/76
 amended..... 369/76 May 15/76
 amended..... 696/76 Sept. 11/76
 amended..... 13/78 Jan. 21/78
 amended..... 558/78 Aug. 12/78
 amended..... 845/78 Nov. 18/78
 amended..... 161/79 Apr. 7/79
 amended..... 491/79 Aug. 4/79
 amended..... 492/79 Aug. 4/79

Toronto to Quebec Boundary (Hwy. 401)..... 399

amended..... 195/71 May 29/71
 amended..... 356/71 Sept. 4/71
 amended..... 546/72 Dec. 2/72
 amended..... 572/72 Dec. 30/72
 amended..... 385/73 July 7/73
 amended..... 628/73 Oct. 27/73
 amended..... 265/74 May 11/74
 amended..... 728/74 Oct. 12/74
 amended..... 856/74 Nov. 23/74
 amended..... 877/74 Nov. 30/74
 amended..... 136/75 Mar. 15/75
 amended..... 89/76 Feb. 14/76
 amended..... 570/77 Aug. 27/77
 amended..... 707/77 Oct. 15/77

Toronto to Windsor (Hwy. 401)..... 400

amended..... 77/73 Mar. 10/73
 amended..... 170/73 Apr. 14/73
 amended..... 359/73 June 30/73
 amended..... 539/73 Sept. 15/73
 amended..... 631/73 Oct. 27/73
 amended..... 726/74 Oct. 12/74
 amended..... 727/74 Oct. 12/74
 amended..... 64/75 Feb. 15/75
 amended..... 313/75 May 17/75
 amended..... 886/75 Nov. 29/75

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Public Transportation and Highway Improvement Act

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Toronto to Windsor (Hwy. 401)—Continued

<i>amended</i>	961/75	Dec. 20/75
<i>amended</i>	996/75	Dec. 27/75
<i>amended</i>	588/76	July 31/76
<i>amended</i>	648/76	Aug. 21/76
<i>amended</i>	55/77	Feb. 26/77
<i>amended</i>	633/77	Sept. 17/77
<i>amended</i>	418/78	June 17/78
<i>amended</i>	468/78	July 15/78

Toronto to Woodstock (Hwy. 403)..... 401

<i>amended</i>	357/71	Sept. 4/71
<i>amended</i>	547/72	Dec. 2/72
<i>amended</i>	540/73	Sept. 15/73
<i>amended</i>	725/74	Oct. 12/74
<i>amended</i>	855/74	Nov. 23/74
<i>amended</i>	887/75	Nov. 29/75
<i>amended</i>	888/75	Nov. 29/75
<i>amended</i>	495/76	June 19/76
<i>amended</i>	54/77	Feb. 26/77
<i>amended</i>	364/79	June 16/79

Trans-Canada Highway

Orillia to Manitoba Boundary..... 402

<i>amended</i>	239/71	June 19/71
<i>amended</i>	478/71	Nov. 27/71
<i>amended</i>	82/72	Mar. 4/72
<i>amended</i>	378/72	Aug. 12/72
<i>amended</i>	63/73	Mar. 3/73
<i>amended</i>	65/73	Mar. 3/73
<i>amended</i>	718/73	Dec. 8/73
<i>amended</i>	135/75	Mar. 15/75
<i>amended</i>	160/75	Mar. 22/75
<i>amended</i>	208/75	Apr. 5/75
<i>amended</i>	423/75	June 14/75
<i>amended</i>	535/75	July 5/75
<i>amended</i>	889/75	Nov. 29/75
<i>amended</i>	962/75	Dec. 20/75
<i>amended</i>	150/76	Feb. 28/76
<i>amended</i>	53/77	Feb. 26/77
<i>amended</i>	453/77	July 16/77
<i>amended</i>	510/77	July 30/77
<i>amended</i>	585/77	Sept. 3/77
<i>amended</i>	859/77	Dec. 10/77
<i>amended</i>	30/78	Feb. 4/78
<i>amended</i>	340/79	June 9/79
<i>amended</i>	432/79	July 7/79

Orillia to Quebec Boundary..... 403

<i>amended</i>	53/71	Feb. 13/71
<i>amended</i>	404/71	Oct. 2/71
<i>amended</i>	113/72	Mar. 25/72
<i>amended</i>	138/72	Apr. 8/72
<i>amended</i>	376/72	Aug. 12/72
<i>amended</i>	453/72	Sept. 23/72

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Public Transportation and Highway Improvement Act

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Designations—Continued

Trans-Canada Highway—Continued

Orillia to Quebec Boundary—Continued

amended.....	15/76	Jan. 24/76
amended.....	319/76	May 1/76
amended.....	380/78	June 10/78
amended.....	521/78	July 29/78
amended.....	560/78	Aug. 12/78
amended.....	107/79	Mar. 3/79
amended.....	592/79	Sept. 1/79

Woodbridge to Orono (Hwy. 407).....	404
amended.....	384/73	July 7/73
Intersections in Unorganized Territory.....	405
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Use of Rest, Service or Other Areas.....	216/79	Apr. 21/79

Public Trustee Act

General.....	761
amended.....	438/74	June 22/74
amended.....	944/78	Dec. 30/78
amended.....	591/79	Sept. 1/79

Public Vehicles Act

General.....	762
amended.....	363/72	Aug. 12/72
amended.....	913/75	Dec. 6/75

Public Works Creditors Payment Act

(See S.O. 1975, cc. 44, 45)

Notice of Claim.....	763
Time for Notice of Claim.....	764

Pyramidic Sales Act, 1972

General.....	300/72	July 1/72
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Race Tracks Tax Act

Rate of Tax.....	765
amended.....	215/72	May 20/72

Radiological Technicians Act

General.....	766
amended.....	180/71	May 15/71
amended.....	44/72	Feb. 19/72
amended.....	774/73	Dec. 22/73
amended.....	680/78	Sept. 16/78
amended.....	483/79	July 21/79

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Charges for Fire Protection.....	767
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General.....	769
<i>amended</i>	169/71	May 8/71
<i>amended</i>	441/71	Nov. 6/71
<i>amended</i>	267/72	June 17/72
<i>amended</i>	178/75	Mar. 29/75
<i>amended</i>	222/75	Apr. 12/75
<i>amended</i>	570/75	July 26/75
<i>amended</i>	688/75	Sept. 6/75
<i>amended</i>	357/76	May 15/76
<i>amended</i>	515/79	Aug. 4/79
<i>amended</i>	886/79	Dec. 15/79
Reciprocal Enforcement of Judgments Act			
Application of Act.....	770
<i>amended</i>	424/73	July 28/73
<i>amended</i>	175/75	Mar. 29/75
<i>amended</i>	931/79	Jan. 5/80
Reciprocal Enforcement of Maintenance Orders Act			
Reciprocating States.....	771
<i>amended</i>	504/72	Oct. 28/72
<i>amended</i>	315/73	June 9/73
<i>amended</i>	705/74	Oct. 12/74
<i>amended</i>	29/75	Feb. 8/75
<i>amended</i>	922/75	Dec. 6/75
<i>amended</i>	125/76	Feb. 28/76
<i>amended</i>	126/77	Mar. 26/77
<i>amended</i>	433/77	July 16/77
<i>amended</i>	820/77	Nov. 26/77
<i>amended</i>	933/77	Jan. 7/78
<i>amended</i>	146/78	Mar. 25/78
<i>amended</i>	209/78	Apr. 8/78
<i>amended</i>	441/78	July 1/78
<i>amended</i>	120/79	Mar. 17/79
<i>amended</i>	250/79	May 5/79
<i>amended</i>	287/79	May 26/79
<i>amended</i>	839/79	Nov. 24/79
Regional Municipal Grants Act			
Additional Payment to the Township of Georgian Bay....	558/73	Sept. 15/73
Payments to Area Municipalities			
District Municipality of Muskoka and the Area Municipalities within the District of Muskoka.....	871/74	Nov. 30/74
Regional Municipality of Niagara and the Town of Richmond Hill.....	418/72	Sept. 2/72
Regional Municipality of Ottawa-Carleton.....	517/72	Nov. 11/72
Regional Municipality of Ottawa-Carleton.....	556/73	Sept. 15/73
Regional Municipality of Sudbury.....	91/75	Feb. 22/75
Special Payments to The Regional Municipality of Durham, The Area Municipalities within The Region of Durham and Municipalities and Counties affected by Restructure in the Area.....	684/74	Sept. 28/74

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Special Payments to The Regional Municipality of Haldimand-Norfolk and the Area Municipalities within The Regional Municipality of Haldimand-Norfolk.....	807/74	Nov. 9/74
Special Payments to The Regional Municipality of Halton and the Area Municipalities within The Regional Municipality of Halton.....	822/74	Nov. 16/74
Special Payments to The Regional Municipality of Hamilton-Wentworth and the Area Municipalities within The Regional Municipality of Hamilton-Wentworth.....	823/74	Nov. 16/74
Special Payment to The Regional Municipality of Niagara.....	673/73	Nov. 17/73
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Regional Municipality of Durham Act, 1973

Orders of the Minister

election of area councils, regional council and school boards.....	489/73	Aug. 25/73
<i>amended</i>	525/73	Sept. 8/73
<i>amended</i>	568/73	Sept. 22/73
<i>amended</i>	641/73	Oct. 27/73
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Regional Municipality of Haldimand-Norfolk Act, 1973

Orders of the Minister

election of area councils and regional councils and determine name of regional municipality.....	653/73	Nov. 3/73
<i>amended</i>	672/73	Nov. 17/73
<i>amended</i>	717/73	Dec. 1/73
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determination of name of Regional Corporation.....	806/73	Jan. 5/74
public library board—Simcoe.....	139/74	Mar. 23/74
public library board—Haldimand.....	140/74	Mar. 23/74
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public library board—Township of Delhi.....	354/74	May 25/74
public library board—Township of Norfolk.....	355/74	May 25/74
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Regional Municipality of Halton Act, 1973

Orders of the Minister

election of area councils, regional council and school boards.....	466/73	Aug. 18/73
<i>amended</i>	565/73	Sept. 22/73
<i>amended</i>	638/73	Oct. 27/73
determination of names of towns of Central Halton and North Halton.....	578/73	Sept. 29/73
confirming names of the towns of Central Halton and North Halton.....	622/73	Oct. 27/73
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Orders of the Minister			
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<i>amended</i>	518/73		Sept. 8/73
<i>amended</i>	566/73		Sept. 22/73
<i>amended</i>	639/73		Oct. 27/73
determination of name of Township of Flamborough..	580/73		Sept. 29/73
confirming name of Township of Flamborough.....	621/73		Oct. 27/73
establishment of Wentworth Library Board.....	805/73		Jan. 5/74
apportionment of sums required to operate Wentworth Library Board.....	146/74		Mar. 30/74
division of the Township of Glanbrook into wards and the composition of the Council for the Township of Glanbrook.....	656/76		Aug. 28/76
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<i>amended</i>	811/78		Nov. 4/78
Regional Municipality of Niagara Act			
Order of the Minister.....	422/72		Sept. 2/72
<i>amended</i>	451/72		Sept. 23/72
<i>amended</i>	551/72		Dec. 9/72
division of Town of Grimsby into wards and varying of the composition of the Town Council.....	269/76		Apr. 10/76
Regional Municipality of Peel Act, 1973			
Orders of the Minister			
election of area councils and regional council.....	468/73		Aug. 18/73
<i>amended</i>	567/73		Sept. 22/73
<i>amended</i>	640/73		Oct. 27/73
determination of name of Town of Albion.....	579/73		Sept. 29/73
confirming name of Town of Caledon.....	620/73		Oct. 27/73
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public library board—Brampton.....	28/74		Feb. 2/74
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Order of the Minister.....	407/72		Aug. 26/72
<i>amended</i>	450/72		Sept. 23/72
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Order of the Minister			
establishing public library board—Town of Onaping Falls.....	4/73		Jan. 27/73
establishing public library board—Town of Rayside-Balfour.....	58/73		Mar. 3/73
establishing public library board—Town of Walden... ..	79/73		Mar. 10/73
dissolution of boards and commissions in area municipality.....	141/73		Mar. 31/73

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dissolution—community centre board—Town of Walden.....	823/73		Jan. 12/74
dissolution of recreation committees of United Townships of Drury, Denison and Graham—Town of Lively and Township of Waters and assumed by the Town of Walden and the Council of the Town of Walden be deemed to be a recreation committee..	788/77		Nov. 12/77
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Regional Municipality of Waterloo Act, 1972			
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<i>amended</i>	449/72		Sept. 23/72
Order of the Minister.....	497/72		Oct. 21/72
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<i>amended</i>	142/73		Mar. 31/73
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Regional Municipality of York Act			
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Order of the Minister			
division of Town of Markham into wards and composition of the Town Council.....	655/76		Aug. 28/76
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Canada Lands.....	774		
<i>amended</i>	24/71		Jan. 30/71
<i>amended</i>	742/78		Oct. 14/78
<i>amended</i>	195/79		Apr. 14/79
<i>amended</i>	257/79		May 5/79
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<i>amended</i>	524/75		July 5/75
<i>amended</i>	818/75		Nov. 1/75
<i>amended</i>	992/75		Dec. 27/75
Fees.....	880/76		Nov. 20/76
<i>amended</i>	580/79		Aug. 18/79
Forms and Records.....	777		
<i>amended</i>	335/71		Aug. 14/71
<i>amended</i>	150/72		Apr. 15/72
<i>amended</i>	96/73		Mar. 17/73
<i>amended</i>	635/73		Oct. 27/73
<i>amended</i>	60/74		Feb. 16/74
<i>amended</i>	494/74		July 20/74
<i>amended</i>	337/75		May 17/75
<i>amended</i>	635/75		Aug. 23/75
<i>amended</i>	224/78		Apr. 15/78
<i>amended</i>	92/79		Feb. 24/79
<i>amended</i>	153/79		Mar. 31/79
<i>amended</i>	338/79		June 9/79

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<i>amended</i>	177/71	May 15/71
<i>amended</i>	200/71	May 29/71
<i>amended</i>	467/71	Nov. 20/71
<i>amended</i>	154/73	Apr. 7/73
<i>amended</i>	253/73	May 12/73
<i>amended</i>	687/74	Sept. 28/74
<i>amended</i>	716/74	Oct. 12/74
<i>amended</i>	816/74	Nov. 16/74
<i>amended</i>	943/74	Dec. 28/74
<i>amended</i>	221/75	Apr. 12/75
<i>amended</i>	636/75	Aug. 23/75
<i>amended</i>	292/76	Apr. 17/76
<i>amended</i>	867/77	Dec. 10/77
<i>amended</i>	56/78	Feb. 11/78
<i>amended</i>	194/79	Apr. 14/79
<i>amended</i>	679/79	Oct. 6/79
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<i>amended</i>	69/79	Feb. 17/79
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Residential Premises Rent Review Act, 1975 (2nd Session)			
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<i>amended</i>	490/76	June 19/76
<i>amended</i>	640/76	Aug. 21/76
<i>amended</i>	667/77	Oct. 1/77
Prescription of Percentage Amount	790/77	Nov. 12/77
Regions	1027/75	Jan. 10/76
(this regulation comprises 7 regions) Metropolitan Toronto Region, South-West Region, Central-West Region, Central-East Region, Eastern Region, North-East Region, North-West Region.			
Residential Tenancies Act, 1979			
Fees and Forms	616/79	Sept. 8/79
<i>amended</i>	855/79	Dec. 8/79
Regions	814/79	Nov. 17/79
(this regulation comprises 9 regions) City of Toronto Region, South-West Region, Mid-Western Region, Central-East Region, Central-North Region, Central-West Region, Eastern Region, North-West Region, North-East Region.			
Retail Sales Tax Act			
Definitions by Minister	784
<i>amended</i>	475/71	Nov. 27/71
<i>amended</i>	332/74	May 18/74
<i>amended</i>	819/75	Nov. 1/75
<i>amended</i>	627/76	Aug. 14/76
<i>amended</i>	794/76	Oct. 16/76

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<i>amended</i>	547/77	Aug. 20/77
<i>amended</i>	644/77	Sept. 17/77
<i>amended</i>	893/77	Dec. 24/77
<i>amended</i>	367/78	June 3/78
<i>amended</i>	447/78	July 1/78
<i>amended</i>	548/78	Aug. 5/78
<i>amended</i>	738/78	Oct. 14/78
<i>amended</i>	865/78	Nov. 25/78
<i>amended</i>	47/79	Feb. 10/79
<i>amended</i>	187/79	Apr. 14/79
<i>amended</i>	893/79	Dec. 22/79
<i>amended</i>	496/71	Dec. 11/71
<i>amended</i>	213/72	May 20/72
<i>amended</i>	325/72	July 15/72
<i>amended</i>	300/73	June 2/73
<i>amended</i>	417/73	July 21/73
<i>amended</i>	333/74	May 18/74
<i>amended</i>	213/75	Apr. 12/75
<i>amended</i>	253/75	Apr. 26/75
<i>amended</i>	1018/75	Jan. 3/76
<i>amended</i>	172/76	Mar. 13/76
<i>amended</i>	626/76	Aug. 14/76
<i>amended</i> —(this Regulation amends O. Reg. 1018/75).....	689/76	Sept. 11/76
<i>amended</i>	589/77	Sept. 3/77
<i>amended</i>	603/77	Sept. 10/77
<i>amended</i>	915/77	Dec. 31/77
<i>amended</i>	370/78	June 3/78
<i>amended</i>	425/78	June 24/78
<i>amended</i>	448/78	July 1/78
<i>amended</i>	644/78	Sept. 2/78
<i>amended</i>	909/78	Dec. 9/78
<i>amended</i>	6/79	Jan. 20/79
<i>amended</i>	237/79	Apr. 28/79
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St. Clair Parkway Commission Act, 1966

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<i>amended</i>	626/74	Sept. 1/74
<i>amended</i>	257/78	Apr. 29/78
<i>amended</i>	315/79	June 2/79

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<i>amended</i>		466/78	July 15/78
<i>amended</i>		207/79	Apr. 21/79
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<i>(See now Education Act, 1974, S.O. 1974, c. 109, s. 272)</i>			
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<i>amended</i>		394/71	Sept. 25/71
<i>amended</i>		354/72	July 29/72
<i>amended</i>		431/72	Sept. 9/72
<i>amended</i>		250/73	May 12/73
<i>amended</i>		39/75	Feb. 8/75
<i>amended</i>		152/76	Feb. 28/76
<i>amended</i>		499/76	June 19/76
<i>amended</i>		609/76	Aug. 7/76
<i>amended</i>		878/76	Nov. 20/76
<i>amended</i>		584/77	Sept. 3/77
<i>amended</i>		254/78	Apr. 22/78
<i>amended</i>		925/78	Dec. 16/78
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<i>amended</i>		432/72	Sept. 9/72
<i>amended</i>		452/72	Sept. 23/72
<i>amended</i>		233/73	May 5/73
<i>amended</i>		249/73	May 12/73
<i>amended</i>		37/74	Feb. 9/74
<i>amended</i>		630/74	Sept. 14/74
<i>amended</i>		65/75	Feb. 5/75
<i>amended</i>		678/75	Sept. 6/75
<i>amended</i>		27/76	Jan. 24/76
<i>amended</i>		153/76	Feb. 28/76
<i>amended</i>		471/76	June 12/76
<i>amended</i>		608/76	Aug. 7/76
<i>amended</i>		828/76	Nov. 6/76
<i>amended</i>		134/77	Mar. 26/77

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Separate Schools Act—Continued

(See Education Act, 1974, S.O. 1974, c. 109)

District Combined Separate School Zones—Continued

<i>amended</i>	156/78	Mar. 25/78
<i>amended</i>	686/78	Sept. 16/78
<i>amended</i>	890/78	Dec. 2/78
<i>amended</i>	910/78	Dec. 9/78
<i>amended</i>	790/79	Nov. 10/79

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General.....	302/73	June 3/73
<i>amended</i>	362/78	May 27/78
<i>amended</i>	27/79	Feb. 3/79

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<i>amended</i>	193/74	Apr. 13/74

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<i>amended</i>	795/79	Nov. 17/79
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<i>amended</i>	67/71	Feb. 20/71
<i>amended</i>	287/71	July 24/71
<i>amended</i>	6/72	Jan. 22/72
<i>amended</i>	90/72	Mar. 18/72
<i>amended</i>	260/72	June 17/72
<i>amended</i>	528/72	Nov. 18/72
<i>amended</i>	40/73	Feb. 17/73
<i>amended</i>	41/73	Feb. 17/73
<i>amended</i>	95/73	Mar. 17/73
<i>amended</i>	206/73	Apr. 28/73
<i>amended</i>	453/73	Aug. 18/73
<i>amended</i>	454/73	Aug. 18/73
<i>amended</i>	813/73	Jan. 12/74
<i>amended</i>	247/74	May 4/74
<i>amended</i>	336/74	May 18/74
<i>amended</i>	400/74	June 8/74
<i>amended</i>	876/74	Nov. 30/74
<i>amended</i>	984/74	Jan. 11/75
<i>amended</i>	776/75	Oct. 18/75
<i>amended</i>	126/76	Feb. 28/76
<i>amended</i>	168/76	Mar. 13/76
<i>amended</i>	254/76	Apr. 10/76
<i>amended</i>	346/76	May 8/76
<i>amended</i>	415/76	May 29/76
<i>amended</i>	537/76	July 10/76
<i>amended</i>	771/78	Oct. 21/78
<i>amended</i>	2/79	Jan. 20/79

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<i>amended</i>	495/79	Aug. 4/79
<i>amended</i>	932/79	Jan. 5/80
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<i>amended</i>	348/73	June 23/73
<i>amended</i>	798/75	Nov. 1/75
<i>amended</i>	43/77	Feb. 19/77
<i>amended</i>	722/77	Oct. 22/77
<i>amended</i>	97/78	Feb. 25/78
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<i>amended</i>	297/78	May 6/78
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<i>amended</i>	333/73	June 16/73
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<i>amended</i>	495/73	Sept. 1/73
<i>amended</i>	574/75	July 26/75
<i>amended</i>	9/76	Jan. 24/76
<i>amended</i>	49/76	Jan. 31/76
<i>amended</i>	812/76	Oct. 23/76
<i>amended</i>	33/78	Feb. 4/78
<i>amended</i>	945/78	Dec. 30/78
<i>amended</i>	585/79	Aug. 25/79
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<i>amended</i>		72/73	Mar. 10/73
<i>amended</i>		29/74	Feb. 2/74
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<i>amended</i>		71/73	Mar. 10/73
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<i>amended</i>		374/71	Sept. 18/71
<i>amended</i>		195/72	May 13/72
<i>amended</i>		474/72	Sept. 30/72
<i>amended</i>		529/72	Nov. 18/72
<i>amended</i>		522/73	Sept. 8/73
<i>amended</i>		673/74	Sept. 28/74
<i>amended</i>		679/75	Sept. 6/75
<i>amended</i>		902/75	Dec. 6/75
<i>amended</i>		957/75	Dec. 20/75
<i>amended</i>		723/76	Sept. 25/76
<i>amended</i>		958/76	Dec. 18/76
<i>amended</i>		218/78	Apr. 15/78
<i>amended</i>		317/78	May 13/78
<i>amended</i>		779/78	Oct. 21/78
<i>amended</i>		245/79	May 5/79
<i>amended</i>		618/79	Sept. 8/79
<i>amended</i>		631/79	Sept. 15/79
<i>amended</i>		912/79	Dec. 29/79
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<i>amended</i>		586/72	Jan. 6/73
<i>amended</i>		698/75	Sept. 13/75
<i>amended</i>		870/75	Nov. 29/75
<i>amended</i>		419/77	July 9/77
<i>amended (this Regulation amends O. Reg. 419/77)</i>		491/77	July 30/77
<i>amended</i>		666/77	Oct. 1/77
<i>amended</i>		954/79	Jan. 12/80
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General.....		327/71	Aug. 14/71
<i>amended</i>		606/74	Aug. 31/74
<i>amended</i>		843/75	Nov. 15/75
<i>amended</i>		300/79	May 26/79

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<i>amended</i>		285/72	June 24/72
<i>amended</i>		862/75	Nov. 22/75
<i>amended</i>		42/76	Jan. 31/76
<i>amended</i>		529/76	July 3/76
<i>amended</i>		806/77	Nov. 19/77
<i>amended</i>		821/77	Nov. 26/77
<i>amended</i>		419/79	June 30/79
Toronto Area Transit Operating Authority Act, 1974			
General.....		102/76	Feb. 21/76
<i>amended</i>		226/76	Mar. 27/76
<i>amended</i>		72/77	Mar. 5/77
<i>amended</i>		686/77	Oct. 8/77
<i>amended</i>		211/78	Apr. 8/78
<i>amended</i>		944/79	Jan. 12/80
Tourism Act			
General.....		390/72	Aug. 19/72
<i>amended</i>		551/73	Sept. 15/73
<i>amended</i>		620/74	Sept. 7/74
<i>amended</i>		304/75	May 10/75
<i>amended</i>		542/75	July 12/75
<i>amended</i>		238/79	Apr. 28/79
Training Schools Act			
General.....		384/79	June 16/79
Travel Industry Act, 1974			
General.....		367/75	May 31/75
<i>amended</i>		712/75	Sept. 20/75
<i>amended</i>		491/76	June 19/76
<i>amended</i>		599/76	July 31/76
<i>amended</i>		638/76	Aug. 14/76
<i>amended</i>		750/76	Oct. 2/76
<i>amended</i>		805/77	Nov. 19/77
<i>amended</i>		510/79	Aug. 4/79
<i>amended (this Regulation amends O. Reg. 510/79)</i> ..		581/79	Aug. 18/79
<i>amended</i>		885/79	Dec. 15/79
U			
Unified Family Court Act, 1976			
Practice and Procedure.....		387/79	June 23/79
Upholstered and Stuffed Articles Act			
General.....	817
<i>amended</i>		520/73	Sept. 8/73
<i>amended</i>		576/73	Sept. 29/73
<i>amended</i>		105/74	Mar. 9/74

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Upholstered and Stuffed Articles Act—Continued

General—Continued

<i>amended</i>	223/75	Apr. 12/75
<i>amended</i>	522/75	July 5/75
<i>amended</i>	340/77	June 18/77
<i>amended</i>	583/77	Sept. 3/77
<i>amended</i>	3/79	Jan. 20/79

Used Car Dealers Act

(See now Motor Vehicle Dealers Act)

(title of Act changed Jan. 1st, 1972, See S.O. 1971, c. 21, s. 1.)

V

Venereal Diseases Prevention Act

General	819
<i>amended</i>	3/71	Jan. 16/71
<i>amended</i>	717/75	Sept. 20/75
<i>amended</i>	790/76	Oct. 16/76
<i>amended</i>	178/77	Apr. 9/77

Venture Investment Corporations Registration Act, 1977

General	38/78	Feb. 4/78
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Vital Statistics Act

General	820
<i>amended</i>	243/72	June 3/72
<i>amended</i>	28/73	Feb. 10/73
<i>amended</i>	432/73	Aug. 4/73
<i>amended</i>	39/74	Feb. 9/74
<i>amended</i>	670/76	Sept. 4/76
<i>amended</i>	2/77	Jan. 22/77
<i>amended</i>	375/79	June 16/79

Vocational Rehabilitation Services Act

General	821
<i>amended</i>	62/72	Feb. 26/72
<i>amended</i>	376/73	July 7/73
<i>amended</i>	800/73	Dec. 29/73
<i>amended</i>	971/74	Jan. 4/75
<i>amended</i>	508/77	July 30/77
<i>amended</i>	919/77	Dec. 31/77
<i>amended</i>	290/78	May 6/78
<i>amended</i>	707/78	Sept. 30/78
<i>amended</i>	786/78	Oct. 28/78
<i>amended</i>	948/78	Dec. 30/78
<i>amended</i>	994/78	Jan. 13/79
<i>amended</i>	136/79	Mar. 24/79
<i>amended</i>	223/79	Apr. 28/79
<i>amended</i>	246/79	May 5/79
<i>amended</i>	284/79	May 26/79
<i>amended</i>	351/79	June 16/79

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Vocational Rehabilitation Services Act—Continued			
General—Continued			
<i>amended</i>	691/79		Oct. 13/79
<i>amended</i>	692/79		Oct. 13/79
<i>amended</i>	906/79		Dec. 29/79
Voters' Lists Act			
General.....	822	
W			
Warble Fly Control Act			
General.....	823	
<i>amended</i>		15/73	Feb. 3/73
Waste Management Act			
<i>(See now Environmental Protection Act, 1971)</i>			
Weed Control Act			
General.....		195/73	Apr. 21/73
<i>amended</i>		10/76	Jan. 24/76
<i>amended</i>		141/76	Feb. 28/76
Welfare Units Act			
General.....	826	
Wild Rice Harvesting Act			
General.....	827	
Wilderness Areas Act			
Wilderness Areas.....	828	
<i>amended</i>		204/71	May 29/71
<i>amended</i>		509/71	Dec. 25/71
<i>amended</i>		225/72	May 27/72
Wine Content Act, 1976			
General.....		303/77	May 21/77
Woodlands Improvement Act			
General.....	832	
<i>amended</i>		378/71	Sept. 25/71
<i>amended</i>		455/71	Nov. 6/71
Wool Marketing Act, 1974			
Licence Fees.....		841/75	Nov. 15/75

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Workmen's Compensation Act

First-Aid Requirements.....	...	6/71	Jan. 16/71
General.....	834
<i>amended</i>	5/71	Jan. 16/71
<i>amended</i>	186/72	May 6/72
<i>amended</i>	591/72	Jan. 13/73
<i>amended</i>	246/73	May 12/73
<i>amended</i>	814/73	Jan. 12/74
<i>amended</i>	695/75	Sept. 6/75
Pension Plan.....	835
<i>amended</i>	520/72	Nov. 11/72
<i>amended</i>	626/73	Oct. 27/73
<i>amended</i>	551/74	Aug. 10/74
<i>amended</i>	38/75	Feb. 8/75
<i>amended</i>	31/77	Feb. 12/77
<i>amended</i>	173/79	Apr. 7/79



PART II

Showing the Regulations contained in Revised Regulations of Ontario, 1970 and subsequent Regulations filed to the 31st day of December, 1979 that have been revoked, are revoking only or have expired.

R.R.O. 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
3	Rev. 494/73	103	Rev. 513/74
4	Rev. 494/73	105	Rev. 845/77
6	Exp. See S.O. 1973, c. 32 and S.O. 1979, c. 35	106	Rev. 273/72
9	Rev. 415/77	107	Rev. 248/74
10	Rev. 183/72	109	Rev. 996/76
12	Rev. 560/79	111	Rev. 942/75
13	Rev. 560/79	112	Rev. 813/74
14	Rev. 560/79	115	Rev. 33/71
16	Rev. 414/77	116	Rev. 224/71
23	Rev. 265/78	117	Rev. 108/71
24	Rev. 42/79	119	Rev. 61/79
25	Rev. 949/78	120	Rev. 755/73
26	Rev. 19/76	121	Rev. 356/74
27	Rev. 371/71	122	Rev. 272/72
28	Rev. 165/72	123	Rev. 783/74
29	Rev. 915/76	124	Rev. 37/71
31	Rev. 20/76	125	Rev. 735/73
35	Rev. 949/78	127	Rev. 419/73
36	Rev. 42/79	129	Exp.
38	Rev. 171/73	131	Rev. 307/73
39	Rev. 16/76	132	Rev. 307/73
40	Rev. 268/71	133	Rev. 903/79
42	Rev. 293/72	137	Rev. 975/76
45	Rev. 221/74	138	Rev. 975/76
47	Rev. 298/73	141	Rev. 999/76
48	Rev. 124/73	142	Exp.
52	Rev. 612/73	145	Rev. 187/72
56	Rev. 11/76	146	Rev. 187/72
58	Rev. 423/72	147	Rev. 367/73
59	Rev. 411/72	149	Rev. 319/72
60	Rev. 268/71	155	Rev. 809/75
61	Rev. 370/72	157	Rev. 320/72
63	Rev. 733/74	158	Rev. 372/74
67	Rev. 476/72	164	Rev. 397/71
70	Rev. 586/76	166	Rev. 243/79
72	Rev. 732/74	167	Rev. 243/79
78	Rev. 586/79	168	Rev. 593/75
82	Rev. 56/75	190	Rev. 105/75
86	Rev. 388/79	191	Rev. 704/78
87	Rev. 382/79	192	Rev. 517/71
89	Rev. 389/79	193	Exp.
91	Rev. 21/71	194	Exp.
93	Rev. 236/75	195	Rev. 510/72
96	Rev. 103/76	196	Rev. 295/73
97	Rev. 734/74	197	Rev. 392/71
98	Rev. 217/79	198	Rev. 555/79
99	Rev. 273/72	199	Rev. 407/78
101	Rev. 460/72	202	Rev. 609/78
102	Rev. 516/74	203	Rev. 457/71
		204	Rev. 704/78

R.R.O. 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
205	Rev. 407/78	363	Rev. 48/75
206	Rev. 517/71	366	Rev. 443/77
207	Rev. 84/74	367	Rev. 443/77
209	Rev. 205/71	373	Rev. 605/77
210	Rev. 84/74	374	Rev. 387/72
211	Rev. 379/75	376	Rev. 181/71
212	Rev. 246/72	378	Rev. 639/77
213	Exp.	381	Rev. 746/73
214	Rev. 419/73	382	Rev. 978/75
216	Rev. 69/73	385	Rev. 976/75
219	Rev. 390/72	388	Rev. 123/72
220	Rev. 720/73	407	Rev. 216/79
221	Rev. 261/73	409	Rev. 185/75
222	Rev. 190/71	410	Rev. 196/76
237	Rev. 197/71	415	Rev. 44/79
240	Exp.	417	Rev. 731/73
243	Rev. 803/75	420	Rev. 195/76
244	Rev. 803/75	424	Rev. 702/75
245	Rev. 803/75	425	Rev. 618/77
246	Rev. 803/75	428	Rev. 92/73
247	Rev. 803/75	430	Rev. 701/79
248	Rev. 803/75	431	Rev. 450/78
249	Rev. 803/75	440	Rev. 552/74
250	Rev. 803/75	443	Rev. 323/72
252	Rev. 45/72	444	Rev. 323/72
253	Rev. 298/72	446	Rev. 323/72
254	Rev. 439/77	447	Rev. 124/72
255	Rev. 440/77	448	Rev. 367/71
257	Rev. 655/78	451	Rev. 558/72
258	Rev. 134/72	452	Rev. 559/72
276	Rev. 132/75	453	Rev. 259/72
279	Rev. 424/74	454	Rev. 259/72
282	Rev. 298/72	455	Rev. 658/79
283	Rev. 438/77	459	Rev. 116/75
289	Rev. 951/75	460	Rev. 116/75
294	Rev. 624/76	461	Rev. 116/75
295	Rev. 372/75	462	Rev. 116/75
296	Rev. 804/75	463	Rev. 116/75
298	Rev. 233/78	464	Rev. 116/75
299	Rev. 430/71	465	Rev. 116/75
302	Exp.	466	Rev. 116/75
305	Rev. 361/78	467	Rev. 116/75
313	Rev. 441/79	468	Rev. 116/75
314	Rev. 447/79	469	Rev. 116/75
315	Rev. 593/72	470	Rev. 116/75
316	Rev. 594/72	471	Rev. 116/75
317	Rev. 443/79	472	Rev. 116/75
318	Rev. 355/79	473	Rev. 116/75
321	Rev. 440/79	474	Rev. 116/75
322	Rev. 448/79	475	Rev. 116/75
335	Rev. 915/78	476	Rev. 116/75
338	Rev. 442/79	477	Rev. 116/75
339	Rev. 357/79	478	Rev. 116/75
347	Rev. 413/73	479	Rev. 116/75
349	Exp.	480	Rev. 116/75
350	Rev. 275/73	481	Rev. 116/75
361	Rev. 516/73	482	Rev. 106/71

R.R.O. 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
483	Rev. 116/75	558	Rev. 856/75
484	Rev. 116/75	560	Rev. 1009/75
485	Rev. 116/75	561	Rev. 736/73
486	Rev. 116/75	562	Rev. 1008/75
487	Rev. 116/75	563	Rev. 1008/75
488	Rev. 116/75	564	Rev. 1008/75
489	Rev. 116/75	565	Rev. 498/71
490	Rev. 116/75	566	Rev. 807/75
491	Rev. 116/75	573	Rev. 335/75
492	Rev. 116/75	579	Rev. 4/78
493	Rev. 116/75	581	Rev. 394/72
494	Rev. 116/75	582	Rev. 92/76
495	Rev. 116/75	583	Rev. 230/78
496	Rev. 116/75	584	Exp.
497	Rev. 116/75	589	Rev. 498/78
498	Rev. 116/75	591	Rev. 189/78
499	Rev. 116/75	593	Rev. 190/78
500	Rev. 116/75	598	Rev. 193/78
501	Rev. 116/75	599	Rev. 194/78
502	Rev. 116/75	601	Exp.
503	Rev. 116/75	603	Rev. 546/71
504	Rev. 116/75	606	Rev. 775/73
505	Rev. 116/75	608	Exp.
506	Exp.	610	Rev. 465/71
507	Exp.	613	Rev. 372/73
508	Exp.	615	Rev. 451/71
509	Exp.	618	Exp. S.O. 1971, c. 96, s. 21
511	Exp.	621	Rev. 578/75
512	Exp.	622	Rev. 508/72
513	Exp.	623	Rev. 605/79
514	Exp.	633	Rev. 624/73
515	Exp.	638	Rev. 456/73
516	Exp.	640	Exp. (Act repealed S.O. 1978, c. 100)
519	Rev. 318/71	645	Exp. S.O. 1973, c. 90, s. 3
520	Rev. 847/74	651	Rev. 585/75
521	Exp.	653	Rev. 347/73
523	Exp.	655	Rev. 207/72
524	Exp.	656	Rev. 117/76
525	Exp.	657	Rev. 618/74
526	Exp.	658	Rev. 579/75
527	Exp.	659	Rev. 579/75
528	Exp.	660	Rev. 579/75
529	Exp.	661	Rev. 579/75
530	Exp.	664	Rev. 68/71
531	Exp.	665	Rev. 69/71
532	Exp.	676	Rev. 568/72
533	Exp.	680	Rev. 77/76
534	Exp.	682	Exp.
536	Exp.	683	Rev. 168/73
537	Exp.	684	Rev. 564/73
538	Exp.	693	Rev. 26/74
540	Rev. 13/72	696	Rev. 258/78
542	Rev. 219/71	706	Rev. 972/75
543	Rev. 526/71	707	Rev. 429/72
546	Rev. 1000/76	708	Rev. 668/73
552	Rev. 936/78	712	Rev. 73/75
555	Rev. 58/74		

R.R.O. 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
716	Rev. 113/71	830	Rev. S.O. 1972, c. 144, s. 1 (1)
722	Rev. 61/77	831	Act repealed S.O. 1972, c. 119, s. 15
727	Rev. 210/79	833	Rev. 6/71
730	Rev. 349/71		
731	Rev. 293/71		
732	Rev. 615/78		
733	Rev. 738/76		
734	Rev. 408/77		
736	Rev. 437/71		
737	Rev. 798/79		
738	Rev. 409/77		
740	Rev. 338/75		
741	Rev. 380/77		
743	Rev. 410/77		
744	Rev. 732/76		
745	Rev. 227/77		
746	Rev. 594/78		
747	Rev. 349/71		
748	Rev. 339/72		
750	Exp. See S.O. 1972, c. 96, s. 7 (2)		
751	Exp. See S.O. 1972, c. 96, s. 7 (2)		
752	Exp. See S.O. 1972, c. 96, s. 7 (2)		
753	Exp. See S.O. 1972, c. 96, s. 7 (2)		
754	Rev. 274/71		
755	Exp. See S.O. 1972, c. 96, s. 7 (2)		
758	Exp. See S.O. 1972, c. 96, s. 7 (2)		
768	Exp.		
772	Exp.		
773	Rev. 368/71		
776	Rev. 156/72		
778	Rev. 61/74		
780	Rev. 932/78		
782	Rev. 86/72		
783	Rev. 243/71		
789	Rev. 325/78		
790	Rev. S.O. 1972, c. 94, s. 1		
791	Rev. S.O. 1972, c. 94, s. 1		
792	Exp.		
794	Rev. 478/79		
795	Exp. S.O. 1973, c. 43, s. 1		
802	Rev. 647/77		
805	Rev. 376/71		
806	Rev. 143/78		
813	Rev. 677/73		
814	Rev. 881/74		
815	Rev. 384/79		
816	Rev. 419/73		
818	Rev. 98/71		
825	Rev. 195/73		
829	Rev. S.O. 1972, c. 144, s. 1 (1)		
		Ontario Regulations	Disposition
		2/71	Rev. 618/74
		4/71	Rev. 37/72
		7/71	Rev. 168/73
		8/71	Revkg.
		9/71	Rev. 230/78
		12/71	Rev. 190/78
		13/71	Rev. 158/72
		14/71	Rev. 598/72
		15/71	Rev. 438/77
		20/71	Rev. 956/77
		23/71	Exp.
		25/71	Rev. 217/79
		26/71	Rev. 347/73
		27/71	Rev. 870/77
		31/71	Exp.
		32/71	Rev. 381/79
		33/71	Rev. 781/74
		34/71	Rev. 17/72
		35/71	Rev. 452/72
		36/71	Rev. 996/76
		46/71	Rev. 594/72
		47/71	Rev. 43/73
		48/71	Rev. 103/71
		49/71	Rev. 48/73
		50/71	Rev. 429/71
		52/71	Rev. 845/77
		54/71	Rev. 94/72
		55/71	Rev. 76/72
		56/71	Rev. 452/72
		58/71	Exp.
		59/71	Exp.
		60/71	Rev. 323/72
		64/71	Rev. 568/72
		65/71	Rev. 158/72
		66/71	Rev. 159/72
		71/71	Rev. 49/75
		74/71	Exp.
		76/71	Rev. 124/73
		78/71	Rev. 20/75
		79/71	Rev. 298/73
		80/71	Rev. 560/78
		81/71	Rev. 552/72
		82/71	Exp.
		83/71	Exp.
		84/71	Rev. 211/73
		85/71	Exp.
		88/71	Rev. 431/72

Ontario Regulations	Disposition	Ontario Regulations	Disposition
90/71	Rev. 116/75	208/71	Rev. 456/75
91/71	Rev. 803/75	209/71	Rev. 69/73
92/71	Rev. 1009/75	212/71	Rev. 324/71
93/71	Rev. 69/73	213/71	Revkg.
94/71	Rev. 524/75	214/71	Rev. 12/72
95/71	Rev. 56/75	217/71	Rev. 439/74
99/71	Rev. 131/74	219/71	Revkg.
101/71	Exp.	220/71	Revkg.
102/71	Rev. 618/73	222/71	Rev. 388/72
103/71	Rev. 543/71	223/71	Rev. 768/73
104/71	Rev. 494/73	225/71	Rev. 845/77
105/71	Rev. 420/71	226/71	Rev. 612/73
106/71	Rev. 116/75	228/71	Rev. 116/75
108/71	Rev. 824/73	234/71	Exp.
109/71	Rev. 94/72	235/71	Rev. 123/72
110/71	Exp.	236/71	Rev. 569/74
112/71	Rev. 494/73	240/71	Rev. 453/72
113/71	Rev. 129/74	241/71	Rev. 323/72
120/71	Rev. 167/79	242/71	Exp.
121/71	Rev. 189/78	243/71	Exp.
122/71	Rev. 193/78	245/71	Rev. 250/71
123/71	Rev. 881/74	247/71	Rev. 338/72
129/71	Rev. 578/75	248/71	Rev. 293/76
130/71	Rev. 494/73	250/71	Revkg.
131/71	Rev. 238/74	251/71	Rev. 219/72
132/71	Rev. 237/74	252/71	Rev. 53/75
133/71	Rev. 103/76	253/71	Rev. 73/72
146/71	Rev. 243/79	255/71	Rev. 188/75
147/71	Exp.	258/71	Rev. 366/78
150/71	Rev. 870/77	259/71	Rev. 626/74
152/71	Exp.	260/71	Rev. 443/77
156/71	Rev. 268/72	261/71	Exp.
157/71	Rev. 34/79	263/71	Rev. 361/78
158/71	Rev. 463/72	267/71	Rev. 1008/75
161/71	Exp.	268/71	Rev. 465/71
164/71	Rev. 558/78	270/71	Rev. 419/73
165/71	Rev. 128/72	273/71	Exp.
166/71	Rev. 803/75	274/71	Revkg.
167/71	Exp. S.O. 1973, c. 43, s. 1	275/71	Rev. 128/78
168/71	Rev. 478/79	277/71	Rev. 715/73
173/71	Exp.	278/71	Exp.
176/71	Rev. 1/75	279/71	Exp.
178/71	Exp.	288/71	Rev. 355/74
182/71	Rev. 478/79	289/71	Rev. 335/75
183/71	Rev. 187/72	290/71	Rev. 370/72
184/71	Rev. 116/73	291/71	Exp.
185/71	Rev. 367/73	292/71	Rev. 728/74
186/71	Rev. 187/72	294/71	Rev. 715/77
189/71	Exp.	295/71	Rev. 366/72
190/71	Rev. 316/73	296/71	Rev. 95/74
192/71	Rev. 439/72	298/71	Rev. 522/73
193/71	Rev. 438/72	299/71	Rev. 1009/75
196/71	Rev. 103/76	300/71	Rev. 1009/75
197/71	Rev. 720/74	301/71	Rev. 527/71
205/71	Revkg.	302/71	Rev. 1008/75
206/71	Rev. 949/78	303/71	Rev. 1008/75
207/71	Rev. 949/78	304/71	Rev. 1008/75

Ontario Regulations	Disposition	Ontario Regulations	Disposition
305/71	Rev. 1008/75	385/71	Rev. 56/75
306/71	Rev. 1008/75	386/71	Rev. 243/79
307/71	Rev. 1008/75	388/71	Rev. 800/73
308/71	Rev. 1008/75	391/71	Rev. 704/78
309/71	Rev. 1008/75	393/71	Rev. 593/75
310/71	Rev. 1008/75	397/71	Rev. 576/75
311/71	Rev. 1008/75	398/71	Rev. 618/74
312/71	Rev. 1008/75	408/71	Rev. 323/72
313/71	Rev. 1008/75	411/71	Exp.
315/71	Rev. 516/76	412/71	Exp.
316/71	Rev. 478/79	414/71	Exp.
317/71	Rev. 586/79	415/71	Exp.
320/71	Rev. 388/79	416/71	Exp.
321/71	Exp.	418/71	Rev. 388/72
322/71	Rev. 361/74	420/71	Rev. 634/75
323/71	Rev. 129/74	421/71	Rev. 541/77
325/71	Rev. 69/73	423/71	Exp.
326/71	Rev. 200/72	424/71	Exp.
328/71	Rev. 56/75	425/71	Exp.
329/71	Rev. 697/79	427/71	Rev. 48/73
330/71	Rev. 230/78	428/71	Rev. 605/77
331/71	Rev. 203/74	429/71	Rev. 7/73
332/71	Rev. 204/74	430/71	Revkg.
334/71	Rev. 568/72	431/71	Rev. 158/72
336/71	Rev. 243/79	432/71	Rev. 189/78
337/71	Rev. 95/74	433/71	Rev. 69/73
338/71	Rev. 339/72	434/71	Rev. 123/72
339/71	Rev. 609/78	435/71	Rev. 800/73
340/71	Rev. 366/78	439/71	Rev. 184/77
341/71	Rev. 323/72	442/71	Rev. 60/74
342/71	Rev. 520/75	445/71	Rev. 586/79
345/71	Rev. 451/71	446/71	Exp.
346/71	Exp.	447/71	Exp.
347/71	Exp.	448/71	Exp.
348/71	Rev. 48/73	449/71	Exp.
350/71	Rev. 190/78	450/71	Exp.
351/71	Rev. 159/72	451/71	Rev. 237/72
352/71	Rev. 360/71	452/71	Rev. 323/72
354/71	Rev. 713/73	453/71	Rev. 706/74
355/71	Rev. 845/74	454/71	Rev. 605/77
357/71	Rev. 725/74	457/71	Revkg.
358/71	Rev. 360/71	458/71	Rev. 809/75
359/71	Rev. 69/73	459/71	Rev. 15/72
360/71	Revkg.	460/71	Exp.
361/71	Rev. 607/79	462/71	Rev. 505/71
363/71	Rev. 190/78	463/71	Rev. 506/71
364/71	Rev. 189/78	464/71	Exp.
365/71	Rev. 870/77	465/71	Rev. 562/73
368/71	Exp.	468/71	Rev. 267/72
370/71	Rev. 275/73	470/71	Rev. 86/74
371/71	Rev. 570/76	472/71	Rev. 230/78
373/71	Exp.	476/71	Exp.
377/71	Rev. 335/74	481/71	Rev. 464/72
379/71	Rev. 809/75	487/71	Rev. 734/79
381/71	Rev. 498/71	488/71	Rev. 48/73
382/71	Exp.	490/71	Exp.
384/71	Rev. 975/76	492/71	Rev. 126/75

Ontario Regulations	Disposition	Ontario Regulations	Disposition
493/71	Rev. 419/75	39/72	Rev. 797/73
494/71	Rev. 155/78	42/72	Exp.
495/71	Rev. 188/75	43/72	Exp.
498/71	Rev. 568/72	47/72	Rev. 588/78
499/71	Rev. 116/75	49/72	Rev. 560/78
500/71	Exp.	50/72	Rev. 87/73
504/71	Rev. 870/77	52/72	Rev. 215/79
505/71	Rev. 536/71	54/72	Rev. 494/73
506/71	Rev. 537/71	58/72	Rev. 375/73
507/71	Exp.	59/72	Rev. 715/73
511/71	Rev. 323/72	60/72	Rev. 518/78
517/71	Rev. 140/75	61/72	Rev. 268/72
518/71	Rev. 704/78	63/72	Rev. 356/77
519/71	Rev. 143/78	64/72	Rev. 464/79
521/71	Rev. 767/79	65/72	Rev. 799/73
522/71	Rev. 439/74	66/72	Rev. 378/72
524/71	Rev. 478/79	67/72	Rev. 797/73
527/71	Rev. 1009/75	68/72	Rev. 473/72
528/71	Rev. 1009/75	69/72	Rev. 609/78
529/71	Rev. 1008/75	73/72	Rev. 446/72
530/71	Rev. 704/78	76/72	Revkg.
531/71	Rev. 140/73	81/72	Rev. 355/79
532/71	Exp.	83/72	Rev. 116/75
536/71	Rev. 271/72	85/72	Rev. 931/74
537/71	Rev. 270/72	86/72	Revkg.
538/71	Rev. 903/79	87/72	Rev. 69/73
540/71	Rev. S.O. 1972, c. 66, s. 18	89/72	Rev. 289/72
541/71	Rev. 901/75	93/72	Rev. 960/76
543/71	Rev. 326/72	95/72	Rev. 159/72
548/71	Rev. 464/79	96/72	Rev. 158/72
573/71	Exp.	97/72	Exp.
584/71	Exp. See S.O. 1972, c. 92, s. 6	99/72	Exp.
1/72	Rev. 129/74	105/72	Rev. 634/77
2/72	Exp.	106/72	Rev. 845/77
3/72	Rev. 761/74	108/72	Exp.
4/72	Exp.	109/72	Exp.
5/72	Exp.	110/72	Exp.
7/72	Rev. 31/73	111/72	Rev. 173/72
8/72	Exp.	112/72	Rev. 933/78
9/72	Exp.	116/72	Rev. 568/72
11/72	Rev. 713/73	118/72	Rev. 188/75
12/72	Rev. 845/74	119/72	Rev. 498/78
16/72	Rev. 629/74	121/72	Rev. 230/74
17/72	Rev. 37/74	122/72	Exp. S.O. 1972, c. 91, s. 53
20/72	Rev. 413/73	123/72	Revkg.
21/72	Rev. 357/79	124/72	Rev. 323/72
25/72	Rev. 187/73	130/72	Rev. 272/73
26/72	Rev. 116/75	134/72	Revkg.
27/72	Rev. S.O. 1972, c. 94, s. 1	136/72	Rev. 208/74
28/72	Exp.	141/72	Exp.
29/72	Rev. 609/78	142/72	Exp.
32/72	Rev. 870/77	144/72	Rev. 870/77
35/72	Rev. 96/72	145/72	Rev. 961/78
36/72	Rev. 95/72	148/72	Rev. 325/78
37/72	Rev. 901/75	153/72	Rev. 879/76
		154/72	Rev. 881/76

Ontario Regulations	Disposition	Ontario Regulations	Disposition
155/72	Rev. 347/73	264/72	Revkg.
156/72	Rev. 880/76	265/72	Rev. 594/72
157/72	Rev. 323/72	266/72	Rev. 267/74
158/72	Rev. 184/73	270/72	Rev. 262/73
159/72	Rev. 183/73	271/72	Rev. 444/72
160/72	Rev. 478/79	276/72	Rev. 961/78
162/72	Exp.	277/72	Rev. 634/77
163/72	Exp.	278/72	Exp.
166/72	Rev. 845/74	279/72	Exp.
167/72	Rev. 188/75	280/72	Exp.
168/72	Rev. 439/74	281/72	Rev. 407/73
169/72	Rev. 98/75	282/72	Rev. 618/74
172/72	Rev. 258/78	283/72	Exp.
175/72	Rev. 117/75	284/72	Rev. 746/73
179/72	Rev. 959/78	286/72	Exp.
181/72	Rev. 713/73	287/72	Rev. 752/74
182/72	Rev. 272/79	289/72	Rev. 117/73
184/72	Rev. 594/72	290/72	Rev. 594/72
185/72	Rev. 148/74	291/72	Rev. 719/73
188/72	Exp.	292/72	Rev. 217/79
189/72	Rev. 456/75	294/72	Rev. 959/78
190/72	Exp.	295/72	Rev. 440/77
192/72	Rev. 337/72	296/72	Rev. 439/77
194/72	Rev. 243/79	297/72	Rev. 438/77
199/72	Rev. 715/75	298/72	Rev. 441/77
203/72	Exp.	302/72	Rev. 568/72
205/72	Rev. 174/74	303/72	Exp.
206/72	Rev. 677/73	304/72	Exp.
208/72	Rev. 335/75	305/72	Rev. 413/72
210/72	Exp.	309/72	Rev. 439/74
214/72	Exp. S.O. 1973, c. 43, s. 1	310/72	Exp.
217/72	Exp.	312/72	Rev. 713/73
218/72	Rev. 205/74	313/72	Rev. 258/78
220/72	Rev. 323/72	314/72	Rev. 48/73
226/72	Rev. 268/77	316/71	Rev. 478/79
227/72	Rev. 961/78	318/72	Rev. 367/74
228/72	Rev. 224/73	320/72	Rev. 495/72
229/72	Rev. 183/76	321/72	Rev. 16/75
232/72	Rev. 361/74	322/72	Rev. 1008/75
236/72	Rev. 845/74	326/72	Rev. 349/73
237/72	Rev. 441/73	327/72	Exp.
238/72	Exp.	329/72	Rev. 178/73
240/72	Rev. 901/75	330/72	Rev. 230/78
244/72	Rev. 264/72	332/72	Rev. 184/73
246/72	Revkg.	333/72	Rev. 183/73
248/72	Exp.	334/72	Rev. 266/76
249/72	Rev. 264/72	336/72	Rev. 336/73
250/72	Rev. 264/72	337/72	Rev. 69/73
251/72	Rev. 264/72	340/72	Rev. 22/75
252/72	Rev. 264/72	342/72	Rev. 1046/75
253/72	Rev. 264/72	343/72	Rev. 464/72
254/72	Rev. 264/72	344/72	Exp.
256/72	Rev. 56/75	348/72	Rev. 634/77
257/72	Repl. 475/74	349/72	Rev. 439/74
258/72	Rev. 443/77	355/72	Exp.
259/72	Rev. 658/79	356/72	Rev. 578/75
261/72	Rev. 454/73	357/72	Rev. 287/77

Ontario Regulations	Disposition	Ontario Regulations	Disposition
359/72	Exp.	482/72	Rev. 173/73
361/72	Rev. 544/72	484/72	Exp.
366/72	Rev. 618/77	485/72	Exp.
369/72	Rev. 31/73	486/72	Exp.
370/72	Exp.	488/72	Rev. 692/74
373/72	Exp.	489/72	Rev. 960/78
379/72	Rev. 686/73	492/72	Rev. 634/77
380/72	Rev. 236/75	493/72	Rev. 760/74
383/72	Rev. 241/74	494/72	Rev. 48/73
384/72	Rev. 148/74	495/72	Rev. 545/74
385/72	Rev. 131/74	498/72	Rev. 568/72
386/72	Rev. 188/75	499/72	Rev. 605/79
387/72	Rev. 422/74	501/72	Rev. 131/74
388/72	Rev. 393/73	510/72	Rev. 760/76
389/72	Rev. 443/77	512/72	Revkg.
391/72	Rev. 561/74	514/72	Rev. 439/74
392/72	Rev. 456/75	515/72	Rev. 552/74
394/72	Rev. 299/73	521/72	Rev. 605/77
396/72	Rev. 24/74	522/72	Rev. 48/73
398/72	Exp.	523/72	Rev. 393/73
401/72	Rev. 647/77	525/72	Rev. 634/77
403/72	Rev. 958/78	530/72	Rev. 482/75
404/72	Rev. 475/79	535/72	Rev. 131/74
405/72	Rev. 634/77	536/72	Rev. 101/74
406/72	Rev. 634/77	542/72	Rev. 870/77
409/72	Rev. 870/77	544/72	Rev. 547/73
411/72	Rev. 323/79	545/72	Rev. 958/78
412/72	Rev. 514/75	549/72	Rev. 1011/76
413/72	Rev. 48/73	550/72	Rev. 618/74
416/72	Rev. 627/74	552/72	Rev. 618/74
419/72	Rev. 456/75	553/72	Rev. 618/74
420/72	Rev. 732/74	554/72	Rev. 971/74
421/72	Rev. 621/74	556/72	Rev. 1008/75
424/72	Rev. 713/73	557/72	Rev. 1008/75
428/72	Rev. 972/75	558/72	Revkg.
429/72	Revkg.	560/72	Rev. 105/75
434/72	Rev. 164/73	563/72	Rev. 206/75
438/72	Rev. 450/78	564/72	Rev. 618/74
444/72	Rev. 263/73	567/72	Rev. 720/73
445/72	Rev. 928/76	570/72	Rev. 7/77
446/72	Revkg.	573/72	Exp.
448/72	Exp.	574/72	Exp.
454/72	Rev. 40/75	576/72	Rev. 859/76
455/72	Rev. 1008/75	578/72	Rev. 490/75
456/72	Rev. 713/73	579/72	Rev. 752/73
457/72	Rev. 701/75	582/72	Rev. 175/74
458/72	Rev. 325/78	583/72	Rev. 713/73
461/72	Rev. 48/73	584/72	Rev. 439/74
465/72	Rev. 901/75	588/72	Rev. 331/73
466/72	Rev. 725/79	596/72	Rev. 372/73
467/72	Rev. 103/76	597/72	Rev. 89/78
468/72	Rev. 439/74	598/72	Rev. 174/73
469/72	Rev. 175/74	1/73	Rev. 961/78
471/72	Rev. 382/79	2/73	Rev. 959/78
472/72	Rev. 239/79	3/73	Exp.
476/72	Revkg.	7/73	Rev. 1/74
481/72	Rev. 174/73	8/73	Rev. 585/75

Ontario Regulations	Disposition	Ontario Regulations	Disposition
9/73	Exp.	126/73	Rev. 388/79
11/73	Rev. 402/79	129/73	Rev. 474/74
13/73	Rev. 760/76	133/73	Rev. 444/73
16/73	Exp.	134/73	Rev. 442/79
18/73	Exp.	135/73	Rev. 357/79
19/73	Rev. 155/78	136/73	Rev. 381/79
23/73	Exp.	140/73	Rev. 609/78
24/73	Exp.	143/73	Rev. 1008/75
26/73	Rev. 443/77	144/73	Rev. 31/78
29/73	Rev. 55/75	145/73	Rev. 29/78
31/73	Rev. 803/75	148/73	Rev. 492/73
32/73	Rev. 338/78	153/73	Rev. 42/75
33/73	Rev. 597/78	156/73	Rev. 347/73
37/73	Exp.	161/73	Rev. 915/78
39/73	Rev. 922/77	166/73	Rev. 131/74
42/73	Exp.	168/73	Rev. 747/77
43/73	Rev. 194/78	169/73	Rev. 230/73
44/73	Rev. 599/78	173/73	Rev. 190/78
45/73	Revkg.	174/73	Rev. 189/78
48/73	Rev. 474/74	178/73	Rev. 756/74
49/73	Rev. 959/78	179/73	Rev. 757/74
50/73	Rev. 958/78	181/73	Rev. 419/77
51/73	Exp.	182/73	Rev. 936/78
52/73	Exp.	183/73	Rev. 461/73
53/73	Rev. 975/76	184/73	Rev. 460/73
55/73	Rev. 597/78	185/73	Rev. 713/73
66/73	Rev. 377/77	188/73	Rev. 240/73
67/73	Rev. 131/74	189/73	Rev. 357/74
68/73	Rev. 86/74	192/73	Exp.
69/73	Rev. 804/73	196/73	Rev. 961/78
70/73	Rev. 870/77	197/73	Exp.
73/73	Rev. 188/75	198/73	Rev. 402/79
74/73	Rev. 243/79	199/73	Rev. 402/79
75/73	Exp.	200/73	Rev. 599/78
76/73	Rev. 196/78	201/73	Rev. 958/78
81/73	Exp.	205/73	Rev. 719/76
82/73	Rev. 380/79	209/73	Rev. 928/77
83/73	Rev. 148/74	212/73	Rev. 443/77
86/73	Rev. 381/77	214/73	Rev. 101/74
87/73	Rev. 92/74	215/73	Rev. 678/76
90/73	Rev. 631/74	216/73	Rev. 1008/75
92/73	Revkg.	222/73	Rev. 345/75
98/73	Rev. 961/78	223/73	Rev. 346/75
99/73	Rev. 634/77	227/73	Rev. 429/73
100/73	Rev. 959/78	228/73	Exp.
101/73	Rev. 235/73	229/73	Exp.
103/73	Rev. 402/79	230/73	Rev. 187/78
105/73	Rev. 958/78	231/73	Rev. 140/75
106/73	Rev. 1009/75	234/73	Rev. 878/76
107/73	Rev. 303/77	235/73	Rev. 407/73
112/73	Rev. 569/74	236/73	Rev. 960/78
117/73	Rev. 431/74	237/73	Rev. 634/77
118/73	Exp.	238/73	Rev. 871/75
119/73	Rev. 618/74	239/73	Rev. 183/74
120/73	Rev. 618/74	240/73	Rev. 812/73
121/73	Rev. 26/74	244/73	Rev. 871/75
125/73	Exp.	245/73	Rev. 148/74

Ontario Regulations	Disposition	Ontario Regulations	Disposition
251/73	Exp.	361/73	Exp.
252/73	Rev. 901/75	362/73	Rev. 643/74
255/73	Rev. 381/79	367/73	Rev. 179/78
256/73	Rev. 545/74	370/73	Rev. 901/75
257/73	Rev. 1008/75	371/73	Rev. 591/76
262/73	Rev. 554/73	373/73	Rev. 439/74
263/73	Rev. 553/73	374/73	Rev. 799/73
264/73	Rev. 791/73	377/73	Rev. 387/76
265/73	Exp.	378/73	Rev. 797/73
267/73	Rev. 901/75	383/73	Rev. 804/73
268/73	Rev. 423/73	386/73	Exp.
273/73	Exp.	389/73	Exp.
274/73	Exp.	391/73	Exp.
275/73	Rev. 966/75	393/73	Rev. 459/74
276/73	Rev. 145/79	394/73	Rev. 474/74
279/73	Rev. 860/77	395/73	Rev. 258/78
280/73	Rev. 861/77	396/73	Rev. 377/77
281/73	Rev. 862/77	397/73	Rev. 1009/75
282/73	Rev. 863/77	398/73	Rev. 1008/75
283/73	Rev. 864/77	399/73	Rev. 578/75
284/73	Rev. 865/77	400/73	Exp.
286/73	Rev. 677/77	402/73	Rev. 545/74
287/73	Rev. 270/78	403/73	Rev. 569/74
288/73	Rev. 660/77	404/73	Rev. 458/73
289/73	Rev. 678/77	405/73	Rev. 457/73
290/73	Rev. 928/77	406/73	Rev. 343/74
291/73	Rev. 272/78	407/73	Rev. 462/74
292/73	Rev. 723/76	409/73	Rev. 16/76
293/73	Rev. 132/77	411/73	Exp.
295/73	Rev. 407/78	415/73	Exp.
305/73	Rev. 1008/75	419/73	Rev. 659/79
306/73	Rev. 961/78	421/73	Rev. 42/75
310/73	Exp.	425/73	Rev. 958/78
311/73	Rev. 441/77	426/73	Rev. 11/76
312/73	Rev. 438/77	427/73	Rev. 572/73
313/73	Rev. 440/77	433/73	Rev. 33/77
314/73	Rev. 439/77	434/73	Rev. 89/78
318/73	Rev. 325/78	435/73	Rev. 677/77
323/73	Rev. 906/76	436/73	Rev. 678/77
328/73	Rev. 73/75	438/73	Exp.
331/73	Rev. 703/73	439/73	Rev. 915/78
332/73	Exp.	441/73	Rev. 573/74
333/73	Rev. 208/74	445/73	Exp.
334/73	Rev. 405/73	447/73	Rev. 114/74
335/73	Rev. 404/73	450/73	Rev. 131/74
336/73	Rev. 260/74	457/73	Rev. 603/73
337/73	Rev. 208/74	458/73	Rev. 675/73
338/73	Rev. 101/74	459/73	Rev. 117/76
341/73	Rev. 514/75	460/73	Rev. 204/74
344/73	Rev. 961/78	461/73	Rev. 189/78
345/73	Rev. 634/77	462/73	Rev. 421/74
349/73	Rev. 427/73	464/73	Exp.
352/73	Rev. 471/73	465/73	Exp.
353/73	Rev. 958/78	469/73	Rev. 865/77
354/73	Rev. 534/73	470/73	Rev. 861/77
356/73	Rev. 972/75	471/73	Rev. 277/77
360/73	Rev. 929/76	479/73	Exp.

Ontario Regulations	Disposition	Ontario Regulations	Disposition
488/73	Exp.	590/73	Rev. 260/74
490/73	Rev. 677/77	591/73	Rev. 345/74
491/73	Rev. 478/79	592/73	Rev. 861/77
494/73	Rev. 949/74	594/73	Rev. 1029/75
496/73	Rev. 271/78	595/73	Rev. 792/73
497/73	Exp.	596/73	Exp.
501/73	Rev. 268/77	597/73	Exp.
503/73	Rev. 425/74	598/73	Rev. 677/77
505/73	Rev. 707/73	599/73	Rev. 573/74
506/73	Rev. 708/73	603/73	Rev. 204/74
508/73	Rev. 360/74	604/73	Rev. 675/73
509/73	Rev. 396/74	606/73	Rev. 958/78
510/73	Rev. 373/74	607/73	Rev. 960/78
511/73	Rev. 374/74	608/73	Rev. 474/74
512/73	Rev. 376/74	609/73	Rev. 377/77
513/73	Rev. 949/75	610/73	Rev. 632/74
514/73	Rev. 325/78	611/73	Exp.
523/73	Rev. 569/74	613/73	Rev. 1009/75
524/73	Rev. 568/74	614/73	Rev. 1008/75
526/73	Rev. 634/77	615/73	Rev. 269/78
528/73	Rev. 861/77	617/73	Rev. 398/79
531/73	Exp.	623/73	Rev. 800/74
532/73	Exp.	627/73	Rev. 25/74
533/73	Rev. 605/77	629/73	Rev. 861/77
534/73	Rev. 756/73	634/73	Rev. 889/74
536/73	Rev. 450/78	636/73	Rev. 456/75
541/73	Rev. 478/79	643/73	Rev. 226/74
543/73	Rev. 901/75	644/73	Rev. 618/74
544/73	Rev. 189/79	645/73	Rev. 478/79
547/73	Rev. 448/74	646/73	Rev. 89/78
548/73	Rev. 238/74	647/73	Rev. 861/77
549/73	Rev. 237/74	648/73	Rev. 677/77
550/73	Rev. 958/78	649/73	Rev. 678/77
552/73	Rev. 677/77	650/73	Rev. 271/78
553/73	Rev. 707/73	651/73	Rev. 272/78
554/73	Rev. 708/73	652/73	Rev. 634/77
555/73	Rev. 456/75	654/73	Rev. 435/74
557/73	Exp.	656/73	Rev. 271/78
559/73	Rev. 801/73	657/73	Rev. 474/74
560/73	Rev. 798/73	658/73	Rev. 325/78
562/73	Rev. 1023/75	659/73	Rev. 474/74
563/73	Rev. 474/74	661/73	Rev. 407/78
564/73	Rev. 230/76	662/73	Rev. 462/74
569/73	Exp.	664/73	Rev. 174/74
570/73	Exp.	665/73	Rev. 421/74
571/73	Exp.	667/73	Rev. 670/79
572/73	Rev. 627/73	668/73	Revkg.
573/73	Rev. 573/74	670/73	Rev. 225/74
575/73	Exp.	671/73	Exp.
577/73	Rev. 660/77	674/73	Exp.
582/73	Rev. 860/77	675/73	Rev. 226/74
584/73	Rev. 269/78	676/73	Rev. 754/73
585/73	Rev. 271/78	678/73	Rev. 272/78
586/73	Rev. 937/75	679/73	Rev. 677/77
587/73	Rev. 865/77	681/73	Exp.
588/73	Rev. 908/74	682/73	Exp.
589/73	Rev. 272/78	688/73	Rev. 407/78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
689/73	Rev. 771/74	795/73	Rev. 89/78
690/73	Exp.	799/73	Rev. 294/76
693/73	Rev. 863/77	803/73	Rev. 676/74
694/73	Rev. 865/77	804/73	Rev. 474/76
695/73	Exp.	807/73	Rev. 210/79
696/73	Rev. 961/78	810/73	Rev. 232/75
697/73	Rev. 634/77	812/73	Rev. 890/74
698/73	Rev. 1009/75	815/73	Rev. 881/76
699/73	Rev. 402/79	816/73	Rev. 217/79
701/73	Exp.	818/73	Rev. 932/78
702/73	Exp.	819/73	Rev. 880/76
703/73	Rev. 94/74	820/73	Rev. 851/75
705/73	Rev. 809/75	825/73	Rev. 677/77
707/73	Rev. 827/73	826/73	Exp.
708/73	Rev. 828/73	827/73	Rev. 189/78
710/73	Rev. 958/78	828/73	Rev. 289/77
711/73	Rev. 959/78	3/74	Rev. 1008/75
712/73	Exp.	4/74	Rev. 402/79
720/73	Rev. 837/74	5/74	Rev. 599/78
723/73	Exp.	8/74	Rev. 456/75
725/73	Rev. 861/77	9/74	Rev. 695/77
726/73	Rev. 863/77	10/74	Rev. 67/74
727/73	Rev. 269/78	12/74	Rev. 958/78
728/73	Rev. 271/78	13/74	Rev. 961/78
733/73	Rev. 711/74	14/74	Rev. 634/77
736/73	Revkg.	15/74	Rev. 860/77
737/73	Rev. 1008/75	16/74	Exp.
738/73	Exp.	24/74	Rev. 382/75
739/73	Rev. 845/74	25/74	Rev. 346/74
743/73	Rev. 156/78	38/74	Rev. 963/78
745/73	Rev. 262/76	40/74	Rev. 129/76
748/73	Exp.	44/74	Rev. 210/79
752/73	Rev. 971/77	45/74	Rev. 861/77
753/73	Rev. 827/73	46/74	Rev. 499/79
754/73	Rev. 828/73	47/74	Rev. 230/78
756/73	Rev. 94/75	49/74	Rev. 141/77
757/73	Rev. 93/75	54/74	Rev. 127/74
759/73	Rev. 922/77	55/74	Rev. 128/74
765/73	Rev. 861/77	56/74	Rev. 257/78
766/73	Rev. 865/77	58/74	Revkg.
767/73	Rev. 271/78	61/74	Revkg.
768/73	Rev. 579/75	62/74	Rev. 271/78
769/73	Exp.	63/74	Rev. 272/78
770/73	Rev. 611/74	68/74	Rev. 609/78
771/73	Rev. 609/74	69/74	Rev. 779/74
773/73	Rev. 73/79	71/74	Rev. 533/74
778/73	Rev. 599/78	72/74	Rev. 647/77
782/73	Rev. 865/77	73/74	Rev. 863/77
783/73	Rev. 269/78	74/74	Rev. 678/77
784/73	Rev. 271/78	77/74	Rev. 1008/75
785/73	Rev. 272/78	79/74	Rev. 579/75
786/73	Rev. 959/78	80/74	Rev. 579/75
789/73	Rev. 42/75	81/74	Rev. 961/78
791/73	Rev. 407/78	82/74	Rev. 865/77
792/73	Rev. 382/74	83/74	Rev. 677/77
793/73	Rev. 573/77	84/74	Rev. 920/75
794/73	Exp.	86/74	Rev. 384/79

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89/74	Rev. 999/74	206/74	Rev. 474/76
90/74	Rev. 453/78	207/74	Rev. 609/78
92/74	Rev. 77/75	208/74	Rev. 258/75
93/74	Rev. 268/77	209/74	Rev. 677/77
94/74	Rev. 163/74	211/74	Rev. 465/74
95/74	Rev. 478/79	217/74	Rev. 860/77
96/74	Rev. 269/78	218/74	Rev. 862/77
97/74	Rev. 271/78	219/74	Rev. 864/77
98/74	Rev. 959/78	223/74	Rev. 704/78
99/74	Rev. 889/74	224/74	Rev. 407/78
101/74	Rev. 495/75	225/74	Rev. 224/77
119/74	Rev. 864/77	226/74	Rev. 792/74
124/74	Rev. 803/75	234/74	Rev. 269/78
125/74	Rev. 803/75	235/74	Rev. 545/74
126/74	Rev. 803/75	236/74	Rev. 545/74
127/74	Rev. 203/74	239/74	Rev. 381/79
128/74	Rev. 204/74	242/74	Rev. 188/75
129/74	Rev. 792/77	243/74	Rev. 188/75
132/74	Rev. 960/78	244/74	Rev. 103/76
133/74	Rev. 870/77	245/74	Rev. 865/77
134/74	Rev. 1008/75	252/74	Rev. 569/74
135/74	Exp.	253/74	Rev. 568/74
137/74	Exp.	260/74	Rev. 32/75
138/74	Rev. 865/77	262/74	Rev. 961/78
141/74	Rev. 863/77	263/74	Rev. 634/77
144/74	Rev. 271/78	266/74	Exp.
145/74	Rev. 269/78	269/74	Rev. 476/77
149/74	Rev. 860/77	277/74	Rev. 597/77
150/74	Rev. 861/77	279/74	Rev. 624/79
151/74	Rev. 958/78	292/74	Rev. 605/76
152/74	Rev. 677/77	297/74	Rev. 710/77
157/74	Rev. 554/75	298/74	Rev. 108/75
160/74	Exp.	301/74	Rev. 101/78
161/74	Rev. 272/78	303/74	Rev. 619/75
163/74	Rev. 401/74	322/74	Rev. 843/77
164/74	Rev. 464/79	324/74	Rev. 352/74
166/74	Rev. 568/74	326/74	Rev. 833/75
167/74	Rev. 237/74	334/74	Rev. 357/77
169/74	Exp.	338/74	Rev. 687/75
170/74	Rev. 569/74	339/74	Rev. 695/77
173/74	Rev. 771/74	341/74	Rev. 417/74
174/74	Rev. 103/76	342/74	Rev. 418/74
175/74	Rev. 464/79	343/74	Rev. 557/75
177/74	Rev. 956/77	346/74	Rev. 427/74
178/74	Rev. 702/75	348/74	Rev. 604/76
180/74	Rev. 587/75	351/74	Rev. 272/78
181/74	Rev. 88/78	352/74	Revkg.
185/74	Rev. 871/75	357/74	Rev. 891/74
189/74	Exp.	361/74	Revkg.
194/74	Rev. 271/78	362/74	Rev. 678/76
195/74	Rev. 599/78	364/74	Rev. 179/78
197/74	Rev. 272/78	370/74	Rev. 180/76
198/74	Rev. 678/77	372/74	Revkg.
199/74	Rev. 271/78	377/74	Rev. 809/75
201/74	Exp.	378/74	Rev. 269/78
203/74	Rev. 240/75	379/74	Rev. 677/77
204/74	Rev. 241/75	382/74	Rev. 456/74

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385/74	Rev. 564/78	485/74	Rev. 230/75
386/74	Rev. 93/75	486/74	Rev. 232/75
388/74	Exp.	487/74	Rev. 189/78
389/74	Rev. 271/78	488/74	Rev. 742/74
390/74	Rev. 677/77	489/74	Exp.
391/74	Rev. 272/78	490/74	Exp.
392/74	Rev. 88/78	493/74	Exp.
393/74	Rev. 268/77	495/74	Rev. 478/78
401/74	Rev. 539/74	500/74	Rev. 402/79
402/74	Exp.	501/74	Rev. 272/78
403/74	Rev. 402/79	503/74	Exp.
404/74	Rev. 597/78	505/74	Exp.
405/74	Rev. 271/78	506/74	Exp.
407/74	Rev. 958/78	510/74	Exp.
409/74	Rev. 528/74	511/74	Rev. 619/75
410/74	Exp.	519/74	Exp.
411/74	Exp.	520/74	Rev. 529/74
412/74	Exp.	526/74	Rev. 677/77
413/74	Rev. 185/75	529/74	Revkg.
417/74	Rev. 487/74	530/74	Rev. 205/77
418/74	Rev. 488/74	535/74	Exp.
422/74	Rev. 612/74	536/74	Rev. 269/78
424/74	Revkg.	537/74	Exp.
426/74	Exp.	538/74	Rev. 785/74
427/74	Rev. 598/74	539/74	Rev. 693/74
433/74	Rev. 634/77	541/74	Exp.
435/74	Rev. 629/75	542/74	Rev. 474/76
437/74	Rev. 271/78	543/74	Rev. 258/75
441/74	Rev. 210/79	545/74	Rev. 900/76
442/74	Exp.	549/74	Rev. 271/78
445/74	Rev. 210/79	550/74	Rev. 861/77
446/74	Rev. 545/74	552/74	Rev. 434/76
447/74	Rev. 595/78	554/74	Rev. 698/77
448/74	Rev. 683/74	560/74	Exp.
453/74	Rev. 192/75	564/74	Rev. 568/74
454/74	Rev. 103/76	565/74	Rev. 569/74
457/74	Exp.	566/74	Rev. 619/77
459/74	Rev. 150/75	567/74	Rev. 828/74
461/74	Rev. 861/77	568/74	Rev. 314/76
462/74	Rev. 731/75	569/74	Rev. 389/76
463/74	Rev. 732/75	574/74	Rev. 949/75
464/74	Rev. 733/75	575/74	Rev. 649/74
465/74	Rev. 734/75	576/74	Rev. 650/74
466/74	Rev. 735/75	577/74	Rev. 959/78
468/74	Rev. 699/74	578/74	Rev. 621/74
469/74	Rev. 698/74	579/74	Rev. 792/74
470/74	Rev. 92/75	580/74	Rev. 742/74
471/74	Exp.	583/74	Rev. 863/77
472/74	Rev. 476/77	584/74	Rev. 271/78
473/74	Exp.	588/74	Rev. 377/77
474/74	Rev. 555/75	590/74	Rev. 862/77
476/74	Rev. 196/76	591/74	Rev. 865/77
477/74	Rev. 325/79	592/74	Rev. 272/78
479/74	Rev. 269/78	593/74	Rev. 861/77
480/74	Rev. 677/77	594/74	Rev. 677/77
482/74	Rev. 958/78	598/74	Rev. 920/74
483/74	Exp.	600/74	Rev. 478/79

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602/74	Rev. 961/78	717/74	Rev. 470/75
603/74	Rev. 634/77	720/74	Rev. 565/75
605/74	Rev. 866/77	721/74	Exp.
608/74	Rev. 433/76	722/74	Rev. 456/75
610/74	Rev. 434/76	723/74	Rev. 1011/76
611/74	Rev. 803/75	731/74	Exp.
613/74	Rev. 871/79	732/74	Rev. 879/75
616/74	Rev. 476/77	733/74	Rev. 879/75
621/74	Rev. 358/78	734/74	Rev. 879/75
622/74	Rev. 272/78	735/74	Rev. 272/78
624/74	Rev. 678/77	736/74	Rev. 732/75
625/74	Rev. 597/78	737/74	Rev. 961/78
628/74	Rev. 605/77	738/74	Rev. 634/77
631/74	Rev. 239/78	739/74	Rev. 634/77
635/74	Exp.	740/74	Exp.
638/74	Rev. 900/76	741/74	Rev. 44/75
642/74	Rev. 677/77	742/74	Rev. 68/75
643/74	Rev. 323/79	743/74	Rev. 358/78
644/74	Rev. 419/75	744/74	Rev. 864/77
645/74	Rev. 155/78	745/74	Rev. 269/78
646/74	Exp.	746/74	Rev. 271/78
647/74	Exp.	747/74	Exp.
648/74	Exp.	754/74	Rev. 402/79
649/74	Rev. 741/74	760/74	Revkg.
650/74	Rev. 742/74	763/74	Rev. 809/75
651/74	Rev. 736/75	767/74	Rev. 861/77
652/74	Rev. 734/75	769/74	Rev. 272/78
653/74	Rev. 92/75	772/74	Exp.
657/74	Rev. 732/75	774/74	Exp.
659/74	Rev. 150/75	775/74	Rev. 89/78
660/74	Rev. 35/76	785/74	Rev. 422/75
661/74	Exp.	787/74	Rev. 860/77
662/74	Rev. 443/77	788/74	Rev. 193/75
664/74	Rev. 239/75	790/74	Exp.
667/74	Rev. 860/77	791/74	Exp.
668/74	Rev. 862/77	792/74	Rev. 240/75
669/74	Rev. 269/78	793/74	Rev. 456/75
670/74	Rev. 271/78	795/74	Exp.
671/74	Rev. 258/78	796/74	Rev. 469/75
675/74	Rev. 258/75	797/74	Rev. 677/77
678/74	Rev. 906/76	799/74	Exp.
680/74	Rev. 77/76	809/74	Rev. 959/78
681/74	Rev. 846/75	810/74	Exp.
683/74	Rev. 332/75	811/74	Exp.
685/74	Rev. 4/76	815/74	Rev. 476/77
690/74	Rev. 901/75	819/74	Rev. 998/74
691/74	Rev. 958/78	821/74	Exp.
697/74	Exp.	824/74	Rev. 833/75
698/74	Exp.	827/74	Rev. 269/78
699/74	Exp.	828/74	Rev. 919/75
700/74	Exp.	830/74	Rev. 67/75
701/74	Exp.	833/74	Rev. 272/78
702/74	Exp.	840/74	Rev. 599/78
708/74	Rev. 55/79	843/74	Rev. 269/78
710/74	Rev. 618/77	844/74	Rev. 271/78
711/74	Rev. 726/78	845/74	Rev. 464/79
713/74	Rev. 464/79	846/74	Rev. 92/75

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848/74	Rev. 420/76	959/74	Rev. 37/75
850/74	Rev. 407/78	961/74	Exp.
851/74	Exp.	962/74	Exp.
852/74	Rev. 840/75	965/74	Rev. 178/75
853/74	Exp.	967/74	Exp.
854/74	Rev. 833/75	972/74	Rev. 310/78
858/74	Rev. 258/78	974/74	Exp.
860/74	Rev. 710/77	976/74	Rev. 377/77
861/74	Rev. 861/77	977/74	Rev. 695/77
866/74	Rev. 637/78	978/74	Rev. 695/77
867/74	Rev. 573/78	979/74	Rev. 141/75
870/74	Rev. 166/77	980/74	Rev. 142/75
874/74	Exp.	981/74	Rev. 861/77
882/74	Rev. 1043/75	982/74	Rev. 864/77
883/74	Rev. 384/79	985/74	Exp.
884/74	Rev. 243/79	986/74	Exp.
885/74	Rev. 474/76	988/74	Rev. 803/75
886/74	Exp.	989/74	Rev. 803/75
887/74	Rev. 443/77	990/74	Rev. 264/75
890/74	Rev. 231/75	991/74	Exp.
891/74	Rev. 233/75	993/74	Rev. 332/76
893/74	Rev. 298/75	994/74	Rev. 333/76
895/74	Exp.	2/75	Rev. 269/78
896/74	Exp.	3/75	Rev. 1008/75
898/74	Rev. 747/77	8/75	Rev. 474/76
899/74	Rev. 861/77	10/75	Rev. 734/75
900/74	Rev. 865/77	14/75	Rev. 478/79
901/74	Rev. 677/77	18/75	Rev. 634/77
903/74	Rev. 678/77	19/75	Rev. 861/77
904/74	Rev. 678/77	21/75	Rev. 281/75
908/74	Rev. 271/78	23/75	Rev. 464/79
909/74	Exp.	24/75	Rev. 464/79
910/74	Exp.	32/75	Rev. 140/77
911/74	Exp.	33/75	Rev. 194/77
913/74	Rev. 212/78	34/75	Rev. 710/77
914/74	Rev. 861/77	35/75	Rev. 860/77
915/74	Rev. 865/77	36/75	Rev. 677/77
916/74	Rev. 932/78	40/75	Exp.
918/74	Exp.	41/75	Exp.
919/74	Exp.	44/75	Rev. 240/75
920/74	Rev. 66/75	45/75	Rev. 241/75
921/74	Rev. 311/75	51/75	Exp.
922/74	Rev. 312/75	56/75	Revkg.
925/74	Exp.	57/75	Rev. 599/78
926/74	Rev. 389/76	58/75	Exp.
927/74	Rev. 314/76	59/75	Rev. 272/78
928/74	Rev. 959/78	61/75	Rev. 77/76
930/74	Exp.	63/75	Rev. 11/76
933/74	Rev. 89/78	66/75	Rev. 139/75
934/74	Exp.	67/75	Rev. 141/75
935/74	Exp.	68/75	Rev. 241/75
939/74	Rev. 214/75	69/75	Rev. 95/76
946/74	Rev. 77/76	70/75	Exp.
948/74	Rev. 860/77	71/75	Exp.
950/74	Rev. 647/77	72/75	Exp.
951/74	Rev. 377/77	74/75	Rev. 389/76
956/74	Rev. 952/77	75/75	Rev. 314/76

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77/75	Rev. 193/76	216/75	Rev. 271/78
78/75	Rev. 587/77	217/75	Rev. 272/78
79/75	Rev. 618/77	230/75	Rev. 75/76
80/75	Exp.	231/75	Rev. 349/76
81/75	Rev. 555/79	233/75	Rev. 347/76
88/75	Rev. 860/77	238/75	Rev. 89/78
89/75	Rev. 677/77	240/75	Rev. 382/76
90/75	Rev. 271/78	241/75	Rev. 383/76
93/75	Rev. 304/75	243/75	Exp.
94/75	Rev. 303/76	245/75	Exp.
102/75	Rev. 144/76	248/75	Rev. 881/76
103/75	Exp.	250/75	Exp.
111/75	Exp.	252/75	Rev. 634/77
114/75	Rev. 870/77	255/75	Exp.
115/75	Rev. 638/78	256/75	Rev. 1008/75
116/75	Exp.	257/75	Rev. 1008/75
117/75	Rev. 1009/76	258/75	Rev. 188/77
124/75	Rev. 269/78	264/75	Rev. 566/75
125/75	Rev. 961/78	266/75	Exp.
127/75	Rev. 862/77	267/75	Exp.
129/75	Rev. 678/77	268/75	Exp.
130/75	Exp.	269/75	Exp.
132/75	Revkg.	270/75	Exp.
139/75	Rev. 750/75	271/75	Rev. 961/78
141/75	Rev. 311/75	273/75	Rev. 190/76
142/75	Rev. 312/75	274/75	Rev. 803/75
143/75	Rev. 603/75	276/75	Rev. 107/76
146/75	Exp.	277/75	Rev. 106/76
147/75	Exp.	278/75	Rev. 104/76
148/75	Exp.	285/75	Exp.
149/75	Rev. 272/79	288/75	Rev. 407/76
150/75	Rev. 122/77	296/75	Rev. 322/78
155/75	Rev. 478/79	297/75	Rev. 695/77
163/75	Exp.	301/75	Rev. 677/77
164/75	Exp.	302/75	Rev. 678/77
165/75	Exp.	303/75	Rev. 673/77
166/75	Exp.	305/75	Rev. 907/78
167/75	Exp.	310/75	Rev. 229/76
168/75	Exp.	311/75	Rev. 189/78
170/75	Rev. 952/77	312/75	Rev. 488/76
179/75	Rev. 932/78	315/75	Exp.
180/75	Rev. 863/77	317/75	Rev. 237/77
185/75	Rev. 913/77	321/75	Rev. 803/75
186/75	Rev. 1009/75	329/75	Exp.
188/75	Rev. 508/77	332/75	Rev. 682/75
190/75	Rev. 193/76	333/75	Rev. 268/77
192/75	Revkg.	334/75	Rev. 659/79
193/75	Revkg.	335/75	Rev. 658/79
195/75	Rev. 237/79	336/75	Rev. 856/75
196/75	Rev. 389/76	338/75	Revkg.
197/75	Rev. 314/76	340/75	Exp.
199/75	Rev. 193/76	353/75	Rev. 271/78
200/75	Rev. 193/76	360/75	Exp.
203/75	Rev. 677/77	361/75	Exp.
204/75	Rev. 678/77	368/75	Rev. 217/79
205/75	Rev. 356/76	370/75	Rev. 272/78
212/75	Rev. 959/78	375/75	Rev. 677/77

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376/75	Rev. 428/75	507/75	Exp.
377/75	Rev. 678/77	508/75	Rev. 389/76
378/75	Rev. 846/75	509/75	Rev. 389/76
379/75	Revkg.	510/75	Rev. 314/76
386/75	Rev. 678/76	511/75	Rev. 314/76
397/75	Exp.	520/75	Rev. 578/75
398/75	Exp.	525/75	Exp.
400/75	Rev. 586/75	527/75	Exp.
405/75	Rev. 687/78	528/75	Rev. 188/77
407/75	Rev. 241/76	529/75	Rev. 272/78
410/75	Rev. 544/79	530/75	Rev. 377/77
419/75	Rev. 732/78	531/75	Rev. 272/78
421/75	Rev. 217/79	533/75	Rev. 77/76
424/75	Rev. 958/78	536/75	Rev. 217/79
425/75	Rev. 959/78	537/75	Rev. 217/79
426/75	Rev. 634/77	538/75	Rev. 269/78
427/75	Rev. 861/77	539/75	Rev. 271/78
428/75	Rev. 678/77	540/75	Rev. 964/78
431/75	Rev. 833/75	541/75	Rev. 906/76
435/75	Rev. 122/77	543/75	Rev. 36/76
436/75	Rev. 603/75	544/75	Rev. 229/76
437/75	Rev. 269/78	549/75	Rev. 796/79
438/75	Rev. 544/79	552/75	Rev. 66/76
440/75	Rev. 796/79	553/75	Rev. 269/78
441/75	Rev. 796/79	555/75	Rev. 304/76
442/75	Rev. 796/79	557/75	Rev. 381/76
443/75	Rev. 796/79	558/75	Rev. 678/77
446/75	Rev. 881/76	561/75	Rev. 698/76
448/75	Rev. 963/78	562/75	Rev. 210/79
454/75	Rev. 227/78	565/75	Rev. 3/77
456/75	Rev. 936/77	566/75	Rev. 784/75
459/75	Rev. 382/76	572/75	Rev. 689/75
460/75	Rev. 383/76	573/75	Rev. 508/77
461/75	Rev. 833/75	575/75	Rev. 522/76
464/75	Rev. 269/78	580/75	Rev. 243/79
465/75	Rev. 677/77	587/75	Rev. 893/77
466/75	Rev. 272/78	588/75	Rev. 508/77
468/75	Rev. 616/76	591/75	Rev. 860/79
469/75	Rev. 601/75	593/75	Revkg.
471/75	Rev. 210/79	595/75	Rev. 865/77
474/75	Exp.	597/75	Rev. 3/77
476/75	Exp.	600/75	Rev. 901/75
479/75	Rev. 389/76	601/75	Rev. 711/76
480/75	Rev. 314/76	603/75	Rev. 474/76
481/75	Exp.	604/75	Rev. 647/77
482/75	Rev. 407/78	607/75	Rev. 615/75
485/75	Exp.	610/75	Exp.
486/75	Exp.	611/75	Rev. 269/78
487/75	Rev. 177/79	612/75	Rev. 677/77
488/75	Rev. 681/75	615/75	Revkg.
494/75	Rev. 97/77	616/75	Exp.
495/75	Rev. 348/78	617/75	Rev. 900/76
496/75	Rev. 864/77	618/75	Rev. 389/76
499/75	Rev. 491/76	619/75	Rev. 1002/78
500/75	Exp.	620/75	Rev. 861/77
501/75	Exp.	621/75	Rev. 864/77
502/75	Exp.	622/75	Rev. 269/78

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623/75	Rev. 316/79	774/75	Rev. 217/79
624/75	Rev. 377/77	775/75	Rev. 527/77
630/75	Rev. 272/78	781/75	Rev. 833/75
631/75	Rev. 272/78	783/75	Rev. 959/78
633/75	Rev. 388/79	784/75	Rev. 1020/75
642/75	Rev. 150/77	785/75	Rev. 210/79
643/75	Rev. 407/78	786/75	Rev. 269/78
644/75	Rev. 407/78	787/75	Rev. 77/76
657/75	Rev. 210/79	789/75	Rev. 861/77
659/75	Exp.	790/75	Rev. 269/78
660/75	Exp.	795/75	Rev. 704/76
661/75	Rev. 151/79	797/75	Exp.
662/75	Rev. 677/77	801/75	Rev. 269/78
663/75	Rev. 476/77	802/75	Exp.
664/75	Exp.	807/75	Revkg.
668/75	Rev. 678/76	810/75	Rev. 188/77
669/75	Rev. 860/79	811/75	Rev. 407/78
672/75	Rev. 1008/75	812/75	Exp.
673/75	Rev. 227/78	813/75	Rev. 926/75
674/75	Rev. 173/77	823/75	Rev. 699/77
682/75	Rev. 38/76	825/75	Rev. 558/76
694/75	Rev. 638/78	830/75	Rev. 861/77
699/75	Rev. 271/78	832/75	Rev. 936/75
700/75	Rev. 634/77	833/75	Revkg.
703/75	Rev. 618/77	835/75	Rev. 958/78
704/75	Rev. 958/78	836/75	Rev. 962/78
707/75	Rev. 476/77	839/75	Rev. 677/77
710/75	Rev. 304/76	846/75	Revkg.
711/75	Exp.	847/75	Rev. 796/79
713/75	Rev. 221/79	848/75	Rev. 796/79
716/75	Rev. 935/75	852/75	Rev. 1002/78
718/75	Rev. 695/77	853/75	Rev. 961/78
719/75	Rev. 695/77	857/75	Rev. 1002/78
727/75	Rev. 469/78	864/75	Rev. 861/77
729/75	Rev. 982/75	867/75	Rev. 256/76
730/75	Exp.	868/75	Rev. 1021/76
731/75	Rev. 835/75	869/75	Rev. 958/78
732/75	Rev. 959/78	878/75	Exp.
733/75	Rev. 836/75	901/75	Rev. 294/79
734/75	Rev. 961/78	903/75	Exp.
736/75	Rev. 964/78	904/75	Exp.
737/75	Rev. 89/78	910/75	Rev. 618/77
738/75	Rev. 270/78	917/75	Rev. 1002/78
739/75	Rev. 864/77	919/75	Rev. 103/76
740/75	Rev. 96/76	920/75	Exp.
743/75	Rev. 846/75	926/75	Rev. 177/77
744/75	Rev. 77/76	927/75	Rev. 961/78
747/75	Rev. 528/76	928/75	Rev. 634/77
750/75	Rev. 249/76	929/75	Rev. 861/77
754/75	Rev. 549/76	930/75	Rev. 271/78
762/75	Rev. 377/77	932/75	Rev. 271/78
763/75	Rev. 77/76	933/75	Rev. 861/77
766/75	Exp.	934/75	Rev. 451/78
767/75	Exp.	935/75	Rev. 311/76
768/75	Rev. 821/76	936/75	Exp.
769/75	Exp.	937/75	Rev. 951/76
773/75	Rev. 677/77	938/75	Rev. 269/78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
941/75	Exp.	26/76	Rev. 54/79
944/75	Rev. 599/78	31/76	Exp.
945/75	Rev. 860/77	32/76	Rev. 470/76
946/75	Rev. 677/77	38/76	Rev. 524/76
947/75	Rev. 660/77	40/76	Rev. 522/76
948/75	Rev. 154/76	44/76	Rev. 476/77
949/75	Rev. 17/77	48/76	Rev. 577/76
952/75	Rev. 442/79	60/76	Rev. 963/78
954/75	Rev. 377/77	61/76	Rev. 269/78
958/75	Rev. 407/78	62/76	Rev. 677/77
963/75	Exp.	63/76	Rev. 294/79
964/75	Exp.	64/76	Exp.
965/75	Exp.	67/76	Rev. 634/77
966/75	Revkg.	68/76	Rev. 624/79
974/75	Rev. 906/76	74/76	Rev. 349/76
976/75	Exp.	77/76	Rev. 599/78
978/75	Revkg.	78/76	Rev. 864/77
979/75	Rev. 960/78	79/76	Rev. 678/77
980/75	Rev. 864/77	84/76	Rev. 1002/78
981/75	Rev. 865/77	87/76	Rev. 227/78
982/75	Rev. 269/78	88/76	Rev. 677/77
983/75	Rev. 962/78	90/76	Exp.
984/75	Rev. 963/78	95/76	Rev. 194/78
995/75	Exp.	104/76	Rev. 212/78
997/75	Rev. 663/78	105/76	Rev. 385/76
1001/75	Exp.	106/76	Rev. 202/77
1003/75	Exp.	107/76	Rev. 386/76
1005/75	Exp.	109/76	Rev. 861/77
1011/75	Rev. 508/77	110/76	Rev. 865/77
1012/75	Rev. 188/76	111/76	Rev. 269/78
1014/75	Rev. 73/77	112/76	Rev. 271/78
1016/75	Rev. 229/76	119/76	Rev. 555/79
1017/75	Exp.	121/76	Exp.
1019/75	Exp.	124/76	Rev. 508/77
1020/75	Rev. 216/76	128/76	Exp.
1022/75	Rev. 392/78	130/76	Exp.
1023/75	Rev. 520/79	133/76	Exp.
1028/75	Rev. 377/77	135/76	Exp.
1029/75	Rev. 271/78	136/76	Exp.
1031/75	Rev. 1002/78	137/76	Exp.
1035/75	Rev. 936/77	139/76	Rev. 217/79
1036/75	Rev. 508/77	151/76	Rev. 407/78
1037/75	Rev. 508/77	154/76	Rev. 1002/78
1039/75	Rev. 122/78	155/76	Exp.
1040/75	Exp.	158/76	Rev. 377/77
1041/75	Exp.	161/76	Exp.
1042/75	Exp.	162/76	Rev. 693/79
1044/75	Rev. 89/78	163/76	Rev. 269/78
1047/75	Exp.	164/76	Rev. 271/78
1049/75	Exp.	165/76	Rev. 677/77
2/76	Rev. 389/76	171/76	Exp.
3/76	Rev. 389/76	173/76	Rev. 959/78
4/76	Rev. 900/76	188/76	Rev. 474/76
5/76	Rev. 426/78	190/76	Rev. 338/78
13/76	Exp.	191/76	Exp.
14/76	Rev. 52/78	193/76	Rev. 37/77
23/76	Rev. 959/78	196/76	Rev. 325/79

Ontario Regulations	Disposition	Ontario Regulations	Disposition
198/76	Rev. 927/77	366/76	Exp.
200/76	Revkg.	367/76	Exp.
206/76	Rev. 150/77	371/76	Rev. 961/78
209/76	Rev. 699/77	372/76	Rev. 227/78
211/76	Rev. 634/77	380/76	Rev. 188/77
213/76	Rev. 508/77	381/76	Rev. 290/77
216/76	Rev. 308/76	382/76	Rev. 288/77
219/76	Rev. 184/78	383/76	Rev. 289/77
220/76	Rev. 860/77	389/76	Rev. 876/77
224/76	Rev. 548/77	392/76	Rev. 122/77
225/76	Exp.	404/76	Exp.
231/76	Rev. 634/77	412/76	Rev. 634/77
238/76	Exp.	414/76	Rev. 59/77
239/76	Exp.	416/76	Rev. 508/77
240/76	Rev. 272/78	422/76	Rev. 269/78
243/76	Rev. 342/78	424/76	Exp.
249/76	Rev. 989/76	430/76	Rev. 877/78
251/76	Exp.	435/76	Rev. 861/77
253/76	Rev. 464/79	448/76	Rev. 936/78
255/76	Exp.	450/76	Rev. 932/78
256/76	Rev. 678/77	451/76	Rev. 933/78
257/76	Rev. 271/78	452/76	Rev. 586/79
258/76	Rev. 790/77	454/76	Exp.
265/76	Rev. 740/77	456/76	Rev. 959/78
270/76	Rev. 478/79	458/76	Rev. 861/77
271/76	Exp.	459/76	Exp.
275/76	Rev. 1002/78	460/76	Exp.
276/76	Rev. 291/79	463/76	Rev. 604/77
280/76	Rev. 738/79	464/76	Exp.
284/76	Rev. 917/78	465/76	Rev. 258/78
288/76	Rev. 634/77	466/76	Rev. 119/78
290/76	Rev. 243/79	467/76	Rev. 863/77
291/76	Exp.	468/76	Rev. 678/77
295/76	Rev. 861/77	472/76	Exp.
296/76	Rev. 269/78	473/76	Exp.
299/76	Exp.	474/76	Rev. 114/79
300/76	Rev. 677/77	475/76	Rev. 796/79
302/76	Rev. 623/77	476/76	Exp.
303/76	Rev. 80/77	477/76	Exp.
304/76	Rev. 81/77	478/76	Exp.
305/76	Rev. 268/77	480/76	Rev. 81/77
308/76	Rev. 585/76	481/76	Rev. 210/79
309/76	Rev. 1017/76	483/76	Rev. 900/76
311/76	Rev. 474/76	484/76	Rev. 876/77
312/76	Rev. 524/76	486/76	Exp.
314/76	Rev. 900/76	487/76	Rev. 288/77
318/76	Rev. 407/78	488/76	Rev. 289/77
320/76	Rev. 89/78	489/76	Rev. 290/77
321/76	Rev. 272/78	497/76	Exp.
323/76	Rev. 964/78	498/76	Rev. 407/78
336/76	Rev. 382/76	513/76	Rev. 188/77
337/76	Rev. 383/76	514/76	Rev. 316/79
340/76	Exp.	517/76	Rev. 89/78
360/76	Rev. 634/77	518/76	Rev. 861/77
361/76	Rev. 861/77	519/76	Rev. 677/77
362/76	Rev. 677/77	520/76	Rev. 591/79
363/76	Rev. 271/78	522/76	Rev. 1007/76

Ontario Regulations	Disposition	Ontario Regulations	Disposition
523/76	Rev. 464/79	674/76	Rev. 377/77
524/76	Rev. 23/77	675/76	Rev. 961/78
525/76	Rev. 634/77	676/76	Rev. 959/78
528/76	Rev. 238/79	679/76	Rev. 110/77
530/76	Rev. 348/78	690/76	Rev. 294/79
531/76	Rev. 508/77	691/76	Rev. 936/78
532/76	Rev. 860/77	693/76	Rev. 287/78
533/76	Rev. 623/77	695/76	Rev. 718/76
539/76	Rev. 272/78	697/76	Exp.
542/76	Rev. 677/77	699/76	Rev. 407/78
543/76	Rev. 227/78	700/76	Exp.
544/76	Rev. 326/79	701/76	Exp.
545/76	Rev. 325/79	702/76	Exp.
549/76	Rev. 890/76	703/76	Exp.
550/76	Rev. 377/77	705/76	Exp.
554/76	Rev. 287/78	706/76	Rev. 268/77
561/76	Rev. 699/77	711/76	Rev. 866/76
565/76	Rev. 963/78	715/76	Rev. 623/77
566/76	Rev. 1002/78	716/76	Rev. 861/77
572/76	Rev. 269/78	718/76	Exp.
579/76	Rev. 223/77	719/76	Revkg.
580/76	Rev. 876/77	720/76	Rev. 677/77
581/76	Rev. 577/77	726/76	Rev. 876/77
584/75	Exp.	727/76	Rev. 876/77
585/76	Rev. 820/76	729/76	Rev. 900/76
591/75	Rev. 860/79	730/76	Rev. 1002/78
593/76	Rev. 280/77	731/76	Exp.
594/76	Rev. 272/78	732/76	Revkg.
595/76	Rev. 294/79	734/76	Exp.
597/76	Rev. 634/77	735/76	Exp.
600/76	Rev. 22/79	737/76	Exp.
602/76	Rev. 81/77	743/76	Rev. 961/78
604/76	Revkg.	744/76	Rev. 634/77
612/76	Rev. 377/77	745/76	Rev. 89/78
613/76	Rev. 272/78	746/76	Rev. 677/77
614/76	Rev. 1002/78	749/76	Rev. 677/77
615/76	Rev. 623/77	753/76	Rev. 772/79
616/76	Rev. 296/78	755/76	Rev. 618/77
617/76	Rev. 958/78	759/76	Rev. 358/78
618/76	Rev. 863/77	767/76	Rev. 775/76
619/76	Rev. 677/77	768/76	Exp.
624/76	Revkg.	771/76	Rev. 566/77
631/76	Exp.	772/76	Exp.
633/76	Rev. 618/77	773/76	Rev. 618/77
636/76	Rev. 219/78	774/76	Rev. 864/77
639/76	Rev. 667/77	775/76	Exp.
642/76	Rev. 283/77	777/76	Rev. 599/78
646/76	Rev. 426/78	783/76	Exp.
649/76	Exp.	784/76	Rev. 81/77
650/76	Rev. 441/77	787/76	Rev. 210/79
657/76	Exp.	793/76	Rev. 961/78
658/76	Rev. 358/78	795/76	Rev. 508/77
659/76	Rev. 114/79	796/76	Rev. 963/78
662/76	Rev. 122/77	798/76	Rev. 936/77
669/79	Rev. 860/79	801/76	Exp.
673/76	Rev. 402/79	806/76	Rev. 677/77
		807/76	Rev. 271/78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
808/76	Rev. 699/77	947/76	Rev. 89/78
809/76	Rev. 667/77	948/76	Rev. 515/77
811/76	Exp.	949/76	Rev. 678/77
815/76	Rev. 151/79	950/76	Rev. 271/78
816/76	Rev. 863/77	951/76	Rev. 937/78
818/76	Rev. 860/77	954/76	Rev. 860/77
819/76	Rev. 269/78	955/76	Exp.
820/76	Rev. 14/77	961/76	Rev. 217/79
821/76	Rev. 443/77	964/76	Rev. 89/78
822/76	Rev. 272/78	965/76	Rev. 865/77
823/76	Rev. 1002/78	966/76	Rev. 677/77
824/76	Rev. 73/77	968/76	Rev. 227/78
826/76	Rev. 227/78	970/76	Rev. 681/78
827/76	Rev. 623/77	971/76	Rev. 678/77
828/76	Rev. 910/78	972/76	Rev. 678/77
829/76	Exp.	973/76	Rev. 678/77
831/76	Rev. 188/77	974/76	Rev. 334/77
834/76	Rev. 900/76	978/76	Rev. 586/79
835/76	Rev. 876/77	980/76	Rev. 16/77
842/76	Rev. 865/77	986/76	Rev. 23/77
843/76	Rev. 677/77	988/76	Exp.
844/76	Rev. 678/77	989/76	Rev. 16/77
845/76	Rev. 271/78	994/76	Exp.
850/76	Rev. 498/78	997/76	Rev. 346/79
851/76	Rev. 1013/76	1001/76	Exp.
858/76	Rev. 639/78	1002/76	Exp.
859/76	Revkg.	1003/76	Rev. 114/79
862/76	Exp.	1006/76	Exp.
864/76	Exp.	1007/76	Rev. 965/77
866/76	Rev. 974/76	1012/76	Rev. 508/77
868/76	Exp.	4/77	Exp.
870/76	Rev. 959/78	6/77	Exp.
871/76	Rev. 963/78	14/77	Rev. 230/77
876/76	Exp.	16/77	Rev. 143/77
879/76	Rev. 217/79	19/77	Rev. 639/78
886/76	Exp.	20/77	Exp.
887/76	Rev. 961/78	23/77	Rev. 464/77
888/76	Rev. 377/77	24/77	Rev. 326/79
891/76	Exp.	25/77	Exp.
892/76	Rev. 876/77	27/77	Rev. 876/77
893/76	Rev. 876/77	28/77	Rev. 951/77
894/76	Rev. 876/77	32/77	Rev. 75/78
897/76	Rev. 148/77	34/77	Exp.
899/76	Rev. 1002/78	37/77	Rev. 105/78
905/76	Rev. 1015/76	39/77	Rev. 325/79
911/76	Rev. 72/77	47/77	Exp.
914/76	Rev. 638/78	56/77	Rev. 201/77
916/76	Rev. 464/79	57/77	Rev. 356/77
920/76	Rev. 861/77	58/77	Rev. 771/77
921/76	Rev. 864/77	59/77	Rev. 212/78
922/76	Rev. 269/78	61/77	Rev. 210/79
923/76	Rev. 677/77	65/77	Exp.
924/76	Rev. 271/78	80/77	Rev. 400/78
930/76	Rev. 876/77	81/77	Rev. 405/78
932/76	Rev. 876/77	83/77	Rev. 419/77
935/76	Rev. 326/79	84/77	Rev. 958/78
946/76	Rev. 597/78	85/77	Rev. 961/78

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88/77	Rev. 861/77	234/77	Rev. 219/78
89/77	Rev. 269/78	237/77	Rev. 257/78
90/77	Rev. 269/78	238/77	Rev. 405/78
91/77	Rev. 677/77	243/77	Rev. 12/79
92/77	Rev. 660/77	244/77	Rev. 104/79
93/77	Rev. 678/77	245/77	Rev. 243/79
95/77	Exp.	246/77	Rev. 346/77
96/77	Rev. 959/78	247/77	Rev. 961/78
98/77	Rev. 348/78	248/77	Rev. 634/77
115/77	Exp.	249/77	Rev. 269/78
116/77	Rev. 272/78	250/77	Rev. 678/77
118/77	Rev. 959/78	251/77	Rev. 227/78
119/77	Rev. 677/77	252/77	Rev. 227/78
120/77	Rev. 677/77	253/77	Rev. 1002/78
122/77	Rev. 204/79	255/77	Rev. 271/78
124/77	Rev. 388/79	257/77	Exp.
128/77	Exp.	260/77	Rev. 959/78
135/77	Exp.	261/77	Rev. 677/77
137/77	Rev. 89/78	265/77	Rev. 518/77
138/77	Rev. 634/77	266/77	Exp.
139/77	Rev. 227/78	269/77	Rev. 258/78
140/77	Rev. 111/79	273/77	Rev. 700/78
143/77	Rev. 432/77	274/77	Rev. 699/78
144/77	Exp.	275/77	Rev. 677/77
145/77	Rev. 508/77	277/77	Rev. 272/78
148/77	Rev. 294/77	278/77	Rev. 963/78
158/77	Exp.	287/77	Rev. 384/79
160/77	Rev. 508/77	288/77	Rev. 76/78
163/77	Rev. 961/78	289/77	Rev. 77/78
164/77	Rev. 961/78	290/77	Rev. 318/78
165/77	Rev. 272/78	294/77	Rev. 114/79
166/77	Revkg.	300/77	Rev. 272/78
167/77	Rev. 227/78	301/77	Rev. 1002/78
168/77	Rev. 862/77	302/77	Rev. 822/78
175/77	Rev. 959/78	305/77	Rev. 294/79
180/77	Exp.	320/77	Rev. 677/77
188/77	Rev. 455/78	321/77	Rev. 421/77
192/77	Rev. 260/78	322/77	Rev. 89/78
195/77	Rev. 920/79	323/77	Rev. 227/78
197/77	Exp.	324/77	Rev. 1002/78
198/77	Exp.	325/77	Rev. 271/78
199/77	Rev. 330/77	326/77	Rev. 271/78
201/77	Rev. 365/79	328/77	Rev. 382/77
202/77	Rev. 768/77	330/77	Revkg.
203/77	Rev. 212/78	333/77	Rev. 379/77
205/77	Rev. 369/79	335/77	Rev. 367/77
208/77	Rev. 635/77	336/77	Rev. 861/77
212/77	Rev. 687/78	337/77	Rev. 677/77
214/77	Rev. 8/78	344/77	Rev. 394/77
215/77	Rev. 9/78	348/77	Rev. 861/77
216/77	Rev. 3/78	349/77	Rev. 862/77
217/77	Rev. 2/78	350/77	Rev. 271/78
222/77	Rev. 876/77	351/77	Rev. 271/78
225/77	Rev. 95/78	352/77	Rev. 271/78
227/77	Revkg.	353/77	Rev. 272/78
228/77	Rev. 313/78	359/77	Rev. 678/77
230/77	Rev. 531/77		

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360/77	Rev. 227/78	498/77	Rev. 728/77
362/77	Exp.	499/78	Rev. 346/78
367/77	Revkg.	500/77	Rev. 345/78
368/77	Rev. 379/77	503/77	Rev. 843/77
373/77	Rev. 961/78	506/77	Rev. 618/77
375/77	Rev. 861/77	511/77	Rev. 616/78
376/77	Rev. 271/78	512/77	Rev. 784/77
378/77	Exp.	514/77	Exp.
379/77	Revkg.	517/77	Rev. 915/78
380/77	Revkg.	519/77	Rev. 597/78
381/77	Revkg.	520/77	Rev. 677/77
382/77	Revkg.	521/77	Rev. 623/77
387/77	Rev. 89/78	531/77	Rev. 746/77
388/77	Rev. 269/78	532/77	Rev. 821/77
389/77	Rev. 1002/78	537/77	Rev. 1002/78
394/77	Revkg.	538/77	Rev. 588/77
395/77	Exp.	543/77	Rev. 862/77
403/77	Exp.	544/77	Rev. 271/78
404/77	Exp.	546/77	Rev. 227/78
405/77	Exp.	550/77	Rev. 770/77
406/77	Exp.	554/77	Rev. 348/78
408/77	Revkg.	558/77	Rev. 861/77
409/77	Revkg.	559/77	Rev. 963/78
410/77	Revkg.	562/77	Rev. 227/78
414/77	Revkg.	563/77	Rev. 861/77
421/77	Rev. 341/78	571/77	Rev. 584/79
428/77	Rev. 677/77	577/77	Rev. 876/77
429/77	Rev. 271/78	588/77	Rev. 738/78
430/77	Rev. 272/78	591/77	Rev. 677/77
431/77	Rev. 843/77	592/77	Rev. 677/77
432/77	Rev. 306/78	593/77	Rev. 678/77
442/77	Exp.	595/77	Rev. 272/78
445/77	Rev. 455/78	604/77	Rev. 438/78
448/77	Rev. 168/78	609/77	Rev. 89/78
450/77	Rev. 387/79	612/77	Rev. 701/79
456/77	Rev. 464/77	618/77	Rev. 668/78
457/77	Rev. 876/77	622/77	Rev. 796/79
458/77	Rev. 936/77	623/77	Revkg.
459/77	Rev. 271/78	624/77	Rev. 271/78
460/77	Rev. 272/78	635/77	Rev. 189/78
461/77	Rev. 963/78	640/77	Exp.
464/77	Rev. 921/77	650/77	Rev. 863/77
465/77	Rev. 963/78	651/77	Rev. 270/78
467/77	Rev. 72/78	654/77	Rev. 269/78
469/77	Rev. 636/77	655/77	Rev. 791/78
470/77	Rev. 677/77	656/77	Rev. 631/79
472/77	Rev. 271/78	660/77	Revkg.
478/77	Rev. 861/77	661/77	Rev. 271/78
479/77	Rev. 678/77	668/77	Rev. 269/78
482/77	Rev. 210/79	669/77	Rev. 861/77
484/77	Rev. 381/79	670/77	Rev. 272/78
488/77	Rev. 827/79	672/77	Rev. 843/77
489/77	Rev. 585/78	673/77	Rev. 227/78
490/77	Rev. 478/79	677/77	Rev. 137/78
492/77	Rev. 269/78	678/77	Rev. 598/78
493/77	Rev. 710/78	679/77	Rev. 920/77
496/77	Rev. 343/78	682/77	Rev. 961/78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
684/77	Rev. 796/79	861/77	Revkg.
687/77	Rev. 938/77	862/77	Revkg.
688/77	Rev. 269/78	863/77	Revkg.
690/77	Rev. 756/78	864/77	Revkg.
695/77	Exp.	865/77	Revkg.
696/77	Revkg.	868/77	Rev. 932/78
697/77	Revkg.	872/77	Rev. 269/78
700/77	Rev. 958/78	875/77	Rev. 464/79
702/77	Rev. 676/79	876/77	Rev. 174/78
703/77	Rev. 677/79	877/77	Rev. 227/78
709/77	Rev. 272/78	878/77	Rev. 526/79
711/77	Rev. 137/78	879/77	Exp.
712/77	Rev. 633/79	881/77	Exp.
715/77	Revkg.	885/77	Rev. 314/78
716/77	Rev. 816/77	886/77	Rev. 189/78
717/77	Rev. 271/78	887/77	Rev. 190/78
719/77	Revkg.	888/77	Rev. 193/78
720/77	Rev. 137/78	889/77	Rev. 959/78
723/77	Rev. 959/77	905/77	Rev. 958/78
724/77	Rev. 960/77	917/77	Exp.
725/77	Rev. 961/77	920/77	Rev. 70/78
726/77	Rev. 348/78	921/77	Rev. 470/78
731/77	Rev. 959/78	927/77	Revkg.
732/77	Rev. 89/78	929/77	Exp.
741/77	Exp.	930/77	Exp.
745/77	Rev. 455/78	931/77	Exp.
746/77	Rev. 1/78	932/77	Rev. 243/79
750/77	Rev. 227/78	935/77	Exp.
751/77	Rev. 861/77	938/77	Rev. 114/79
753/77	Rev. 271/78	942/77	Rev. 227/78
760/77	Rev. 114/79	944/77	Rev. 1002/78
762/77	Rev. 127/78	945/77	Exp.
763/77	Rev. 273/78	946/77	Exp.
770/77	Rev. 82/78	947/77	Exp.
772/77	Rev. 273/78	948/77	Exp.
778/77	Exp.	952/77	Rev. 325/78
780/77	Rev. 72/78	954/77	Rev. 137/78
781/77	Rev. 73/78	956/77	Rev. 234/78
782/77	Rev. 961/78	957/77	Rev. 326/79
783/77	Rev. 865/77	958/77	Rev. 325/79
784/77	Rev. 269/78	965/77	Rev. 30/79
793/77	Rev. 626/78	967/77	Rev. 822/78
797/77	Exp.	968/77	Rev. 271/78
803/77	Rev. 883/77	969/77	Rev. 272/78
804/77	Rev. 884/77	970/77	Exp.
830/77	Rev. 137/78	971/77	Rev. 222/78
832/77	Rev. 900/78	975/77	Rev. 241/78
834/77	Rev. 899/78	1/78	Rev. 250/78
835/77	Rev. 896/78	2/78	Rev. 189/78
837/77	Rev. 796/78	3/78	Rev. 190/78
838/77	Exp.	4/78	Revkg.
842/77	Rev. 91/78	10/78	Rev. 316/79
847/77	Rev. 958/78	18/78	Rev. 210/79
848/77	Rev. 959/78	19/78	Exp.
856/77	Exp.	20/78	Rev. 958/78
860/77	Revkg.	27/78	Rev. 668/78
		28/78	Rev. 324/79

Ontario Regulations	Disposition	Ontario Regulations	Disposition
51/78	Rev. 666/78	273/78	Rev. 598/78
56/78	Exp.	278/78	Rev. 414/78
62/78	Exp.	279/78	Rev. 415/78
70/78	Rev. 920/79	291/78	Rev. 62/79
74/78	Rev. 962/78	292/78	Rev. 65/79
75/78	Rev. 194/78	293/78	Rev. 63/79
76/78	Rev. 189/78	294/78	Rev. 626/78
77/78	Rev. 190/78	296/78	Rev. 33/79
78/78	Exp.	298/78	Exp.
79/78	Rev. 62/79	299/78	Rev. 461/78
80/78	Rev. 212/78	301/78	Rev. 156/79
81/78	Rev. 63/79	306/78	Rev. 643/78
82/78	Rev. 294/78	309/78	Rev. 688/78
88/78	Revkg.	320/78	Rev. 414/78
89/78	Revkg.	321/78	Rev. 415/78
90/78	Exp.	326/78	Rev. 1002/78
93/78	Rev. 1002/78	328/78	Rev. 648/79
94/78	Rev. 387/79	330/78	Exp.
95/78	Rev. 29/79	341/78	Rev. 857/78
100/78	Rev. 961/78	343/78	Rev. 302/79
102/78	Rev. 277/78	345/78	Rev. 303/79
105/78	Rev. 57/79	346/78	Rev. 301/79
111/78	Rev. 137/78	368/78	Rev. 464/79
113/78	Rev. 311/78	382/78	Rev. 961/78
115/78	Rev. 961/78	389/78	Rev. 959/78
121/78	Revkg.	397/78	Rev. 774/78
122/78	Revkg.	406/78	Rev. 91/79
126/78	Exp.	414/78	Rev. 77/79
137/78	Revkg.	415/78	Rev. 78/79
144/78	Exp.	417/78	Rev. 478/79
150/78	Rev. 1002/78	429/78	Rev. 958/78
159/78	Rev. 369/78	433/78	Rev. 1002/78
164/78	Exp.	435/78	Rev. 359/79
165/78	Exp.	444/78	Rev. 114/79
173/78	Rev. 57/79	445/78	Exp.
174/78	Rev. 71/79	446/78	Exp.
179/78	Revkg.	455/78	Rev. 180/79
180/78	Rev. 425/79	470/78	Rev. 980/78
181/78	Rev. 976/78	474/78	Rev. 1002/78
195/78	Exp.	475/78	Rev. 599/79
206/78	Rev. 699/78	482/78	Rev. 531/79
210/78	Rev. 386/79	483/78	Rev. 614/79
213/78	Rev. 291/78	495/78	Rev. 478/79
217/78	Exp.	497/78	Exp.
222/78	Rev. 984/78	500/78	Rev. 757/78
223/78	Rev. 114/79	501/78	Rev. 758/78
228/78	Rev. 387/79	507/78	Exp.
240/78	Exp.	523/78	Rev. 785/78
241/78	Revkg.	533/78	Rev. 1002/78
242/78	Rev. 278/78	537/78	Rev. 961/78
243/78	Rev. 279/78	538/78	Rev. 961/78
247/78	Rev. 961/78	547/78	Exp.
248/78	Rev. 165/79	550/78	Exp.
250/78	Rev. 523/78	566/78	Rev. 21/79
267/78	Exp.	567/78	Rev. 101/79
270/78	Revkg.	577/78	Exp.
272/78	Revkg.	581/78	Rev. 796/79

Ontario Regulations	Disposition	Ontario Regulations	Disposition
593/78	Exp.	882/78	Rev. 586/79
594/78	Revkg.	885/78	Rev. 294/79
595/78	Revkg.	889/78	Rev. 71/79
597/78	Revkg.	908/78	Rev. 74/79
606/78	Rev. 751/78	914/78	Exp.
609/78	Revkg.	924/78	Rev. 194/79
613/78	Exp.	930/78	Exp.
615/78	Revkg.	952/78	Exp.
619/78	Rev. 294/79	953/78	Exp.
622/78	Rev. 62/79	954/78	Exp.
624/78	Rev. 63/79	964/78	Exp.
625/78	Rev. 767/78	980/78	Rev. 437/79
626/78	Rev. 682/79	985/78	Rev. 187/79
643/78	Rev. 808/78	987/78	Exp.
655/78	Revkg.	998/78	Rev. 87/79
659/78	Exp.	999/78	Rev. 197/79
660/78	Exp.	1000/78	Rev. 198/79
681/78	Rev. 464/79	1002/78	Revkg.
685/78	Exp.	29/79	Rev. 508/79
691/78	Exp.	36/79	Exp.
694/78	Rev. 294/79	37/79	Rev. 264/79
698/78	Rev. 384/79	43/79	Rev. 624/79
699/78	Rev. 381/79	45/79	Exp.
710/78	Rev. 827/78	64/79	Rev. 571/79
712/78	Rev. 862/78	71/79	Rev. 381/79
714/78	Rev. 961/78	74/79	Rev. 610/79
731/78	Exp.	77/79	Rev. 273/79
737/78	Rev. 624/79	78/79	Rev. 274/79
741/78	Rev. 194/79	86/79	Exp.
743/78	Rev. 196/79	87/79	Rev. 777/79
756/78	Rev. 674/79	114/79	Rev. 292/79
757/78	Rev. 273/79	118/79	Exp.
758/78	Rev. 834/78	146/79	Exp.
764/78	Rev. 872/78	147/79	Exp.
765/78	Rev. 873/78	154/79	Rev. 294/79
766/78	Rev. 874/78	175/79	Rev. 384/79
767/78	Rev. 64/79	192/79	Exp.
774/78	Rev. 958/78	196/79	Rev. 217/79
778/78	Rev. 180/79	197/79	Rev. 575/79
780/78	Rev. 1002/78	198/79	Rev. 576/79
782/78	Rev. 123/79	224/79	Rev. 605/79
783/78	Rev. 123/79	264/79	Rev. 503/79
785/78	Rev. 37/79	266/79	Exp.
789/78	Exp.	273/79	Rev. 821/79
792/78	Rev. 91/79	274/79	Rev. 626/79
801/78	Exp.	288/79	Rev. 554/79
807/78	Exp.	292/79	Rev. 728/79
808/78	Rev. 908/78	310/79	Rev. 478/79
818/78	Exp.	314/79	Rev. 544/79
825/78	Rev. 924/78	366/79	Rev. 835/79
827/78	Rev. 114/79	367/79	Rev. 833/79
833/78	Rev. 77/79	368/79	Rev. 834/79
834/78	Rev. 78/79	372/79	Exp.
837/78	Rev. 958/78	376/79	Rev. 575/79
849/78	Rev. 450/79	377/79	Rev. 437/79
858/78	Rev. 1002/78	401/79	Rev. 437/79
880/78	Exp.	435/79	Exp.

Ontario Regulations	Disposition	Ontario Regulations	Disposition
436/79	Exp.	573/79	Rev. 890/79
437/79	Rev. 928/79	575/79	Rev. 956/79
450/79	Rev. 478/79	576/79	Rev. 957/79
482/79	Rev. 928/79	584/79	Rev. 869/79
500/79	Rev. 557/79	610/79	Rev. 687/79
503/79	Rev. 688/79	612/79	Exp.
505/79	Rev. 542/79	620/79	Rev. 728/79
508/79	Rev. 935/79	625/79	Rev. 956/79
521/79	Rev. 891/79	626/79	Rev. 957/79
542/79	Exp.	647/79	Rev. 917/79
543/79	Rev. 556/79	673/79	Exp.
554/79	Rev. 828/79	687/79	Rev. 762/79
556/79	Revkg.	757/79	Rev. 833/79
557/79	Revkg.	758/79	Rev. 834/79
568/79	Rev. 833/79	759/79	Rev. 835/79
569/79	Rev. 834/79	762/79	Rev. 861/79
570/79	Rev. 835/79	936/79	Exp.
571/79	Rev. 760/79		

Publications Under The Regulations Act

January 20th, 1979

THE JUDICATURE ACT

O. Reg. 1/79.

Rules of Practice.

Made—November 4th, 1978.

Approved—December 20th, 1978.

Filed—January 2nd, 1979.

AMENDMENTS TO REGULATION 545 OF REVISED REGULATIONS OF ONTARIO, 1970, BEING THE RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO, INCLUDING THE APPENDIX OF FORMS AND THE TARIFFS OF DISBURSEMENTS, MADE BY THE RULES COMMITTEE ON THE 4TH DAY OF NOVEMBER, 1978, UNDER THE JUDICATURE ACT, TO BE EFFECTIVE JANUARY 1, 1979.

1. Sub-rule (1) of Rule 466 of Ontario Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73 is further amended by re-numbering sub-rule (1) as sub-rule (1) (a) and adding after 1 (a) a new sub-rule (1) (b) as follows:

(1) (b) A defendant who has filed a notice pursuant to sub-rule (1) (a) shall forthwith serve the notice on the plaintiff.

2. Sub-rule (3) of Rule 659 of Ontario Regulation 545 of Revised Regulations of Ontario, 1970, is revoked.

3. Rule 736 of Ontario Regulation 545 of Revised Regulations of Ontario, 1970, is revoked.

4. New rule 803a is added to Ontario Regulation 545 of Revised Regulations of Ontario, 1970, as follows:

803a.—(1) Any judge of The High Court of Justice may refer any question or issue arising under the *Divorce Act* relating to corollary relief to a Family Law Commissioner for inquiry and report.

(2) The duties of a Family Law Commissioner in any proceeding under the *Divorce Act* will be to inquire into any question or issue referred to such Commissioner by a judge of the High Court and report to the judge in such manner and at

such times as shall be laid down by the judge from time to time. Provided that the parties appearing before the Commissioner shall have notice of the time of considering the report by the judge and the right to be heard and, provided further, that any decree or order made after the inquiry or report of any Family Law Commissioner shall be the decree or order of the judge of the High Court. O. Reg. 1/79, s. 4.

5. The notes following the heading JUDGMENTS prior to Form 92 of the Appendix of Forms of Ontario Regulation 545 of Revised Regulations of Ontario, 1970, are amended by adding thereto a third note as follows:

Note: Every judgment shall show on its face the day of the week and month on which it was given or made, and every judgment shall also show the date upon which it was actually signed. (Rule 519)

6. Form 92 of the Appendix of Forms of Ontario Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:

Form 92

DEFAULT JUDGMENT WHERE CLAIM IS FOR DEBT OR LIQUIDATED DEMAND

(RULE 51)

(Style of Cause)

JUDGMENT

.....day the.....day of....., 19.....

The defendant not having appeared herein (or not having delivered any statement of defence as the case may be), it is this day adjudged that the plaintiff recover against said defendant \$..... and \$.....for costs.

Judgment signed the.....day of....., 19.....

.....
(signature of registrar)

O. Reg. 1/79, s. 6.

7. The note to Item 2 of Tariff C, Fees Payable to Sheriffs of Ontario Regulation 545 of Revised Regulations of Ontario, 1970, is amended by deleting 145 (8) in the last line thereof and substituting therefor 153 (8).

(1516)

3

THE SMALL CLAIMS COURTS ACT

O. Reg. 2/79.

Courts.

Made—December 20th, 1978.

Filed—January 2nd, 1979.

REGULATION TO AMEND
REGULATION 800 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE SMALL CLAIMS COURTS ACT

1. Schedules 16 and 17 to Regulation 800 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 16

1. The Fourth Small Claims Court of the District of Cochrane.

2. That part of the Territorial District of Cochrane described as follows:

BEGINNING at the southeasterly angle of the geographic Township of Oke; then westerly along the southerly boundary of the geographic townships of Oke, Hicks, Gaffin and Seaton to the boundary between the territorial districts of Cochrane and Algoma; thence northerly and westerly along that boundary to the southwesterly boundary of the geographic Township of Clavet; then northerly and westerly along the boundary between the territorial districts of Cochrane and Thunder Bay to the southwesterly boundary of the geographic Township of Raynar; thence northerly along that boundary to the northeasterly boundaries of the territorial districts of Cochrane and Thunder Bay; then northerly, southerly and easterly along the boundaries of the territorial districts of Cochrane and Kenora to the 83rd meridian of longitude, then southerly, easterly and southerly along the 83rd meridian of longitude to the place of beginning.

3. The Town of Kapuskasing. O. Reg. 2/79, s. 1.

(1517)

3

THE UPHOLSTERED AND STUFFED ARTICLES ACT

O. Reg. 3/79.

General.

Made—December 20th, 1978.

Filed—January 2nd, 1979.

REGULATION TO AMEND
REGULATION 817 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE UPHOLSTERED AND STUFFED
ARTICLES ACT

1. Clauses *c* and *d* of section 1 of Regulation 817 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 105/74, are revoked and the following substituted therefor:

(c) "new material" means material manufactured for use as stuffing and includes new material manufactured for use other than as stuffing that is subsequently shredded, cut or reduced to a fibrous state through any process for use as stuffing;

2. Section 3 of the said Regulation, as amended by section 3 of Ontario Regulation 520/73, is revoked and the following substituted therefor:

3.—(1) Subject to sections 4 and 4*a*, the fee for registration as a manufacturer is \$75 for each registration number issued.

(2) The fee for registration as a renovator is \$35 for each registration number issued.

(3) Upon receipt by the Registrar of the prescribed fee the Registrar shall register the applicant and issue one or more registration numbers.

(4) The fee for renewal of a Registration of a manufacturer is \$75 for each registration number issued.

(5) The fee for renewal of a registration of a renovator is \$35 for each registration number issued.

(6) Upon receipt of the prescribed fee the Registrar shall renew the registration of the applicant. O. Reg. 3/79, s. 2.

3. Section 4a of the said Regulation, as made by section 4 of Ontario Regulation 520/73, is revoked and the following substituted therefor:

4a.—(1) The fee for initial registration as a home hobby or craft operator is, where the proposed production of stuffed articles during the initial registration period is,

(a) less than twenty-five.....	\$ 5
(b) twenty-five or more but less than fifty.....	\$10
(c) fifty or more but less than 100....	\$15
(d) 100 or more but less than 500....	\$35
(e) 500 or more.....	\$75

(2) The fee for maintenance of registration as a home hobby or craft operator is, where the number of stuffed articles indicated on the statement filed pursuant to subsection 2 of section 2a is,

(a) less than twenty-five.....	\$ 5
(b) twenty-five or more but less than fifty.....	\$10
(c) fifty or more but less than 100....	\$15
(d) 100 or more but less than 500....	\$35

(e) 500 or more..... \$75

O. Reg. 3/79, s. 3.

4.—(1) Clauses b and c of subsection 1 of section 4b of the said Regulation, as made by section 1 of Ontario Regulation 340/77, are revoked and the following substituted therefor:

(c) in Form 3 and coloured white, where an article is renovated; or

(2) Subsection 2 of the said section 4b, as made by section 1 of Ontario Regulation 340/77, is revoked and the following substituted therefor:

(2) Notwithstanding subsection 1, a label affixed to an upholstered or stuffed article, other than an article of bedding or upholstered furniture, may be in Form 5, Form 5a or Form 5b, as the case may be, and coloured white, where new material is used exclusively. O. Reg. 3/79, s. 4 (2).

5.—(1) Form 2, Forms 2a and 2b, as made by section 2 of Ontario Regulation 340/77, Form 6, and Forms 6a and 6b, as made by section 3 of Ontario Regulation 340/77, of the said Regulation are revoked.

(2) Form 5b of the said Regulation, as made by section 3 of Regulation 340/77, is revoked and the following substituted therefor:

Form 5b

2 3/4"

1 1/2"	not to be removed until delivered to the consumer	ne pas enlever avant livraison au consommateur
	This label is affixed in compliance with <u>The Upholstered and Stuffed Articles Act.</u>	Cette étiquette est apposée conformément à la loi sur les articles rembourrés.
	This article contains NEW MATERIAL ONLY	Cet article contient MATERIAU NEUF SEULEMENT
	Made by ONT. REG. No.	Fabriqué par No. d'enrg. Ont.

CONTENT

Contenu

O. Reg. 3/79, s. 5 (2)

6. The Schedule to the said Regulation, as made by section 5 of Ontario Regulation 105/74, is amended by adding the following thereto:

COLUMN I	COLUMN II	COLUMN III
New reworked material	20. Reclaimed Fibres	New material that has been made into thread, yarn or fabric and that is subsequently shredded, cut or reduced to a fibrous state.

7. A person registered under the Act on the day this Regulation comes into force may continue to use up his existing supply of labels.

8. Sections 2 and 3 of this Regulation come into force on the 1st day of April, 1979.

(1518)

**THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973**

O. Reg. 4/79.

The Regional Municipality of York,
Town of Markham.

Made—December 21st, 1978.

Filed—January 3rd, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 473/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

1. Ontario Regulation 473/73 is amended by adding thereto the following section:

52. Notwithstanding any other provision of this Order, the land described in Schedule 40 may be used for the use thereon of a manufacturing and industrial undertaking and for the erection and use thereon of buildings and structures accessory to the undertaking, including offices, railway sidings, parking areas, driveways and walkways, provided the following requirements are met:

Maximum lot coverage
of all buildings and
structures 25 per cent

Minimum front yard 400 feet

Minimum side yards 40 feet

Maximum height of any
building or structure
used for manufacturing
or industrial uses one storey

Maximum height of any
building or structure
used for offices or other
accessory uses two storeys

No outside storage of
goods or materials is
permitted.

O. Reg. 4/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 40

That parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being composed of that part of Lot 8 in Concession V more particularly described as follows:

Beginning at the northeasterly angle of the said Lot 8;

Thence westerly along the line of the old post and wire fence forming the existing northerly limit of the said Lot a distance of 1,826.44 feet, more or less, to the intersection of the easterly limit of the lands of the Canadian National Railway;

Thence southerly along the said easterly limit of the lands of the Canadian National Railway a distance of 269.38 feet;

Thence easterly parallel to the line of the said old post and wire fence forming the existing northerly limit of the said Lot a distance of 1,902.61 feet, more or less, to its intersection with the easterly limit of the said Lot;

Thence northerly along the easterly limit of the said Lot a distance of 248.73 feet, more or less, to the place of beginning.

Excepting therefrom the most easterly 27 feet in perpendicular width of the said lands which lands have been conveyed to the Corporation of the County of York for road widening purposes. O. Reg. 4/79, s. 2.

F. S. MILLER
*Treasurer of Ontario
and
Minister of Economics*

Dated at Toronto, this 21st day of December, 1978.

(1519)

3

**THE PUBLIC SERVICE
SUPERANNUATION ACT**

O. Reg. 5/79.

General.

Made—December 20th, 1978.

Filed—January 4th, 1979.

REGULATION TO AMEND
REGULATION 760 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC SERVICE
SUPERANNUATION ACT

1. Section 2 of Regulation 760 of Revised Regulations of Ontario, 1970, as amended by section 2 of Ontario Regulation 801/74, is further amended by adding thereto the following item:

6. The Ontario Human Rights Commission.

(1520)

3

THE RETAIL SALES TAX ACT

O. Reg. 6/79.

General.

Made—December 20th, 1978.

Filed—January 4th, 1979.

**REGULATION TO AMEND
REGULATION 785 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE RETAIL SALES TAX ACT**

1. Section 1 of Regulation 785 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

18a. "denture therapist" means a person licensed under *The Denture Therapists Act, 1974* to engage in the practice of denture therapy or the practice of supervised denture therapy;

2. Paragraph 19 of section 1 of the said Regulation is revoked and the following substituted therefor:

19. "dentures" and "dental appliances" include,

(a) gold, amalgam, porcelain or any other kind of dental filling and cotton used in preparing the patient's teeth for filling and other supplies likewise used;

(b) materials to be processed, fabricated into, attached to or incorporated into a denture or dental appliance; or

(c) impression materials for use in dentistry,

if used by a dentist or denture therapist, but "dentures" and "dental appliances" do not include any other instrument or equipment used in the provision of dental services or treatment to patients;

3. This Regulation shall be deemed to have come into force on the 1st day of October, 1978.

(1521)

3

THE GIFT TAX ACT, 1972

O. Reg. 7/79.

Charitable Organizations.

Made—December 20th, 1978.

Filed—January 4th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 523/74
MADE UNDER
THE GIFT TAX ACT, 1972**

1. Section 1 of Ontario Regulation 523/74, as amended by section 1 of Ontario Regulation 602/75, is further amended by adding thereto the following paragraph:

3. Universities listed in Schedule I to the Regulations made under the *Income Tax Act (Canada)* from time to time as charitable organizations.

(1522)

3

THE PLANNING ACT

O. Reg. 8/79.

Restricted Areas—County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now Town of Pickering).

Made—January 2nd, 1979.

Filed—January 5th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 102/72
MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 102/72 is amended by adding thereto the following sections:

14. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum lot frontage	600 feet
Minimum lot area	4.5 acres
Minimum front yard	40 feet
Minimum side yards	10 feet
Minimum rear yard	40 feet
Minimum floor area of dwelling	1,050 square feet

O. Reg. 8/79, s. 1, part.

15. Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	40 feet
Minimum side yards	10 feet
Minimum rear yard	40 feet
Minimum floor area of dwelling	1,050 square feet

O. Reg. 8/79, s. 1, *part.*

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 1

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, being that part of Lot 11 in Concession VI designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-4712. O. Reg. 8/79, s. 2, *part.*

Schedule 2

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, being Lot 6 on a Plan registered in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 555. O. Reg. 8/79, s. 2, *part.*

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 2nd day of January, 1979.

(1524) 3

THE PLANNING ACT

O. Reg. 9/79.

Restricted Areas—County of Kent,
Township of Chatham.
Made—January 2nd, 1979.
Filed—January 5th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 10/73
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 10/73 is amended by adding thereto the following section:

56. Notwithstanding any other provision of this Order, the land described in Schedule 51 may be used for the erection and use thereon of a building

for the sale of farm implements and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance between the said building and the centre line of County Road No. 31	85 feet
--	---------

Maximum total ground floor area of all buildings and structures	10,000 square feet
---	--------------------

O. Reg. 9/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 51

That parcel of land situate in the Township of Chatham in the County of Kent, being composed of all that part of the north half of Lot 16 in Concession II, Gore Chatham, lying northwest of King's Highway No. 78 the said Highway being shown on a Department of Highways Plan registered in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 225. O. Reg. 9/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 2nd day of January, 1979.

(1525) 3

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 10/79.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—January 3rd, 1979.

Filed—January 5th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 481/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

1. Ontario Regulation 481/73 is amended by adding thereto the following section:

38. Notwithstanding any other provision of this Order, the land described in Schedule 27 may be used for,

(a) the erection and use thereon of a building containing tennis courts, squash courts, a

swimming pool, locker rooms, a sporting goods shop, a dining room, a bar and other accessory uses provided the following requirements are met:

Minimum distance of building from any lot line	100 feet
Maximum height of building	40 feet
Maximum ground floor area of building	50,000 square feet

(b) the construction and use thereon of outdoor tennis courts provided the following requirements are met:

Minimum distance of tennis courts from the centre line of Derry Road	78 feet
--	---------

Minimum distance of tennis courts from the centre line of Third Line Road	60 feet
---	---------

(c) the erection and use thereon of a single-family dwelling provided the following requirements are met:

Minimum distance of dwelling from the centre line of Derry Road	78 feet
---	---------

Minimum distance of dwelling from the centre line of Third Line Road	60 feet
--	---------

Minimum distance of dwelling from any lot lines other than those adjacent to Derry Road or Third Line Road	10 feet
--	---------

Maximum height of dwelling	28 feet
----------------------------	---------

Maximum ground floor area of dwelling	2,500 square feet
---------------------------------------	-------------------

(d) the construction and use thereon of an eighteen-hole golf course;

(e) the construction and use thereon of a golf driving range; and

(f) parking for not more than 250 motor vehicles. O. Reg. 10/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 27

That parcel of land situate in the Town of Milton in The Regional Municipality of Halton, formerly in the Town of Oakville in the County of Halton, being composed of that part of the northeast half of Lot 10 in Concession III more particularly described as follows:

Premising that the southeasterly limit of the road allowance between lots 10 and 11 through the said Concession III, being also the northwesterly limit of the northeast half of the said Lot 10, has a bearing of north 38° 38' east and relating all bearings herein thereto;

Beginning at an iron bar planted in the northeasterly limit of the said Lot 10, being the southwesterly limit of the road allowance between concessions III and IV distant 27.19 feet measured south 44° 33' 50" east therealong from the most northerly angle of the said Lot 10;

Thence south 44° 33' 50" east along the northeasterly limit of the said Lot 10 a distance of 1,450.89 feet to an iron bar;

Thence south 38° 13' 10" west along the line of a rail fence a distance of 506.86 feet to an iron bar;

Thence south 44° 32' 50" east a distance of 268.35 feet to an iron bar;

Thence north 45° 26' east a distance of 503 feet to an iron bar planted in the northeasterly limit of the said Lot 10;

Thence south 44° 33' 50" east a distance of 193.33 feet to an iron bar planted at the most easterly angle of the said Lot 10;

Thence along the line of a post and wire fence defining the limit between lots 9 and 10 in the said Concession III on a bearing of south 38° 36' 30" west a distance of 510.57 feet to an iron bar planted;

Thence continuing along the line of the said post and wire fence on a bearing of south 38° 25' 30" west a distance of 494.12 feet to an iron bar;

Thence continuing along the line of the said post and wire fence on a bearing of south 39° 02' 40" west a distance of 555.35 feet to an iron bar;

Thence continuing the line of the said post and wire fence on a bearing of south 38° 56' 50" west a distance of 474.46 feet to an iron bar;

Thence continuing along the line of the said post and wire fence on a bearing of south 38° 52' 50" west a distance of 200.34 feet to a nail found in the

concrete fence post base at the most southerly angle of the northeast half of the said Lot 10;

Thence along the line of a post and wire fence defining the limit between the northeast half and the southwest half of the said Lot 10 on a bearing of north 44° 45' 10" west a distance of 521.87 feet to an iron bar;

Thence continuing along the line of the said post and wire fence on a bearing of north 44° 59' west a distance of 514.09 feet to an iron bar;

Thence continuing along the line of the said post and wire fence on a bearing of north 44° 44' 30" west a distance of 576.04 feet to an iron bar;

Thence continuing along the line of the said post and wire fence on a bearing of north 44° 33' 50" west a distance of 328.63 feet to an iron bar;

Thence continuing along the line of the said post and wire fence on a bearing of north 44° 41' 30" west a distance of 26.91 feet to an iron bar;

Thence north 13° 27' 30" east a distance of 5.04 feet to a point;

Thence north 38° 38' east a distance of 196.22 feet to an iron bar planted in the southwesterly limit of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 176687 for Trafalgar;

Thence south 44° 55' east along the southwesterly limit of the lands described in the said Instrument Number 176687 a distance of 200 feet to an iron bar;

Thence north 38° 38' east along the southeasterly limit of the lands described in the said Instrument a distance of 200 feet to an iron bar;

Thence north 44° 55' west along the northeasterly limit of the lands described in the said Instrument a distance of 200 feet to an iron bar;

Thence north 38° 38' east a distance of 1,842.35 feet to the place of beginning. O. Reg. 10/79, s. 2.

F. S. MILLER
*Treasurer of Ontario
and
Minister of Economics*

Dated at Toronto, this 3rd day of January, 1979.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 11/79.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—December 21st, 1978.

Filed—January 5th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Ontario Regulation 481/73 is amended by adding thereto the following section:

39. Notwithstanding any other provision of this Order, the land described in Schedule 28 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance of any building or structure from the centre line of Ninth Line Road	78 feet
Minimum side yards	40 feet
Minimum rear yard	40 feet
Minimum distance of any building or structure from the top of the valley of the creek traversing the said land	25 feet
Maximum height of dwelling	25 feet
Maximum ground floor area of dwelling	2,500 square feet

O. Reg. 11/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 28

That parcel of land situate in the Town of Oakville in The Regional Municipality of Halton, being composed of that part of Lot 6 in Concession I, north of Dundas Street, more particularly described as follows:

Premising that the bearings herein are astronomic and referred to the southwesterly limit of the road allowance between lots 5 and 6 in the said Con-

cession, north of Dundas Street, and assumed to be north $44^{\circ} 31' 33''$ west and relating all bearings herein thereto;

Beginning at a point in the southwesterly limit of the said road allowance, known as the Ninth Line, and which point is distant 2,115.37 feet measured north $44^{\circ} 31' 30''$ west therealong from the most easterly corner of the said Lot;

Thence north $44^{\circ} 31' 30''$ west along the said southwesterly limit of the said road allowance 642 feet to a standard iron bar planted;

Thence south $39^{\circ} 06' 40''$ west 684.87 feet to an iron bar planted in a line of post and wire fence;

Thence south $44^{\circ} 47' 10''$ east along the said line of post and wire fence 477.61 feet to an iron bar planted at an angle in the same;

Thence south $45^{\circ} 04' 20''$ east 163.98 feet to an iron bar planted;

Thence north $39^{\circ} 06' 40''$ east 681.12 feet, more or less, to the place of beginning. O. Reg. 11/79, s. 2.

F. S. MILLER
*Treasurer of Ontario
and
Minister of Economics*

Dated at Toronto, this 21st day of December, 1978.

(1527)

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—	Earliest Date	Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " "	" " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " "	" " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " "	" " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " "	" " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " "	" " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " "	" " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " "	" " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " "	" " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " "	" " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " "	" " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " "	" " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

Publications Under The Regulations Act

January 27th, 1979

THE PROVINCIAL COURTS ACT

O. Reg. 12/79.

Remuneration of Part-Time Provincial Judges.

Made—December 20th, 1978.

Filed—January 8th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 353/74
MADE UNDER
THE PROVINCIAL COURTS ACT

1. Section 1 of Ontario Regulation 353/74, as remade by section 1 of Ontario Regulation 243/77, is revoked and the following substituted therefor:

1. On and after the 1st day of January, 1979 the remuneration of a part-time judge,

(a) authorized by the Lieutenant Governor in Council under subsection 1 of section 12 of the Act to devote part of his time to the practice of law shall be \$30,600 a year; or

(b) reappointed under subsection 4 of section 5 of the Act shall be \$165 a day. O. Reg. 12/79, s. 1.

26. Notwithstanding any other provision of this Order, the land described in Schedule 14 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided,

(a) the existing barn is demolished or removed from the said land; and

(b) the following requirements are met:

Minimum front yard 50 feet

Minimum side yards 15 feet

Minimum distance of any building or structure from the top of the bank of the Credit River being the rear yard 50 feet

Maximum height of dwelling 25 feet

Maximum ground floor area of dwelling 2,300 square feet

O. Reg. 13/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 14

That parcel of land situate in the City of Brampton in The Regional Municipality of Peel, formerly in the Township of Toronto in the County of Peel, being composed of that part of the west half of Lot 14 in Concession III, west of Hurontario Street, designated as parts 1, 2, 3 and 4 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-6454. O. Reg. 13/79, s. 2.

F. S. MILLER
*Treasurer of Ontario
and
Minister of Economics*

Dated at Toronto, this 29th day of December, 1978.

(1540)

4

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 13/79.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now Part of the City of Brampton and Part of the City of Mississauga).
Made—December 29th, 1978.
Filed—January 9th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 479/73
MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Ontario Regulation 479/73 is amended by adding thereto the following section:

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 14/79.

County of Wentworth (now The Regional Municipality of Hamilton-Wentworth),
Town of Dundas.
Made—December 29th, 1978.
Filed—January 9th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 486 73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

1. Ontario Regulation 486/73 is amended by adding thereto the following section:

18. Notwithstanding any other provision of this Order, the land described in Schedule 5 may be used for the erection and use thereon of a dwelling unit immediately above the existing store provided the following requirement is met:

Maximum height of the building containing the store and dwelling unit 25 feet

O. Reg. 14/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 5

That parcel of land situate in the Town of Dundas in The Regional Municipality of Hamilton-Wentworth, formerly in the Township of West Flamborough in the County of Wentworth, being composed of that part of Lot 21 in Concession I more particularly described as follows:

Beginning at an iron bar planted in the north-westerly limit of the lands of the Ministry of Transportation and Communications as shown on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 232 Miscellaneous, the said iron bar being distant 229 feet, 6.75 inches measured on a course north 35° 42' east along the said limit of the lands from an iron pipe planted at the intersection of the said limit with the division line between lots 20 and 21:

Thence north 13° 59' west in a straight line and along a present existing wire fence 350 feet, 4.5 inches to an iron bar planted in the southeasterly limit of York Road;

Thence north 20° 39' 30" east along the said limit of the said York Road 305 feet to an iron bar planted;

Thence south 63° 39' east in a straight line 350 feet, 3 inches to an iron bar planted in the southeasterly limit of the said lands of the Ministry of Transportation and Communications;

Thence south 35° 42' west along the said limit 500 feet, 6 inches to the place of beginning. O. Reg. 14/79, s. 2.

F. MILLER
*Treasurer of Ontario
and
Minister of Economics*

Dated at Toronto, this 29th day of December, 1978

(1541)

THE PLANNING ACT

O. Reg. 15/79.

Zoning Order—County of Simcoe,
Township of Nottawasaga.
Made—January 8th, 1979.
Filed—January 10th, 1979.

REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PLANNING ACT

1. Section 114 of Regulation 675 of Revised Regulations of Ontario, 1970, as remade by Regulation 969/78, is revoked and the following substituted therefor:

114. Notwithstanding any other provision of this Order, the lands described in Schedules 25, 262, 263, 264, 267 and 270 may each be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front and rear yards	25 feet
Minimum side yards	10 feet on one side and 4 feet on the other side
Maximum height of dwelling	30 feet
Maximum lot coverage	15 per cent
Minimum ground floor area of dwelling	one storey—1,000 square feet one and one-half storeys or more—750 square feet

O. Reg. 15/79, s.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 270

Those parcels of land situate in the Township Nottawasaga in the County of Simcoe, being composed of that part of the west half of Lot 34 in Concession V more particularly described as follows:

Commencing at the northwesterly angle of the said Lot 34;

Thence north 73° 54' 30" east 304.04 feet to the place of beginning;

Thence south 8° 49' east 1,775.39 feet to a point;

Thence north 73° 29' east 1,906 feet, more or less, to the line between the east and west halves of the said Lot 34;

Thence north 8° 43' 30" west and along the said line between the east and west halves to the northeasterly angle of the west half of the said Lot;

Thence south 73° 54' 30" west and along the northerly limit of the said Lot to the place of beginning.

Commencing at the southeasterly angle of the west half of the said Lot 34;

Thence north 73° 29' west 1,392.71 feet to the place of beginning.

Thence continuing south 73° 29' west and along the southerly boundary of the said Lot 34 a distance of 66 feet to a point;

Thence north 16° 31' west 200 feet to a point;

Thence north 73° 29' east 66 feet to a point;

Thence south 16° 31' east 200 feet to the place of beginning. O. Reg. 15/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 8th day of January, 1979.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 16/79.

County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of East Flamborough (now Township of Flamborough).

Made—January 9th, 1979.

Filed—January 11th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 483/73
MADE UNDER**

**THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973**

1. Ontario Regulation 483/73 is amended by adding thereto the following section:

15. Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for the erection and use thereon of a radio tower and a building accessory thereto provided the following requirements are met:

Maximum height of radio tower	210 feet
Maximum ground floor area of accessory building	450 square feet
Maximum height of accessory building	15 feet

O. Reg. 16/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

That parcel of land situate in the Township of Flamborough in The Regional Municipality of Hamilton-Wentworth, formerly in the Township of East Flamborough, being composed of that part of Lot 3 in Concession II designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-4478. O. Reg. 16/79, s. 2.

F. MILLER
Treasurer of Ontario
and
Minister of Economics

Dated at Toronto, this 9th day of January, 1979.

THE HIGHWAY TRAFFIC ACT

O. Reg. 17/79.

Highway Closings.

Made—January 10th, 1979.

Filed—January 11th, 1979.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT

HIGHWAY CLOSINGS

1. For the purposes of section 86 of the Act, a constable or police officer may close a highway or any part thereof by,

- (a) posting or causing to be posted a Do Not Enter sign as prescribed in subsection 1 of section 2 in such a manner that the sign faces approaching traffic and that the sign faces approaching traffic and that the bottom edge of the sign is not less than one metre above the roadway; and
- (b) placing or causing to be placed three traffic control devices of the type prescribed in clause a or two traffic control devices of the type prescribed in clauses b and c of subsection 2 of section 2 in such a manner that the control devices stand in a line at right angles to approaching traffic with at least one metre separating each pair of control devices. O. Reg. 17/79, s. 1.

2. —(1) A Do Not Enter sign shall,

- (a) be square or rectangular in shape and shall be not less than sixty centimetres in width and sixty centimetres in height; and
- (b) bear the markings and have the minimum dimensions as prescribed and illustrated in Figure 1.

(2) A traffic control device may,

- (a) be conical in shape and not less than forty-five centimetres in height and bear the markings and have the minimum dimensions as prescribed and illustrated in Figure 2;
- (b) be rectangular in shape, not less than 100 centimetres in height and not less than twenty centimetres in width and bear the markings and have the minimum dimensions as prescribed and illustrated in Figure 3; or
- (c) be a barricade, not less than 100 centimetres in width and ninety centimetres in height and bear the markings and have the minimum dimensions as prescribed and illustrated in Figure 4.

FIGURE 1

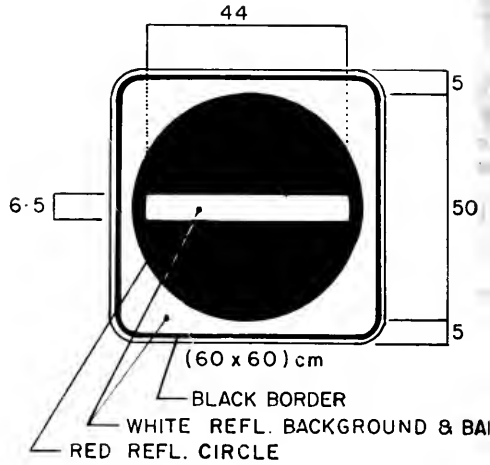


FIGURE 2

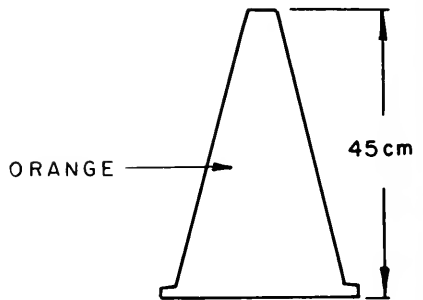


FIGURE 3

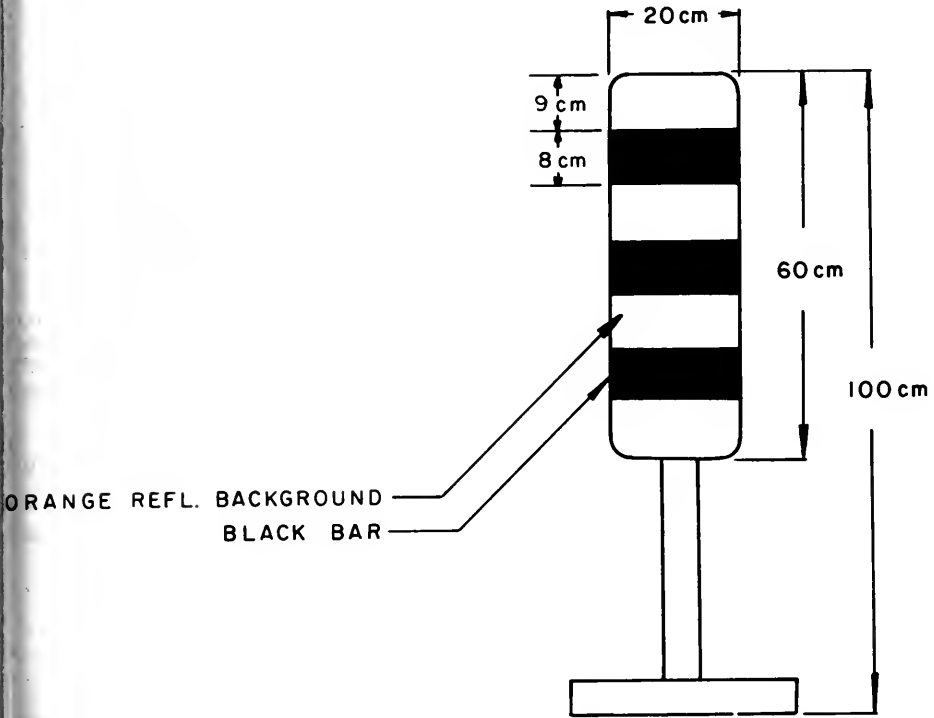
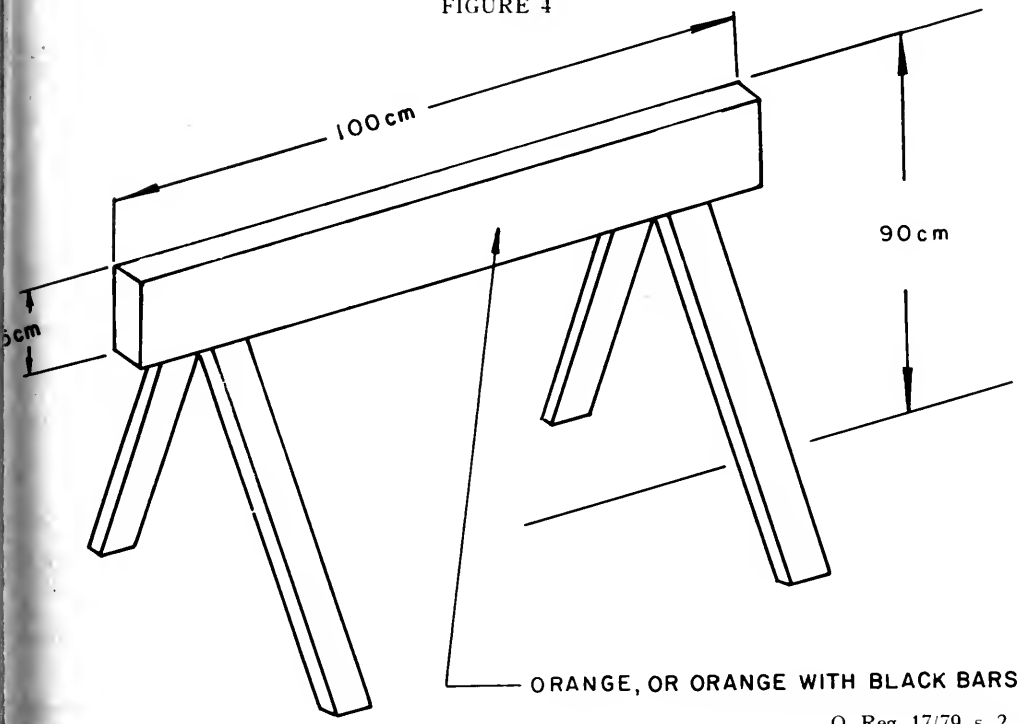


FIGURE 4



(1563)

THE HIGHWAY TRAFFIC ACT

O. Reg. 18/79.

Parking.

Made—January 10th, 1979.

Filed—January 11th, 1979.

**REGULATION TO AMEND
REGULATION 421 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Schedule 26 of Appendix A to Regulation 421 of Revised Regulations of Ontario, 1970, as made by section 3 of Ontario Regulation 159/71, is amended by adding thereto the following paragraph:

5. That part of the King's Highway known as No. 21 in the Township of Howard in the County of Kent beginning at a point situate 501 metres measured easterly from its intersection with the centre line of the roadway known as Lynn Street in the Town of Ridgetown and extending easterly therealong for a distance of 250 metres.

(1564)

4

THE HIGHWAY TRAFFIC ACT

O. Reg. 19/79.

General.

Made—January 10th, 1979.

Filed—January 11th, 1979.

**REGULATION TO AMEND
REGULATION 418 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Items 10 and 11 of subsection 1 of section 17 of Regulation 418 of Revised Regulations of Ontario, 1970, as remade by section 16 of Ontario Regulation 632/74, are revoked and the following substituted therefor:

10. For an application for a duplicate permit in case of the loss or destruction of the original. 2.00

11. For an application for a duplicate validated permit in case of the loss or destruction of the original. 2.00

(1565)

4

THE HIGHWAY TRAFFIC ACT

O. Reg. 20/79.

Drivers' Licences.

Made—January 10th, 1979.

Filed—January 11th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 906/76
MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1.—(1) Clauses *b* and *c* of subsection 5 of section 2 of Ontario Regulation 906/76, as made by section 1 of Ontario Regulation 124/78, are revoked and the following substituted therefor:

(*b*) its total gross weight does not exceed 8,200 kilograms;

(*c*) its registered gross weight does not exceed 11,000 kilograms; and

(2) Subsections 6 and 7 of section 5 of the said Regulation are revoked.

2. Subsection 4 of section 6 of the said Regulation is revoked.

3. Item 6 of subsection 1 of section 18 of the said Regulation is revoked and the following substituted therefor:

6. For an application for a duplicate of a driver's licence in case of loss or destruction of the original. 2.00

(1566)

THE HIGHWAY TRAFFIC ACT

O. Reg. 21/79.

Allowable Gross Weight for Designated Class of Vehicles.

Made—January 10th, 1979.

Filed—January 11th, 1979.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT**

**ALLOWABLE GROSS WEIGHT FOR
DESIGNATED CLASS OF VEHICLE**

1. In this Regulation, "single unit vehicle" means a commercial motor vehicle used for,

(*a*) the transportation and dumping or spreading of sand, gravel, earth, crushed or uncrushed rock, slag, rubble, salt, calcium chlorid

snow, ice or any mixture thereof, asphalt mixes or scrap metal;

(b) the transportation of raw forest products.
O. Reg. 21/79, s. 1.

2.—(1) There is hereby designated, as a class of vehicles that are exempt from the provisions of sections 72, 73 and 74 of the Act, the class consisting of every single unit vehicle that complies with the maximum weight limits set out in subsection 2 and for which a permit is issued under section 6 of the Act before the 1st day of March, 1979.

(2) The maximum allowable gross vehicle weight of a single unit vehicle that is included in the class of vehicles designated in subsection 1 is as follows:

1. Where the single unit vehicle is a two axle vehicle..... 14,000 kilograms
2. Where the single unit vehicle is a three axle vehicle..... the weight in Column 2 of the Table corresponding to the rear axle spacing in Column 1
3. Where the single unit vehicle is a four axle vehicle..... 25,000 kilograms

Table

Maximum Allowable Gross Vehicle Weight for Three Axle Single Unit Vehicle	
COLUMN 1	COLUMN 2
Rear Axle Spacing (Metres)	Maximum Allowable Gross Vehicle Weight (Kilograms)
1.0 to less than 1.2	20,000
1.2 to less than 1.3	21,500
1.3 to less than 1.4	22,000
1.4 to less than 1.5	22,300
1.5 to less than 1.6	22,500
1.6 to less than 1.7	23,000
1.7 to less than 1.8	23,500
1.8 or more	24,000

(3) A single unit vehicle, otherwise entitled to be included in the class of vehicles designated in subsection 1, ceases to be included in the designated class upon attaining a gross vehicle weight in excess of the maximum allowable gross vehicle weight set out in subsection 2, whereupon the provisions of sections 72, 73 and 74 of the Act apply to the vehicle. O. Reg. 21/79, s. 2.

3. Ontario Regulation 566/78 is revoked.

(1567)

4

THE MOTORIZED SNOW VEHICLES ACT, 1974

O. Reg. 22/79.

General.

Made—January 10th, 1979.

Filed—January 11th, 1979.

**REGULATION TO AMEND
REGULATION 614 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MOTORIZED SNOW VEHICLES
ACT, 1974**

- 1.—(1) Clause *a* of section 8 of Regulation 614 of Revised Regulations of Ontario, 1970 is amended by striking out "500 feet" in the fourth line and inserting in lieu thereof "150 metres".
- (2) Clause *b* of the said section 8 is amended by striking out "100 feet" in the first line and inserting in lieu thereof "30 metres".
- (3) Clause *c* of the said section 8 is amended by striking out "500 feet" in the fifth line and inserting in lieu thereof "150 metres".
- (4) Clause *d* of the said section 8 is amended by striking out "500 feet" in the first line and inserting in lieu thereof "150 metres".
2. Section 11 of the said Regulation is amended by striking out "100 feet" in the fifth line and inserting in lieu thereof "30 metres".
3. Clause *b* of subsection 1 of section 15 of the said Regulation is amended by striking out "400 feet" in the fifth line and in the seventh line and inserting in lieu thereof in each instance "125 metres".
4. Section 21 of the said Regulation is amended by striking out "500 feet" in the sixth line and in the twelfth line and inserting in lieu thereof in each instance "150 metres".

5. Subsection 1 of section 26 of the said Regulation, as made by section 3 of Ontario Regulation 715/75, is revoked and the following substituted therefor:

(1) The registration number of the motorized snow vehicle attached to or painted on both sides of the cowling shall be in the form and dimensions as prescribed and illustrated in the following figure, the rear limit of the registration number to be not less than 10 centimetres nor more than 15 centimetres from the rear of the cowling:

12345

Height not less than 5 centimetres nor more than 7.6 centimetres

Stroke width not less than 5 millimetres nor more than 13 millimetres. O. Reg. 22/79, s. 5.

6. Section 27 of the said Regulation, as made by section 3 of Ontario Regulation 715/75, is amended by striking out "one inch" in the eleventh line and inserting in lieu thereof "25 millimetres" and by striking out "two inches" in the eleventh line and inserting in lieu thereof "51 millimetres".
7. Item 4 of Schedule 83 to the said Regulation, as made by section 4 of Ontario Regulation 715/75, is amended by striking out "five miles" in the fourth line and inserting in lieu thereof "8 kilometres".

(1568)

4

THE MOTORIZED SNOW VEHICLES ACT, 1974

O. Reg. 23/79.

Designations.

Made—December 20th, 1978.

Filed—January 11th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 64/77 MADE UNDER THE MOTORIZED SNOW VEHICLES ACT, 1974

- 1.—(1) Item 3 of section 2 of Ontario Regulation 64/77 is amended by striking out "1.6 miles" in the third and fourth lines and inserting in lieu thereof "2.6 kilometres".
- (2) Clause *a* of item 6 of the said section 2 is amended by striking out "one mile" in the fifth line and inserting in lieu thereof "1.6 kilometres".

2. Item 3 of section 3 is amended by striking out "0.75 miles" in the fourth line and inserting in lieu thereof "1.2 kilometres".

J. W. SNOW

Minister of Transportation and Communications

Dated at Toronto, this 20th day of December, 1978.

(1569)

4

THE PLANNING ACT

O. Reg. 24/79.

Order Made Under Section 29*a* of The Planning Act.

Made—January 10th, 1979.

Filed—January 12th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29*a* OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Bedford in the County of Frontenac, being composed of that part of Lot 32 in Concession IV more particularly described as follows:

Premising that the bearings herein mentioned are astronomic;

Beginning at an iron bar planted distant north 17° 07' 30" east 762.8 feet from the said iron bar found in the fence marking the southerly limit of the said Lot replacing a wooden post;

Thence south 3° 53' 30" west 93 feet to an iron bar planted;

Thence south 88° 58' east 108 feet, more or less, to the high-water mark of Crow Lake passing through an iron bar planted near the said high-water mark;

Thence northerly following the several windings of the last-mentioned limit 100 feet, more or less, to a point in a line bearing south 89° 37' east from the place of beginning;

Thence north 89° 37' west along the southerly limit of previously deed lands, passing through an iron bar planted near said high-water mark, 122 feet, more or less, to the place of beginning.

Together with a right-of-way in common with others entitled thereto over, along and upon a strip of land 30 feet wide leading to the travelled Township Road. O. Reg. 24/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 10th day of January, 1979.

(1570)

4

THE PLANNING ACT

O. Reg. 25/79.

Restricted Areas—County of Frontenac,
Township of Bedford.
Made—January 10th, 1979.
Filed—January 12th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 218/75 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 218/75 is amended by adding thereto the following section:

96. Notwithstanding any other provision of this Order, the land described in Schedule 97 may be used for the erection and use thereon of a seasonal residence and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance between any building or structure, excluding a sewage disposal system, and the high-water mark of Sand Lake 70 feet

Minimum distance between the sewage disposal system and the high-water mark of Sand Lake 80 feet

Minimum side yards 10 feet

Minimum rear yard 25 feet

Maximum lot coverage 30 per cent

O. Reg. 25/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 97

That parcel of land situate in the Township of Bedford in the County of Frontenac, being composed of that part of Lot 4 in Concession III designated as parts 1 and 2 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Frontenac (No. 13) as Number 13R-3447. O. Reg. 25/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 10th day of January, 1979.

(1571)

4

THE ONTARIO PLACE CORPORATION ACT, 1972

O. Reg. 26/79.

Fees.
Made—November 28th, 1978.
Approved—December 13th, 1978.
Filed—January 12th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 878/74 MADE UNDER THE ONTARIO PLACE CORPORATION ACT, 1972

1. Section 1 of Ontario Regulation 878/74, as amended by section 1 of Ontario Regulation 299/77, is further amended by adding thereto the following clause:

(e) "winter season" means the period from the 1st day of November to and including the 30th day of April.

2.—(1) Subsection 1 of section 2 of the said Regulation, as remade by subsection 1 of section 1 of Ontario Regulation 907/78, exclusive of the clauses, is revoked and the following substituted therefor:

(1) The fee for entrance to Ontario Place other than during the winter season is,

(2) The said section 2 is amended by adding thereto the following subsection:

(1a) The fee for entrance to Ontario Place during the winter season is, no charge. O. Reg. 26/79, s. 2 (2).

- (3) Subsection 6 of the said section 2, as remade by subsection 3 of section 1 of Ontario Regulation 907/78, exclusive of the clauses, is revoked and the following substituted therefor:
- (6) The fee for parking other than during the winter season is,
- (4) The said section 2 is further amended by adding thereto the following subsection:
- (6a) The fee for parking during the winter season is,
- (a) for one car, \$1 a day; and
- (b) for one car and trailer or one recreational vehicle over twenty feet in length or one bus, \$2 a day. O. Reg. 26/79, s. 2 (4).
- (5) Subsection 7 of the said section 2, as amended by subsection 2 of section 2 of Ontario Regulation 299/77, exclusive of the clauses, is revoked and the following substituted therefor:
- (7) The fee for entrance to the Cinesphere other than during the winter season is,
- (6) The said section 2 is further amended by adding thereto the following subsections:
- (7a) The fee for entrance to the Cinesphere during the winter season is,
- (a) for each adult, \$3.00;
- (b) for each junior, \$3.00;
- (c) for each child, \$1.50; and
- (d) for each senior citizen, \$1.50.
- (7b) The fee for entrance to Theatre I is,
- (a) other than during the winter season, no charge; and
- (b) during the winter season,
- (i) for each adult, \$3.00,
- (ii) for each junior, \$3.00,
- (iii) for each child, \$1.50, and
- (iv) for each senior citizen, \$1.50.
- O. Reg. 26/79, s. 2 (6).
- (7) Subsection 8 of the said section 2, as remade by subsection 4 of section 1 of Ontario Regulation 907/78, is revoked and the following substituted therefor:
- (8) The fee for use of the skating rink is,
- (a) for each adult, \$1;
- (b) for each junior, \$1;
- (c) for each child who is accompanied by an adult, 50 cents; and
- (d) for each child who is unaccompanied by an adult, \$1. O. Reg. 26/79, s. 2 (7).

ONTARIO PLACE CORPORATION:

JOHN W. BROWN
Secretary-Treasurer

J. O. MAXWELL
Director General

Dated at Toronto, this 28th day of November, 1978.

(1572)

4

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NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " " " " " " " "	"
March 3rd	" " 9	" " " " " " " " " " " "	"
April 7th,	" " 14	" " " " " " " " " " " "	"
May 5th,	" " 18	" " " " " " " " " " " "	"
June 2nd,	" " 22	" " " " " " " " " " " "	"
July 7th,	" " 27	" " " " " " " " " " " "	"
August 4th,	" " 31	" " " " " " " " " " " "	"
September 1st,	" " 35	" " " " " " " " " " " "	"
October 6th,	" " 40	" " " " " " " " " " " "	1980
November 3rd,	" " 44	" " " " " " " " " " " "	"
December 1st,	" " 48	" " " " " " " " " " " "	"

Advertisements of tax sales must be received at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

**REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT**

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,
 by subscribers for a subscription of 52 weekly issues, \$20.00; and
 by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
 Telephone 965-2238

Publications Under The Regulations Act

February 3rd, 1979

THE SHORELINE PROPERTY ASSISTANCE ACT, 1973

O. Reg. 27/79.

General.

Made—December 20th, 1978.

Filed—January 15th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 302/73 MADE UNDER THE SHORELINE PROPERTY ASSISTANCE ACT, 1973

1. Subsection 1 of section 1 of Ontario Regulation 302/73 is revoked and the following substituted therefor:

(1) No loan made under the Act for the construction of works shall exceed 90 per cent of the total cost of the works or the amount obtained by multiplying the number of metres of shoreline of the property in respect of which the loan is made by \$500, whichever is the lesser. O. Reg. 27/79, s. 1.

2. Form 4 of the said Regulation, as remade by section 3 of Ontario Regulation 362/78, is revoked and the following substituted therefor:

Form 4

The Shoreline Property Assistance Act, 1973

DEBENTURE

\$.....

Number.....

The Corporation of, hereinafter referred to as the Corporation, for value received hereby promises to pay to the Treasurer of Ontario at the Parliament Buildings, Toronto, the principal sum of \$..... of lawful money of Canada, together with interest thereon at the rate of per cent per annum in twenty equal instalments of \$..... on the day of, hereinafter referred to as "the instalment date", in the years 19.... to 19.... both inclusive,

OR

the unpaid balance of the principal sum outstanding together with interest thereon at the rate of per cent per annum in such equal annual instalments as may be determined by the Treasurer of Ontario in accordance with the provisions hereinafter contained.

The right is reserved to the Corporation to pay at any time, with or without giving notice, or at such times and on such notice and in accordance with such other terms and conditions as may be prescribed by regulations made under *The Shoreline Property Assistance Act, 1973* at the place where and in the money in which this debenture is expressed to be payable, the whole or any amount of the principal sum owing at the time of such payment. After the date of payment, interest on the amount of the principal sum so paid shall cease to accrue and the balance of the principal sum owing after the payment as determined by the Treasurer of Ontario and set out on the Schedule on the reverse hereof shall be paid in the equal annual instalments stipulated on the said Schedule due on each instalment date in the years remaining in the term of this debenture following the date of payment.

This debenture, or any interest therein, is not, after a Certificate of Ownership has been endorsed thereon by the Treasurer of the Corporation, or by such other person authorized by by-law of the Corporation to endorse such Certificate of Ownership, transferable.

Dated at the of in the Province of Ontario, this 1st day of

19...., under the authority of By-law Number of the Corporation entitled "A By-law to raise money to aid in the construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*".

.....
Treasurer

.....
Head of Council

(Corporate seal)

Schedule

Date	Amount of Principal Paid	Amount of Principal Outstanding	Number of Years Remaining	Amount of Equal Annual Instalment	Notation made on behalf of the Treasurer of Ontario by
------	--------------------------	---------------------------------	---------------------------	-----------------------------------	--

O. Reg. 27/79, s. 2.

- 3. Form 5 of the said Regulation is revoked.
- 4. Forms 7 and 9 of the said Regulation are revoked and the following substituted therefor:

Form 7

The Shoreline Property Assistance Act, 1973

APPLICATION FOR LOAN

To the council of of

Details of Ownership

Owner's Name
Address
Date Property Acquired

If mortgaged or encumbered, name the mortgagee or encumbrancer
If mortgage or encumbrance assigned, name of assignee
Address

Description of Land

Lot Number	Registered Plan or Concession Number
If Building, Specify	
If Crown Land, Describe	

Estimated Cost of Works:

Amount of Loan Requested:

Material	\$
Other	
Inspection Fees	
Total Cost	\$

(Amount of loan requested must be a multiple of \$100, not exceeding, if a loan for works, 90 per cent of total cost or \$500 per metre of shoreline, whichever is the lesser, and, if a loan for building repairs, 90 per cent of total cost or \$20,000, whichever is the lesser).

Estimated Cost of Building Repairs:

Material	\$
Other	
Inspection Fees	
Total Cost	\$

Loan for Works

	\$
Total Loan	\$

Loan for Building Repairs

Number of metres of shoreline of the property

Anticipated Date of Commencement	Anticipated Date of Completion
----------------------------------	--------------------------------

In making this application for a loan I understand and agree to the following:

- (a) the granting or refusal of the application is in the discretion of council whose decision is final;
- (b) I will be advised in writing of council's decision regarding the application;

- (c) should the application be granted, an inspector appointed by council will report to council to the effect that the work has been satisfactorily completed before any funds are advanced by way of loan;
- (d) council shall levy and collect for the term of twenty years over and above all other rates upon the land in respect of which the loan is made, a special equal annual rate sufficient to discharge the principal and interest of the loan; and
- (e) *The Shoreline Property Assistance Act, 1973* sets out procedural matters concerning apportionment of a loan when part of the land is sold, discharge of the indebtedness upon repayment of the loan at any time and all other matters which pertain to this application for a loan.

.....
(date)

.....
(signature of owner)

O. Reg. 27/79, s. 4, part.

Form 9

The Shoreline Property Assistance Act, 1973

INSPECTION AND COMPLETION CERTIFICATE

To the Council of the.....of....., I have inspected the works or building repairs constructed or made on land described as Lot No.....Concession No..... and owned by.....for which an application for loan was made and dated....., 19...

I certify that circumstances prevail with respect to the works or building repairs as indicated below.

- [] The building repairs are as described on the application for loan and are completed to my satisfaction.
- [] The works are as described on the application for loan and are completed to my satisfaction.
- [] The works or building repairs are completed to my satisfaction but differ significantly from that described on the application for loan in the following respects:

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

- [] The works or building repairs have been completed but are not satisfactory because of the following defects:

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

I confirm that to the best of my knowledge and belief the shoreline length is approximately..... metres.

The actual cost of the completed works are as follows:

Material.....	\$.....
Other.....
Inspection fees.....
TOTAL.....	\$

The actual cost of the building repairs are as follows:

Material.....	\$.....
Other.....
Inspection fees.....
TOTAL.....	\$

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

(signature of inspector)

O. Reg. 27/79, s. 4, part.

5. This Regulation comes into force on the 1st day of January, 1979.

(1577)

5

THE MINISTRY OF NATURAL RESOURCES ACT, 1972

O. Reg. 28/79.

Assignment of Powers and Duties of Minister.

Made—January 10th, 1979.

Filed—January 15th, 1979.

REGULATION MADE UNDER THE MINISTRY OF NATURAL RESOURCES ACT, 1972

ASSIGNMENT OF POWERS AND DUTIES OF MINISTER

1. The Mining and Lands Commissioner is assigned the powers and duties conferred on the Minister of Natural Resources under subsection 2c of section 27 of *The Conservation Authorities Act* to hear and determine,

- (a) the appeal of J. E. Davis against the decision of the Upper Thames River Conservation Authority made on the 7th day of September, 1978 denying his application to construct a recreational building and

rental facilities on part of the northerly half of Lot 13 in Concession III in the City of London in the County of Middlesex, formerly in the Township of London in the County of Middlesex;

- (b) the appeal of Alfred and Catherine Henry against the decision of The Rideau Valley Conservation Authority made on the 23rd day of October, 1978 denying their application to construct a single-family dwelling on Lot 17 in Concession 1 in the Township of Osgoode in The Regional Municipality of Ottawa-Carleton; and

- (c) the appeal of John and Rozalia Farkas against the decision of The Halton Region Conservation Authority made on the 27th day of October, 1978 denying their application to construct a single-family dwelling on Lot 14 in Concession V in the Township of Flamborough in The Regional Municipality of Hamilton-Wentworth, formerly in the Township of West Flamborough in the County of Wentworth. O. Reg. 28/79, s. 1.

(1578)

5

THE JUDICATURE ACT

O. Reg. 29/79.

Salaries and Benefits of Masters.

Made—January 10th, 1979.

Filed—January 16th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 7/76 MADE UNDER THE JUDICATURE ACT

1. Section 1 of Ontario Regulation 7/76, as remade by section 1 of Ontario Regulation 95/78, is revoked and the following substituted therefor:

1. On and after the 1st day of October, 1978 the annual salary of a master in a position referred to in Column 1 of the Schedule shall be the salary set opposite thereto in Column 2. O. Reg. 29/79, s. 1.

2. The Schedule to the said Regulation, as remade by section 2 of Ontario Regulation 95/78, is revoked and the following substituted therefor:

Schedule

ITEM	COLUMN 1	COLUMN 2
1.	Senior Master	\$48,080
2.	Master	44,440

O. Reg. 29/79, s. 2.

(1592)

5

THE PROVINCIAL COURTS ACT

O. Reg. 30/79.

Salaries and Benefits of Provincial

Judges.

Made—January 10th, 1979.

Filed—January 16th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 26/74 MADE UNDER THE PROVINCIAL COURTS ACT

1. Section 1 of Ontario Regulation 26/74 is revoked and the following substituted therefor:

1. In this Regulation,

(a) "associate chief judge of the provincial courts" means the associate chief judge of the provincial courts (criminal division) or the associate chief judge of the provincial courts (family division), as the case requires;

(b) "chief judge of the provincial courts" means the chief judge of the provincial courts (criminal division) or the chief judge of the provincial courts (family division), as the case requires. O. Reg. 30/79, s. 1.

2. Section 2 of the said Regulation, as remade by section 1 of Ontario Regulation 965/77, is revoked and the following substituted therefor:

2. On and after the 1st day of October, 1978 the annual salary of a judge in a position referred to in Column 1 of the Schedule shall be the salary set opposite thereto in Column 2. O. Reg. 30/79, s. 2.

3. The Schedule to the said Regulation, as remade by section 2 of Ontario Regulation 965/77, is revoked and the following substituted therefor:

Schedule

ITEM	COLUMN 1	COLUMN 2
1.	chief judge of the provincial courts	\$53,000
2.	associate chief judge of the provincial courts	50,000
3.	senior judge of the provincial courts	47,747
4.	provincial judge	46,707

O. Reg. 30/79, s. 3.

(1593)

5

THE BUILDING CODE ACT, 1974

O. Reg. 31/79.

General.

Made—January 10th, 1979.

Filed—January 16th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 925/75
MADE UNDER
THE BUILDING CODE ACT, 1974

1. Clause d of Sentence 6.2.4.1(3) of Ontario Regulation 925/75, as made by section 22a of Ontario Regulation 621/78, is revoked and the following substituted therefor:

(d) when the concealed space above a public corridor is used as a return air plenum and does not incorporate a ceiling membrane that forms part of the required fire-resistance rating of the assembly, such ceiling membrane shall be smoke and air tight.

(1594)

5

THE FARM PRODUCTS PAYMENTS ACT

O. Reg. 32/79.

General.

Made—January 10th, 1979.

Filed—January 16th, 1979.

REGULATION TO AMEND
REGULATION 348 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE FARM PRODUCTS PAYMENTS ACT

1. Clause h of section 1 of Regulation 348 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(h) "milk" means milk from cows or goats;

(1595)

5

THE PUBLIC HEALTH ACT

O. Reg. 33/79.

General.

Made—January 2nd, 1979.

Approved—January 10th, 1979.

Filed—January 16th, 1979.

REGULATION TO AMEND
REGULATION 711 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC HEALTH ACT

1. Subsection 2 of section 17 of Regulation 711 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 296/78, is revoked and the following substituted therefor:

(2) In the year 1977, the unorganized area health unit grant in the case of the health unit mentioned in Column 1 of the Table shall be in the amount set opposite thereto in Column 2:

TABLE

	COLUMN 1	COLUMN 2
Item	Name	Grant
1.	Algoma Health Unit	\$107,758.00
2.	Muskoka-Parry Sound Health Unit	111,229.00
3.	North Bay Health Unit	55,435.00
4.	Northwestern Health Unit	205,882.00
5.	Porcupine Health Unit	89,315.00
6.	Renfrew Health Unit	8,724.00
7.	Sudbury Health Unit	127,235.00
8.	Thunder Bay Health Unit	82,508.00
9.	Timiskaming Health Unit	62,146.00

O. Reg. 33/79, s. 1.

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 2nd day of January, 1979.

(1609)

5

**THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT**

O. Reg. 34/79.

Designations—Miscellaneous,
Southern Ontario.

Made—January 10th, 1979.

Filed—January 17th, 1979.

REGULATION TO AMEND
REGULATION 394 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

1. Schedule 55 to Regulation 394 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 55

In the Township of Thurlow in the County of Hastings being,

- (a) part of lots 10, 11 and 12 in Concession 4;
- (b) part of lots 12 to 17, both inclusive, in Concession 5;
- (c) part of lots 16 to 21, both inclusive, in Concession 6;
- (d) part of lots 20 to 25, both inclusive, in Concession 7;
- (e) part of lots 25 to 29, both inclusive, in Concession 8;
- (f) part of lots 29, 30 and 31 in Concession 9;
- (g) part of the Moira River adjacent to Lot 18 in Concession 6; and
- (h) part of the road allowance between,
 - (i) concessions 4 and 5 adjacent to lots 11 and 12,
 - (ii) concessions 5 and 6 adjacent to lots 16 and 17,
 - (iii) lots 17 and 18 in Concession 6,
 - (iv) concessions 6 and 7 adjacent to lots 20, 21 and 22,
 - (v) lots 24 and 25 in Concession 7,
 - (vi) concessions 7 and 8 adjacent to Lot 25,
 - (vii) concessions 8 and 9 adjacent to Lot 29, and

- (viii) the townships of Thurlow and Huntingdon adjacent to Lot 31 in Concession 9 Township of Thurlow,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-1926-70, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 24th day of November, 1978.

7.80 miles, more or less.

O. Reg. 34/79, s. 1.

2. The said Regulation is amended by adding thereto the following Schedules:

Schedule 55a

In the townships of Huntingdon and Hungerford in the County of Hastings being,

- (a) part of Lot 20 in each of concessions 1, 2 and 3 Township of Huntingdon;
- (b) part of Lot 1 in each of concessions 1, 2 and 3 Township of Hungerford;
- (c) part of lots 1 and 2 in Concession 4 Township of Hungerford;
- (d) part of lots 2, 3 and 4 in Concession 5 Township of Hungerford;
- (e) part of lots 4 and 5 in Concession 6 Township of Hungerford;
- (f) part of lots 5, 6, 7, 8 and 9 in Concession 7 Township of Hungerford;
- (g) part of lots 8 and 9 in Concession 8 Township of Hungerford;
- (h) part of lots 9, 10 and 11 in Concession 9 Township of Hungerford;
- (i) part of Lot 11 in each of concessions 11, 12, 13 and 14 Township of Hungerford;
- (j) part of Lot 12 in each of concessions 12, 13 and 14 Township of Hungerford;
- (k) part of,
 - (i) lots 1, 2, 3 and 4, south of Bridgewater Road,
 - (ii) lots 1 to 6, both inclusive, east of Bridgewater Road,
 - (iii) lots 16 to 24, both inclusive, east of Bridgewater Road,
 - (iv) an unnamed Lane, and

(v) Bridgewater Road,

in registered plan 292 Township of Hungerford; and

(l) part of the road allowance between,

- (i) the townships of Huntingdon and Thurlow adjacent to Lot 20 in Concession 1 Township of Huntingdon,
- (ii) the townships of Huntingdon and Hungerford adjacent to Lot 20 in each of concessions 1, 2 and 3 Township of Huntingdon,
- (iii) concessions 1 and 2 and 2 and 3 adjacent to Lot 20 Township of Huntingdon,
- (iv) the townships of Hungerford and Huntingdon adjacent to Lot 1 in each of concessions 1, 2 and 3 Township of Hungerford,
- (v) concessions 1 and 2, 2 and 3 and 3 and 4 adjacent to Lot 1 Township of Hungerford,
- (vi) concessions 4 and 5 adjacent to Lot 2 Township of Hungerford,
- (vii) concessions 5 and 6 adjacent to Lot 4 Township of Hungerford,
- (viii) concessions 6 and 7 adjacent to Lot 5 Township of Hungerford,
- (ix) lots 6 and 7 in Concession 7 Township of Hungerford,
- (x) concessions 7 and 8 adjacent to lots 8 and 9 Township of Hungerford,
- (xi) concessions 8 and 9 adjacent to Lot 9 Township of Hungerford,
- (xii) concessions 10 and 11 and 11 and 12 adjacent to Lot 11 Township of Hungerford,
- (xiii) concessions 12 and 13 and 13 and 14 adjacent to lots 11 and 12 Township of Hungerford, and
- (xiv) the Township of Hungerford and that part of the Township of Elzevir and Grimsthorpe that was formerly the Township of Elzevir, adjacent to Lot 12 in Concession 14 Township of Hungerford,

Communications Plan P-1963-63, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 16th day of November, 1978.

13.00 miles, more or less.

O. Reg. 34/79, s. 2, *part*.

Schedule 55b

In the Township of Elzevir and Grimsthorpe, formerly in the Township of Elzevir, in the County of Hastings being,

- (a) part of lots 1, 2 and 3 in Concession 4;
- (b) part of the road allowance between the townships of Elzevir and Hungerford adjacent to Lot 1 in Concession 4 Township of Elzevir; and
- (c) part of,
 - (i) lots 24 to 33, both inclusive, south of Store Street,
 - (ii) lots 42 to 47, both inclusive, south of Store Street,
 - (iii) lots 61 to 65, both inclusive, south of Store Street,
 - (iv) Lot 16 and lots 53 to 62, both inclusive, north of Store Street,
 - (v) lots 71 to 80, both inclusive, north of Store Street,
 - (vi) Quarry Street,
 - (vii) Pinnacle Street,
 - (viii) Spring Street,
 - (ix) Store Street,
 - (x) Kaladar Street,
 - (xi) Centre Street,
 - (xii) Elzevir Street,
 - (xiii) Front Street, and
 - (xiv) Hungerford Street,

in an un-numbered plan, registered March 12, 1861 by John Emerson P.L.S. Township of Elzevir,

and being those portions of the highway shown as PARTS 1 and 2 on Ministry of Transportation and

and being that portion of the highway shown as Part 1 on Ministry of Transportation and Communications Plan P-2015-20, filed with the Record

Services Office of the Ministry of Transportation and Communications, at Toronto, on the 16th day of November, 1978.

1.20 miles, more or less.

O. Reg. 34/79, s. 2, *part*.

3. Schedule 66 to the said Regulation, as remade by section 1 of Ontario Regulation 238/71, is revoked.
4. Schedule 68 to the said Regulation, as remade by section 1 of Ontario Regulation 157/71, is revoked and the following substituted therefor:

Schedule 68

WINCHESTER DIVERSION

In the townships of Winchester and Mountain in the County of Dundas being,

- (a) part of lots 1, 2, 3 and 4 in Concession 5 Township of Winchester;
- (b) part of Lot 1 in Concession 6 Township of Winchester;
- (c) part of Lot 24 in each of concessions 5 and 6 Township of Mountain; and
- (d) part of the road allowance between,
 - (i) concessions 5 and 6 adjacent to Lot 1 Township of Winchester,
 - (ii) the townships of Winchester and Mountain adjacent to Lot 1 in each of concessions 5 and 6 Township of Winchester,
 - (iii) concessions 5 and 6 adjacent to Lot 24 Township of Mountain, and
 - (iv) the townships of Mountain and Winchester adjacent to Lot 24 in each of concessions 5 and 6 Township of Mountain,

and being that portion of the highway shown as PART I on Ministry of Transportation and Communications Plan P-1769-46, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 24th day of November, 1978.

2.50 miles, more or less.

O. Reg. 34/79, s. 4.

5. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 167

In the Township of Pittsburgh in the County of Frontenac being,

- (a) part of lots 1 to 21, both inclusive, and C and D in Concession East of the Great Cataragui River;
- (b) dedications in registered plans 388, 390 and 628;
- (c) part of lots 39, 40 and 41 in Concession 4, formerly in the Township of Kingston now in the Township of Pittsburgh;
- (d) part of lots 1, 2, 3 and 4 in Concession 3;
- (e) part of lots 4 to 13, both inclusive, in Concession 4;
- (f) part of lots 13 to 19, both inclusive, in Concession 5;
- (g) part of lots 18, 19 and 20 in Concession 6;
- (h) part of lots 21, 22, 23 and 24 in Concession 7;
- (i) part of lots 24, 25, 26 and 27 in Concession 8;
- (j) part of lots 27 to 34, both inclusive, in Concession 9;
- (k) part of lots 34 to 38, both inclusive, in Concession 10;
- (l) part of Lot 38 in Concession 11;
- (m) part of,
 - (i) Dedication, and
 - (ii) lots 8, 9, 10 and 11, in registered plan 728;
- (n) part of,
 - (i) lots 24 and 25,
 - (ii) 1-foot reserve,
 - (iii) Block B, and
 - (iv) Code Street, in registered plan 576;
- (o) Dedication in registered plan 743;
- (p) part of,
 - (i) an unnamed street,

(ii) lots 1 to 10, both inclusive, and

(iii) lots 21 to 35, both inclusive,

in registered plan 53; and

(g) part of the road allowance between,

(i) Lot 41 in Concession 4 and Lot 1 in Concession 3,

(ii) concessions 3 and 4 adjacent to Lot 4,

(iii) lots 6 and 7 and 12 and 13 in Concession 4,

(iv) concessions 4 and 5 adjacent to Lot 13,

(v) lots 18 and 19 in Concession 5,

(vi) Lot 19 in Concession 5 and Lot 18 in Concession 6,

(vii) lots 18 and 19 in Concession 6,

(viii) Lot 20 in Concession 6 and Lot 21 in Concession 7,

(ix) concessions 7 and 8 adjacent to Lot 24,

(x) lots 24 and 25 in Concession 8,

(xi) concessions 8 and 9 adjacent to Lot 27,

(xii) lots 30 and 31 in Concession 9,

(xiii) concessions 9 and 10 adjacent to Lot 34,

(xiv) concessions 10 and 11 adjacent to lots 37 and 38, and

(xv) the townships of Pittsburgh and Leeds adjacent to Lot 38 in Concession 11 Township of Pittsburgh.

and being those portions of the highway shown as PARTS 1 and 2 on Ministry of Transportation and Communications Plan P-2628-152, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 16th day of November, 1978.

20.00 miles, more or less.

O. Reg. 34/79, s. 5, *part*.

Schedule 168

In the Township of Rear of Leeds and Lansdowne, formerly in the Township of Leeds, in the County of Leeds being,

(a) part of lots 1 to 11, both inclusive, in Concession 7;

(b) part of lots 7 to 13, both inclusive, in Concession 8;

(c) part of lots 12 and 13 in Concession 9;

(d) part of Lot 13 in Concession 10;

(e) part of,

(i) lots 83 to 91, both inclusive,

(ii) Bay Street, and

(iii) Park Street,

in registered plan 5; and

(f) part of the road allowance between,

(i) the townships of Leeds and Pittsburgh adjacent to Lot 1 in Concession 7 Township of Leeds,

(ii) lots 6 and 7 in Concession 7,

(iii) lots 12 and 13 in each of concessions 8 and 9,

(iv) concessions 7 and 8 adjacent to lots 7 to 11, both inclusive,

(v) concessions 8 and 9 adjacent to lots 12 and 13,

(vi) concessions 9 and 10 adjacent to lots 12 and 13, and

(vii) the townships of Leeds and South Crosby adjacent to Lot 13 in Concession 10 Township of Leeds,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-1931-43, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 16th day of November, 1978.

6.50 miles, more or less.

O. Reg. 34/79, s. 5, *part*.

Schedule 169

In the Township of South Crosby in the County of Leeds being,

(a) part of,

(i) lots 1 to 5, both inclusive, east side of Main Street,

- (ii) lots 10 to 20, both inclusive, east side of Main Street,
 - (iii) lots 1, 2, 9, 10, 14, 15 and 16, west side of Main Street,
 - (iv) James Street,
 - (v) Leeds Street,
 - (vi) Queen Street,
 - (vii) Church Street,
 - (viii) Pearl Street, and
 - (ix) Water Street,
- in registered plan 1;

(b) part of,

- (i) lots 41, J, H, L and N, and
- (ii) Water Street,

in registered plan 88;

- (c) part of lots 1, 2, 3 and 4 in Concession 5;
- (d) part of lots 4, 5, 6 and 7 in Concession 4;
- (e) part of lots 7, 8, 9, 10, 11, 14, 15, 16 and 17 in Concession 3;
- (f) part of lots 10, 11 and 14 to 22, both inclusive, in Concession 2;
- (g) part of Lot 22 in Concession 1;
- (h) part of the land and the land under the waters of Whitefish River adjacent to Lot 1 in Concession 5; and
- (i) part of the road allowance between,
 - (i) the townships of South Crosby and Leeds adjacent to Lot 1 in Concession 5 Township of South Crosby,
 - (ii) concessions 4 and 5 adjacent to Lot 4,
 - (iii) lots 6 and 7 in Concession 4,
 - (iv) concessions 3 and 4 adjacent to Lot 7,
 - (v) lots 12 and 13 in Concession 3,
 - (vi) concessions 2 and 3 adjacent to lots 10, 11, 12 and 14 to 18, both inclusive,
 - (vii) lots 18 and 19 in Concession 2,

- (viii) concessions 1 and 2 adjacent to Lot 22, and
- (ix) the townships of South Crosby and Bastard adjacent to Lot 22 in Concession 1 Township of South Crosby,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-1862-45, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 24th day of November, 1978.

10.60 miles, more or less.

O. Reg. 34/79, s. 5, *part.*

Schedule 170

In the Township of Bastard and South Burgess, formerly in the Township of Bastard, in the County of Leeds being,

- (a) part of lots 1, 2, 3, 4 and 5 in Concession 1;
- (b) part of lots 4 to 30, both inclusive, in Concession 2;
- (c) part of lots 17 to 30, both inclusive, in Concession 3;
- (d) part of,
 - (i) Block A,
 - (ii) R. Wing Block,
 - (iii) W. M. McManus Block,
 - (iv) Short Street,
 - (v) Main Street,
 - (vi) St. Mary's Street, and
 - (vii) Queen Street,
 in registered plan 27; and
- (e) part of the road allowance between,
 - (i) the townships of Bastard and South Crosby adjacent to Lot 30 in each of concessions 2 and 3 Township of Bastard,
 - (ii) lots 24 and 25 in each of concessions 2 and 3,
 - (iii) concessions 2 and 3 adjacent to lots 17 to 30, both inclusive,
 - (iv) lots 12 and 13 in Concession 2,

- (v) lots 6 and 7 in Concession 2,
- (vi) concessions 1 and 2 adjacent to lots 4 and 5, and
- (vii) the townships of Bastard and South Elmsley adjacent to Lot 1 in Concession 1 Township of Bastard,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2938-22, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 24th day of November, 1978.

10.00 miles, more or less.

O. Reg. 34/79, s. 5, *part*.

Schedule 171

In the Township of South Elmsley in the County of Leeds being,

- (a) part of lots 22 to 28, both inclusive, in Concession 1;
- (b) part of lots 13 to 22, both inclusive, in Concession 2;
- (c) part of lots 6 to 18, both inclusive, in Concession 3;
- (d) part of lots 6 and 7 in Concession 4; and
- (e) part of the road allowance between,
 - (i) the townships of South Elmsley and Bastard adjacent to Lot 28 in Concession 1 Township of South Elmsley,
 - (ii) lots 24 and 25 in Concession 1,
 - (iii) concessions 1 and 2 adjacent to Lot 22,
 - (iv) lots 18 and 19 in Concession 2,
 - (v) concessions 2 and 3 adjacent to lots 13 to 18, both inclusive,
 - (vi) lots 12 and 13 in Concession 3,
 - (vii) lots 6 and 7 in Concession 3,
 - (viii) concessions 3 and 4 adjacent to lots 6 and 7, and
 - (ix) lots 6 and 7 in Concession 4,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-1553-81, filed with the Record

Services Office of the Ministry of Transportation and Communications, at Toronto, on the 23rd day of November, 1978.

9.00 miles, more or less.

O. Reg. 34/79, s. 5, *part*.

Schedule 172

In the Township of Montague in the County of Lanark being,

- (a) part of,
 - (i) lots 4, 5, 6, 10, 11, 13, 51 and 52,
 - (ii) Field Street,
 - (iii) Ruthven Street, and
 - (iv) as unnamed Lane,
 in registered plan 8893;
- (b) part of lots 28 and 29 in Concession 5;
- (c) part of lots 27 and 28 in Concession 6;
- (d) part of lots 25, 26 and 27 in Concession 7;
- (e) part of lots 24 and 25 in Concession 8;
- (f) part of lots 22, 23 and 24 in Concession 9;
- (g) part of lots 20 21 and 22 in Concession 10; and
- (h) part of the road allowance between,
 - (i) concessions 6 and 7 adjacent to Lot 27,
 - (ii) lots 24 and 25 in Concession 8,
 - (iii) concessions 8 and 9 adjacent to lots 23 and 24, and
 - (iv) the townships of Montague and Beckwith adjacent to Lot 20 in Concession 10 Township of Montague,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2786-21, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 24th day of November, 1978.

6.35 miles, more or less.

O. Reg. 34/79, s. 5, *part*.

Schedule 173

In the Township of Beckwith in the County of Lanark being,

- (a) part of lots 7 and 8 in Concession 1;
- (b) part of lots 9, 10 and 11 in Concession 2;
- (c) part of lots 10 and 11 in each of concessions 3, 4 and 5;
- (d) part of lots 11 and 12 in Concession 6;
- (e) part of Lot 12 in Concession 7;
- (f) part of lots 12, 13 and 14 in Concession 8;
- (g) part of Lot 14 in each of concessions 9 and 10, and
- (h) part of the road allowance between,
 - (i) the townships of Beckwith and Montague adjacent to Lot 7 in Concession 1 Township of Beckwith,
 - (ii) concessions 1 and 2 adjacent to lots 8 and 9,
 - (iii) lots 10 and 11 in each of concessions 2, 3, 4 and 5,
 - (iv) concessions 2 and 3 adjacent to Lot 11,
 - (v) concessions 3 and 4 adjacent to lots 10 and 11,
 - (vi) concessions 4 and 5 adjacent to lots 10 and 11,
 - (vii) concessions 5 and 6 adjacent to Lot 11,
 - (viii) concessions 6 and 7 adjacent to lots 11 and 12,
 - (ix) concessions 7 and 8 adjacent to Lot 12,
 - (x) concessions 8 and 9 adjacent to Lot 14, and
 - (xi) concessions 9 and 10 adjacent to Lot 14,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2239-17, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 24th day of November, 1978.

9.30 miles, more or less.

O. Reg. 34/79, s. 5, *part.*

THE HIGHWAY TRAFFIC ACT

O. Reg. 35/79.

Construction Zones.

Made—January 16th, 1979.

Filed—January 17th, 1979.

REGULATION TO AMEND
REGULATION 411 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraph 1 of Schedule 22 to Regulation 411 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 132/72, is revoked.
- (2) Paragraphs 2 and 3 of the said Schedule 22, as made by section 7 of Ontario Regulation 222/72, are revoked.
- (3) Paragraph 8 of the said Schedule 22, as made by section 1 of Ontario Regulation 426/76, is revoked.
- (4) The said Schedule 22, as remade by section 4 of Ontario Regulation 132/72, is amended by adding thereto the following paragraph:

10. That part of the King's Highway known as No. 121 in the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock, formerly in the Township of Dysart, in the Provisional County of Haliburton lying between a point situate at its intersection with the line between lots 12 and 13 in Concession 8 and a point situate at its intersection with the line between lots 18 and 19 in Concession 7. (W.P. 29-75 & W.P. 131-76) (D.11)

- 2.—(1) Paragraph 1 of Schedule 37 to the said Regulation is revoked.
- (2) Paragraph 2 of the said Schedule 37, as remade by subsection 1 of section 2 of Ontario Regulation 151/71, is revoked.
- (3) Paragraph 3 of the said Schedule 37, as remade by subsection 2 of section 2 of Ontario Regulation 151/71, is revoked.
- (4) Paragraph 4 of the said Schedule 37, as remade by subsection 3 of section 2 of Ontario Regulation 151/71, is revoked.
- (5) Paragraph 6 of the said Schedule 37, as made by section 10 of Ontario Regulation 222/72, is revoked.
- (6) The said Schedule 37 is amended by adding thereto the following paragraph:

9. That part of the King's Highway known as the Queen Elizabeth Way in the City of Burlington in The Regional Municipality of Halton beginning at a point situate 915 metres measured westerly from its intersection with the roadway known as Appleby Line and extending easterly therealong for a distance of 1,675 metres. (W.P. 125-66-08). (D.4)

3.—(1) Paragraphs 2 and 3 of Schedule 39 to the said Regulation are revoked.

(2) Paragraph 4 of the said Schedule 39, as remade by section 3 of Ontario Regulation 654/74, is revoked.

(3) Paragraphs 6 and 9 of the said Schedule 39 are revoked.

(4) Paragraph 11 of the said Schedule 39, as made by section 3 of Ontario Regulation 151/71, is revoked.

(5) Paragraph 12 of the said Schedule 39, as made by section 9 of Ontario Regulation 75/72, is revoked.

(6) Paragraph 13 of the said Schedule 39, as made by section 7 of Ontario Regulation 225/73, is revoked.

(7) Paragraph 14 of the said Schedule 39, as made by section 3 of Ontario Regulation 277/73, is revoked.

(8) The said Schedule 39 is amended by adding thereto the following paragraph:

22. That part of the King's Highway known as No. 3 lying between a point situate at its intersection with the roadway known as Regional Road No. 20 in the Township of Wainfleet in The Regional Municipality of Niagara and a point situate at its intersection with the line between lots 5 and 6, Range 1 fronting the Grand River in the Town of Dunnville, formerly in the Township of Moulton, in The Regional Municipality of Haldimand-Norfolk. (W.P. 517-64-02) (D.4)

4.—(1) Paragraphs 1 to 7, both inclusive, of Schedule 44 to the said Regulation are revoked.

(2) Paragraph 8 of the said Schedule 44, as remade by section 7 of Ontario Regulation 613/74, is revoked.

(3) Paragraph 10 of the said Schedule 44 is revoked.

(4) Paragraphs 14 and 15 of the said Schedule 44, as remade by section 10 of Ontario Regulation 293/75, are revoked.

(5) Paragraph 16 of the said Schedule 44 is revoked.

(6) Paragraph 17 of the said Schedule 44, as remade by section 10 of Ontario Regulation 293/75, is revoked.

(7) Paragraphs 19, 20 and 21 of the said Schedule 44 are revoked.

(8) Paragraph 22 of the said Schedule 44, as remade by section 10 of Ontario Regulation 293/75, is revoked.

(9) Paragraph 23 of the said Schedule 44, as remade by section 5 of Ontario Regulation 426/76, is revoked.

(10) Paragraphs 24 to 28, both inclusive, of the said Schedule 44 are revoked.

(11) Paragraphs 33 to 37, both inclusive, of the said Schedule 44 are revoked.

(12) Paragraphs 38 to 41, both inclusive, of the said Schedule 44, as made by section 5 of Ontario Regulation 40/71, are revoked.

(13) Paragraphs 43 and 44 of the said Schedule 44, as made by section 7 of Ontario Regulation 151/71, are revoked.

(14) Paragraph 46 of the said Schedule 44, as made by section 12 of Ontario Regulation 216/71, is revoked.

(15) Paragraphs 48, 49 and 50 of the said Schedule 44, as made by section 4 of Ontario Regulation 329/71, are revoked.

(16) Paragraphs 51 and 52 of the said Schedule 44, as made by section 12 of Ontario Regulation 75/72, are revoked.

(17) Paragraphs 53 to 57, both inclusive, of the said Schedule 44, as made by section 14 of Ontario Regulation 222/72, are revoked.

(18) Paragraphs 59 to 67, both inclusive, of the said Schedule 44, as made by section 14 of Ontario Regulation 222/72, are revoked.

(19) Paragraphs 68 and 69 of the said Schedule 44, as made by section 7 of Ontario Regulation 395/72, are revoked.

(20) Paragraphs 70, 71 and 72 of the said Schedule 44, as made by section 11 of Ontario Regulation 225/73, are revoked.

(21) Paragraph 73 of the said Schedule 44, as made by section 6 of Ontario Regulation 277/73, is revoked.

(22) Paragraph 74 of the said Schedule 44, as made by section 5 of Ontario Regulation 429/73, is revoked.

- (23) Paragraph 77 of the said Schedule 44, as made by section 12 of Ontario Regulation 395/74, is revoked.
- (24) Paragraphs 81 and 82 of the said Schedule 44, as made by section 7 of Ontario Regulation 51/77, are revoked.
- (25) The said Schedule 44 is amended by adding thereto the following paragraph:

96. That part of the King's Highway known as No. 11 in the Town of Huntsville, formerly in the Township of Chaffey, in The District Municipality of Muskoka lying between a point situate at its intersection with the line between concessions 6 and 7 and a point situate at its intersection with the line between concessions 8 and 9. (W.P. 150-73) (D.11)

5.—(1) Paragraph 1 of Schedule 68 to the said Regulation is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 118 in the Township of Muskoka Lakes, formerly in the Township of Medora, in The District Municipality of Muskoka lying between a point situate at its intersection with the line between lots 23 and 24 in Concession 3 and a point situate at its intersection with the line between the former Township of Medora and the former Township of Watt. (W.P. 401-64-02) (D.11)

- (2) Paragraph 2 of the said Schedule 68, as made by section 13 of Ontario Regulation 151/71, is revoked.
- (3) Paragraph 3 of the said Schedule 68, as made by section 26 of Ontario Regulation 222/72, is revoked.
- (4) Paragraph 4 of the said Schedule 68, as made by section 10 of Ontario Regulation 51/77, is revoked.

6.—(1) Paragraph 1 of Schedule 80 to the said Regulation is revoked.

- (2) Paragraph 2 of the said Schedule 80, as made by section 5 of Ontario Regulation 257/71, is revoked.
- (3) Paragraphs 3 and 4 of the said Schedule 80, as made by section 14 of Ontario Regulation 395/72, are revoked.
- (4) Paragraph 5 of the said Schedule 80, as made by section 11 of Ontario Regulation 426/76, is revoked.
- (5) The said Schedule 80 is amended by adding thereto the following paragraphs:

7. That part of the King's Highway known as No. 519 in the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock, formerly in the Township of Dysart, in the Provisional County of Haliburton lying between a point situate at its intersection with the line between lots 10 and 11 in Concession 7 and a point situate at its intersection with the westerly limit of the King's Highway known as No. 121. (W.P. 150-75 & W.P. 29-75) (D.11)

8. That part of the King's Highway known as No. 519 in the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock, formerly in the Township of Dysart, in the Provisional County of Haliburton lying between a point situate at its intersection with the easterly limit of the King's Highway known as No. 121 and a point situate at its intersection with the line between lots 13 and 14 in Concession 13. (W.P. 132-75) (D.11)

7. Schedule 100 to the said Regulation, as remade by section 16 of Ontario Regulation 225/73, is revoked.

8.—(1) Paragraphs 1 and 2 of Schedule 103 to the said Regulation are revoked.

- (2) Paragraph 3 of the said Schedule 103, as remade by section 21 of Ontario Regulation 75/72, is revoked.
- (3) Paragraph 4 of the said Schedule 103, as remade by section 13 of Ontario Regulation 132/72, is revoked.
- (4) Paragraphs 5 and 6 of the said Schedule 103, as remade by section 31 of Ontario Regulation 222/72, are revoked.
- (5) Paragraphs 8 to 11, both inclusive, of the said Schedule 103 are revoked.
- (6) The said Schedule 103 is amended by adding thereto the following paragraph:

19. That part of the King's Highway known as No. 69 lying between a point situate at its intersection with the line between the Township of Georgian Bay and the Township of Muskoka Lakes in The District Municipality of Muskoka and a point situate at its intersection with the line between lots 111 and 112 in Concession A in the Township of Foley in the Territorial District of Parry Sound. (W.P. 240-77-01) (D.11)

9. Schedule 176 to the said Regulation is amended by adding thereto the following paragraph:

11. That part of the King's Highway known as No. 12 in the Township of Brock in The Regional Municipality of Durham lying between a point situate at its intersection with the northerly limit

of the King's Highway known as No. 7 and a point situate at its intersection with the King's Highway known as No. 48. (D.6)

10. The said Regulation is amended by adding thereto the following Schedules:

Schedule 271

HIGHWAY NO. 141

1. That part of the King's Highway known as No. 141 in The District Municipality of Muskoka lying between a point situate at its intersection with the line between the Town of Huntsville and the Township of Muskoka Lakes and a point situate at its intersection with the line between lots 42 and 43 in Concession A in the Township of Muskoka Lakes, formerly in the Township of Watt. (W.P. 77-72-01) (D.11) O. Reg. 35/79, s. 10, *part*.

Schedule 272

HIGHWAY NO. 117

1. That part of the King's Highway known as No. 117 in The District Municipality of Muskoka lying between a point situate at its intersection with the line between lots 17 and 18 in Concession 7 in the Town of Bracebridge, formerly in the Township of Macaulay, and a point situate at its intersection with the line between lots 10 and 11 in the Township of Lake of Bays, formerly in the Township of Franklin. (W.P. 603-64-02 & W.P. 242-65) (D.11) O. Reg. 35/79, s. 10, *part*.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 16th day of January, 1979.

(1611)

5

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT**

O. Reg. 36/79.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the Counties and Districts of Ontario.

Made—January 16th, 1979.

Filed—January 18th, 1979.

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT**

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Counties and Districts of Ontario.

ORDER

WHEREAS the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury are presently scheduled on dates as set out in an Order made the 18th day of December, 1978, for the following Counties and Districts;

AND WHEREAS, it is desirable to change the dates of the said sittings;

THEREFORE IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury shall be held commencing on the dates shown hereunder:

Algoma	Sault Ste. Marie	First Monday in October (instead of Second Monday in September)
Cochrane	Cochrane	Third Monday in March (instead of First Monday in May)
Thunder Bay	Thunder Bay	Fifth Monday in April (instead of First Monday in May)

Kent	Chatham	Second Monday in May Fourth Monday in October (instead of Fourth Tuesday in May and Fourth Thursday in November)
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Sittings of the County and District Courts for the trial of issues of fact and assessment of damages without a jury

The sittings of the county and district courts for the trial of issues of fact and assessment of damages, without a jury shall be held commencing on the dates shown hereunder instead of the dates shown on the Order dated December 18, 1978.

Kent	Chatham	Third Monday in March Third Monday in September
Thunder Bay	Thunder Bay	Second Monday in January First Monday in February and March Second Monday in April Third Monday in June First Tuesday in September First Monday in October and November

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County or District Court and in the office of the Clerk of the General Sessions of the Peace for the said County or District.

W. E. C. COLTER,
*Chief Judge of the County and
District Courts of the Counties and
Districts of Ontario*

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 16th day of January, 1979.

(1614)

5

THE ONTARIO GUARANTEED ANNUAL INCOME ACT, 1974

O. Reg. 37/79.

Guaranteed Income Limit.
Made—January 10th, 1979.
Filed—January 18th, 1979.

REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT, 1974

GUARANTEED INCOME LIMIT

1. Commencing with the month of January, 1979 the guaranteed income limit is,

- (a) in the case of a beneficiary who is described in any of subclauses i, iv or vi of clause *d* of section 1 of the Act, or who is described in subclause iii of clause *d* of section 1 of the Act and is married to a spouse who is not entitled to receive a spouse's allowance authorized to be paid

under Part II.1 of the *Old Age Security Act* (Canada), the amount of \$4,120.44;

- (b) in the case of a beneficiary who is described in either subclauses ii or v of clause *d* of section 1 of the Act, the amount of \$4,000.44;
- (c) in the case of a beneficiary described in subclause iii of clause *d* of section 1 of the Act and who is married to a spouse who is entitled to receive a spouse's allowance authorized to be paid under Part II.1 of the *Old Age Security Act* (Canada), the amount of \$3,842.88; and
- (d) in the case of a beneficiary described in subclause vii of clause *d* of section 1 of the Act, the amount of \$8,000.88. O. Reg. 37/79, s. 1.

2. Ontario Regulation 785/78 is revoked.

3. This Regulation comes into force on the 1st day of January, 1979.

(1615)

5

THE INCOME TAX ACT

O. Reg. 38/79.

Ontario Tax Credit System Regulation.
 Made—January 10th, 1979.
 Filed—January 18th, 1979.

REGULATION TO AMEND
 ONTARIO REGULATION 49/78
 MADE UNDER
 THE INCOME TAX ACT

1. Item 109 of Part II of the Schedule to Ontario Regulation 49/78 is revoked.

2. This Regulation shall be deemed to have come into force on the 1st day of January, 1977.

(1616)

5

THE INCOME TAX ACT

O. Reg. 39/79.

Ontario Tax Credit System Regulation.
 Made—January 10th, 1979.
 Filed—January 18th, 1979.

REGULATION MADE UNDER
 THE INCOME TAX ACT

ONTARIO TAX CREDIT SYSTEM
 REGULATION

1. For the purpose of subclause iv of clause c of subsection 1 of section 6b of the Act,

- (a) amounts paid for commutation of statute labour pursuant to *The Statute Labour Act* or pursuant to a by-law passed under the authority of that Act;
- (b) amounts paid for fees charged by a school board and licence fees levied by a municipality in respect of mobile homes; and
- (c) charges levied by a municipality in respect of local improvements financed through the Ministry of the Environment,

are prescribed. O. Reg. 39/79, s. 1.

2. For the purpose of clause e of subsection 1 of section 6b of the Act, the prescribed manner shall be by completing and filing Form 1, or in the case of those who prefer the French language, Form 2, together with the return required under the Act with respect to the taxation year for which the deduction is claimed under subsection 2 and subsection 4a of section 6b of the Act. O. Reg. 39/79, s. 2.

3. For the purpose of subsection 3 of section 6b of the Act, the students' residences set out in the Schedule hereto are prescribed. O. Reg. 39/79, s. 3.

4. Ontario Regulation 49/78 does not apply to any taxation year subsequent to the 31st day of December, 1977. O. Reg. 39/79, s. 4.

5. This Regulation shall be deemed to have come into force on the 1st day of January, 1978. O. Reg. 39/79, s. 5.

Schedule

STUDENTS' RESIDENCES

PART I

RESIDENCES OF COLLEGE AND NURSING STUDENTS

ITEM	NAME	LOCATION
1.	Belleville General Hospital, Loyalist College of Applied Arts and Technology, 255 Dundas Street East	Belleville
2.	St. Lawrence College of Applied Arts and Technology—Health Sciences	Brockville
3.	Mille Roches Residence, St. Lawrence College of Applied Arts and Technology, 801 Fourth Street East	Cornwall
4.	South Waterloo Memorial Hospital School of Nursing, Coronation Building	Cambridge

ITEM	NAME	LOCATION
5.	Ontario College of Agriculture	Huron Park
6.	Kemptville College of Agricultural Technology	Kemptville
7.	Kingston General Hospital Nurses Residence, St. Lawrence college of Applied Arts and Technology, King Street West	Kingston
8.	Twin Cities Kiwanis Foundation, 59 Cedar Street	Kitchener
9.	Victoria Campus School of Nursing, Fanshawe College of Applied Arts and Technology, 391 South Street	London
10.	Sheridan College School of Nursing, 2186 Hurontario Street, Credit Valley Campus	Mississauga
11.	Sheridan College of Applied Arts and Technology, School of Design Dormitory, 1460 South Sheridan Way	Mississauga
12.	Canadore College of Applied Arts and Technology, Student Residence, Gormanville Road	North Bay
13.	Kingsway College, King Street East, Seventh Day Adventist Church	Oshawa
14.	Ottawa Civic Hospital, Algonquin College School of Nursing, 747 Parkdale Avenue	Ottawa
15.	Georgian College Nursing Assistants Program, General and Marine Hospital, 1198 Sixth Avenue West	Owen Sound
16.	Nursing Program Lorrain Residence, Algonquin College of Applied Arts and Technology	Pembroke
17.	Eastern Pentacostal Bible College, Swanson Hall, Argyle Street	Peterborough
18.	Eastern Pentacostal Bible College, Blair Hall, Argyle Street	Peterborough
19.	Ridgetown College of Agricultural Technology, Main Street East	Ridgetown
20.	St. Thomas—Elgin General School of Nursing, Fanshawe College of Applied Arts and Technology, 189 Elm Street	St. Thomas
21.	Lambton College School of Nursing, Lambton College of Applied Arts and Technology, 1431 London Road South	Sarnia
22.	Sault College of Applied Arts and Technology, Northern Avenue	Sault Ste. Marie
23.	Norfolk General Hospital Registered Nurses Assistants' Student Residence	Simcoe
24.	Stratford General Hospital, Conestoga College of Applied Arts and Technology	Stratford
25.	Cambrian College of Applied Arts and Technology, Health Science Division (Northern Ontario Health Science Schools), 885 Regent Street South	Sudbury
26.	McKellar General Hospital Residence, Confederation College of Applied Arts and Technology, 325 Archibald Street South	Thunder Bay
27.	St. Joseph's General Hospital Nurses Residence, 35 Algoma Street	Thunder Bay

ITEM	NAME	LOCATION
28.	The Toronto Western Hospital, Edith Cavell Student Residence, George Brown College, 399 Bathurst Street	Toronto
29.	Centre for Christian Studies, Covenant College, 77 Charles Street West	Toronto
30.	Ryerson Polytechnical Institute Student Residence, 137 Bond Street	Toronto
31.	The Hospital for Sick Children Nursing School, 170 and 180 Elizabeth Street	Toronto
32.	Nightingale School of Nursing, George Brown College, 2 Murray Street	Toronto
33.	Ewart College, The Presbyterian Church in Canada, 156 St. George Street	Toronto
34.	Toronto East General and Orthopaedic Hospital School of Nursing, Centennial College of Applied Arts and Technology	Toronto
35.	Toronto General Hospital School of Nursing, 90 Gerrard Street West	Toronto
36.	L.C.K. Jones Building, Ryerson Polytechnical Institute, The Wellesley Hospital, 60 Wellesley Street East	Toronto
37.	Women's College Hospital School of Nursing, Ryerson Polytechnical Institute, 60 Grosvenor Street	Toronto
38.	St. Vladimir Institute, 620 Spadina Avenue	Toronto
39.	St. Vladimir Institute, 117 Robert Street	Toronto
40.	St. Vladimir Institute, 113 Robert Street	Toronto
41.	Regis College, Student Residences 102 Charles Street West 104 Charles Street West 21 Sultan Street 23 Sultan Street 567 Huron Street 569 Huron Street 19 Boswell Avenue 94 Kendall Avenue 318 St. George Street 105 Madison Avenue	Toronto
42.	Scarborough Centenary Hospital Association, T. J. Shoniker Building, 2877 Ellesmere Road	West Hill
43.	Humber College School of Nursing, Osler School of Nursing, 5 Queenslea Avenue	Weston
44.	Seneca College School of Nursing, York Regional School of Nursing, 1255 Sheppard Avenue East	Willowdale
45.	Ontario Bible College, 25 Bally Connor Drive	Willowdale
46.	Gráce Hospital School of Nursing, St. Clair College of Applied Arts and Technology	Windsor

ITEM	NAME	LOCATION
47.	Hotel Dieu of St. Joseph's Hospital School of Nursing, St. Clair College of Applied Arts and Technology, 1004 Ouellette Avenue	Windsor
48.	Metropolitan General Hospital School of Nursing, St. Clair College of Applied Arts and Technology, 1995 Lewis and 2240 Kildare	Windsor

PART II

STUDENTS' RESIDENCES—UNIVERSITIES

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
1.	Brock University	De Cew Residence	St. Catharines
2.	Carleton University	Renfrew House, Colonel By Drive	Ottawa
3.	Carleton University	Lanark House, Colonel By Drive	Ottawa
4.	Carleton University	Grenville House, Colonel By Drive	Ottawa
5.	Carleton University	Russell House, Colonel By Drive	Ottawa
6.	Carleton University	Glengarry House, Colonel By Drive	Ottawa
7.	Carleton University	St. Patrick's College, Women's Residence, 114 Hawthorne Avenue	Ottawa
8.	Carleton University	St. Patrick's College, Men's Residence, 116 Hawthorne Avenue	Ottawa
9.	University of Guelph	South Residence (Prairie Maritime and Mountain Halls)	Guelph
10.	University of Guelph	East Residence (Dundas, Lanark and Glengarry Halls)	Guelph
11.	University of Guelph	Lennox-Addington Hall	Guelph
12.	University of Guelph	Johnston Hall	Guelph
13.	University of Guelph	Mills Hall	Guelph
14.	University of Guelph	MacDonald Hall	Guelph
15.	University of Guelph	Watson Hall	Guelph
16.	University of Guelph	Maids Hall	Guelph
17.	University of Guelph	Lambton Hall	Guelph
18.	University of Guelph	North Residence, Drew Hall	Guelph
19.	Lakehead University	Women's Residence, Oliver Road	Thunder Bay
20.	Lakehead University	Men's Residence, Oliver Road	Thunder Bay

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
21.	Laurentian University	University College Residence, 840 Ramsey Lake Road	Sudbury
22.	Laurentian University	Huntington College Residence, 840 Ramsey Lake Road	Sudbury
23.	Laurentian University	Thornloe College Residence, 840 Ramsey Lake Road	Sudbury
24.	Laurentian University	University of Sudbury Residence, 840 Ramsey Lake Road	Sudbury
25.	McMaster University	Edwards Hall	Hamilton
26.	McMaster University	Whiddon Hall	Hamilton
27.	McMaster University	Moulton Hall	Hamilton
28.	McMaster University	Bates Hall	Hamilton
29.	McMaster University	Woodstock Hall	Hamilton
30.	McMaster University	Matthews Hall	Hamilton
31.	McMaster University	Brandon Hall	Hamilton
32.	McMaster University	Wallingford Hall	Hamilton
33.	McMaster University	McKay Hall	Hamilton
34.	University of Ottawa	Le Blanc Hall	Ottawa
35.	University of Ottawa	Stanton Hall	Ottawa
36.	University of Ottawa	Thompson Hall	Ottawa
37.	University of Ottawa	Marchand Hall	Ottawa
38.	Queen's University	McNeill House	Kingston
39.	Queen's University	Leonard Hall	Kingston
40.	Queen's University	Morris Hall	Kingston
41.	Queen's University	Donald Gordon House	Kingston
42.	Queen's University	Brockington House	Kingston
43.	Queen's University	Earl Street Residence	Kingston
44.	Queen's University	Graduate Student Residence, Union Street West	Kingston
45.	Queen's University	Ban Righ Hall	Kingston
46.	Queen's University	Chown Hall	Kingston
47.	Queen's University	Adelaide Hall	Kingston
48.	Queen's University	Victoria Hall	Kingston

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
49.	Queen's University	West Campus Residence	Kingston
50.	Queen's University	John Orr Tower Apartments	Kingston
51.	Royal Military College	Stone Frigate	Kingston
52.	Royal Military College	Fort Haldimand	Kingston
53.	Royal Military College	Fort La Salle	Kingston
54.	Royal Military College	Fort Champlain	Kingston
55.	St. Paul's University	165 McGillivray Street	Ottawa
56.	St. Paul's University	40 Riverdale Avenue	Ottawa
57.	St. Paul's University	48 Riverdale Avenue	Ottawa
58.	St. Paul's University	11 Glencairn Avenue	Ottawa
59.	St. Paul's University	4-6 Toronto Street	Ottawa
60.	St. Paul's University	305 Nelson	Ottawa
61.	St. Paul's University	315 Nelson	Ottawa
62.	St. Paul's University	223 Main Street	Ottawa
63.	St. Paul's University	229 Main Street	Ottawa
64.	St. Paul's University	320 McLeod Street	Ottawa
65.	University of Toronto	Wetmore Hall, New College, 21 Classic Avenue	Toronto
66.	University of Toronto	Wilson Hall, New College, 40 Willcocks Street	Toronto
67.	University of Toronto	Sir Daniel Wilson Residence, University College, 73 St. George Street	Toronto
68.	University of Toronto	Whitney Hall, University College, 85 St. George Street	Toronto
69.	University of Toronto	Devonshire House, 1, 3 and 5 Devonshire Place	Toronto
70.	University of Toronto	Innis College Residence, 651 Spadina Avenue	Toronto
71.	University of Toronto	St. George Graduate Student Residence, 321 Bloor Street West	Toronto
72.	University of Toronto	Burwash Hall, Victoria University, 89 Charles Street West	Toronto
73.	University of Toronto	Stephenson House, Victoria University, 80 St. Marys Street	Toronto
74.	University of Toronto	Annesley Hall, Victoria University, 95 Queen's Park Crescent	Toronto

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
75.	University of Toronto	Margaret Addison Hall, Victoria University, 140 Charles Street West	Toronto
76.	University of Toronto	Trinity College, 6 Hoskin Avenue	Toronto
77.	University of Toronto	St. Hilda's College Residence, Trinity College, 44 Devonshire Place	Toronto
78.	University of Toronto	Knox College Residence, 59 St. George Street	Toronto
79.	University of Toronto	Wycliffe College Residence, 5 Hoskin Avenue	Toronto
80.	University of Toronto	Windle House, St. Michael's College, 5 Elmsley Place	Toronto
81.	University of Toronto	Clover Hill Residence, St. Michael's College, 50 St. Joseph Street	Toronto
82.	University of Toronto	Elmsly Hall and Brennan Hall, St. Michael's College, 81 St. Mary's Street	Toronto
83.	University of Toronto	More House, St. Michael's College, 59 Queen's Park Crescent	Toronto
84.	University of Toronto	Fisher House, St. Michael's College, 59 Queen's Park Crescent	Toronto
85.	University of Toronto	Teefy Hall, St. Michael's College, 59 Queen's Park Crescent	Toronto
86.	University of Toronto	Sullivan House, St. Michael's College, 96 St. Joseph Street	Toronto
87.	University of Toronto	McCorkell House, St. Michael's College, 2 Elmsley Place	Toronto
88.	University of Toronto	Belisle House, St. Michael's College, 1 Elmsley Place	Toronto
89.	University of Toronto	Maritain House, St. Michael's College 6 Elmsley Place	Toronto
90.	University of Toronto	Gilson House, St. Michael's College, 8 Elmsley Place	Toronto
91.	University of Toronto	Loretto College, St. Michael's College, 70 St. Mary's Street	Toronto
92.	University of Toronto	St. Joseph's College, St. Michael's College 90 Wellesley Street West	Toronto
93.	University of Toronto	St. Basil's College, St. Michael's College 95 St. Joseph Street	Toronto
94.	University of Toronto	Massey College Student Residence, 4 Devonshire Place	Toronto
95.	University of Toronto	Scarborough College	Toronto

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
96.	University of Toronto	Erindale College, 3349 Mississauga Road	Mississauga
97.	Trent University	Lady Eaton College Residence, Nassau Campus	Peterborough
98.	Trent University	Champlain College Residence, Nassau Campus	Peterborough
99.	Trent University	Langton House, Catharine Parr Traill College, 554 Reid Street	Peterborough
100.	Trent University	Crawford House, Catharine Parr Traill College, 310 London Street	Peterborough
101.	Trent University	Scott House, Catharine Parr Traill College 300 London Street	Peterborough
102.	Trent University	Stewart House, Catharine Parr Traill College, 292 London Street	Peterborough
103.	Trent University	Wallis Hall, Catharine Parr Traill College 310 London Street	Peterborough
104.	Trent University	Sadlier House, Peter Robinson College, 751 George Street	Peterborough
105.	Trent University	Stratton House, Peter Robinson College, 740 Water Street	Peterborough
106.	Trent University	Reade House, Peter Robinson College 741 George Street	Peterborough
107.	Trent University	Abbott House, Peter Robinson College, 754 Water Street	Peterborough
108.	Trent University	East Lodge, Peter Robinson College. 748 George Street	Peterborough
109.	Trent University	Town Houses, Peter Robinson College, 723 George Street	Peterborough
110.	Trent University	Otonabee College Residence, Nassau Campus	Peterborough
111.	University of Waterloo	Village #1	Waterloo
112.	University of Waterloo	Village #2	Waterloo
113.	University of Waterloo	Minota Hagey Residence	Waterloo
114.	University of Waterloo	Conrad Greble College	Waterloo
115.	University of Waterloo	St. Jerome College Residence	Waterloo
116.	University of Waterloo	Notre Dame College Residence	Waterloo
117.	University of Waterloo	Renison College Residence	Waterloo
118.	University of Waterloo	St. Paul's College Residence	Waterloo
119.	University of Waterloo	Resurrection College, Westmount Road North	Waterloo

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
120.	University of Western Ontario	Brough Hall, Huron College	London
121.	University of Western Ontario	Hellmuth Hall, Huron College	London
122.	University of Western Ontario	O'Neil's Hall, Huron College	London
123.	University of Western Ontario	Seagar Hall, Huron College	London
124.	University of Western Ontario	Student Residence, Brescia College	London
125.	University of Western Ontario	Mary Manor, Brescia College	London
126.	University of Western Ontario	Main Building Residence, King's College	London
127.	University of Western Ontario	Town House #1, King's College	London
128.	University of Western Ontario	Town House #2, King's College	London
129.	University of Western Ontario	Town House #3, King's College	London
130.	University of Western Ontario	Town House #4, King's College	London
131.	University of Western Ontario	Town House #5, King's College	London
132.	University of Western Ontario	Town House #6, King's College	London
133.	University of Western Ontario	Town House #7, King's College	London
134.	University of Western Ontario	Town House #8, King's College	London
135.	University of Western Ontario	Town House #9, King's College	London
136.	University of Western Ontario	Town House #10, King's College	London
137.	University of Western Ontario	Sydenham Hall	London
138.	University of Western Ontario	Delaware Hall	London
139.	University of Western Ontario	Medway Hall	London
140.	University of Western Ontario	Saugeen-Maitland Hall	London
141.	Wilfrid Laurier University	Clara Conrad Residence	Waterloo
142.	Wilfrid Laurier University	W. Ross MacDonald Residence	Waterloo
143.	Wilfrid Laurier University	Nils Willison Residence	Waterloo
144.	Wilfrid Laurier University	Little House Residence	Waterloo
145.	Wilfrid Laurier University	Leopold Graduate Residence	Waterloo
146.	Wilfrid Laurier University	W. Euler Graduate Residence	Waterloo
147.	Windsor University	McDonald Hall	Windsor
148.	Windsor University	Laurier Hall	Windsor
149.	Windsor University	Electa Hall	Windsor
150.	Windsor University	Cody Hall	Windsor

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
151.	Windsor University	Huron Hall	Windsor
152.	Windsor University	Tecumseh Hall	Windsor
153.	Windsor University	St. Michael's Hall, Assumption University	Windsor
154.	Windsor University	Langton House, Canterbury College	Windsor
155.	Windsor University	Becket House, Canterbury College	Windsor
156.	Windsor University	Rayson House, Canterbury College	Windsor
157.	Windsor University	Cranmer House, Canterbury College	Windsor
158.	Windsor University	Laud House, Canterbury College	Windsor
159.	Windsor University	Wake House, Canterbury College	Windsor
160.	Windsor University	Geoffrey Fisher Hall, Canterbury College	Windsor
161.	Windsor University	SSJE House, Canterbury College, 189 Patricia Road	Windsor
162.	Windsor University	The Brothers of the Christian Schools, 2629 Riverside Drive West	Windsor
163.	Windsor University	The Brothers of the Christian Schools, 2675 Riverside Drive West	Windsor
164.	York University	Bethune Residence, Main Campus	Downsview
165.	York University	Graduate Residence, 2 Assiniboine Road	Downsview
166.	York University	Graduate Residence, 4 Assiniboine Road	Downsview
167.	York University	Graduate Residence, 6 Assiniboine Road	Downsview
168.	York University	Graduate Residence, 8 Assiniboine Road	Downsview
169.	York University	Atkinson Residence, Main Campus	Downsview
170.	York University	Wood Residence, Glendon Campus	Toronto
171.	York University	Marion Hilliard Residence, Glendon Campus	Toronto
172.	York University	Founders Residence, Main Campus	Downsview
173.	York University	Vanier Residence, Main Campus	Downsview
174.	York University	Winter Residence, Main Campus	Downsview
175.	York University	McLaughlin Residence, Main Campus	Downsview
176.	York University	Stong Residence, Main Campus	Downsview
177.	York University	Graduate Residence, Main Campus, 22 Moon Road	Downsview

Form 1

The Income Tax Act

ONTARIO TAX CREDITS

T1C (ONT.)-1978



Basic guidelines for claiming Ontario Tax Credits appear on the reverse side of this form. Each guideline is numbered. As you calculate your Tax Credits refer to the specific item on the reverse side. Complete and attach one signed copy of this form to your tax return.

Calculation of Ontario Property, Sales and Pensioner Tax Credits for 1978

PROPERTY TAX CREDIT—See item 1 on the reverse side and complete the Declaration below.

Total Rental Payments in 1978	\$	C		
20% of 'Total Rental Payments in 1978' (line 91)				
Property Taxes paid in 1978	\$	C		
College Residence—claim \$25—see item 1(f)				
Occupancy Cost (total of above three lines)—see item 1(d)	\$	C		
Enter \$180 or 'Occupancy Cost' (line 94), whichever is less				
Add: 10% of 'Occupancy Cost' (line 94)				
Total Property Tax Credit			\$	C

SALES TAX CREDIT—1% of 'Total Personal Exemptions' (line 45 on page 2 of your return) see item 2				
PENSIONER TAX CREDIT—Claim \$110 if you were 65 years or older in 1978—see item 3				
Total of above credits (A)				
SUBTRACT: 2% of 'Taxable Income' (line 60 on page 2 of your return)—Enter "nil" if taxable income is \$2,310 or less			(B)	
ONTARIO PROPERTY, SALES AND PENSIONER TAX CREDITS—If you did not have an Ontario Political Contribution for 1978, enter Amount (C) or \$500, whichever is less, on the 'Ontario Tax Credits' line 74 on page 4 of your return. If Amount (B) is greater than Amount (A), enter "NIL".			(C)	

Calculation of Ontario Political Contribution Tax Credit for 1978

Attach official receipts to this form otherwise your claim will be rejected. \$ C

Total Ontario Political Contributions in 1978	\$	C
Allowable credit—75% of first \$100 of Total Contributions is		
50% of next \$450 of Total Contributions is		
33 1/3% of amount of Total Contributions exceeding \$550 is		
Total allowable credit (maximum \$500)	(i)	
Ontario Tax Payable (from line 68 on page 4 of your return)		
SUBTRACT: Ontario Property, Sales and Pensioner Tax Credits (Amount (C) above)		
Ontario Tax Payable in excess	(ii)	
ALLOWABLE ONTARIO POLITICAL CONTRIBUTION TAX CREDIT—		
Enter Amount (i), or Amount (ii), whichever is less	(D)	\$ C

Ontario Tax Credits—Ontario Property, Sales and Pensioner Tax Credits (Amount (C) above)		
Ontario Political Contribution Tax Credit (Amount (D) above)		
TOTAL ONTARIO TAX CREDITS—Enter Amount (E) on the 'Ontario Tax Credits' line 74 on page 4 of your return. (E)		

Declaration (If Property Tax Credit claimed)

I hereby declare that the address(es) of my principal residence(s) in Ontario during the 1978 taxation year was (were):

Address(es) of Principal Residence(s)	No. of Months Resident in 1978	Rent Paid in 1978	Property Tax Paid in 1978	Name of Landlord/Municipality to Whom Payment Made
1		\$	\$	
2		\$	\$	

If you had more than 2 principal residences, continue on a separate sheet. See item 1(c).

If you shared the cost of your residence, list below the names of the other occupants (except spouse and dependants). See item 1(e).

Name	Current Address
1	
2	

Certification

I certify that the information in this document is true and correct.

Date: _____ Sign here: _____

Basic Guidelines for Claiming Ontario Tax Credits

- Remember to file a completed Individual Income Tax Return along with the Ontario Tax Credit form.

<p>1. Property Tax Credit</p> <p>(a) The Property Tax Credit may be claimed by all individuals resident in Ontario on December 31, 1978 except:</p> <ul style="list-style-type: none"> • persons under age 16 • persons under age 21 who live at home and are claimed as dependants. <p>(b) The Property Tax Credit must be claimed by the spouse having the higher taxable income regardless of the registered ownership of the principal residence.</p> <p>(c) Principal Residence</p> <ul style="list-style-type: none"> • means the housing unit in Ontario which was ordinarily occupied or inhabited during the 1978 taxation year • may include hotel rooms, mobile homes or rooming houses. <p>An individual who moves within Ontario during the year may claim each consecutive residence based on the actual period of occupancy.</p> <p>(d) Occupancy Cost</p> <ul style="list-style-type: none"> • means the property tax paid in respect of a principal residence in the taxation year (does not include mortgage principal and interest payments) • where both property tax and rent are paid in respect of a principal residence, Occupancy Cost is limited to the amount of property tax paid • for tenants, Occupancy Cost is 20% of the rent paid in respect of the principal residence (excluding any amount paid for meals) • property tax or rent paid in respect of a second residence (e.g. cottage) must not be included in Occupancy Cost • property taxes or rent paid for the year must be prorated to cover the actual period of occupancy when the principal residence was occupied for less than the year. <p>(e) Joint Occupancy</p> <p>Where two or more principal taxpayers share a principal residence Occupancy Cost should be allocated</p> <ul style="list-style-type: none"> • according to each principal taxpayer's beneficial interest in the housing unit, <i>or</i> • according to the rent paid by each tenant. <p>(f) College Residence</p> <p>Most residences of Ontario universities, colleges and schools of nursing have a designated Occupancy Cost of \$25. Anyone living in these residences is restricted to the \$25 Occupancy Cost for the Property Tax Credit. Call the Information Centre to find out if your residence is designated.</p> <p>(g) Receipts</p> <p>Receipts for 1978 rent or property tax payments are not required to be filed with the return but must be retained for examination on request.</p> <p>Receipts for rental payments or property taxes paid in 1978 and applicable to prior taxation years must be attached to this form.</p>	<p>2. Sales Tax Credit</p> <p>All individuals resident in Ontario on December 31, 1978 may claim the Sales Tax Credit except:</p> <ul style="list-style-type: none"> • persons under age 16 at the end of 1978 • persons claimed as dependants for income tax purposes by another resident in Ontario. <p>3. Pensioner Tax Credit</p> <p>Individuals who are 65 or older and resident in Ontario on December 31, 1978 may claim the Pensioner Tax Credit. Where spouses are 65 or over at the end of 1978 and living in the same principal residence:</p> <ul style="list-style-type: none"> • only the spouse with the higher taxable income may claim the Pensioner Tax Credit • if neither spouse has a taxable income, the Pensioner Tax Credit must be claimed by the spouse who is claiming the Property Tax Credit. <p>In the case of a married couple where only one spouse is 65 or over, that spouse may claim the credit.</p>
<p>(a) Marriage in the Year</p> <p>The claimant <i>who is the spouse with the higher taxable income</i> may include all of the following in calculating Occupancy Cost:</p> <ul style="list-style-type: none"> • the rent or property tax paid for the part of the year prior to marriage • the spouse's rent or property tax paid for the part of the year prior to marriage, <i>and</i> • the rent or property tax paid following marriage. <p>(b) Separation in the Year</p> <p>In the year of separation, each spouse may include the following in calculating Occupancy Cost:</p> <ul style="list-style-type: none"> • a share of the rent or property tax for the part of the year prior to separation in any manner agreed upon, <i>and</i> • the rent or property tax paid following separation. <p>(c) Death in the Year</p> <p>The legal representative of the deceased may file a claim for a Property Tax Credit based on the property tax or rent paid by the deceased or spouse <i>prior to death</i>. Sales and Pensioner Tax Credits may be claimed as applicable.</p> <p>The surviving spouse may, if otherwise qualified on the last day of the taxation year, claim Ontario Tax Credits as follows:</p> <ul style="list-style-type: none"> • Property Tax Credit—regardless of any Property Tax Credit claimed on behalf of the deceased person • Sales Tax Credit—if not claimed as a dependant in the return of the deceased person • Pensioner Tax Credit—if 65 or older. 	<p>4. General Information</p>

Inquiries:

Telephone the Ontario Ministry of Revenue Information Centre.

- In Metro Toronto dial 965-8470.
- If your area code is 807 ask the Operator for Zenith 8-2000 (toll free).
- All other Ontario callers dial 1-800-268-7121 (toll free).

Form 2

The Income Tax Act

T1C (ONT.)-1978



CRÉDITS D'IMPÔT DE L'ONTARIO

Les règles de base concernant les crédits d'impôt de l'Ontario figurent au verso de la présente formule et sont numérotées. Pour calculer vos crédits d'impôt, voyez au verso les règles applicables. Remplissez et annexe un exemplaire signé de la présente formule à votre déclaration.

Calcul des crédits d'impôts fonciers, de taxe sur les ventes et d'impôt aux pensionnés de l'Ontario pour 1978

CRÉDIT D'IMPÔTS FONCIERS—Voyez le n° 1 au verso et complétez la «Déclaration» plus bas.

Form fields for property taxes: Total des loyers payés en 1978, 20% du «Total des loyers payés en 1978», Impôts fonciers payés en 1978, Résidence d'étudiant, Coût d'habitation, Inscrivez le moins élevé des montants suivants: \$180 ou le «Coût d'habitation», Ajoutez: 10% du «Coût d'habitation», Total du crédit d'impôts fonciers

CRÉDIT DE TAXE SUR LES VENTES—1% du «Total des exemptions personnelles» (ligne 45, p. 2 de votre déclaration)—voyez le n° 2

CRÉDIT D'IMPÔT AUX PENSIONNÉS—Si vous aviez 65 ans ou plus en 1978, inscrivez \$110—voyez le n° 3

Summary table for credits: Total des crédits ci-dessus (A), SOUSTRAYEZ: 2% du «Revenu imposable» (B), CRÉDITS D'IMPÔTS FONCIERS, DE TAXE SUR LES VENTES ET D'IMPÔT AUX PENSIONNÉS DE L'ONTARIO (C)

Calcul du crédit d'impôt pour contributions politiques (Ontario) en 1978

Joignez les reçus officiels à cette formule, sinon la demande sera rejetée. \$ Total des contributions politiques (Ontario) en 1978

Form fields for political contributions: Crédit admis—75% de la première tranche de \$100 du total des contributions, 50% de la tranche suivante de \$450 du total des contributions, 33% de la fraction du total des contributions qui excède \$550, Crédit total admis (maximum \$500)

Impôt de l'Ontario à payer (selon la ligne 68 en page 4 de votre déclaration) SOUSTRAYEZ: Crédits d'impôts fonciers, de taxe sur les ventes et d'impôt aux pensionnés de l'Ontario (montant (C) ci-dessus)

Excédent de l'impôt de l'Ontario à payer

CRÉDIT D'IMPÔT ADMIS POUR CONTRIBUTIONS POLITIQUES (ONTARIO)—Inscrivez le moins élevé des montants (i) et (ii)

Table for political contributions calculation with columns (i) and (ii)

Crédits d'impôt de l'Ontario —Crédits d'impôts fonciers, de taxe sur les ventes et d'impôt aux pensionnés de l'Ontario (montant (C) ci-dessus)

Crédit d'impôt pour contributions politiques (Ontario) (montant (D) ci-dessus)

TOTAL DES CRÉDITS D'IMPÔT DE L'ONTARIO—Inscrivez le montant (E) à la ligne 74, «Crédits d'impôt de l'Ontario», en page 4 de votre déclaration.

Summary table for Ontario credits with column (E)

—Déclaration (si vous demandez le crédit d'impôts fonciers)—

Je déclare par les présentes que durant l'année d'imposition 1978, ma résidence principale en Ontario était située à l'adresse ou aux adresses suivantes:

Table with 4 columns: Adresse(s) de la résidence principale, Nombre de mois de résidence en 1978, Loyer payé en 1978, Impôts fonciers payés en 1978, Nom du propriétaire ou de la municipalité qui a reçu les paiements

Si vous avez eu plus de 2 résidences principales, continuez sur une feuille distincte. Voyez le n° 1 c).

Si vous avez partagé les frais de votre résidence, inscrivez ci-dessous le nom des autres occupants (conjoint et personnes à charge exceptés). Voyez le n° 1 e).

Form fields for occupants: Nom, Adresse actuelle

Attestation

Je certifie que les renseignements donnés ci-dessus sont vrais et exacts.

Date and Signature fields

Règles de base concernant les crédits d'impôt de l'Ontario

• Vous devez produire une déclaration d'impôt sur le revenu des particuliers avec la formule «Crédits d'impôt de l'Ontario».

<p>1. Crédit d'impôts fonciers</p> <p>a) Le crédit d'impôts fonciers peut être demandé par tous les particuliers qui étaient résidents de l'Ontario le 31 décembre 1978, <i>sauf</i></p> <ul style="list-style-type: none"> • les personnes âgées de moins de 16 ans • les personnes âgées de moins de 21 ans qui habitent à la maison et sont déclarées à charge. <p>b) Le crédit d'impôts fonciers doit être demandé par le conjoint ayant le revenu imposable le plus élevé, quel que soit celui qui détient le titre de propriété de la résidence principale.</p> <p>c) Résidence principale</p> <ul style="list-style-type: none"> • désigne le logement, situé en Ontario, habituellement occupé ou habité pendant l'année d'imposition 1978; • peut également désigner une chambre d'hôtel, un logement mobile ou une pension. <p>Toute personne qui déménage au cours de l'année, en restant en Ontario, peut demander pour chaque résidence consécutive le crédit correspondant à la période réelle d'habitation de chacune.</p> <p>d) Coût d'habitation</p> <ul style="list-style-type: none"> • désigne les impôts fonciers versés à l'égard d'une résidence principale dans l'année d'imposition (à l'exclusion des paiements de capital et d'intérêts sur hypothèque); • lorsque des impôts fonciers et un loyer sont versés à l'égard d'une résidence principale, le coût d'habitation se limite aux impôts fonciers payés; • pour les locataires, le coût d'habitation est égal à 20% du loyer; relatif à la résidence principale (à l'exclusion de toute somme payée pour les repas); • les impôts fonciers ou le loyer relatifs à une résidence secondaire (par exemple, un chalet) ne doivent pas être inclus dans le coût d'habitation; • si la résidence principale n'a pas été habitée pendant l'année entière, il faut réduire au prorata le montant d'impôts fonciers ou de loyer, selon la période réelle d'habitation. <p>e) Cohabitation</p> <p>Lorsque deux ou plusieurs contribuables principaux partagent une résidence principale, le coût d'habitation est attribué</p> <ul style="list-style-type: none"> • selon l'intérêt bénéficiaire de chaque contribuable principal dans le logement, <i>ou</i> • selon le loyer payé par chaque locataire. <p>f) Résidence d'étudiants</p> <p>Le coût d'habitation pour la plupart des logements d'universités, de collèges et d'écoles d'infirmières est fixé à \$25. Le coût d'habitation des personnes habitant ces résidences est limité à \$25 aux fins du crédit d'impôts fonciers.</p> <p>Pour savoir si le coût d'habitation de votre résidence a été fixé, adressez-vous au centre d'information.</p> <p>g) Reçus</p> <p>Vous n'êtes pas tenu de produire avec la déclaration les reçus de loyers ou d'impôts fonciers pour 1978, mais vous devez pouvoir les produire sur demande. Vous devez annexer à la présente formule les reçus de loyers et d'impôts fonciers payés en 1978 à l'égard d'années d'imposition antérieures.</p>	<p>2. Crédit de taxe sur les ventes</p> <p>Tout particulier résidant en Ontario le 31 décembre 1978 peut demander le crédit de taxe sur les ventes de l'Ontario, <i>sauf</i></p> <ul style="list-style-type: none"> • les personnes âgées de moins de 16 ans à la fin de 1978 • les personnes déclarées à charge aux fins de l'impôt sur le revenu par un autre résident de l'Ontario. <p>3. Crédit d'impôt aux pensionnés</p> <p>Toute personne âgée de 65 ans ou plus et résidant en Ontario le 31 décembre 1978 peut demander le crédit d'impôt aux pensionnés. Lorsque les deux conjoints ont 65 ans ou plus à la fin de 1978 et habitent la même résidence principale,</p> <ul style="list-style-type: none"> • seul le conjoint ayant le revenu imposable le plus élevé peut demander ce crédit; • si aucun n'a un revenu imposable, le crédit d'impôt aux pensionnés doit être demandé par le conjoint qui demande le crédit d'impôts fonciers. <p>Lorsqu'un seul des conjoints a 65 ans ou plus, c'est lui qui peut demander le crédit.</p> <p>4. Renseignements généraux</p> <p>a) Mariage au cours de l'année</p> <p>Le conjoint <i>qui a le revenu imposable le plus élevé</i> peut inclure tous les frais suivants dans le calcul du coût d'habitation:</p> <ul style="list-style-type: none"> • le loyer ou l'impôt foncier payé pour la partie de l'année avant le mariage, • le loyer ou l'impôt foncier payé par son conjoint pour la partie de l'année avant le mariage, • le loyer ou l'impôt foncier payé depuis le mariage. <p>b) Séparation au cours de l'année</p> <p>L'année de la séparation, chaque conjoint peut inclure les frais suivants dans le calcul du coût d'habitation:</p> <ul style="list-style-type: none"> • sa part convenue du loyer ou de l'impôt foncier pour la partie de l'année précédant la séparation, <i>et</i> • le loyer ou les impôts fonciers après la séparation. <p>c) Décès au cours de l'année</p> <p>Le représentant légal de la personne décédée peut produire une demande de crédit d'impôts fonciers fondée sur les impôts fonciers ou le loyer payés par elle ou son conjoint <i>avant le décès</i>. Les crédits de taxe sur les ventes et d'impôt aux pensionnés peuvent être demandés s'il y a lieu. Le conjoint survivant peut, s'il y est par ailleurs admis, demander les crédits d'impôt de l'Ontario le dernier jour de l'année d'imposition de la façon suivante:</p> <ul style="list-style-type: none"> • Crédit d'impôts fonciers—sans égard à tout crédit d'impôts fonciers demandé au nom de la personne décédée. • Crédit de taxes sur les ventes—si le conjoint survivant n'a pas été désigné comme personne à charge dans la déclaration du contribuable décédé. • Crédit d'impôt aux pensionnés—si le conjoint survivant est âgé de 65 ans ou plus.
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Demandes de renseignements :

Téléphonez au centre d'information du ministère du Revenu de l'Ontario.

- Dans le Toronto métropolitain, composez 965-8470.
- Si votre indicatif régional est 807, demandez à la téléphoniste le numéro . . . Zénith 8-2000 (sans frais).
- Pour toutes les autres régions de l'Ontario, composez 1-800-268-7121 (sans frais).

O. Reg. 39/79, Form 2.

THE HEALTH INSURANCE ACT, 1972**O. Reg. 40/79.**

General.

Made—January 10th, 1979.

Filed—January 18th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 323/72
MADE UNDER
THE HEALTH INSURANCE ACT, 1972

1. Item 9 of Table 1 of Ontario Regulation 323/72, as made by section 1 of Ontario Regulation 798/78, is revoked and the following substituted therefor:

9. On or after the 1st day of November, 1978, but before the 1st day of February, 1979	273.70	9.00	501.90	16.50	775.60	25.50
10. On or after the 1st day of February, 1979	298.00	9.80	477.60	15.70	775.60	25.50
(1618)						5

THE NURSING HOMES ACT, 1972**O. Reg. 41/79.**

General.

Made—January 10th, 1979.

Filed—January 18th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 196/72
MADE UNDER
THE NURSING HOMES ACT, 1972

1. Item 7 of Table 1 of Ontario Regulation 196/72, as made by section 1 of Ontario Regulation 795/78, is revoked and the following substituted therefor:

7. On or after the 1st day of November, 1978, but before the 1st day of February, 1979.	273.70	9.00
8. On or after the 1st day of February, 1979.	298.00	9.80
(1619)		5

**THE APPRENTICESHIP AND
TRADESMEN'S QUALIFICATION ACT**

O. Reg. 42/79.

Hairstyling Schools.

Made—December 6th, 1979.

Filed—January 18th, 1979.

**REGULATION MADE UNDER
THE APPRENTICESHIP AND
TRADESMEN'S QUALIFICATION ACT**

HAIRSTYLING SCHOOLS

INTERPRETATION

1. In this Regulation,

- (a) "certified trade" means the trade of hair-stylist; and
- (b) "hairstyling school" means any school or place at which instruction is offered in any branch of the certified trade of hair-stylist but does not include,
 - (i) a hairdressing, barber or hairstylist shop in which apprentices are employed;
 - (ii) a college of applied arts and technology established under *The Ministry of Colleges and Universities Act, 1971*; or
 - (iii) a school or college under the jurisdiction of the Ministry of Education. O. Reg. 42/79, s. 1.

2. No person shall establish, operate or maintain a hairstyling school unless he is the holder of a licence issued under this Regulation. O. Reg. 42/79, s. 2.

3.—(1) An application for a licence to operate a hairstyling school shall be made to the Director in a form prescribed by the Director.

(2) A licence to operate a hairstyling school shall be in a form prescribed by the Director and the fee for a licence or a renewal thereof is \$100 per year.

(3) A licence to operate a hairstyling school expires on the 31st day of December in the year in which it is issued.

(4) An application for renewal of a licence to operate a hairstyling school shall be made to the Director not later than the 1st day of December in each year. O. Reg. 42/79, s. 3.

4.—(1) No holder of a licence to operate a hairstyling school shall enter into a contract to provide training and instruction with a candidate for enrolment unless the candidate,

- (a) is at least sixteen years of age;
- (b) has completed Grade 9 in Ontario or has such other academic qualification that, in the opinion of the Director, is equivalent thereto; and
- (c) has been approved for enrolment by the Director.

(2) A copy of the contract referred to in subsection 1 shall be filed by the licensee with the Director and a fee of \$10 shall be paid by the licensee to the Director for registration of the enrolment of the candidate.

(3) No holder of a licence to operate a hairstyling school shall give training or instruction to a student unless subsections 1 and 2 have been complied with. O. Reg. 42/79, s. 4.

5.—(1) Unless otherwise specified in writing by the Director the period of training and instruction in a hairstyling school shall be at least 1,200 hours for Branch 1 and Branch 2 of the certified trade and at least 1,500 hours for Branch 3 of the certified trade.

(2) The training and instruction in a hairstyling school shall be in accordance with the training profile for the certified trade approved by the Director.

(3) No student in a hairstyling school shall accept any remuneration for work performed in the hairstyling school. O. Reg. 42/79, s. 5.

6. A hairstyling school shall employ at least one instructor for each fifteen students in attendance at the hairstyling school, at any one time. O. Reg. 42/79, s. 6.

7.—(1) Every instructor shall,

- (a) be a holder of a certificate of qualification in Branch 1, 2 or 3 of the certified trade and have at least three years of work experience in the branch of the certified trade in which instruction is to be given by such instructor; and
- (b) within one year of commencing employment as an instructor, be a graduate of a teacher-training course that is approved by the Director,

and no instructor shall perform any barbering, hairdressing or hairstyling services for a customer of the hairstyling school except while he is actually demonstrating to a student or accept any remunera-

tion or gratuity from a customer for work performed in the hairstyling school.

(2) Notwithstanding the provisions of subsection 1, the Director may approve the employment of any instructor at a hairstyling school who in the opinion of the Director is proficient in the branch of the certified trade for which instruction is to be given by such instructor. O. Reg. 42/79, s. 7.

8. Where the Director so requires, an instructor or student shall furnish, within a reasonable time, a certificate of a legally qualified medical practitioner that the instructor or student is not suffering from any communicable disease. O. Reg. 42/79, s. 8.

9.—(1) The premises of a hairstyling school shall be identified by a sign visible from the street and where a hairstyling school is conducted or operated on the same premises as a barber, hair-dressing or hairstylist shop, there shall be a solid partition reaching from the floor to the ceiling separating the hairstyling school from the rest of the premises and the hairstyling school shall have a separate entrance.

(2) The holder of a licence to operate a hairstyling school shall ensure that the hairstyling school,

- (a) is equipped for teaching trade theory and practice; and
- (b) has a total of forty feet of leased floor space for each student. O. Reg. 42/79, s. 9.

10. The premises of a hairstyling school shall be,

- (a) painted or papered;
- (b) lighted and ventilated;
- (c) supplied with hot and cold running water;
- (d) supplied with drinking water; and
- (e) kept in a clean and sanitary condition,

and the licensee shall ensure that,

- (f) any repairs required to keep the premises in a safe and habitable condition are made; and
- (g) the cause of any effluvia arising from any defective drain or plumbing is removed and the defect is corrected. O. Reg. 42/79, s. 10.

11. The holder of a licence to operate a hairstyling school shall ensure that separate washrooms and toilet rooms for male and female persons are provided. O. Reg. 42/79, s. 11.

12. Every student in a hairstyling school shall be given a minimum of one-half hour for lunch. O. Reg. 42/79, s. 12.

13.—(1) No training or instruction shall be given in a hairstyling school,

(a) on a holiday; and

(b) before 8.00 a.m. or after 10.00 p.m.

(2) No weekly period of training and instruction shall exceed a total of forty-four hours for any student. O. Reg. 42/79, s. 13.

14. Every student and every instructor in a hairstyling school shall wear a clean light-coloured coat, smock or uniform of washable material. O. Reg. 42/79, s. 14.

15.—(1) All implements used in the certified trade of hairstylist in a hairstyling school shall be thoroughly sterilized or sanitized, immediately before each use and instruments that cannot be so treated shall not be used.

(2) All hair brushes shall be immersed in a strong antiseptic solution, rinsed in clear water and dried with a clean towel or by heat, before being used on a customer. O. Reg. 42/79, s. 15.

16. A room shall be provided in every hairstyling school to be used for eating purposes and no food shall be consumed in the hairstyling school in a place other than that room. O. Reg. 42/79, s. 16.

17. No hairstyling school shall be used for residential purposes. O. Reg. 42/79, s. 17.

18. Regulations 24 and 26 of Revised Regulations of Ontario, 1970 are revoked. O. Reg. 42/79, s. 18,

(1622)

5

THE PLANNING ACT

O. Reg. 43/79.

Restricted Areas—County of Lambton,
Township of Plympton.

Made—January 16th, 1979.

Filed—January 19th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 279/74 MADE UNDER THE PLANNING ACT

1.—(1) Subsection 1 of section 7 of Ontario Regulation 279/74, as made by section 1 of Ontario Regulation 737/78, is revoked and the following substituted therefor:

(1) Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for the erection and use thereon of a building containing any one or more of,

- (a) a bank;
- (b) a clinic;
- (c) a retail store;
- (d) a restaurant;
- (e) a personal service store; and
- (f) an office,

and buildings and structures accessory thereto provided the following requirements are met:

Total floor area of
all buildings and
structures 10,000 square feet

Minimum distance of
any building or struc-
ture from any lot line 50 feet

Minimum number of
parking spaces 20

(2) Subsection 3 of the said section 7 is revoked and the following substituted therefor:

(3) In this section,

- (a) "clinic" means a building or a part thereof used exclusively by physicians, dentists or drugless practitioners and their staff and clients for purposes of consultation, diagnosis and office treatment; and
- (b) "personal service store" means a building or a part thereof used for providing services of a personal nature or for the repair or servicing of articles of a personal nature and includes a barber shop, a hairdressing shop, a shoe repair shop, a watch repair shop, a laundromat, the premises of a dispensing optician and a depot for the collection of dry cleaning and laundry.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 16th day of January, 1979.

THE HIGHWAY TRAFFIC ACT

O. Reg. 44/79.

Driving Instructor's Licence.

Made—December 20th, 1978.

Filed—January 19th, 1979.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

DRIVING INSTRUCTOR'S LICENCE

1. In this Regulation, "driving instructor" means a person who instructs in the operation of a Class G motor vehicle, as prescribed in Ontario Regulation 906/76, and receives compensation therefor. O. Reg. 44/79, s. 1.

2. No person shall act as a driving instructor unless the person holds a driving instructor's licence issued by the Minister. O. Reg. 44/79, s. 2.

3.—(1) The Minister may issue a driving instructor's licence to any applicant who satisfies the Minister that,

- (a) the applicant has the ability to operate and to instruct in the safe operation of a Class G motor vehicle;
- (b) the applicant holds a valid and subsisting driver's licence, other than a Class L or M driver's licence, authorizing the applicant to drive a Class G motor vehicle, and that the applicant has been so licensed under the Act or has held an equivalent licence issued by another province of Canada or state of the United States of America for a period of at least two years immediately preceding the date of the application;
- (c) the applicant has not accumulated more than six demerit points in his driving record;
- (d) the applicant's driver's licence has not been under suspension at any time within the preceding twelve months as a result of being found guilty or of a conviction of an offence,
 - (i) under section 30b, subsection 17 of section 82, section 83, 117 or 140 of the Act, or
 - (ii) under the *Criminal Code* (Canada), committed by means of a motor vehicle or while driving or having the care or control of a motor vehicle;
- (e) the applicant has not been found guilty or convicted within the preceding five

years of two or more offences under the *Criminal Code* (Canada) committed on different dates by means of a motor vehicle or while driving or having the care or control of a motor vehicle;

- (f) the applicant is at least twenty-one years of age;
- (g) the applicant is in good health and good physical condition; and
- (h) the applicant is a fit and proper person to be licensed as a driving instructor having regard to the applicant's character and integrity.

(2) For the purposes of clause *c* of subsection 1 of section 3, where an applicant has been licensed by another province of Canada or by a state of the United States of America in the two years immediately preceding the date of the application, the driving record of the applicant during the two-year period in the province or state shall be taken into account.

(3) Notwithstanding clause *f* of subsection 1, the Minister may issue a driving instructor's licence to a person who is nineteen or twenty years of age if the person has entered into a contract of employment as a driving instructor in a community college, secondary school, vocational school or private school but the licence so issued authorizes the person to act as a driving instructor only while carrying out the terms of the contract of employment. O. Reg. 44/79, s. 3.

4.—(1) The following fees shall be paid in respect of a driving instructor's licence:

- | | |
|---|---------|
| 1. For an investigation and initial driving instructor's examination... | \$25.00 |
| 2. For a subsequent driving instructor's examination..... | 8.00 |
| 3. For an initial driving instructor's licence, per month to the date of expiry thereof..... | 1.25 |
| 4. For a renewal of a driving instructor's licence, per year to the date of expiry thereof..... | 15.00 |
| 5. For a duplicate licence in case of the loss or destruction of the original | 2.00 |

(2) Notwithstanding subsection 1, a person who requires a driving instructor's licence solely for the purpose of providing instruction in a driver education course conducted by a community college, secondary school, vocational school or private school may pay a fee of \$1.00 in lieu of the fee required by paragraphs 1 and 2 of subsection 1 and is exempt from paying the fees required by paragraphs 3 and 4 of subsection 1. O. Reg. 44/79, s. 4.

5.—(1) An application for a driving instructor's licence shall be accompanied by,

- (a) four photographs of the applicant taken within thirty days of the date on which the application is made;
- (b) a medical report and such other material as may be required by the Minister for the purpose of section 3; and
- (c) the prescribed fee.

(2) The Minister may waive the requirement of a medical report where the applicant has previously submitted a medical report in order to fulfil other requirements of the Act or regulations. O. Reg. 44/79, s. 5.

6. The Minister may issue a temporary driving instructor's licence to an applicant for the period during which the application is being considered. O. Reg. 44/79, s. 6.

7.—(1) A driving instructor's licence or a renewal thereof shall be issued for a period of at least one year and shall expire,

- (a) with the 31st day of March of the year in which the applicant's driver's licence expires;
- (b) where under clause *a* the driving instructor's licence would expire within one year of the date of issuance, with the 31st day of March of the next year in which the applicant's driver's licence expires.

(2) Notwithstanding subsection 1, a driving instructor's licence expires upon the holder of a driving instructor's licence,

- (a) ceasing to be a holder of a driver's licence authorizing the licensee to drive a Class G motor vehicle by reason of,
 - (i) a suspension resulting from a conviction of an offence under section 30*b*, subsection 17 of section 82, section 83, 117 or 140 of the Act, or
 - (ii) a suspension under section 20 or 24 of the Act; or
- (b) accumulating more than eight demerit points in his driving record.

(3) A driving instructor's licence that is not renewed within one year of its date of expiry is not renewable. O. Reg. 44/79, s. 7.

8.—(1) The Minister may suspend or revoke a driving instructor's licence for any grounds upon which an application for a licence may be refused under section 3.

(2) The Minister may, at any time, require the holder of a driving instructor's licence to submit evidence indicating that the holder satisfies or continues to satisfy the requirements set out in section 3. O. Reg. 44/79, s. 8.

9. A photograph of the holder of a driving instructor's licence shall be attached to the licence at all times. O. Reg. 44/79, s. 9.

10. Every driving instructor, while giving driving instruction, shall display the driving instructor's licence in the motor vehicle in such a position that it is plainly visible to the student driver. O. Reg. 44/79, s. 10.

11. Regulation 415 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 44/79, s. 11.

(1624)

5

THE HIGHWAY TRAFFIC ACT

O. Reg. 45/79.

Extending Validity of Motor Vehicle Permits.

Made—January 17th, 1979.

Filed—January 19th, 1979.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

EXTENDING VALIDITY OF MOTOR VEHICLE PERMITS

1. Notwithstanding subsection 1 of section 4 of Regulation 418 of Revised Regulations of Ontario, 1970, motor vehicle permits or validated motor vehicle permits issued for the year 1978, other than permits issued in respect of commercial motor vehicles, shall expire with the 28th day of February, 1979. O. Reg. 45/79, s. 1.

(1625)

5

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Ontario

NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. The day of the sale shall be more than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1	—Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,
 by subscribers for a subscription of 52 weekly issues, \$20.00; and
 by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
 Telephone 965-2238

Publications Under The Regulations Act

February 10th, 1979

THE MUNICIPALITY OF METROPOLITAN TORONTO ACT

O. Reg. 46/79.

Order of the Minister.

Made—January 19th, 1979.

Filed—January 22nd, 1979.

ORDER MADE UNDER THE MUNICIPALITY OF METROPOLITAN TORONTO ACT

ORDER

1. Under the provisions of section 148a of the Act, It Is ORDERED:

1. Effective the 14th day of February, 1979, The Corporation of the Borough of North York is erected into a city municipality bearing the name The Corporation of the City of North York.
2. A reference in any general or special Act to the Borough of North York or The Corporation of the Borough of North York shall be deemed to be a reference to the City of North York and to The Corporation of the City of North York respectively.
3. The Ministry of Intergovernmental Affairs shall, on or before the 31st day of March, 1979, pay to the City of North York the sum of \$300,000 in respect of the financing of the undertaking of a new grade separation on Ormont Drive in the said City, and if such grade separation does not proceed before the 1st day of April, 1984, the sum of \$300,000 shall be repaid by the City of North York to the Province of Ontario, on the demand of the Treasurer of Ontario. O. Reg. 46/79, s. 1.

THOMAS L. WELLS
*Minister of Intergovernmental
Affairs*

Dated at Toronto, this 19th day of January, 1979.

THE RETAIL SALES TAX ACT

O. Reg. 47/79.

Definitions by Minister.

Made—December 14th, 1978.

Filed—January 23rd, 1979.

REGULATION TO AMEND REGULATION 784 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RETAIL SALES TAX ACT

1. Paragraph 7 of section 1 of Regulation 784 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 7. "patterns" as used in paragraph 37 of subsection 1 of the said section 5 means,
 - (a) reproductions of goods to be processed that serve to shape moulds for making such goods;
 - (b) models for dies, jigs, fixtures and moulds that are to be used in the manufacture of goods;
 - (c) the first finished printed motion picture film (also referred to as the negative of the exposed film) for exhibition in a public theatre, if such film is used exclusively for the purpose of making reproductions thereof for sale;
 - (d) masters, inter-masters and running masters of video or audio magnetic recording tapes produced by and used in the television and sound recording industries in making reproductions for sale or for the use of the person making the reproduction; and
 - (e) typesetting and composition, metal plates, cylinders, matrices, film, artwork, designs, photographs, rubber material, plastic material and paper material when impressed with or displaying or carrying an image for

reproduction and used exclusively for the purposes of reproduction in the printing and publishing industries.

LORNE MAECK
Minister of Revenue

Dated at Toronto, this 14th day of December, 1978.

(1635)

6

THE INCOME TAX ACT

O. Reg. 48/79.

Taxable Income—Amount Prescribed
under Section 6a of the Act.
Made—January 10th, 1979.
Filed—January 23rd, 1979.

REGULATION MADE UNDER THE INCOME TAX ACT

TAXABLE INCOME—AMOUNT PRESCRIBED UNDER SECTION 6a OF THE ACT

1. For the purpose of section 6a of the Act, the amount prescribed for the taxation year commencing the 1st day of January, 1979 is the amount of \$1,770.00. O. Reg. 48/79, s. 1.

2. This Regulation comes into force on the 1st day of January, 1979. O. Reg. 48/79, s. 2.

(1636)

6

THE MOTOR VEHICLE FUEL TAX ACT

O. Reg. 49/79.

General.
Made—January 17th, 1979.
Filed—January 23rd, 1979.

REGULATION TO AMEND ONTARIO REGULATION 372/73 MADE UNDER

THE MOTOR VEHICLE FUEL TAX ACT

1. Subsection 2 of section 1a of Ontario Regulation 372/73, as made by section 1 of Ontario Regulation 721/77, is revoked and the following substituted therefor:

(2) Operators of equipment powered by a diesel engine, other than motor vehicles referred to in clause d of subsection 1, are persons not required to be registrants, but may apply to be registrants if the amount of fuel subject to tax is used in a manner for which a refund may be made under the Act or this Regulation and generally exceeds 350 litres per month. O. Reg. 49/79, s. 1.

2. The said Regulation is amended by adding thereto the following section:

Id.—(1) On or before the 25th day of each month, every registrant shall make a return to the Minister in the form provided by the Ministry of Revenue and shall remit to the Treasurer therewith the tax collectable and payable by the registrant during the immediately preceding calendar month.

(2) Every return shall be verified by the certificate of the registrant, and, if the registrant is not an individual, of its president or its resident manager or representative in Ontario, certifying that the financial and other statements of information included therein or attached thereto are in agreement with the books of the registrant and exhibit truly, correctly and completely all information for the period covered by the return.

(3) Notwithstanding subsection 1, the Minister may at any time require a registrant to make a return covering such period and including such information as the Minister may determine and the registrant shall remit to the Treasurer therewith the tax collectable and payable by the registrant during such period.

(4) Notwithstanding subsection 1, the Minister may, upon application in writing, authorize a registrant who closes his books at the end of periods that do not coincide with calendar months and that are not longer in duration than five weeks to file the returns required by subsection 1 with respect to such periods.

(5) Where the Minister has authorized a registrant to file returns for periods shorter or longer in duration than calendar months under subsection 4, the registrant shall, on or before the 1st day of March in each subsequent year, provide the Minister with a schedule of the precise dates upon which the registrant will end each such period during the calendar year or part thereof as the case may be, commencing on the 1st day of April following.

(6) Notwithstanding subsection 1, a registrant whose certificate indicates Class III only may be required to file his returns on or before the 5th day of each month.

(7) Notwithstanding subsection 1, a registrant whose certificate indicates Class IV only shall not file a return more often than annually at the time he applies for a renewal of his certificate and such return shall cover the immediately preceding calendar year.

(8) Notwithstanding subsection 1, the Minister may authorize or require any registrant other than one in Class III only or Class IV only whose total tax collectable or payable in any six consecutive months is less than \$1,000 to file his returns under the Act for periods longer than one month but not exceeding six months in duration.

(9) Notwithstanding subsection 8, where a registrant operates his business on a seasonal basis so that he makes no sales or has no consumption of fuel during a particular period of any year, he may, upon application in writing to the Minister, be authorized not to file returns for the months during which he does not operate his business.

(10) Notwithstanding subsections 1, 8 and 9, where a registrant operates his business on a seasonal basis and has been authorized by the Minister under subsection 9 not to file returns for the months during which he does not operate his business the Minister may authorize any such registrant whose tax collectable or payable in any six consecutive months is less than \$1,000 to file his returns under the Act for periods longer than one month but not exceeding six months in duration.

(11) In any case where the Minister has authorized or required a registrant to file returns for extended periods under subsection 8, or 10, or for periods longer or shorter than a calendar month under subsection 4, the registrant shall make the return

required by subsection 1 or 4 as the case may be on the form provided within twenty-five days of the close of each such period, and shall remit to the Treasurer therewith the tax collectable and payable by him during such period.

(12) Where the Minister has authorized a registrant to file returns for an extended period under subsection 8 or 10 and the registrant fails to file a return within the time prescribed by subsection 11, the Minister may revoke the authorization granted, in which case the registrant will thereafter be required to file returns in accordance with subsection 1 or 4, as the case may be. O. Reg. 49/79, s. 2.

- 3. Clause a of section 3 of the said Regulation is revoked.
- 4. Section 5c of the said Regulation, as made by section 2 of Ontario Regulation 215/76, is revoked.
- 5. Form 1 to the said Regulation is revoked and the following substituted therefor:

Form 1

The Motor Vehicle Fuel Tax Act

NOTICE OF OBJECTION

INSTRUCTIONS

To be prepared in TRIPLICATE, ONE copy to be retained and TWO copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, Queen's Park, Toronto, Ontario M7A 1X8.

The envelope containing this NOTICE must be postmarked within ninety days from the day of mailing or delivery by personal service of the Notice of Assessment to which objection is being made.

A separate Notice of Objection must be filed for each Notice of Assessment in dispute but, if convenient, facts and reasons may be consolidated.

.....
 (Name BLOCK LETTERS, please) Registration Certificate Number
 of.....
 (Give full address, including city, town or village and province)

NOTICE OF OBJECTION is hereby given to Assessment No. _____ bearing the date of the
 day of _____, 19 _____ wherein a tax in the sum of \$ _____ was levied for the period that
 ended on the _____ day of _____, 19 _____.

The following are the reasons for objection and a full statement of facts relating thereto:

(If space insufficient, a separate memorandum should be attached setting forth (1) full statement of reasons for objection, and (2) full statement of relevant facts.)

Date.....
 Signature Position or Office

THIS NOTICE MUST BE SIGNED BY THE APPELLANT OR HIS AUTHORIZED OFFICER.

FORM 1 12/78 194550
 O. Reg. 49/79, s. 5.
 (1637) 6

THE PLANNING ACT

O. Reg. 50/79.
 Delegation of Authority of Minister under
 Section 30a of The Planning Act.
 Made—January 18th, 1979.
 Filed—January 24th, 1979.

**REGULATION MADE UNDER
 THE PLANNING ACT**

**DELEGATION OF AUTHORITY OF
 MINISTER UNDER SECTION 30a OF
 THE PLANNING ACT**

1. Subject to section 2, all authority of the Minister to give consents under section 29 of the Act in respect of any land situate in the Townships of Conmee and O'Connor and in the Geographic Townships of Gorham and Ware, all in the Territorial District of Thunder Bay, is hereby delegated to the Lakehead Planning Board. O. Reg. 50/79, s. 1.

2. The delegation made in section 1 is subject to the condition that the Lakehead Planning Board comply with the rules of procedure in respect of consent applications prescribed by regulation from time to time, as referred to in subsection 12 of section 41 of the Act, provided however that failure to comply with this condition in any respect does not of itself terminate the delegation of authority. O. Reg. 50/79, s. 2.

3. This Order comes into force on the 1st day of February, 1979. O. Reg. 50/79, s. 3.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 18th day of January, 1979.

(1653) 6

THE PLANNING ACT

O. Reg. 51/79.
 Zoning Order—County of Simcoe,
 Township of Nottawasaga.
 Made—January 22nd, 1979.
 Filed—January 24th, 1979.

**REGULATION TO AMEND
 REGULATION 675 OF
 REVISED REGULATIONS OF ONTARIO, 1970
 MADE UNDER
 THE PLANNING ACT**

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

120. Notwithstanding any other provision of this Order, the land described in Schedule 271 may be used for the continued use thereon of a single-family dwelling and buildings and structures

accessory thereto provided the following requirements are met:

Minimum front and rear yards	25 feet
Minimum side yards	10 feet on one side and 4 feet on the other side
Maximum height of dwelling	30 feet
Maximum lot coverage	15 per cent
Minimum ground floor area of dwelling	one storey—1,000 square feet one and one-half storeys or more—750 square feet

O. Reg. 51/79, s. 1, *part.*

121. Notwithstanding any other provision of this Order, the land described in Schedule 272 may be used for the erection and use thereon of a seasonal dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front and rear yards	25 feet
Minimum side yards	10 feet on one side and 4 feet on the other side
Maximum height of dwelling	30 feet
Maximum lot coverage	15 per cent
Minimum ground floor area of dwelling	one storey—1,000 square feet one and one-half storeys or more—750 square feet

O. Reg. 51/79, s. 1, *part.*

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 271

Those parcels of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of the following:

1. That part of the north half of Lot 27 in Concession VIII of the said Township, being the former right-of-way of the Canadian National Railway Company, the centreline of which may be located as follows:

Beginning at the northwesterly angle of the said Lot 27;

Thence southerly along the westerly limit of the said Lot 553.87 feet, more or less, to the intersection with the said centreline;

Thence southeasterly along the said centreline 48.40 feet, more or less, to the place of beginning;

Thence southeasterly along the said centreline 450.60 feet, more or less, to the intersection with the southerly limit of the said north half of the said Lot;

The said former right-of-way having a width of 80 feet lying 40 feet on either side of the said centreline and its productions throughout.

The said parcel being that part of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1897 for the said Township lying southeasterly of the widened limit of the King's Highway No. 24.

2. That part of Lot 27 in Concession VIII of the said Township more particularly described as follows:

Premising that bearings herein are astronomic and are derived from a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 146502;

Beginning at a point within the said Lot 27 which may be located as follows:

Commencing at the southwesterly angle of the said Lot;

Thence northerly along the westerly limit of the said Lot a distance of 1,002.02 feet to a point;

Thence north $73^{\circ} 00' 30''$ east a distance of 18.84 feet to the place of beginning;

Thence north $9^{\circ} 25' 30''$ west along the limit of the King's Highway No. 24, as widened by said deposited Plan Number 146502, a distance of 312.34 feet to a Ministry of Transportation and Communications monument;

Thence continuing north $9^{\circ} 25' 30''$ west along the said widened limit a distance of 32.59 feet to its intersection with the southwesterly limit of the former right-of-way of the Canadian National Railways passing through this Lot;

Thence south $45^{\circ} 11' 30''$ east along the said former right-of-way limit a distance of 387.00 feet to a point;

Thence south 73° 00' 30" west a distance of 228.76 feet to the place of beginning. O. Reg. 51/79, s. 2, *part*.

Schedule 272

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of that part of Lot 38 in Concession V designated as parts 155, 156 and 157 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-1096. O. Reg. 51/79, s. 2, *part*.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 22nd day of January, 1979.

(1654)

THE PLANNING ACT

O. Reg. 52/79.

Restricted Areas—County of Kent,
Township of Chatham.
Made—January 22nd, 1979.
Filed—January 24th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 10/73 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 10/73 is amended by adding thereto the following sections:

57. Notwithstanding any other provision of this Order, the land described in Schedule 52 may be used for the erection and use thereon of a grain elevator and a building containing an office and warehouse provided the following requirements are met:

Maximum floor area of building containing the office and warehouse	8,000 square feet
--	-------------------

Maximum floor area of grain elevator	1,000 square feet
--------------------------------------	-------------------

Minimum side yards for the building containing the office and warehouse	5 feet
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Minimum side yards for grain elevator	15 feet
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O. Reg. 52/79, s. 1, *part*. (1655)

58. Notwithstanding any other provision of this Order, the land described in Schedule 53 may be used for the erection and use thereon of a machine shop for the repair of farm equipment and machines provided the following requirements are met:

Maximum floor area of machine shop	1,100 square feet
------------------------------------	-------------------

Minimum distance between the machine shop and the centre line of Baseline Road	65 feet
--	---------

O. Reg. 52/79, s. 1, *part*.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 52

That parcel of land situate in the Township of Chatham in the County of Kent, being composed of that part of Lot 24 in Concession III designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 24R-1564. O. Reg. 52/79, s. 2, *part*.

Schedule 53

That parcel of land situate in the Township of Chatham in the County of Kent, being composed of that part of Lot 1 in Concession III more particularly described as follows:

Beginning at a point in the easterly limit of the Baseline Road, said point being distant northerly along the said easterly limit, 1,360.8 feet from the southwesterly angle of the said Lot, said point being also distant southerly along the said easterly limit of the Baseline Road, 842.7 feet from the limit between the north and south halves of the said Lot;

Thence southerly along the easterly limit of the said Baseline Road a distance of 132 feet to a point;

Thence easterly and parallel with the southerly limit of the said Lot a distance of 82.5 feet to a point;

Thence northerly and parallel with the easterly limit of the Baseline Road a distance of 132 feet to a point;

Thence westerly in a straight line a distance of 82.5 feet to the place of beginning. O. Reg. 52/79, s. 2, *part*.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 22nd day of January, 1979.

THE LOCAL ROADS BOARDS ACT**O. Reg. 53/79.**

Establishment of Local Roads Areas.

Made—January 23rd, 1979.

Filed—January 24th, 1979.

REGULATION TO AMEND
REGULATION 571 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LOCAL ROADS BOARDS ACT

1. Schedule 105 to Regulation 571 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 456/73, is revoked and the following substituted therefor:

Schedule 105**SABINE LOCAL ROADS AREA**

All those portions of the townships of Sabine and Lyell in the Territorial District of Nipissing, shown outlined on Ministry of Transportation and Communications Plan N-834-C3, filed in the office of the Registrar of Regulations at Toronto as Number 2481. O. Reg. 53/79, s. 1.

2. Schedule 111 to the said Regulation is revoked and the following substituted therefor:

Schedule 111**COPPELL LOCAL ROADS AREA**

All those portions of the Township of Lowther in the Territorial District of Cochrane, shown outlined on Ministry of Transportation and Communications Plan N-1219-2, filed in the office of the Registrar of Regulations at Toronto as Number 2482. O. Reg. 53/79, s. 2.

3. Schedule 116 to the said Regulation, as remade by section 2 of Ontario Regulation 166/78, is revoked and the following substituted therefor:

Schedule 116**BIGWOOD, DELAMERE, HOSKIN
LOCAL ROADS AREA**

All those portions of the townships of Bigwood, Delamere, Hoskin, Cox and Cherriman in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications Plan N-779-8, filed in the office of the Registrar of Regulations at Toronto as Number 2483. O. Reg. 53/79, s. 3.

4. Schedule 154 to the said Regulation, as remade by section 3 of Ontario Regulation 194/77, is revoked and the following substituted therefor:

Schedule 154**WAY LOCAL ROADS AREA**

All of the Township of Way and those portions of the Township of Lowther in the Territorial District of Cochrane, shown outlined on Ministry of Transportation and Communications Plan N-325-7, filed in the office of the Registrar of Regulations at Toronto as Number 2484. O. Reg. 53/79, s. 4.

5. Schedule 165 to the said Regulation, as remade by section 4 of Ontario Regulation 194/77, is revoked and the following substituted therefor:

Schedule 165**PATTERSON LOCAL ROADS AREA**

All those portions of the Township of Patterson in the Territorial District of Parry Sound, shown outlined on Ministry of Transportation and Communications Plan N-630-6, filed in the office of the Registrar of Regulations at Toronto as Number 2485. O. Reg. 53/79, s. 5.

6. Schedule 174 to the said Regulation, as remade by section 3 of Ontario Regulation 120/74, is revoked and the following substituted therefor:

Schedule 174**Laurier Local Roads Area**

All those portions of the Township of Laurier in the Territorial District of Parry Sound, shown outlined on Ministry of Transportation and Communications Plan N-507-A3, filed in the office of the Registrar of Regulations at Toronto as Number 2486. O. Reg. 53/79, s. 6.

7. Schedule 183 to the said Regulation, as remade by section 4 of Ontario Regulation 205/74, is revoked and the following substituted therefor:

Schedule 183**KUKAGAMI LOCAL ROADS AREA**

All of the Township of Scadding and those portions of the townships of Street, Rathbun, Kelly and Davis in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications Plan N-1404-3, filed in the office of the Registrar of Regulations at Toronto as Number 2487. O. Reg. 53/79, s. 7.

J. SNOW
*Minister of Transportation and
 Communications*

Dated at Toronto, this 23rd day of January, 1979.

(1656)

6

THE PLANNING ACT

O. Reg. 54/79.

Order made under Section 29a of
 The Planning Act.

Made—January 19th, 1979.

Filed—January 25th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the Village of Elora in the County of Wellington, being composed of the following:

1. Lots 15, 16, 17 and 18 southeast of Water Street according to a Plan registered in the Land Registry Office for the Registry Division of Wellington South (No. 61) as Number 56 for the said Village;
 2. Lots 19, 20, 21, 22, 23 and 24 southeast of Water Street according to a Plan registered in the Land Registry Office for the Registry Division of Wellington South (No. 61) as Number 181 for the said Village of Elora; and
 3. Lots 21, 22, 23 and 24 northwest of McNab Street according to a Plan registered in the Land Registry Office for the Registry Division of Wellington South (No. 61) as Number 181 for the said Village of Elora. O. Reg. 54/79, s. 1.
2. Ontario Regulation 26/76 is revoked. O. Reg. 54/79, s. 2.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 19th day of January, 1979.

(1657)

6

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 55/79.

Consolidated Affidavit of Residence and
 Value of Consideration.

Made—January 24th, 1979.

Filed—January 25th, 1979.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

CONSOLIDATED AFFIDAVIT OF RESIDENCE AND VALUE OF CONSIDERATION

1. Subject to section 3, during the period commencing with the 1st day of February, 1979 and ending with the 30th day of April, 1979, the affidavit required by subsection 1 of section 4 of the Act shall be either in the form of affidavit prescribed by Ontario Regulation 708/74 or in Form 1 to this Regulation. O. Reg. 55/79, s. 1.

2. Subject to section 3, during the period commencing with the 1st day of February, 1979 and ending with the 30th day of April, 1979, the affidavit required by subsection 3 of section 4 of the Act shall be either in Form 1 to the Act or in Form 1 to this Regulation. O. Reg. 55/79, s. 2.

3. Where, during the period commencing with the 1st day of February, 1979 and ending with the 30th day of April, 1979, the affidavit required by subsection 1 or 3 of section 4 of the Act is made in Form 1 to this Regulation,

- (a) neither Form 1 to the Act nor the form of affidavit prescribed by Ontario Regulation 708/74 shall be attached to the conveyance tendered for registration; and
- (b) the affidavit required by subsection 1 of section 4 of the Act shall be made by the persons who are required to make the affidavit that is required by subsection 3 of section 4 of the Act. O. Reg. 55/79, s. 3.

4. On or after the 1st day of May, 1979 the affidavits required by subsection 1 or 3 of section 4 of the Act shall be in Form 1 to this Regulation. O. Reg. 55/79, s. 4.

5. That part of Form 1 to this Regulation that is entitled "Property Information Record" shall be completed by or on behalf of the person making the affidavit contained in Form 1 to this Regulation at or before the time when the conveyance to which the form is required to be attached is tendered for registration. O. Reg. 55/79, s. 5.

6. At the time that any conveyance to which Form 1 to this Regulation is attached is tendered for registration, there shall also be provided to the

collector to whom such conveyance is tendered for registration one fully executed and completed duplicate copy of such form, and such duplicate copy shall not be attached to any conveyance tendered for registration. O. Reg. 55/79, s. 6.

7. Form 1 to the Act is repealed. O. Reg. 55/79, s. 7.

8. Ontario Regulation 708/74 is revoked. O. Reg. 55/79, s. 8.

9. Sections 7 and 8 of this Regulation come into force on the 1st day of May, 1979. O. Reg. 55/79, s. 9.

LORNE MAECK
Minister of Revenue

Dated at Toronto, this 24th day of January, 1979.

Form 1

The Land Transfer Tax Act, 1974

AFFIDAVIT OF RESIDENCE AND OF VALUE OF THE CONSIDERATION

IN THE MATTER OF THE CONVEYANCE OF (insert brief description of land).....

BY (print names of all transferors in full).....

TO [see instruction 1 and print names of all transferees in full].....

I, [see instruction 2 and print name(s) in full].....

MAKE OATH AND SAY THAT:

1. I am (place a clear mark within the square opposite that one of the following paragraphs that describes the capacity of the deponent(s): (see instruction 2)

- (a) A person in trust for whom the land conveyed in the above-described conveyance is being conveyed;
- (b) A trustee named in the above-described conveyance to whom the land is being conveyed;
- (c) A transferee named in the above-described conveyance;
- (d) The authorized agent or solicitor acting in this transaction for _____ (insert name(s) of principal(s)) described in paragraph(s) (a), (b), (c) above; (strike out references to inapplicable paragraphs)
- (e) The President, Vice-President, Manager, Secretary, Director, or Treasurer authorized to act for _____ described in paragraph(s) (a), (b), (c) above. (Strike out (insert name(s) of corporation(s)) references to inapplicable paragraphs)
- (f) A transferee described in paragraph () (insert only one of paragraph (a), (b) or (c) above, as applicable) and am making this affidavit on my own behalf and on behalf of _____ (insert name of spouse) who is my spouse described in paragraph (). (insert only one of paragraph (a), (b) or (c) above, as applicable)

and as such, I have personal knowledge of the facts herein deposed to.

2. I have read and considered the definitions of "non-resident corporation" and "non-resident person" set out respectively in clauses f and g of subsection 1 of section 1 of the Act. (see instruction 3)

3. The following persons to whom or in trust for whom the land conveyed in the above-described conveyance is being conveyed are non-resident persons within the meaning of the Act. (see instruction 4)

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

4. THE TOTAL CONSIDERATION FOR THIS TRANSACTION IS ALLOCATED AS FOLLOWS:

- (a) Monies paid or to be paid in cash..... \$.....
- (b) Mortgages (i) Assumed (show principal and interest to be credited against purchase price)..... \$.....
- (ii) Given back to vendor..... \$.....
- (c) Property transferred in exchange (detail below)... \$.....
- (d) Securities transferred to the value of (detail below) \$.....
- (e) Liens, legacies, annuities and maintenance charges to which transfer is subject..... \$.....
- (f) Other valuable consideration subject to land transfer tax (detail below)..... \$ _____
- (g) VALUE OF LAND, BUILDING, FIXTURES AND GOODWILL SUBJECT TO LAND TRANSFER TAX (total of (a) to (f))..... \$..... \$.....
- (h) VALUE OF ALL CHATTELS—items of tangible personal property (Retail Sales Tax is payable on the value of all chattels unless exempt under the provisions of *The Retail Sales Tax Act*, R.S.O. 1970, c. 415, as amended)..... \$.....
- (i) Other consideration for transaction not included in (g) or (h) above..... \$ _____
- (j) TOTAL CONSIDERATION..... \$ _____

All blanks must be filled in. Insert "NIL" where applicable

5. If consideration is nominal, describe relationship between transferor and transferee and state purpose of conveyance (see instruction 5).....
.....

6. Other remarks and explanations, if necessary.....
.....

SWORN before me at the

in the

this day of



.....
(signature(s))

A Commissioner for taking Affidavits, etc.

PROPERTY INFORMATION RECORD

- A. Describe nature of instrument.....
- B. (i) Address of property being conveyed (if available).....
.....
- (ii) Assessment Roll # (if available).....
- C. Mailing address(es) for future Notices of Assessment under *The Assessment Act* for property being conveyed (see instruction 6).
- D. (i) Registration number for last conveyance of property being conveyed (if available).....
- (ii) Legal description of property conveyed: Same as in D.(i) above.
 Yes No Not Known
- E. Name(s) and address(es) of each transferee's solicitor.....
.....
.....

For Land Registry Office use only
REGISTRATION NO.
Land Registry Office No.
Registration Date

O. Reg. 55 79. Form 1.

THE HIGHWAY TRAFFIC ACT

O. Reg. 56/79.

Speed Limits.

Made—January 24th, 1979.

Filed—January 26th, 1979.

REGULATION TO AMEND REGULATION 429 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Paragraph 8 of Part 4 of Schedule 2 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
8. That part of the King's Highway known as No. 3 in the Township of Malahide in the County of Elgin beginning at a point situate 206 metres measured westerly from its intersection with the centre line of the roadway known as Caverly Street in the Town of Aylmer and extending westerly therealong for a distance of 245 metres.
- 2.—(1) Paragraph 5 of Part 7 of Schedule 17 to the said Regulation, as made by subsection 3 of section 3 of Ontario Regulation 127/77, is revoked and the following substituted therefor:
5. That part of the King's Highway known as No. 11 in the Township of Shackleton and Machin, formerly in the Territorial District of Cochrane lying between a point situate 275 metres measured easterly from its intersection with the line between lots 23 and 24 in Concession 12 and a point situate 122 metres measured easterly from its intersection with the easterly limit of the bridge over the Groundhog River.
- (2) Paragraph 20 of Part 9 of the said Schedule 17, as made by subsection 7 of section 3 of Ontario Regulation 1046/75, is revoked and the following substituted therefor:
20. That part of the King's Highway known as No. 11 in the Territorial District of Cochrane lying between a point situate 625 metres measured westerly from its intersection with the easterly limit of the Mattagami River in the Township of Kendrey and a point situate 275 metres measured easterly from its intersec-

County of
Elgin—

Twp. of
Malahide

Town of
Aylmer

District of
Cochrane—

Twp. of
Shackleton
and Machin

District of
Cochrane—

Twp. of
Shackleton
and Machin

tion with the line between lots 23 and 24 in Concession 12 in the Township of Shackleton and Machin, formerly in the Township of Shackleton.

- 3.—(1) Paragraph 1 of Part 8 of Schedule 24 to the said Regulation, as remade by subsection 1 of section 2 of Ontario Regulation 276/78, is revoked and the following substituted therefor:

Regional
Municipality
of Ottawa-
Carleton—

Twp. of
Gloucester

1. That part of the King's Highway known as No. 17 in the Township of Gloucester in The Regional Municipality of Ottawa-Carleton lying between a point situate 100 metres measured westerly from its intersection with the line between lots 15 and 16 in Concession 1 and a point situate with the line between lots 25 and 26 in Concession 2.

- (2) Paragraph 40 of Part 9 of the said Schedule 24, as made by subsection 2 of section 4 of Ontario Regulation 1046/75, is revoked.

- 4.—(1) Paragraph 1 of Part 1 of Schedule 59 to the said Regulation is revoked and the following substituted therefor:

Regional
Municipality
of York—

Town of
Markham

1. That part of the King's Highway known as No. 48 in the Town of Markham in The Regional Municipality of York lying between a point situate 490 metres measured northerly from its intersection with the northerly limit of the roadway known as Steeles Avenue and a point situate at its intersection with the southerly limit of the roadway known as Chate-laine Drive.

- (2) Part 7 of the said Schedule 59 is revoked and the following substituted therefor:

PART 7

Regional
Municipality
of York—

Town of
Markham

1. That part of the King's Highway known as No. 48 in the Town of Markham in The Regional Municipality of York lying between a point situate at its intersection with the southerly limit of the roadway known as Chate-laine Drive and a point situate at its intersection with the line between lots 8 and 9 in Concession 8. O. Reg. 56/79, s. 4 (2).

5. Paragraph 1 of Part 1 of Schedule 128 to the said Regulation, as remade by subsection 1 of section 12 of Ontario Regulation 221/72, is revoked.

(1659)

6

THE HIGHWAY TRAFFIC ACT

O. Reg. 57/79.

Load Limits.

Made—January 24th, 1979.

Filed—January 26th, 1979.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

LOAD LIMITS

1.—(1) The provisions of subsections 5 and 7 of section 77 of the Act are declared to be applicable to those parts of the King's Highway described in Schedule 1.

(2) The provisions of subsections 5, 7 and 13 of section 77 of the Act shall extend and apply to those parts of the King's Highway described in Schedule 2 from the 1st day of March, 1979 to the 31st day of May, 1979, both inclusive.

(3) Where a highway is referred to in Schedule 1 or 2 by number, the reference is to that part of the King's Highway that is known thereby. O. Reg. 57/79, s. 1.

2. Ontario Regulations 105/78 and 173/78 are revoked. O. Reg. 57/79, s. 2.

Schedule 1

ITEM NUMBER	NUMBER OF THE KING'S HIGHWAY	PARTS OF THE KING'S HIGHWAY
1	21	"New Kincardine Bypass" from the junction of Highway No. 21 at Kincardine southeast limits northerly for 2.5 km to the junction of Highway No. 9.
2	33	From Lennox and Addington County Road No. 8A to the Eastern Terminal of the Glenora-Adolphustown Ferry.
3	52	From Highway No. 8 to Highway No. 97 and from Highway No. 97 north to the boundary line between the County of Wellington and The Regional Municipality of Hamilton-Wentworth.
4	54	From 0.4 km south of Highway No. 2 to Highway No. 6.
5	89	From junction of Highway No. 400, easterly for 5 km to junction of Highway No. 11.
6	95	All.
7	96	All.
8	97	From the Waterloo-Hamilton Wentworth Regional Boundary to Highway No. 6 (Freelton).
9	99	From Copetown to 6.4 km east of Highway No. 24.
10	—	Commonly known as "Dawson's Point Road" from Highway No. 96 to Dawson's Dock.

O. Reg. 57/79, Sched. 1.

Schedule 2

All that part of the King's Highway lying in that part of Ontario north of the line formed by the Severn River, Highway No. 169 from Washago to Highway No. 12, Highway No. 12 from Highway No. 169 to Highway No. 7 north of Sunderland, Highway No. 7 from Highway No. 12 to Perth, Highway No. 7 from Perth to Highway No. 7B, Highway No. 7B to Highway No. 29 and Highway No. 29 to Arnprior, excepting thereout the following:

1. Highway No. 7B,
 - (a) from the westerly limit of Lindsay to the west junction of Highways No. 7 and No. 35;
 - (b) from the south limit of Lindsay to the south junction of Highways No. 7 and No. 35;
 - (c) from Fowlers Corner to the northerly limit of Peterborough;
 - (d) from the easterly limit of Peterborough to the east junction of Highways No. 7 and No. 7B.
2. Highway No. 11 from the Severn River to the International Boundary, Town of Rainy River.
3. Highway No. 11B,
 - (a) from the northerly limit of North Bay to North Bay Bypass;
 - (b) from Highway No. 11 south of Cobalt to Highway No. 11 north of New Liskeard;
 - (c) from Highway No. 11 to Atikokan.
4. Highway No. 17 from Arnprior to Manitoba border.
5. Highway No. 17B from the northerly limit of North Bay to North Bay Bypass.
6. Old Highway 17 from Highway No. 60 to Haley Station.
7. Highway No. 28 from junction of Highway No. 7 to Bancroft.
8. Highway No. 35 from Highway No. 7 to junction of Highway No. 60 at Dwight.
9. Highway No. 35A from Highway No. 35 to junction of Highway No. 121 Fenelon Falls.
10. Highway No. 36 from junction of Highway No. 7, Lindsay to the junction of Highway No. 28 Burleigh Falls.
11. Highway No. 41 from Highway No. 7 (Kaladar) to junction of Highway No. 41 and Highway No. 17 at Pembroke.
12. All Highway No. 46.
13. Highway No. 48 from the junction of Highway No. 12 to Highway No. 35.
14. All Highway No. 60.
15. All Highway No. 61.
16. Highway No. 62,
 - (a) from the Village of Madoc to the Village of Barry's Bay;
 - (b) from Highway No. 17 to Quebec Boundary.
17. All Highway No. 63.
18. Highway No. 64,
 - (a) from Highway No. 69 to Highway No. 17;

(b) from Sturgeon Falls town limit northerly to Highway No. 539 at Field;

(c) from 1.9 km south of Holdridge Creek Bridge northerly to Highway No. 11.

19. Highway No. 65 from Quebec Border to the east junction of Highway No. 560 (Elk Lake).
20. Highway No. 66 from Highway No. 11 to Quebec Border.
21. All Highway No. 67.
22. All Highway No. 68.
23. Highway No. 69 from Port Severn to Sudbury.
24. Highway No. 69B from the easterly limit of Parry Sound to the south junction of Highway No. 69 and Highway No. 69B and from the north limit of Parry Sound (Isabella Street) to the north junction of Highway No. 69 and Highway No. 69B.
25. All Highway No. 71.
26. All Highway No. 72.
27. All Highway No. 94.
28. Highway No. 101,
 - (a) from the junction of Highway No. 616 easterly to 0.5 km east of Highway No. 572;
 - (b) from Highway No. 17 to Yonge Street at Foleyet.
29. All Highway No. 102.
30. All Highway No. 105.
31. All Highway No. 108.
32. All Highway No. 112.
33. All Highway No. 117.
34. All Highway No. 118.
35. All Highway No. 121.
36. All Highway No. 124.
37. All Highway No. 125.
38. All Highway No. 127.
39. Highway No. 129,
 - (a) from south junction of Highway No. 101 and Highway No. 129 to Chapleau;
 - (b) from junction of Highway No. 17 to 2.6 km north of Casson-Dagle township line.
40. Highway No. 130 from the junction of Highway No. 11 and 17 southerly for 8.4 km.
41. All Highway No. 132.
42. All Highway No. 134.

43. Highway No. 141,
 - (a) from junction of Highway No. 11 to junction of Highway No. 141 and Muskoka District Road No. 35;
 - (b) from the District of Muskoka Boundary to Highway No. 69.
44. All Highway No. 144.
45. Highway No. 169 from Washago to Mactier.
46. Highway No. 507 from the south junction of Highway No. 36 and Highway No. 507 southerly 0.4 km to Buckhorn.
47. Highway No. 520 from the junction of Highway No. 11 westerly to the east junction of Highway No. 124.
48. Highway No. 522 from Highway No. 11 westerly to Arnstein.
49. All Highway No. 526.
50. Highway No. 527,
 - (a) from Highway No. 17 northerly 58 km;
 - (b) from Armstrong southerly for 24 km.
51. All Highway No. 531.
52. Highway No. 534 from Highway No. 11 to 9 km west of junction of Highway No. 534 and Highway No. 654.
53. Highway No. 535,
 - (a) from Noelville to Hagar;
 - (b) from Hagar northerly 2 km.
54. Highway No. 539 from junction of Highway No. 17 at Warren northerly for 10.5 km.
55. Highway No. 540 from junction of Highway No. 68 (at Little Current) westerly to the junction of Highway No. 542 (Gore Bay).
56. All Highway No. 547.
57. All Highway No. 550.
58. Highway No. 551 from West Bay to Mindemoya.
59. Highway No. 552 from the junction of Highway No. 17 to the junction of Highway No. 556.
60. Highway No. 556 from the junction of Highway No. 17 to the junction of Highway No. 552.
61. Highway No. 558 from Highway No. 11 to Highway No. 11B in the Town of Haileybury.
62. Highway No. 561 from Highway No. 17 (Bruces Mines) northerly 8.9 km.
63. All Highway No. 565.
64. All Highway No. 576.
65. Highway No. 577 from Highway No. 11 Monteith northerly to Iroquois Falls.
66. All Highway No. 578.

67. All Highway No. 581.
68. Highway No. 583 from Highway No. 11 northerly 11.7 km (Lac St. Therese).
69. Highway No. 584,
 - (a) from Highway No. 11 to south limit of Geraldton.
 - (b) from Nakina southerly 6.4 km.
70. Highway No. 588 from Highway No. 11 and 17 southerly for 1.6 km.
71. Highway No. 589 from Highway No. 102 to Highway No. 591.
72. Highway No. 590 from the junction of Highway No. 11 and 17 westerly for 2 km.
73. Highway No. 599,
 - (a) from Highway No. 17 northerly 62 km;
 - (b) from 13 km south of CNR Crossing, Savant Lake northerly to the junction of Highway No. 646.
74. All Highway No. 604.
75. Highway No. 608 from Highway No. 61 westerly for 1 km.
76. All Highway No. 614.
77. All Highway No. 623.
78. All Highway No. 626.
79. All Highway No. 627.
80. All Highway No. 628.
81. All Highway No. 629.
82. Highway No. 631 from Highway No. 17 to Hornepayne.
83. All Highway No. 639.
84. All Highway No. 646.
85. Highway No. 648,
 - (a) from the west limit of Harcourt to the east junction of Highway No. 648 and Highway No. 121;
 - (b) from the west junction of Highway No. 648 and Highway No. 121 northerly to the north limit of Wilberforce.
86. All Highway No. 650.
87. All Highway No. 651.
88. All Highway No. 653.
89. All Highway No. 655.
90. Highway No. 657 from junction of Highway No. 105 to Uchi Lake Road, a distance of approximately 1.6 km.
91. All Highway No. 660.

92. All Highway No. 661.
93. All Highway No. 663.
94. All Highway No. 664.
95. All Highway No. 808.
96. Yonge Street from Highway No. 101 to Foleyet.
97. All Sudbury South West Bypass from the junction of Highway No. 69, 14.5 km north of the junction of Highway No. 537, westerly to the junction of Highway No. 17, 1.9 km east of the junction of Highway No. 17 and Sudbury Regional Road No. 24 to Lively.

O. Reg. 57/79, Sched. 2.

(1660) 6

THE PLANNING ACT**O. Reg. 58/79.**

Restricted Areas—County of Ontario
(now The Regional Municipality of
Durham), Township of Uxbridge.
Made—January 24th, 1979.
Filed—January 26th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 103/72
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 103/72 is amended by adding thereto the following section:

15. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	25 feet
Minimum side yards	10 feet

O. Reg. 58/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, being composed of that part of Lot 14 in Concession I more particularly described as follows:

Beginning at the southeasterly angle of the said Lot 14;

Thence westerly along the southerly limit of the said Lot a distance of 955.52 feet to the southeasterly limit of the right-of-way of the Canadian National Railways;

Thence northeasterly along the said southeasterly limit to the easterly limit of the said Lot;

Thence southerly along the easterly limit 331.42 feet to the place of beginning. O. Reg. 58/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 24th day of January, 1979.

(1661) 6

THE ENVIRONMENTAL PROTECTION ACT, 1971**O. Reg. 59/79.**

Containers.
Made—January 24th, 1979.
Filed—January 26th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 687/76
MADE UNDER
THE ENVIRONMENTAL PROTECTION
ACT, 1971

1. Ontario Regulation 687/76 is amended by adding thereto the following section:

15.—(1) In this section "unsweetened carbonated soft drink" means any carbonated soft drink that contains no natural or artificial sweetening except soda water.

(2) Sections 11 and 12 do not apply to a retail vendor stocking, displaying or offering for sale no carbonated soft drink in Class 1, 2 or 3 containers except unsweetened carbonated soft drinks on or from retail premises in which a pharmacy accredited under Part VI of *The Health Disciplines Act, 1974* is located.

(3) This section expires six months after it comes into force. O. Reg. 59/79, s. 1.

(1662)

6

THE GAME AND FISH ACT

O. Reg. 60/79.

Open Seasons—Moose and Deer.

Made—January 24th, 1979.

Filed—January 26th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 405/78 MADE UNDER THE GAME AND FISH ACT

1.—(1) Item 7 of Schedule 2 to Ontario Regulation 405/78 is amended by adding in Column 1 thereof "and 26".

(2) Item 12 of the said Schedule 2 is amended by striking out "and 26" in Column 1 thereof.

(3) Item 15 of the said Schedule 2 is amended by striking out "September 18" in columns 2 and 3 thereof and inserting in lieu thereof in each instance "September 17".

(4) Item 19 of the said Schedule 2 is revoked.

(1663)

6



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Ontario

NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—Earliest	Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
 Telephone 965-2238

Publications Under The Regulations Act

February 17th, 1979

THE CONSERVATION AUTHORITIES ACT

O. Reg. 61/79.

Fill, Construction and Alteration to Waterways—Otonabee Region.

Made—September 20th, 1978.

Approved—January 24th, 1979.

Filed—January 29th, 1979.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

FILL, CONSTRUCTION AND ALTERATION TO WATERWAYS—OTONABEE REGION

INTERPRETATION

1. In this Regulation,

- (a) "Authority" means The Otonabee Region Conservation Authority;
- (b) "building or structure" means a building or structure of any kind;
- (c) "drainage area" means, for a point, the area which contributes runoff to that point;
- (d) "fill" means earth, sand, gravel, rubble, rubbish, garbage or any other material whether similar to or different from any of the aforementioned materials, and whether originating on the site or elsewhere;
- (e) "fill line" means any line designated as such on the maps referred to in the Schedules;
- (f) "regional storm" means a storm producing in a twelve-hour period in a drainage area of,
 - (i) ten square miles or less, a rainfall that has the distribution set out in Table 1, or
 - (ii) more than ten square miles, a rainfall such that the number of inches of rain referred to in each in Table 1 shall be modified by the percentage amount shown in Column 2 of Table 2 opposite the size of the drainage area set out opposite thereto in Column 1 of Table 2.

Table 1

0.6 inches of rain in the first hour
0.8 inches of rain in the second hour
0.4 inches of rain in the third hour
0.1 inches of rain in the fourth hour
0.2 inches of rain in the fifth hour
0.8 inches of rain in the sixth hour
1.7 inches of rain in the seventh hour
0.8 inches of rain in the eighth hour
0.9 inches of rain in the ninth hour
0.5 inches of rain in the tenth hour
0.5 inches of rain in the eleventh hour
0.3 inches of rain in the twelfth hour

Table 2

COLUMN 1	COLUMN 2
Drainage Area (Sq. Miles)	Percentage
11 to 20 both inclusive	97
21 to 30 both inclusive	94
31 to 40 both inclusive	90
41 to 60 both inclusive	87
61 to 80 both inclusive	84
81 to 100 both inclusive	82
101 to 150 both inclusive	79
151 to 200 both inclusive	76
201 to 300 both inclusive	74
301 to 400 both inclusive	70

COLUMN 1	COLUMN 2
Drainage Area (Sq. Miles)	Percentage
401 to 500 both inclusive	68
501 to 600 both inclusive	66
601 to 700 both inclusive	65
701 to 800 both inclusive	64
801 to 900 both inclusive	63
901 to 1000 both inclusive	62

(g) "river", "lake", "creek", "stream" or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority. O. Reg. 61/79, s. 1.

2. The areas described in the Schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 61/79, s. 2.

3. Subject to section 4, no person shall,

- (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area susceptible to flooding during a regional storm;
- (b) place or dump fill or permit fill to be placed or dumped in the areas described in the Schedules whether such fill is already located in or upon such area, or brought to or on such area from some other place or places; or
- (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 61/79, s. 3.

4. Subject to *The Ontario Water Resources Act* or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of the land. O. Reg. 61/79, s. 4.

5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 61/79, s. 5.

6.—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
- (b) four copies of a complete description of the type of building or structure to be constructed, including drainage details;
- (c) four copies of a statement of the dates between which the construction will be carried out; and
- (d) four copies of a statement of the proposed use of the building or structure following completion of the construction.

(2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
- (b) four copies of a complete description of the type of fill proposed to be placed or dumped;
- (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and
- (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.

(3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse, shall be filed with the Authority and shall include,

- (a) four copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
- (b) four copies of a description of the protective measures to be undertaken;

- (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
- (d) four copies of a statement of the purpose of the proposed work. O. Reg. 61/79, s. 6.
7. The Authority may, at any time, withdraw any permission given under section 4 if, in the opinion of the Authority, the representations contained in the application for the permission are not carried out. O. Reg. 61/79, s. 7.
8. The Authority may from time to time appoint officers to enforce this Regulation. O. Reg. 61/79, s. 8.
9. Regulation 119 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 61/79, s. 9.
7. That part of Meade Creek and its tributaries from the boundary between the City of Peterborough and the Township of Otonabee to its source in the Township of Douro in the County of Peterborough.
8. That part of an unnamed watercourse from its source in Lot IV, West Communications Road in the Township of Smith through lots IV and V, East Communications Road, to the boundary between the Township of Smith and the City of Peterborough.
9. The whole of Squirrel Creek and its tributaries from its entry into the Otonabee River in the Township of South Monaghan to its source in the Township of Cavan in the County of Peterborough.
10. The whole of Baxter Creek and its tributaries from its entry into the Otonabee River in the Township of South Monaghan through the Village of Millbrook to its source in the Township of Cavan in the County of Peterborough.

Schedule 1

Those lands in the counties of Northumberland and Peterborough that extend a distance of not less than one-half lot from the streams, lakes or watercourses described as follows:

1. The whole of the Ouse River and its tributaries from its entry into Rice Lake in the Township of Asphodel to the south boundary of the Village of Norwood in the County of Peterborough.
2. The whole of the Ouse River and its tributaries from the north boundary of the Village of Norwood through the Township of Asphodel to its source in the Township of Dummer in the County of Peterborough.
3. The whole of the Indian River and its tributaries from its entry into Rice Lake in the Township of Otonabee through the Township of Douro to its source at Stoney Lake in the Township of Dummer in the County of Peterborough.
4. That part of the Otonabee River and its tributaries from the point of its entry into Rice Lake in the Township of Otonabee to the south boundary of the City of Peterborough.
5. That part of the Otonabee River and its tributaries including Lake Katchiwano from the north boundary of the City of Peterborough through the Village of Lakefield to its source at Clear Lake in the townships of Douro and Smith in the County of Peterborough.
6. That part of Jackson Creek and its tributaries from the boundary between the City of Peterborough and the Township of Smith to its source in the Township of Cavan in the County of Peterborough.
11. The whole of Trout or Cavanville Creek and its tributaries from its entry into the Otonabee River in the Township of North Monaghan to its source in the Township of Cavan in the County of Peterborough.
12. The whole of Snelgrove Brook and its tributaries from its entry into Lake Katchiwano in the Township of Smith to its source in the Township of Smith in the County of Peterborough.
13. The whole of Sawyer Creek and its tributaries from its entry into the Otonabee River in the Township of Douro to its source in the Township of Dummer in the County of Peterborough.
14. The whole of Moore Lake in the Township of Smith in the County of Peterborough.
15. The whole of an unnamed watercourse from Moore Lake to Deer Bay of Buckhorn Lake in the Township of Smith in the County of Peterborough.
16. That part of the shore of Chemong Lake from the boundary between the Township of Emily in the County of Victoria and the Township of Smith in the County of Peterborough to the confluence between Chemong Lake and Buckhorn Lake in the Township of Smith in the County of Peterborough.
17. That part of the south shore of Buckhorn Lake in the Township of Smith from and including its confluence with Chemong Lake to and including the confluence of Buckhorn Lake and Stoney Lake at Burleigh Falls in the Township of Smith in the County of Peterborough.

18. That part of the shores of Stoney Lake and Clear Lake adjacent to the townships of Smith, Douro and Dummer from the confluence with Buckhorn Lake at Burleigh Falls in the Township of Smith to the easterly boundary between the Township of Dummer and that part of the Township of Belmont and Methuen that was formerly the Township of Methuen in the County of Peterborough.

19. That part of the north shore of Rice Lake and the Trent River adjacent to the townships of South Monaghan, Otonabee and Asphodel in the County of Peterborough and the watershed boundary in the Township of South Monaghan in the County of Peterborough to the west boundary of the Village of Hastings in the County of Northumberland.

20. That part of the north shore of Rice Lake and the Trent River adjacent to the Township of Asphodel in the County of Peterborough from the east boundary of the Village of Hastings in the County of Northumberland to the boundary between the Township of Asphodel and that part of the Township of Belmont and Methuen that was formerly the Township of Belmont in the County of Peterborough,

as shown shaded on a map filed in the office of the Registrar of Regulations at Toronto as Number 2488. O. Reg. 61/79, Sched. 1.

Schedule 2

That part of the watershed of the Ouse River extending easterly from the easterly limit of the Village of Norwood in the County of Peterborough to,

- (a) the Mill pond and thence northerly to the north limit of the Village of Norwood;
- (b) the upper pond and thence easterly to the easterly limit of the Village of Norwood,

as shown delineated by the fill line and coloured red on maps filed in the office of the Registrar of Regulations at Toronto as Numbers 2489 to 2490, both inclusive. O. Reg. 61/79, Sched. 2.

Schedule 3

In the Township of Ennismore in the County of Peterborough and more particularly described as follows:

1. All those areas, excepting islands but including lake bottom and water area, between the existing shoreline of Ennismore Township and the boundary of the Township of Ennismore, Peterborough in Chemong Lake, Buckhorn Lake and Pigeon Lake.

2. All those wetlands, rivers, streams and swamps on the land portion of the said Township of Ennismore,

as shown shaded on the map filed in the office of the Registrar of Regulations at Toronto as Number 2491. O. Reg. 61/79, Sched. 3.

Schedule 4

That part of the watersheds of the Otonabee River, Byersville Creek, Meade Creek (south branch), Meade Creek (north branch), Curtis Creek, Thompson Creek, Bear Creek and Jackson Creek within the City of Peterborough in the County of Peterborough more particularly described as follows:

1. The watershed of the Otonabee River from the south limit of the City of Peterborough to the north limit of the City of Peterborough.
2. The watershed of Byersville Creek extending northerly from the Otonabee River to its source immediately east of Brealey Drive and immediately south of Sherbrooke Street West.
3. The watershed of Meade Creek (south branch) extending easterly from Little Lake to the easterly limit of the City of Peterborough.
4. The watershed of Meade Creek (north branch) extending easterly from Little Lake to the easterly limit of the City of Peterborough.
5. The watershed of Thomspson Creek extending easterly from the Otonabee River to the Trent Canal.
6. The watershed of Bear Creek extending north-easterly from the Otonabee River to the northerly limit of the City of Peterborough.
7. The watershed of Curtis Creek extending easterly from the Otonabee River to the easterly limit of the City of Peterborough.
8. The watershed of Jackson Creek extending northeasterly from the Otonabee River to the northerly limit of the City of Peterborough,

as shown delineated by the fill line and coloured red on maps filed in the Office of the Registrar of Regulations at Toronto as Numbers 2492 to 2511, both inclusive. O. Reg. 61/79, Sched. 4.

THE OTONABEE REGION CONSERVATION AUTHORITY:

RAYMOND L. BISHOP
Chairman

ELIZABETH A. WRIGHT
Secretary-Treasurer

Dated at Peterborough, this 20th day of September, 1978.

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 62/79.

General.

Made—January 17th, 1979.

Filed—January 29th, 1979.

REGULATION TO AMEND
REGULATION 383 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE GENERAL WELFARE ASSISTANCE ACT

1. Item 6, as made by section 5 of Ontario Regulation 768/77, item 7, as made by section 1 of Ontario Regulation 79/78, item 8, as made by subsection 1 of section 1 of Ontario Regulation 291/78, item 9, as made by subsection 2 of section 1 of Ontario Regulation 291/78, item 10, as made by section 1 of Ontario Regulation 622/78 and item 12, as made by section 1 of Ontario Regulation 872/78, of Schedule C to Regulation 383 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

6.	From and including the 1st day of November, 1977 up to and including the 31st day of January, 1978.....	8.20	23.00	45.00	19.60
7.	From and including the 1st day of February, 1978 up to and including the 31st day of March, 1978.....	8.30	23.00	45.00	19.60
8.	From and including the 1st day of April, 1978 up to, and including the 30th day of April, 1978.....	8.30	25.00	45.00	21.30
9.	From and including the 1st day of May, 1978 up to and including the 31st day of July, 1978.....	8.50	25.00	45.00	21.30
10.	From and including the 1st day of August, 1978 up to and including the 31st day of October, 1978.....	8.70	25.00	45.00	21.30

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12.	From and including the 1st day of November, 1978 up to and including the 31st day of January, 1979.....	9.00	25.50	45.00	21.30
13.	From and including the 1st day of February, 1979.....	9.80	25.50	45.00	21.30

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 63/79.

General.

Made—January 17th, 1979.

Filed—January 29th, 1979.

REGULATION TO AMEND
REGULATION 439 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HOMES FOR THE AGED AND REST HOMES ACT

- 1. Item 6, as made by section 7 of Ontario Regulation 771/77, item 7, as made by section 1 of Ontario Regulation 81/78, item 8, as made by section 1 of Ontario Regulation 293/78, item 9, as made by section 1 of Ontario Regulation 624/78 and item 11, as made by section 1 of Ontario Regulation 874/78, of Table 1 to Regulation 439 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

6.	From and including the 1st day of November, 1977 up to and including the 31st day of January, 1978.....	8.20	23.00	17.60	45.00
7.	From and including the 1st day of February, 1978 up to and including the 30th day of April, 1978.....	8.30	23.00	17.70	45.00
8.	From and including the 1st day of May, 1978 up to and including the 31st day of July, 1978.....	8.50	23.00	17.90	45.00
9.	From and including the 1st day of August, 1978 up to and including the 30th day of September, 1978.....	8.70	23.00	18.10	45.00

11.	From and including the 1st day of November, 1978 up to and including the 31st day of January, 1979.....	9.00	23.50	18.40	45.00
12.	From and including the 1st day of February, 1979.....	9.80	23.50	19.20	45.00

THE FAMILY BENEFITS ACT

O. Reg. 64/79.

General.

Made—January 17th, 1979.

Filed—January 29th, 1979.

REGULATION TO AMEND
REGULATION 287 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE FAMILY BENEFITS ACT

1. Subclause i of clause e of subsection 4 of section 11 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 767/78, is revoked and the following substituted therefor:

(i) 9.80 a day, or

2. This Regulation comes into force on the 1st day of February, 1979.

(1685)

7

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 65/79.

General.

Made—January 17th, 1979.

Filed—January 29th, 1979.

REGULATION TO AMEND
REGULATION 85 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CHARITABLE INSTITUTIONS ACT

1. Item 7, as made by section 2 of Ontario Regulation 212/78, item 8, as made by section 1 of Ontario Regulation 292/78, item 9, as made by subsection 2 of section 1 of Ontario Regulation 623/78, and item 11, as made by section 1 of Ontario Regulation 873/78, of Table 1 to Regulation 85 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

7.	From and including the 1st day of April, 1978 up to and including the 30th day of April, 1978.....	8.30	25.00	17.70	45.00	17.00
8.	From and including the 1st day of May, 1978 up to and including the 31st day of July, 1978.....	8.50	25.00	17.90	45.00	17.00
9.	From and including the 1st day of August, 1978 up to and including the 30th day of September, 1978.....	8.70	25.00	18.10	45.00	17.00

11.	From and including the 1st day of November, 1978 up to and including the 31st day January, 1979.....	9.00	25.50	18.40	45.00	17.50
12.	From and including the 1st day of February, 1979.....	9.80	25.50	19.20	45.00	17.50

(1686)

7

THE FARM PRODUCTS MARKETING ACT

O. Reg. 66/79.

Amendment of Plans.

Made—January 24th, 1979.

Filed—January 30th, 1979.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

AMENDMENT OF PLANS

1. Section 2 of Regulation 301 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 1.
 2. Section 2 of Regulation 304 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 2.
 3. Section 2 of Regulation 306 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 3.
 4. Section 2 of Regulation 308 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 4.
 5. Section 2 of Regulation 310 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 5.
 6. Section 2 of Regulation 317 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 6.
 7. Section 2 of Regulation 319 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 7.
 8. Section 2 of Regulation 323 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 8.
 9. Section 2 of Regulation 325 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 9.
 10. Section 2 of Regulation 327 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 10.

11. Section 2 of Regulation 332 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 11.

12. Section 2 of Regulation 334 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 12.

13. Section 2 of Regulation 338 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 13.

14. Section 2 of Regulation 340 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 14.

15. Section 2 of Regulation 342 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 15.

16. Section 2 of Regulation 344 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 16.

17. Section 2 of Regulation 346 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 17.

18. Section 2 of Ontario Regulation 593/72 is revoked and the following substituted therefor:

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 18.

19. Section 2 of Ontario Regulation 116/74 is revoked and the following substituted therefor:

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 19.

20. Section 2 of Ontario Regulation 430/74 is revoked and the following substituted therefor:

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 66/79, s. 20.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 67/79.

Crop Insurance Plan—Coloured Beans.

Made—January 8th, 1979.

Approved—January 24th, 1979.

Filed—January 30th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 304/73
MADE UNDER

THE CROP INSURANCE ACT (ONTARIO)

1. Clause *b* of section 3 of the Schedule to Ontario Regulation 304/73 is revoked and the following substituted therefor:

(b) "kilogram" means a kilogram of coloured beans, the moisture content of which is not more than 18 per cent and the damage or foreign material content of which is not more than 2 per cent.

2. Subsections 1 and 5 of section 9 of the said Schedule are revoked and the following substituted therefor:

(1) Subject to subsections 2, 3 and 4, the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in kilograms of the total acreage seeded to coloured beans by the insured person in accordance with the regulations.

(5) The number of kilograms determined under subsections 1, 2, 3 and 4 constitutes the total guaranteed production under a contract of insurance.

3. Section 10 of the said Schedule, as remade by section 3 of Ontario Regulation 262/78, is revoked and the following substituted therefor:

10. For the purposes of this plan, the established price for coloured beans is,

(a) 28¢;

(b) 32¢; or

(c) 36¢,

per kilogram.

4. Section 12 of the said Schedule, as remade by section 5 of Ontario Regulation 347/75, is revoked and the following substituted therefor:

12. The maximum indemnity payable for a loss in production of coloured beans in a crop year is

the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per kilogram determined under section 10.

5. Subsection 1 of section 13 of the said Schedule, as remade by section 4 of Ontario Regulation 262/78, is revoked and the following substituted therefor:

(1) The total premium is,

(a) \$12.90 where the established price is 28 cents per kilogram;

(b) \$14.70 where the established price is 32 cents per kilogram; and

(c) \$16.50 where the established price is 36 cents per kilogram.

6.—(1) Subparagraph 2 of paragraph 4 of Form 1 to the said Regulation, as remade by subsection 7 of section 10 of Ontario Regulation 347/75, is revoked and the following substituted therefor:

(2) Where the damaged acreage is reseeded in accordance with subparagraph 1, the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$30 for each reseeded acre.

(2) Subparagraphs 2 and 4 of paragraph 5 of the said Form 1, as remade by subsection 8 of section 10 of Ontario Regulation 347/75, are revoked and the following substituted therefor:

(2) Where the damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with subparagraph 1, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production for the damaged acreage and the potential production for the damaged acreage determined under subparagraph 1 by the established price per kilogram.

(4) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per kilogram.

- (3) The heading preceding paragraph 7 of the said Form 1 and the said paragraph 7, as remade by subsection 9 of section 10 of Ontario Regulation 347/75, is revoked and the following substituted therefor:

FINAL ADJUSTMENT OF LOSS FOR
TOTAL INSURED ACREAGE

7. The indemnity payable with respect to the total insured acreage in the final adjustment of loss shall be the sum of all loss calculations made under paragraphs 3a, 4 and 5 applicable to such acreage, but where,

- (a) the actual production of any harvested acreage; or
- (b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable in respect of loss calculations made under paragraph 5 shall be reduced by the amount obtained by multiplying such excess by the established price per kilogram.

THE CROP INSURANCE COMMISSION
OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 8th day of January, 1979.

(1688)

7

THE CREDIT UNIONS AND CAISSES
POPULAIRES ACT, 1976

O. Reg. 68/79.

Membership in Credit Unions.

Made—January 24th, 1979.

Filed—January 30th, 1979.

REGULATION MADE UNDER
THE CREDIT UNIONS AND CAISSES
POPULAIRES ACT, 1976

MEMBERSHIP IN CREDIT UNIONS

1. In this Regulation, "community credit union" means a credit union whose membership is open to all persons residing or working within a defined geographical area. O. Reg. 68/79, s. 1.

2. Subject to the by-laws of the credit union,

- (a) a municipal corporation may become a member of,

- (i) a community credit union provided that the credit union has a place of business within the municipality, or

- (ii) a credit union provided that the credit union's definition of membership includes employees of that municipal corporation;

(b) a corporation may become a member of,

- (i) a community credit union provided that the corporation has a place of business within the geographical confines of the credit union,

- (ii) a credit union provided that the credit union's definition of membership includes employees of that corporation, or

(iii) a credit union provided that in case of,

- a. a corporation with share capital, a majority of the voting shares are held by members of the credit union, or

- b. a corporation without share capital, a majority of the members are members of the credit union;

(c) a corporation having charitable, benevolent or cultural objects may become a member of a credit union provided that the credit union's definition of membership includes that corporation;

(d) an unincorporated association or a partnership registered under *The Partnerships Registration Act* may become a member of,

- (i) a community credit union provided that the unincorporated association or partnership is located within the geographical confines of the credit union, or

- (ii) a credit union provided that the majority of the members of the unincorporated association or the majority of the partners of the partnership are members of the credit union; and

(e) a corporation or unincorporated association that is a trade union as defined in *The Labour Relations Act* may become a member of a credit union provided that the credit union's definition of membership is the same as the trade union or requires membership in the trade union. O. Reg. 68/79, s. 2.

3. Where a corporation or an unincorporated association or a partnership registered under *The Partnerships Registration Act* is a member of a credit union, a loan to such member may be made only on such terms and conditions as are provided for in the by-laws of the credit union. O. Reg. 68/79, s. 3.

4. This Regulation comes into force on the day that section 35 of the Act comes into force. O. Reg. 68/79, s. 4.

(1689)

7

THE REGISTRY ACT

O. Reg. 69/79.

Surveys, Plans and Descriptions of Land. Made—January 24th, 1979. Filed—January 30th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 932/78 MADE UNDER THE REGISTRY ACT

1.—(1) Clause b of subsection 2 of section 3 of Ontario Regulation 932/78 is revoked and the following substituted therefor:

(b) subject to subsection 7, plans to be registered or deposited under *The Land Titles Act*;

(2) The said section 3 is further amended by adding thereto the following subsection:

(7) Clause b of subsection 2 does not apply to a plan of public lands prepared under *The Public Lands Act* and signed by the Surveyor General of Ontario or an official authorized by him. O. Reg. 69/79, s. 1 (2).

2. Form 7 of the said Regulation is revoked and the following substituted therefor:

Form 7

OWNER'S CERTIFICATE—PLAN OF SUBDIVISION

This is to certify that:

1. Lots to, both inclusive (number) (number)

Blocks to, both inclusive, (number) (number)

the street(s), namely,.....

street widening(s), namely Block(s) (number)

lane(s) namely Block(s) (number)

and reserve(s), namely Block(s) (number)

.....(or as the case may be) have been laid out in accordance with (my) (our) instructions.

2. The streets and street widenings and lanes are hereby dedicated as public highways.

Dated the day of, 19...

..... Witness (signature(s))

..... (name in print)

..... (if corporate officer state position held)

O. Reg. 69/79, s. 2.

(1690)

7

THE PLANNING ACT

O. Reg. 70/79.

Order made under Section 29a of The Planning Act. Made—January 25th, 1979. Filed—January 31st, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Innisfil in the County of Simcoe, being composed

of Lot 32 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1324. O. Reg. 70/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 25th day of January, 1979.

(1692)

7

**THE CHILDREN'S MENTAL HEALTH
CENTRES ACT**

O. Reg. 71/79.

Application of Act.

Made—January 24th, 1979

Filed—January 31st, 1979.

**REGULATION TO AMEND ONTARIO REGULATION 32/71
MADE UNDER
THE CHILDREN'S MENTAL HEALTH CENTRES ACT**

1. Section 1 of Ontario Regulation 32/71, as remade by section 1 of Ontario Regulation 174/78 and amended by section 1 of Ontario Regulation 889/78, is revoked and the following substituted therefor:

1. For the purposes of the Act, the following are designated as centres:

ITEM	LOCATION	NAME
1.	Ailsa Craig	Craigwood
2.	Aurora	Blue Hills Academy
3.	Aurora 5 Tyler Street	Browndale (Ontario)
4.	Aurora	Youthdale Residential Treatment Centres Ltd.
5.	Barrie 371A, 371B, 371C and 371D Blake Street 102 and 104 Bayview Avenue 19, 48 and 50 Broadmoor Avenue 140, 144 and 170 Cundles Road 22 Eugenia Street 120 and 122 Grove Street 170 Letitia Street 8 and 10 Murray Street Huron School 212 Huronia Road (Township of Innisfil)	Browndale (Ontario)
6.	Beaverton Pt. Lot 16, Concession 4, Thorah	Chimo Youth Services
7.	Burlington 2243 Lakeshore Road	Children's Assessment and Treatment Centre
8.	Burlington 69 Flatt Road, R.R. #3	Mount St. Joseph Centre
9.	Chatham	Lester B. Pearson Centre for Children & Youth
10.	Clarksburg	C. M. Hincks Treatment Centre
11.	Clarksburg	Kerry's Place

ITEM	LOCATION	NAME
12. Clinton	160 Huron Street	Huron Centre for Children and Youth
13. Etobicoke		Stothers Pre-School Child Care Centre
14. Haliburton (R.R. #1)	Township of Guilford Art Barry Farm Cranberry Farm Ira Barry Farm Pine River Farm	Browndale (Ontario)
	Township of Minden Nesbitt House Tallpines	
	Township of Stanhope Airport Farm and Trailer Carnarvon Farm Stanhope School	
15. Hamilton		Chedoke Child and Family Centre
16. Hamilton	74 Hughson Street South 1239 Main Street East	Hamilton Wentworth Regional Health Unit Child and Adolescent Services
17. Hamilton		Lynwood Hall Children's Centre
18. Hamilton	66-68 Canada Street	Mount St. Joseph Centre
19. Islington	19 Glen Agar Drive	Etobicoke Educational Clinic
20. Kenora		Lake of the Woods Child Development Centre
21. Kingston		Sunnyside Children's Centre
22. Kingston		The Therapeutic Nursery School
23. Kinmount		Chimo Youth Services
24. London		London Family Court Clinic
25. London	6 Cherry Street 35 Bruce Street 871 Trafalgar Street	Madame Vanier Children's Services
26. Magnetawan		Youthdale Residential Treatment Centres Ltd.
27. Midland	243 Hanley Street 239, 243 and 251 Jeanne Street 309 Midland Avenue 792, 816 and 822 Ottawa Street 503 and 527 William Street Verkuyl Schools (Lot No. 12, Concession 3, Township of Tay No. 1; Lot No. 12, Concession 3, Township of Tay No. 2)	Browndale (Ontario)

ITEM	LOCATION	NAME
28. Mississauga		West End Creche Child & Family Clinic
29. Newmarket	1 and 2 Gorham Street 40 Main Street 319 Park Avenue 644 Strigley Street 53 Wilstead Drive 12764 Yonge Street	Browndale (Ontario)
	Township of Georgina Red Wheel Farm 12700 Yonge Street	
30. Niagara-on-the-Lake	R.R. #4	Niagara Centre for Youth Care
31. North Bay	Tower Drive 239 Francis Street 957 McIntyre Avenue 677 Copeland Street 147 Worthington 1020 Scollard Street 249 Leonard Street	Browndale (Ontario)
32. North York		Adventure Place
33. North York		The Dellcrest Children's Centre
34. North York	2 Doverwood Court	Mercury Youth Services
35. North York		Powell-Brown Children's Centre
36. Orillia	105 Douglas Street 48, 54 and 60 Peter Street South	Tamarac Treatment Centre
37. Oshawa	433 Eulalie Avenue 331 Frontenac Avenue 66 Simcoe Street	Frontenac Youth Services
38. Oshawa	1521 Simcoe Street North	Durham House
39. Ottawa		Centre for Educative Growth
40. Ottawa		Child Study Centre
41. Ottawa	1335 Carling Avenue	Family Court Clinic
42. Ottawa	1199 Carling Avenue 34 Cramer Drive 50 Putnam Avenue 156 Sunnyside Avenue	Ottawa-Carleton Regional Residential Treatment Centre
43. Ottawa	1145 Carling Avenue	Royal Ottawa Hospital—Regional Children's Centre

ITEM	LOCATION	NAME
44. Peterborough	876 Barnardo Street 1388 Heather Lane 245 Macwell Street 351 Charlotte Street Township of Smith R.R. #2 (Part of Lot 6, Con. 3) Parkhill School, Wolfely Street	Browndale (Ontario)
45. Port Bolster		Chimo Youth Services
46. Richmond Hill	11225 Leslie Street P.O. R.R. #2, Gormley	The York Centre for Learning Disabilities
47. Sarnia	253 Cromwell Street 237 Ontario Street 301 George Street	Sarnia Lambton Centre for Children and Youth
48. Scarborough	184 Galloway Road 777 Warden Avenue 614 Brimley Road	East Metro Children & Youth Services
49. Scarborough	23 Eagle Point Road 3275 St. Clair Avenue East 3277 St. Clair Avenue East	Sacred Heart Children's Village
50. Scarborough	Fairmount Junior Public School 31 Sloley Road	West End Creche Child & Family Clinic
51. Simcoe	East half of Lot 12, Con. 1, Township of Tosorontio	Blue Hills Academy Ferguson House MacDonald House
52. Sudbury	680 Kirkwood Drive	Sudbury Algoma Sanatorium Association —Regional Children's Centre
53. Thunder Bay	400 Arthur Street Bowlker Park Farm 600 Leland Avenue South 160 and 162 Limbrick 108, 110, 181 and 183 Newberry Crescent 524 Red River Road 316 River Street 339 and 341 Toledo Street	Browndale (Ontario)
54. Timmins		South Cochrane Child and Youth Services
55. Toronto	29, 31 and 43 Madison Avenue 59 Wilson Park Avenue	Browndale (Ontario)
56. Toronto		Cecilia Smith Nursery School
57. Toronto	696 Yonge Street, 8th Floor 801 College Street	Central Toronto Youth Services

ITEM	LOCATION	NAME
58.	Toronto	Borough of York Child Guidance Clinic
59.	Toronto	C. M. Hincks Treatment Centre
60.	Toronto	The Dellcrest Children's Centre
61.	Toronto	Earlscourt Children's Home
62.	Toronto 18 Baycrest Avenue	The Geneva Centre
63.	Toronto 12 Maynard Avenue 34 Huntley Street	Huntley Youth Services
64.	Toronto 25 Imperial Street	Integra Foundation
65.	Toronto 122 and 196 Keewatin Avenue	Jewish Family and Child Service of Metropolitan Toronto
66.	Toronto 33 Dalton Road 336 Dundas Street West	Oolagen Community Services
67.	Toronto	West End Creche Child & Family Clinic
68.	Toronto 110 Admiral Road 182 Dowling Avenue 635, 591 and 592 Huron Street 193 Madison Avenue 20 and 39 Spadina Road 308 St. George Street	Youthdale Residential Treatment Centres Ltd.
69.	Waterloo	Lutherwood
70.	Welland	Child Development Centre
71.	Wellandport	Horizons' Homes
72.	Whitby	Durham House
73.	Willowdale 5151 Yonge Street	North York Centre for Youth Services
74.	Windsor	Children's Achievement Centre
75.	Windsor	Maryvale
76.	Windsor	Windsor Child's Place
77.	Windsor	Windsor Group Therapy Project
78.	Windsor	Windsor Western Hospital Centre

O. Reg. 71/79, s. 1.

THE MENTAL HEALTH ACT

O. Reg. 72/79.

Application of Act.

Made—January 24th, 1979.

Filed—January 31st, 1979.

REGULATION TO AMEND
REGULATION 576 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MENTAL HEALTH ACT

1.—(1) Item 33, as remade by subsection 3 of section 1 of Ontario Regulation 122/73 and item 50, as remade by section 1 of Ontario Regulation 94/72, of Schedule 1 to section 1 of Regulation 576 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

- 33. Ottawa Royal Ottawa Hospital
- 33a. Ottawa Royal Ottawa Hospital—
 Regional Children's
 Centre
- 50. Sudbury Sudbury Algoma Sana-
 torium Association—
 Community Psychiatric
 Hospital
- 50a. Sudbury Sudbury Algoma Sana-
 torium Association—
 Regional Children's
 Centre

(2) Item 3 of Schedule 3 to the said section 1, as remade by section 1 of Ontario Regulation 900/76, is revoked.

(3) The said Schedule 3, as remade by section 1 of Ontario Regulation 900/76 and amended by section 1 in each instance of Ontario Regulations 901/76, 933/76, 26/77, 221/77, 892/77 and 208/78, is further amended by adding thereto the following items:

- 6a. Islington Etobicoke Educational
 Clinic
- 11a. Niagara-on-the-
 Lake Niagara Centre for Youth
 Care
- 14a. Ottawa Family Court Clinic

(4) Item 17a of the said Schedule 3, as made by subsection 2 of section 1 of Ontario Regulation 26/77, is revoked.

(5) Schedule 4 to the said section 1, as remade by section 2 of Ontario Regulation 900/76 and amended by section 1 of Ontario Regulation 931/76, section 1 of Ontario Regulation 910/77, section 1 of Ontario Regulation 175/78 and section 2 of Ontario Regulation 700/78, is further amended by adding thereto the following items:

- 5a. Burlington Mount St. Joseph Centre
- 8a. Hagersville White Oaks Village

(6) Items 8, 21 and 25 of the said Schedule 4, as remade by section 2 of Ontario Regulation 900/76, are revoked and the following substituted therefor:

- 25. North York Mercury Youth Services

(7) Item 33a of the said Schedule 4, as made by section 2 of Ontario Regulation 700/78, is revoked.

(1709) 7

THE MENTAL HEALTH ACT

O. Reg. 73/79.

Grants.

Made—January 24th, 1979.

Filed—January 31st, 1979.

REGULATION TO AMEND
REGULATION 577 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MENTAL HEALTH ACT

1. Item 1a, as made by section 1 of Ontario Regulation 773/73 and item 2, as made by section 1 of Ontario Regulation 362/71, of section 8 of Regulation 577 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

- 1a. Ottawa—Royal Ottawa Hospital
- 1b. Ottawa—Royal Ottawa Hospital—
 Regional Children's Centre
- 2. Sudbury—Sudbury Algoma Sanatorium
 Association—Community Psychiatric
 Hospital
- 2a. Sudbury—Sudbury Algoma Sanatorium
 Association—Regional Children's Centre

(1710) 7

**THE AGRICULTURAL DEVELOPMENT
FINANCE ACT**

O. Reg. 74/79.

Deposits.

Made—January 24th, 1979.

Filed—January 31st, 1979.

REGULATION TO AMEND

REGULATION 7 OF

REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER

**THE AGRICULTURAL DEVELOPMENT
FINANCE ACT**

1. Section 1 of Regulation 7 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 908/78, is revoked and the following substituted therefor:

1.—(1) Subject to subsection 2, interest at the rate of 10 per cent *per annum* calculated on the minimum monthly balance from the 1st day of January, 1979 shall be paid on the last days of March and September in each year.

(2) In special cases, the Minister of Revenue may determine a rate of interest and basis of calculation different from that prescribed in subsection 1, but the rate so determined shall not exceed 10 per cent *per annum*. O. Reg. 74/79, s. 1.

(1711)

7

THE GASOLINE TAX ACT, 1973

O. Reg. 75/79.

General.

Made—January 24th, 1979.

Filed—January 31st, 1979.

REGULATION TO AMEND

ONTARIO REGULATION 746/73

MADE UNDER

THE GASOLINE TAX ACT, 1973

1. Subsections 2 and 3 of section 2 of Ontario Regulation 746/73 are revoked and the following substituted therefor:

(2) The Minister may require any purchaser of gasoline or aviation fuel who is a person to whom section 1 does not apply to deliver a return to the Minister on or before the 15th day of every month showing the quantity of gasoline or aviation fuel, or both, purchased or received and the names and addresses of the persons from whom such gasoline or aviation fuel, or both, was purchased or received during the preceding month.

(3) Every importer shall, on or before the 15th day of the month following the month in which the

gasoline or aviation fuel was imported into or received in Ontario deliver to the Minister a statement showing the quantity of gasoline or aviation fuel, or both, imported by him into Ontario or received by him in Ontario and the names and addresses of the persons from whom the gasoline or aviation fuel, or both, was purchased and the date of each purchase, and shall remit with the statement the tax collectable by him and the tax payable by him in respect of the said gasoline and aviation fuel. O. Reg. 75/79, s. 1.

2. Section 4 of the said Regulation, as amended by section 1 of Ontario Regulation 265/75, is revoked and the following substituted therefor:

4.—(1) Where a person,

(a) who is not a collector but is licensed under *The Gasoline Handling Act*; or

(b) is an employee of a collector who, by reason of an agreement between himself and the collector who is his employer, is held responsible for and must pay the collector for all losses and shortages incurred with respect to gasoline delivered to him and sold by him for the account of the collector,

collects, and pays over the tax under the Act, he may, upon application to the Minister, be paid a refund of 8.8¢ for each kilolitre of gasoline sold by him at retail on which he has paid the tax to the collector and on which he is not entitled at any time to make application for refund of tax under section 7, 8 or 9.

(2) An application for a refund under subsection 1 shall be accompanied by properly receipted invoices covering the gasoline in respect of which the applicant is claiming a refund, but no refund shall be paid if the tax has been paid more than two years before the date on which the application is mailed or delivered to the Minister.

(3) Each invoice submitted in support of an application under subsection 1 shall clearly show the date upon which the tax was paid in respect of the gasoline and the quantity of such gasoline, and no refund shall be paid in respect of an invoice or invoices on or in connection with which the applicant has misrepresented any material fact.

(4) Where an application for a refund under subsection 1 is supported in whole or in part by an invoice or invoices on or in connection with which the applicant has misrepresented a material fact, the amount of the refund that may be granted by the Minister in respect of the application shall be reduced by the greater of \$5 or 200 per cent of the amount of the refund claimed in respect of the invoice or invoices on or in connection with which such misrepresentation is made. O. Reg. 75/79, s. 2.

3. Subsections 5 and 6 of section 6 of the said Regulation, as remade by section 3 of Ontario Regulation 222/76, are revoked and the following substituted therefor:

(5) The officer in the Gasoline Tax Branch of the Ministry of Revenue holding the position of Manager, Legislation and Appeals, may exercise the powers or perform the duties conferred or imposed upon the Minister under section 3 of this Regulation.

(6) The officer of the Gasoline Tax Branch of the Ministry of Revenue holding the position of Manager of Audit may exercise the powers or perform the duties conferred or imposed upon the Minister under clauses *a*, *b* and *c* of subsection 1 and subsections 2 and 3 of section 16 of the Act. O. Reg. 75/79, s. 3.

4. Section 8 of the said Regulation, as amended by subsections 1 and 2 of Ontario Regulation 265/75 and section 4 of Ontario Regulation 222/76, is revoked and the following substituted therefor:

8.—(1) In this section, "motor vehicle" means a machine operated, propelled or driven otherwise than by muscular power.

(2) The Minister may, upon application from a purchaser, refund the tax paid on gasoline where,

- (a) the gasoline has been, in the opinion of the Minister, used exclusively in a business, industry or institution and for business, industrial or institutional purposes that are not excluded by any regulation made under the Act from the application of this subsection; or
- (b) the gasoline has been used to operate auxiliary equipment of a motor vehicle, the power from which auxiliary equipment is not used or designed for the propulsion of a motor vehicle on the highway, and the motor vehicle to which such equipment is auxiliary is not principally used by its owner or operator for the transportation of passengers, whether or not for hire, or for the pleasure or recreation of the owner or operator,

but no refund of tax may be made under this subsection with respect to gasoline used to operate a motor vehicle for which a permit issued under subsection 3 of section 6 of *The Highway Traffic Act* is required or in force, or with respect to gasoline used in the operation of any motor vehicle used or intended to be used principally for the recreation or pleasure of its owner or operator.

(3) An application for a refund under subsection 2 of tax paid shall be accompanied by properly receipted invoices covering the purchase of the

gasoline in respect of the tax on which the applicant is claiming a refund, but no refund of such tax so paid shall be made where the tax was paid more than two years before the date on which the application is mailed or delivered to the Minister.

(4) Every invoice submitted in support of an application for a refund under subsection 2 shall clearly show the date upon which the tax was collected and the amount of the tax collected, and no refund shall be made in respect of an invoice or invoices on or in connection with which the applicant has misrepresented a material fact.

(5) Where an application for a refund under subsection 2 is supported in whole or in part by an invoice or invoices on or in connection with which the applicant has misrepresented a material fact, the amount of the refund that may be granted by the Minister in respect of the application shall be reduced by the greater of \$5 or 200 per cent of the amount of refund claimed in respect of the invoice or invoices on or in connection with which the misrepresentation is made. O. Reg. 75/79, s. 4.

5. Subsection 1 of section 9 of the said Regulation, as remade by section 4 of Ontario Regulation 265/75, is revoked.

6.—(1) Subsection 1 of section 10 of the said Regulation is revoked.

(2) Subsection 2 of the said section 10 is revoked and the following substituted therefor:

(2) The application for refund of tax shall be in an approved form and shall be accompanied by properly receipted invoices relating to the aviation fuel with respect to which the refund is claimed and by information that can establish to the satisfaction of the Minister that the aircraft was making a technical stop under the conditions set out in subsection 1*a*. O. Reg. 75/79, s. 6 (2).

(3) Subsection 3 of the said section 10, as remade by section 5 of Ontario Regulation 265/75, is revoked.

7. Paragraph 1 of section 13 of the said Regulation is revoked.

8. Form 1 to the said Regulation is revoked and the following substituted therefor:

Form 1

The Gasoline Tax Act, 1973

NOTICE OF OBJECTION

INSTRUCTIONS

To be prepared in TRIPPLICATE, ONE copy to be retained and TWO copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, Queen's Park, Toronto, Ontario M7A 1X8.

The envelope containing this Notice must be post-marked within ninety days from the day of mailing or delivery by personal service of the Notice of Assessment to which objection is being made.

A separate Notice of Objection must be filed for each Notice of Assessment in dispute but, if convenient, facts and reasons may be consolidated.

(Name BLOCK LETTERS, please)

(Give full address, including city, town or village and province)

NOTICE OF OBJECTION is hereby given to Assessment No. bearing the date of the day of , 19

wherein a tax in the sum of \$ was levied for the period that ended on the day of , 19

The following are the reasons for objection and a full statement of facts relating thereto:

(if space insufficient, a separate memorandum should be attached setting forth (1) full statement of reasons for objection, and (2) full statement of relevant facts.)

Date..... Signature

Position of Office

This notice must be signed by the appellant or his authorized officer.

Form I 06/78 19390A O. Reg. 75/79, s. 8. (1712) 7

THE MILK ACT

O. Reg. 76/79. Cheese—Marketing. Made—January 31st, 1979. Filed—February 1st, 1979.

REGULATION TO AMEND ONTARIO REGULATION 299/73 MADE UNDER THE MILK ACT

1. Schedule 2 to Ontario Regulation 299/73, as remade by subsection 2 of section 2 of Ontario Regulation 318/78, is amended by adding thereto the following item:

Central Manufacturing Cheese and Butter Company Stirling

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON Chairman

H. PARKER Secretary

Dated at Toronto, this 31st day of January, 1979.

(1715) 7

THE MILK ACT

O. Reg. 77/79. Grade A Milk—Marketing. Made—January 31st, 1979. Filed—February 1st, 1979.

REGULATION TO AMEND ONTARIO REGULATION 189/78 MADE UNDER THE MILK ACT

1.—(1) Subsection 7 of section 16 of Ontario Regulation 189/78, as remade by section 1 of Ontario Regulation 414/78, is revoked and the following substituted therefor:

(7) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$24.33 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 77/79, s. 1 (1).

(2) Subsection 9 of the said section 16, as remade by section 1 of Ontario Regulation 833/78, is revoked and the following substituted therefor:

(9) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$23.35 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 77/79, s. 1 (2).

(3) Subsection 11 of the said section 16, as remade by section 1 of Ontario Regulation 414/78, is revoked and the following substituted therefor:

(11) The minimum prices that apply under subsections 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 shall be increased or decreased at the rate of 36.73 cents for each 0.10 kilogram of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 77/79, s. 1 (3).

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 31st day of January, 1979.

(1716)

7

THE MILK ACT

O. Reg. 78/79.

Industrial Milk—Marketing.
Made—January 31st, 1979.
Filed—February 1st, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 190/78
MADE UNDER
THE MILK ACT

1.—(1) Subsection 4 of section 13 of Ontario Regulation 190/78, as remade by section 1 of Ontario Regulation 415/78, is revoked and the following substituted therefor:

(4) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$24.33 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 78/79, s. 1 (1).

(2) Subsection 6 of the said section 13, as remade by section 1 of Ontario Regulation 834/78, is revoked and the following substituted therefor:

(6) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$23.35 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 78/79, s. 1 (2).

(3) Subsection 8 of the said section 13, as remade by section 1 of Ontario Regulation

415/78, is revoked and the following substituted therefor:

(8) The minimum prices that apply under subsections 1, 2, 3, 4, 5, 6 and 7 shall be increased or decreased at the rate of 36.73 cents for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 78/79, s. 1 (3).

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 31st day of January, 1979.

(1717)

7

THE MILK ACT

O. Reg. 79/79.

Milk Producers—Licences.
Made—January 31st, 1979.
Filed—February 1st, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 194/78
MADE UNDER
THE MILK ACT

1. Subsections 1 and 2 of section 4 of Ontario Regulation 194/78 are revoked and the following substituted therefor:

(1) Subject to subsection 2, every producer shall pay licence fees at the rate of 28.9 cents for each hectolitre or fraction thereof of milk sold to the marketing board.

(2) Every producer in the Northern Ontario Pool, the Northwestern Ontario Pool, the Southern Ontario Pool and the Thunder Bay Pool shall pay licence fees at the rate of 36.1 cents for each hectolitre or fraction thereof of milk sold to the marketing board. O. Reg. 79/79, s. 1.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 31st day of January, 1979.

(1718)

7

THE PLANNING ACT

O. Reg. 80/79.

Restricted Areas—Part of the District of Algoma.

Made—January 30th, 1979.

Filed—February 1st, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 997/74
MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 997/74 is amended by adding thereto the following section:

11. Notwithstanding section 4, the land described in Schedule 5 may be used as a mobile home park for not more than twenty-eight mobile homes. O. Reg. 80/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 5

That parcel of land situate in the geographic Township of Hodgins in the Territorial District of Algoma, being composed of that part of Lot 9 in Concession VI more particularly described as follows:

Beginning at a point in the easterly limit of the said Lot 9 distant 1,995 feet measured north 0° 59' east therealong from the southeasterly angle of the said Lot;

Thence north 0° 59' east along that easterly limit 2,369.51 feet to a point distant 2,548.91 feet measured southerly from the northeasterly angle of the said Lot;

Thence south 87° 41' 30" west 1,326.92 feet to a point;

Thence south 0° 59' west 1,623 feet to the northerly high-water mark of the Goulais River;

Thence southeasterly along that high-water mark to a point distant 171 feet measured due west from the place of beginning;

Thence due east and in a straight line 171 feet to the place of beginning. O. Reg. 80/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing.*

Dated at Toronto, this 30th day of January, 1979.

(1719)

7

THE HIGHWAY TRAFFIC ACT

O. Reg. 81/79.

Demerit Point System.

Made—January 10th, 1979.

Filed—February 1st, 1979.

**REGULATION TO AMEND
REGULATION 413 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Item 9 of the Table to Regulation 413 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

9	Section 86(1) of <i>The Highway Traffic Act</i>	3	Failing to obey directions of police constable
9a	Section 86(3) of <i>The Highway Traffic Act</i>	3	Driving or operating a vehicle on a closed highway

THE ASSESSMENT ACT

O. Reg. 82/79.

Equalization of Assessments made
Pursuant to Section 86 of The
Assessment Act.

Made—February 1st, 1979.

Filed—February 1st, 1979.

REGULATION MADE UNDER THE ASSESSMENT ACT

EQUALIZATION OF ASSESSMENTS MADE PURSUANT TO SECTION 86 OF THE ASSESSMENT ACT

1. The equalization of assessments under the Act in each prescribed class of real property necessary in order to provide, for each municipality specified in the Schedule to this Regulation, assessments of real property that, in accordance with section 86 of the Act, will be equitable one with the other in each prescribed class of real property shall include, as standards to be taken into account in such equalization and the computation of the factors resulting therefrom, the following considerations:

1. The proportion that the municipal and school taxes levied for the year 1978 against the total assessment of real property in each prescribed class of real property is of the total municipal and school taxes levied for the year 1978 in the municipality shall be maintained to the extent that, if that single mill rate that would have been required to produce in the year 1978 the amount of municipal and school taxes levied in that year against the total assessment of the prescribed class of real property were applied to the total assessment for that prescribed class of real property resulting from the application of the factors hereafter in this Regulation prescribed for that class of real property in that municipality, the municipal and school taxes that would have been so levied for the year 1978 from the total assessment for that prescribed class will be substantially the same total amount for that prescribed class of real property as was actually levied in the municipality for the year 1978 against the total assessment for that prescribed class of real property in that municipality.
2. All real property within a prescribed class of real property in the same municipality shall, as nearly as may be, be assessed at the same proportion of the market value of such real property in the year 1975, as that market value is determined by the Assessment Commissioner in whose Assessment Region such real property is located.

3. The total of the assessment of the real property in a municipality to which this Regulation applies shall not be increased or decreased substantially.

4. Equitability of assessment of real property within each prescribed class of real property in the same municipality shall be established without significant alteration of the assessment relationships between prescribed classes of real property in the same municipality. O. Reg. 82/79, s. 1.

2. This Regulation applies to the municipalities named in the Schedule to this Regulation and to the assessment to be shown on the assessment roll to be returned in each such municipality for the year 1978 for taxation in the year 1979. O. Reg. 82/79, s. 2.

3. For the purposes of this Regulation, the real property situate in each municipality named in the Schedule to this Regulation shall be divided into the prescribed classes of real property that are designated in the Schedule to this Regulation for that municipality, and all real property in the municipality shall be allocated to that prescribed class of real property that most nearly describes the physical nature and characteristics of the real property. O. Reg. 82/79, s. 3.

4. For the purpose of this Regulation, the factor to be applied to the market value, as determined in accordance with paragraph 2 of section 1, of real property in each prescribed class of real property in the municipality shall be that shown in the Schedule to this Regulation opposite the number of the prescribed class applicable to that municipality. O. Reg. 82/79, s. 4.

5. For the purposes of this Regulation, the following classes of real property are prescribed:

CLASS 1

Property assessed as residential and comprising no more than two residential units, including vacant land municipally zoned principally for residential development described in this class.

CLASS 2

Property assessed as residential and comprising not fewer than three or more than six residential units, including all row housing and vacant land municipally zoned principally for residential development described in this class.

CLASS 3

Property assessed as residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this class.

CLASS 4

Property assessed as residential and comprising not more than six residential units, including all row housing and vacant land municipally zoned principally for residential development described in this class.

CLASS 5

Property assessed as residential, including vacant land municipally zoned principally for residential development.

CLASS 6

Property assessed either

(a) as residential and comprising not more than 6 residential units including vacant land municipally zoned principally for residential development described in this clause; or

(b) as farm land.

CLASS 7

Property assessed either

(a) as residential, including vacant land municipally zoned principally for residential development; or

(b) as farm land.

CLASS 8

Property assessed as farm land.

CLASS 9

Property assessed as commercial, including vacant land municipally zoned principally for commercial development.

CLASS 10

Property assessed as industrial, including vacant land municipally zoned principally for industrial development.

CLASS 11

Property assessed either as commercial or industrial, and including vacant land municipally zoned as either commercial or industrial.

CLASS 12

Property assessed as a pipeline.

CLASS 13

Property assessed as belonging to a public utility commission or a railway. O. Reg. 82/79, s. 5.

Schedule

MUNICIPALITY	PRESCRIBED CLASS OF REAL PROPERTY	FACTOR (0.)
City of Cambridge	4	18967
	3	35633
	8	20986
	9	23305
	10	28576
	12	21022
City of Kitchener	1	11783
	2	22106
	3	28620
	8	11654
	9	18709
	10	22663
City of Timmins	12	22068
	6	13298
	3	18361
	9	20288
	10	22316
	12	36124
Town of Newcastle	4	04994
	3	12291
	8	05834
	9	07089
	10	09409
	12	12115
Town of Rainy River	13	02563
	5	10212
	8	06719
	9	14475
	10	15626
Village of Stirling	13	20291
	7	41823
	11	49523
Twp. of Burford	13	33481
	5	07593
	8	09836
	9	11663
Twp. of NorthDumfries	10	17031
	5	10712
	8	12761
	9	14051
	10	16682
	12	16926

MUNICIPALITY	PREScribed CLASS OF REAL PROPERTY	FACTOR (0.)
Twp. of Uxbridge	4	05724
	3	12848
	8	06389
	9	08432
	10	16878
	12	16628
	13	02325
<hr/>		
Twp. of Wellesley	5	08746
	8	11955
	9	10496
	10	15103
	12	18004
<hr/>		
Twp. of Wilmot	5	15136
	8	19753
	9	17490
	10	26137
	12	26806
<hr/>		
Twp. of Woolwich	5	18008
	8	22246
	9	19584
	10	32059
	12	31518

O. Reg. 82/79, Sched.

LORNE MAECK
Minister of Revenue

Dated at Toronto, this 1st day of February, 1979.

(1721) 7

THE HIGHWAY TRAFFIC ACT

O. Reg. 83/79.

State of New York—Exemption from the Provisions of Sections 6 and 8 of the Act.

Made—September 27th, 1978.

Filed—February 2nd, 1979.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT

STATE OF NEW YORK—EXEMPTION
FROM THE PROVISIONS OF SECTIONS
6 AND 8 OF THE ACT

1.—(1) Every commercial motor vehicle registered in the State of New York,

(a) not being the subject-matter of a lease, the owner of which has his principal place of residence in the State of New York; or

(b) being the subject-matter of a lease, the lessee of which has his principal place of residence in the State of New York,

is exempt from the provisions of sections 6 and 8 of the Act during its stay in Ontario, for a period of up to thirty days commencing with the day the vehicle enters Ontario.

(2) Subsection 1 does not apply in respect of a vehicle designed or equipped for the carriage of used household furniture while it is used for that purpose. O. Reg. 83/79, s. 1.

2. Every commercial motor vehicle registered in the State of New York,

(a) which is designed or equipped for the carriage of used household furniture and used for that purpose only; and

(b) the owner of which has his principal place of residence in the State of New York,

is exempt from the provisions of sections 6 and 8 of the Act during its stay in Ontario, for a period of up to thirty days commencing with the day the vehicle enters Ontario. O. Reg. 83/79, s. 2.

3. The exemption provided by sections 1 and 2 ceases to apply upon the vehicle picking up goods in Ontario for delivery in Ontario. O. Reg. 83/79, s. 3.

(1722) 7

THE FARM PRODUCTS MARKETING ACT

O. Reg. 84/79.

Eggs—Marketing.

Made—January 30th, 1979.

Filed—February 2nd, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 594/72
MADE UNDER

THE FARM PRODUCTS MARKETING ACT

1. Clause c of section 4 of Ontario Regulation 594/72, as remade by section 4 of Ontario Regulation 184/74, is revoked and the following substituted therefor:

(c) to appoint persons to,

(i) inspect the books, records, documents, lands and premises and any chicks-for-placement, eggs, hatching eggs and fowl of persons engaged in producing or marketing chicks-

for-placement, eggs, hatching eggs or fowl, and

- (ii) enter on lands or premises used for the producing of chicks-for-placement, eggs, hatching eggs or fowl and perform a count of chicks-for-placement, eggs, hatching eggs or fowl;

THE FARM PRODUCTS MARKETING BOARD:

K. A. McEWEN
Chairman

D. K. ALLES
Secretary

Dated at Toronto, this 30th day of January, 1979.

(1723)

7

PRINTING ERROR:

Section 18 of Ontario Regulation 42/79 appeared in the February 3rd, 1979 issue of *The Ontario Gazette*, page 55, as follows:

18. Regulations 24 and 26 of Revised Regulations of Ontario, 1970 are revoked. O. Reg. 42/79, s. 18.

The said Section 18 should have read as follows:

18. Regulations 24 and 36 of Revised Regulations of Ontario, 1970 are revoked. O. Reg. 42/79, s. 18.

(1766)

7

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Publications Under The Regulations Act

February 24th, 1979

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 85/79.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—January 29th, 1979.

Filed—February 5th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Ontario Regulation 481/73 is amended by adding thereto the following section:

40. Notwithstanding any other provision of this Order, the land described in Schedule 29 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum side yards	40 feet
Minimum distance of any building or structure from the centre line of Ninth Line Road	133 feet
Minimum distance of any building or structure from the top of the valley of Joshua Creek	100 feet
Maximum height of dwelling	25 feet
Maximum height of accessory buildings or structures	15 feet
Maximum ground floor area of dwelling	2,500 square feet

O. Reg. 85/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 29

That parcel of land situate in the Town of Oakville in The Regional Municipality of Halton, formerly in the Township of Trafalgar in the

County of Halton, being composed of that part of Lot 6 in Concession I, south of Dundas Street, more particularly described as follows:

Premising that the southeasterly limit of the King's Highway No. 5, as widened by a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 1149, has an assumed bearing of north 38° 16' east and relating all bearings herein thereto;

Beginning at an iron bar planted in the south-westerly limit of the Ninth Line, the road allowance between lots 5 and 6, south of Dundas Street, which iron bar is 664.98 feet measured on a course of south 44° 55' 20" east along the westerly limit of the said Ninth Line from the most northerly angle of the said Lot 6;

Thence south 39° 04' 20" west 845.14 feet to an iron bar planted;

Thence south 44° 41' 40" east 558 feet to an iron bar planted;

Thence north 39° 05' east 847.31 feet to an iron bar planted in the southwesterly limit of the said Ninth Line;

Thence north 44° 55' 20" west 558 feet to the place of beginning. O. Reg. 85/79, s. 2.

F. MILLER
*Treasurer of Ontario
and
Minister of Economics*

Dated at Toronto, this 29th day of January, 1979.

(1724)

8

THE COUNTY COURTS ACT

O. Reg. 86/79.

Sittings of the County Court for the District of Thunder Bay.

Made—February 2nd, 1979.

Filed—February 5th, 1979.

THE COUNTY COURTS ACT

IN THE MATTER OF *The County Courts Act*; and

IN THE MATTER OF the sittings of the County Court for the trial of issues of fact and assessment of damages without a jury, for the District of Thunder Bay.

ORDER

WHEREAS the sittings of the District Court of the District of Thunder Bay for the trial of issues of fact and assessment of damages without a jury are presently scheduled to commence on Monday, April 9th, 1979, and Monday, June 18th, 1979;

AND WHEREAS it is desirable to change the date of the sittings to commence on Monday, April 2nd, 1979, and Monday, June 4th, 1979;

THEREFORE IT IS ORDERED that the sittings of the District Court of the District of Thunder Bay for the trial of issues of fact and assessment of damages without a jury shall be held commencing on Monday, April 2nd, 1979, and on Monday, June 4th, 1979.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the District Court of the District of Thunder Bay. O. Reg. 86/79.

W. E. C. COLTER
Chief Judge of the County and
District Courts of the Counties and
Districts of Ontario.

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 2nd day of February, 1979.

(1725) 8

THE COLLECTION AGENCIES ACT

O. Reg. 87/79.
General.
Made—December 20th, 1978.
Filed—February 6th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 21/71
MADE UNDER
THE COLLECTION AGENCIES ACT

1. Ontario Regulation 21/71 is amended by adding thereto the following section:

EXEMPTIONS

17. The Act does not apply to a telephone system while the system is engaged in the business of a collection agency on behalf of Tele-Direct Limited. O. Reg. 87/79, s. 1.

(1744) 8

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 88/79.
County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now part of the City of Brampton and part of the City of Mississauga).
Made—February 8th, 1979.
Filed—February 8th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 479/73
MADE UNDER
THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1.—(1) Paragraph vi of section 2 of Ontario Regulation 479/73, as remade by subsection 2 of section 1 of Ontario Regulation 815/77, is amended by adding thereto the following subparagraph:

2. That part of Lot 1 in Concession VI, east of Hurontario Street, more particularly described as follows:

Premising that the southwesterly limit of the said Lot has a bearing of north 44° 57' 40" west and relating all bearings herein thereto;

Beginning at the northwesterly angle of the east half of the said Lot 1;

Thence north 38° 41' 20" east along the northwesterly limit of the said Lot a distance of 1,001.5 feet to a point in the southerly limit of the King's Highway No. 401;

Thence easterly along that southerly limit to the easterly limit of the said Lot;

Thence southerly along that easterly limit 1,018.56 feet to a point;

Thence south 38° 33' 30" west 2,174.19 feet to the westerly limit of the east half of the said Lot;

Thence north 45° 03' 20" west 1,955.78 feet to the place of beginning.

(2) Paragraph vii of the said section 2, as remade by section 1 of Ontario Regulation 998/78, is revoked and the following substituted therefor:

(vii) Lot 1, the north half of Lot 14, and Lot 15, in Concession VII, east of Hurontario Street, excepting:

1. That part of Lot 1 in Concession VII more particularly described as follows:

Beginning at a point in the westerly limit of the said Lot 1 distant 267 feet measured northerly at right angles from the centre line of the road allowance between the City of Mississauga and the Borough of Etobicoke;

Thence north 38° 33' 30" east 99.07 feet to the westerly limit of the said road allowance between the City of Mississauga and the Borough of Etobicoke;

Thence north 23° 47' west along that westerly limit 318.92 feet to a point;

Thence north 22° 33' west along that westerly limit 158.03 feet to a point;

Thence north 41° 52' 30" west 283.45 feet to a point;

Thence south 87° 43' 20" west 223.93 feet to a point;

Thence south 77° 12' 30" west 150.36 feet to the westerly limit of the said Lot 1;

Thence south 45° 07' 10" east 969.53 feet along that westerly limit to the place of beginning.

F. MILLER
Treasurer of Ontario
and
Minister of Economics

Dated at Toronto, this 8th day of February, 1979.

(1767)

8

THE MINING TAX ACT, 1972

O. Reg. 89/79.

General.

Made—February 7th, 1979.

Filed—February 9th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 126/75 MADE UNDER THE MINING TAX ACT, 1972

- 1.—(1) Clause *k* of section 1 of Ontario Regulation 126/75 is revoked and the following substituted therefor:

(*k*) "processing allowance" means an allowance for profit on processing determined by multiplying the capital cost to the operator

of all processing assets in Canada as constructed by the percentage amount set out in or determined under section 5;

- (2) Subclause iv of clause *l* of the said section 1 is revoked and the following substituted therefor:

(iv) social assets;

- 2.—(1) Subsection 1 of section 3 of the said Regulation is revoked and the following substituted therefor:

(1) For the purposes of disaggregation under subsection 2*a* of section 3 of the Act, an open pit mine or an underground mine may be deemed to be a mine brought into active operation for the first time after the 9th day of April, 1974, if,

(a) in the opinion of the mine assessor the mine is,

(i) a new mine project separate and distinct geologically and having no common workings with another mine during the immediately preceding five taxation years,

(ii) a mine project involving an investment at an existing mining operation that increases the rate of ore production from the mining operation by at least 30 per cent over the highest annual production during the immediately preceding five taxation years for each expanded mine, or

(iii) a mine inactive on the 9th day of April, 1974 that is reopened or that, if closed down after that date, remains closed down for a continuous period of five years before reopening; or

(b) the mine is any other major mining investment that, in the opinion of the Lieutenant Governor in Council, warrants disaggregation. O. Reg. 89/79, s. 2 (1).

- (2) The said section 3 is amended by adding thereto the following subsections:

(2*a*) No mine shall be disaggregated under subsection 1 unless the mine assessor rules that it falls within one of the criteria set out in clause *a* of subsection 1 or the Lieutenant Governor in Council determines that it warrants disaggregation. O. Reg. 89/79, s. 2 (2), *part*.

(4) An open pit mine or an underground mine that qualifies prior to the 8th day of March, 1978

for disaggregation under paragraph i or ii of subsection 1, as the subsection existed immediately prior to that date, remains qualified for disaggregation if the mine assessor is advised of such qualification prior to the 1st day of April, 1979. O. Reg. 89/79, s. 2 (2), *part.*

3. The said Regulation is amended by adding thereto the following section:

3a.—(1) For the purposes of subclause iii of clause *k* of subsection 3 of section 3 of the Act, a new mine shall be deemed to have come into existence or a major expansion of an existing mine shall be deemed to have occurred after the 7th day of March, 1978, if,

(a) in the opinion of the Minister such new mine or major expansion is,

(i) a new mine project separate and distinct geologically and having no common workings with another mine during the immediately preceding five taxation years,

(ii) a mine project involving an investment at an existing mine operation that increases the rate of ore production from the mining operation by at least 30 per cent over the highest annual production during the immediately preceding five taxation years for each expanded mine, or

(iii) a mine inactive on the 7th day of March, 1978 that is reopened, or that, if closed down after that date, remains closed down for a continuous period of five years before reopening; or

(b) the mine or expansion is designated by the Lieutenant Governor in Council as a new mine or a major expansion of an existing mine.

(2) Where the Minister is of the opinion that a new mine has come into existence or a major expansion of an existing mine has occurred after the 7th day of March, 1978, he may designate it as a new mine or a major expansion of an existing mine for the purposes of subclause iii of clause *k* of subsection 3 of section 3 of the Act.

(3) The date of completion of a mine project for the purposes of subclause iii of clause *k* of subsection 3 of section 3 of the Act shall be determined by the Minister. O. Reg. 89/79, s. 3.

4.—(1) Clause *b* of subsection 1 of section 4 of the said Regulation is amended by striking out "in Canada" in the first line.

(2) Clause *ba* of subsection 1 of the said section 4, as made by section 1 of Ontario Regulation 199/76, is revoked and the following substituted therefor:

(*ba*) that proportion of the operating and the maintenance expenses directly related to social assets in Ontario that is directly attributable to the processing in Canada of the ore or mineral output after deducting therefrom all rents, fees, grants and other payments received during the taxation year by the mine operator in connection therewith to the extent that such expenses are not deductible under clause *ea* of subsection 3 of section 3 of the Act;

(3) Clause *e* of subsection 1 of the said section 4 is revoked and the following substituted therefor:

(*e*) an allowance for depreciation in each taxation year, on a straight line basis, of not more than 15 per cent of the capital cost to the operator as constructed of the processing assets and assets for transportation of the finished product to market from the point at which processing is completed until the full cost thereof has been written off, computed at the close of the taxation year; and

(4) The said section 4 is amended by adding thereto the following subsection:

(1a) Notwithstanding clause *e* of subsection 1, where processing assets are situate outside of Canada or assets for transportation of the finished product are used outside of Canada, the depreciation allowed on those assets shall be prorated on the basis of the amount of the ore or mineral output of a mine located in Ontario that is processed or the amount of finished product derived from ore or mineral output of a mine located in Ontario that is transported by those assets. O. Reg. 89/79, s. 4 (4).

(5) The said section 4 is further amended by adding thereto the following subsection:

(1b) Notwithstanding clause *e* of subsection 1, no allowance for depreciation on any asset that is a social asset shall be deducted under subsection 1. O. Reg. 89/79, s. 4 (5).

(6) Subsections 4 and 5 of the said section 4 are revoked and the following substituted therefor:

(4) The undepreciated capital cost of processing assets at any time is the amount by which the aggregate of,

- (a) the capital cost of each processing asset acquired before that time; and
- (b) all amounts included by reason of subsection 4a in appraising the value of mineral substances under subsection 1,

exceeds the aggregate of,

- (c) the total depreciation allowed under subsection 1 for processing assets before that time; and
- (d) for each disposition before that time of any processing asset, the lesser of,
 - (i) the proceeds of the disposition, and
 - (ii) the capital cost to the operator of the processing asset or part thereof.

(4a) Where at the end of any taxation year, the aggregate of all amounts determined under clauses c and d of subsection 4 exceeds the aggregate of all amounts determined under clauses a and b of subsection 4, the excess shall be included in appraising the value of mineral substances under subsection 1.

(5) Where any processing asset was not acquired or disposed of at arm's length and the Minister considers it necessary or advisable, he may determine in accordance with section 4b the capital cost and the proceeds of disposition of the processing asset for the purposes of this section.

(5a) For the purposes of this section and section 4b, the rules determining "at arm's length" in section 251 of the *Income Tax Act* (Canada) apply with necessary modifications. O. Reg. 89/79, s. 4(6).

5. The said Regulation is further amended by adding thereto the following sections:

4a.—(1) Notwithstanding clause b of subsection 1 of section 4, where mineral substances are transported outside Canada by the operator or other person liable for the tax imposed under the Act and are subsequently processed outside Canada by or on behalf of such operator or other person, no deduction shall be made for the cost of processing outside of Canada to such operator or other person the proportion of the output of the mine that is attributable to a specified uranium undertaking in respect of a taxation year ending after the 9th day of April, 1979.

(2) Notwithstanding clause ba of subsection 1 of section 4, no deduction shall be made under that clause for the proportion of expenses that is attributable to a specified uranium undertaking.

(3) No deduction shall be made under clause e of subsection 1 of section 4 for depreciation on the proportion of capital costs as constructed of processing assets not situate in Canada and assets for transportation of finished product to market from the point at which processing is completed that is attributable to the operation of a specified uranium undertaking.

(4) Notwithstanding clause e of subsection 1 of section 4, a deduction under that clause for depreciation in each taxation year, on a straight line basis, shall be not less than 5 per cent and not more than 15 per cent of the proportion of capital cost as constructed of the processing assets situate in Canada and assets for transportation of the finished product to market from the point at which processing is completed that is attributable to the operation of a specified uranium undertaking, until the full cost thereof has been written off, computed at the close of a taxation year.

(5) Subsection 5a of section 5 does not apply to that proportion of processing allowance that is attributable to the processing of the output of a specified uranium undertaking. O. Reg. 89/79, s. 5, *part*.

4b.—(1) For the purposes of this section, "depreciated asset" means an asset in respect of which an allowance for depreciation has been deducted under the Act or this Regulation.

(2) Where a depreciated asset owned by an operator is transferred by one or more transactions between persons not dealing at arm's length to another operator for an amount in excess of the capital cost to the transferor,

- (a) the transferor shall be deemed to have disposed of the depreciated asset for proceeds of disposition; and
- (b) the transferee shall be deemed to have acquired the depreciated asset at a capital cost,

equal to the actual proceeds of disposition or the capital cost to the transferor, whichever is the lesser.

(3) Where a depreciated asset owned by an operator is transferred by one or more transactions between persons not dealing at arm's length to another operator for no proceeds or for proceeds less than or equal to the capital cost to the transferor,

- (a) the transferor shall be deemed to have disposed of the depreciated asset for proceeds of disposition; and
- (b) the transferee shall be deemed to have acquired the depreciated asset at a capital cost,

equal to the actual proceeds of disposition. O. Reg. 89/79, s. 5, *part*.

6.—(1) Subsection 5 of section 5 of the said Regulation is amended by adding at the beginning thereof "In any taxation year".

(2) The said section 5 is amended by adding thereto the following subsection:

(5a) For taxation years ending on or after the 31st day of December, 1978, where a processing allowance calculated under this section is less than 65 per cent of the combined profit for the current taxation year, processing allowance not previously claimed by reason of the upper limit imposed by subsection 5, in the three taxation years immediately preceding, may be allowed under clause *f* of subsection 1 of section 4, provided that the processing allowance deductible in the current taxation year is first fully deducted. O. Reg. 89/79, s. 6 (2).

7. Subsection 2 of section 6 of the said Regulation is revoked and the following substituted therefor:

(2) Subject to subsection 3, where a mine is entitled to disaggregation under subsection 2a of section 3 of the Act or is entitled to be treated as a new mine or a major expansion of an existing mine under subclause iii of clause *k* of subsection 3 of section 3 of the Act, the profit shall be apportioned amongst all mines operated by the same person or associated persons in proportion to the value of the recoverable mineral content of ore mined during the taxation year, but the mine assessor may use any other method that is appropriate. O. Reg. 89/79, s. 7.

8.—(1) This Regulation, except subsection 2 of section 1 and subsections 2 and 5 of section 4, shall be deemed to have come into force on the 8th day of March, 1978.

(2) Subsection 2 of section 1 and subsections 2 and 5 of section 4 shall be deemed to have come into force on the 10th day of April, 1974.

(1768) 8

THE PUBLIC LANDS ACT

O. Reg. 90/79.

Land Use Permits.

Made—February 7th, 1979.

Filed—February 9th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 688/76 MADE UNDER THE PUBLIC LANDS ACT

1. Subsection 2 of section 2 of Ontario Regulation 688/76 is revoked.

(1769) 8

THE GAME AND FISH ACT

O. Reg. 91/79.

Hunting in Lake Superior Provincial Park.

Made—February 7th, 1979.

Filed—February 9th, 1979.

REGULATION MADE UNDER THE GAME AND FISH ACT

HUNTING IN LAKE SUPERIOR PROVINCIAL PARK

1. The holder of a licence in Form 6 or 7 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt moose from the 11th day of October, 1979 to the 31st day of October, 1979, both inclusive, in that part of Lake Superior Provincial Park described in the Schedule and may possess or use a firearm for the purpose. O. Reg. 91/79, s. 1.

2. The holder of a licence in Form 13 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt moose from the 18th day of October, 1979 to the 31st day of October, 1979, both inclusive, in that part of Lake Superior Provincial Park described in the Schedule and may possess or use a firearm for the purpose. O. Reg. 91/79, s. 2.

3. The holder of a licence in Form 9, 11, 12 or 13 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt ruffed grouse, spruce grouse, sharp-tailed grouse and rabbits from the 11th day of October, 1979 to the 15th day of December, 1979, both inclusive, in that part of Lake Superior Provincial Park described in the Schedule and may possess or use a firearm for the purpose. O. Reg. 91/79, s. 3.

4. Ontario Regulations 406/78 and 792/78 are revoked. O. Reg. 91/79, s. 4.

Schedule

All that part of Lake Superior Provincial Park in the Territorial District of Algoma lying easterly of that part of the King's Highway known as No. 17 and northerly of the southerly boundary of the geographic townships of Brimacombe and Broome. O. Reg. 91/79, Sched.

(1770) 8

THE REGISTRY ACT

O. Reg. 92/79.

Forms and Records.

Made—February 7th, 1979.

Filed—February 9th, 1979.

REGULATION TO AMEND
REGULATION 777 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE REGISTRY ACT

1. Section 26 of Regulation 777 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:
 - (2) Subsection 1 does not apply to a reference plan. O. Reg. 92/79, s. 1.
 2. The said Regulation is further amended by adding thereto the following sections:
- 26a.** The registrar shall enter in the new abstract index under the heading for each lot designated by a compiled plan, Judge's Plan or municipal plan the following note:

"Caution: Section 29 of *The Planning Act* may continue to apply as though this plan had not been registered." O. Reg. 92/79, s. 2, *part.*

26b. Where, by a by-law under subsection 3 or 5 of section 29 of *The Planning Act* or by an order under clause *b* of subsection 1 of section 32 of that Act, a registered plan of subdivision or part thereof is deemed for the purposes of subsection 2 of section 29 of that Act not to be a registered plan of subdivision or is exempted from part-lot control,

the by-law or order upon registration shall be recorded in the abstract index for each lot included in the plan or such portion of the plan as is designated in the by-law or order. O. Reg. 92/79, s. 2, *part.*

(1771)

8

THE LIQUOR LICENCE ACT, 1975

O. Reg. 93/79.

General.

Made—February 7th, 1979.

Filed—February 9th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 1008/75
MADE UNDER
THE LIQUOR LICENCE ACT, 1975

1. Ontario Regulation 1008/75 is amended by adding thereto the following section:

49e. Section 26 of the Act does not apply to premises located in the Terminal Building at London Airport. O. Reg. 93/79, s. 1.

(1772)

8

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Publications Under The Regulations Act

March 3rd, 1979

THE HEALTH INSURANCE ACT, 1972

O. Reg. 94/79.

General.

Made—February 7th, 1979.

Filed—February 12th, 1979.

Schedule 40

Those parcels of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being composed of the following:

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

1. Ontario Regulation 323/72 is amended by adding thereto the following section:

54b.—(1) A private clinic outside Canada that renders haemodialysis services is prescribed as a health facility for the purposes of the Act.

(2) Haemodialysis services rendered by private clinics outside Canada are prescribed as insured services.

(3) The amount payable by the Plan for the insured services prescribed in subsection 2 is the cost of the insured services to an insured person.
O. Reg. 94/79, s. 1.

(1783)

9

1. That part of Lot 8 in Concession V more particularly described as follows:

Beginning at the northeasterly angle of the said Lot 8;

Thence westerly along the line of the old post and wire fence forming the existing northerly limit of the said Lot a distance of 1,826.44 feet, more or less, to the intersection of the easterly limit of the lands of the Canadian National Railway;

Thence southerly along the said easterly limit of the lands of the Canadian National Railway a distance of 269.38 feet;

Thence easterly parallel to the line of the said old post and wire fence forming the existing northerly limit of the said Lot a distance of 1,902.61 feet, more or less, to its intersection with the easterly limit of the said Lot;

Thence northerly along the easterly limit of the said Lot a distance of 248.73 feet, more or less, to the place of beginning.

Excepting therefrom the most easterly 27 feet in perpendicular width of the said lands which lands were conveyed to the Corporation of the County of York for road widening purposes.

2. That part of Lot 9 in Concession V more particularly described as follows:

Beginning at the southeasterly angle of Lot 9;

Thence northerly along the easterly limit of the said Lot 441.27 feet, more or less, to an iron stake planted at the intersection of the said easterly limit of the said Lot with the line of a post and wire fence running westerly;

Thence westerly along the line of the said post and wire fence running westerly 1,009 feet to an iron bar planted at the intersection of the line of the said post and wire fence running westerly with the line of an old post and wire fence running northerly;

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 95/79.

The Regional Municipality of York,
Town of Markham.

Made—February 8th, 1979.

Filed—February 12th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Schedule 40 to Ontario Regulation 473/73, as made by section 2 of Ontario Regulation 4/79, is revoked and the following substituted therefor:

Thence northerly along the line of the said post and wire fence running northerly 221 feet, more or less, to an iron stake planted at the intersection of the line of the said post and wire fence running northerly with the line of the post and wire fence forming the existing limit between the north and south halves of the said Lot;

Thence westerly along the line of the said post and wire fence forming the existing limit between the north and south halves of the said Lot 615.23 feet, more or less, to an iron bar planted at the intersection of the line of the said post and wire fence forming the existing limit between the north and south halves of the said Lot with the easterly limit of the lands of the Canadian National Railway;

Thence southerly along the easterly limit of the lands of the Canadian National Railway 717.09 feet, more or less, to an iron bar planted at the intersection of the said easterly limit of the Canadian National Railway with the line of a post and wire fence forming the existing southerly limit of the said Lot;

Thence easterly along the line of the said post and wire fence forming the existing southerly limit of the said Lot 1,826.44 feet, more or less, to the place of beginning. O. Reg. 95/79, s. 1.

F. MILLER
Treasurer of Ontario
and
Minister of Economics

Dated at Toronto, this 8th day of February, 1979.

(1784)

9

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 96/79.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now Part of the City of Brampton and Part of the City of Mississauga).

Made—February 8th, 1979.

Filed—February 12th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 479/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

1. Paragraph ii of section 2 of Ontario Regulation 479/73, as remade by section 1 of Ontario Regulation 242/76 and amended

by section 1 of Ontario Regulation 548/76, section 1 of Ontario Regulation 327/77 and section 1 of Ontario Regulation 815/77, is further amended by adding thereto the following subparagraph:

h. That part of Lot 5 in Concession II, north of Dundas Street, more particularly described as follows:

Premising that the northeasterly limit of the road allowance between lots 5 and 6 in the said Concession II, north of Dundas Street, Dixie Road, as widened, has an astronomic bearing of north 44° 59' 40" west and relating all bearings herein thereto;

Commencing at a point in the original northeasterly limit of Dixie Road, said point being distant 2,972.15 feet measured southeasterly thereon from the most westerly angle of the said Lot 5;

Thence north 38° 56' 20" east a distance of 18.06 feet to the place of beginning;

Thence north 44° 59' 40" west along the said widened limit of Dixie Road a distance of 77.31 feet, more or less, to the point of intersection with a line drawn parallel to and distant 675 feet at right angles from the northwesterly limit of the lands of the Ontario Hydro;

Thence north 42° 30' 50" east and along the said parallel line a distance of 933.07 feet;

Thence south 45° 12' 35" east a distance of 33.75 feet, more or less, to a point being in the southeasterly limit of the lands designated as Parkway Belt;

Thence south 38° 56' 20" west along the said last-mentioned limit a distance of 937.57 feet to a point in the said northeasterly limit of Dixie Road as widened;

Thence north 44° 59' 40" west along the said widened limit a distance of 15 feet, more or less, to the place of beginning.

F. MILLER
Treasurer of Ontario
and
Minister of Economics

Dated at Toronto, this 8th day of February, 1979.

(1785)

9

THE EDUCATION ACT, 1974

O. Reg. 97/79.

Ontario Teacher's Qualifications.

Made—January 12th, 1979.

Approved—February 7th, 1979.

Filed—February 12th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 407/78
MADE UNDER
THE EDUCATION ACT, 1974

1. Ontario Regulation 407/78 is amended by adding thereto the following section:

14a. An applicant for a Temporary Letter of Standing who completed a teacher education program outside Ontario shall submit to the Director of the Teacher Education Branch of the Ministry with his application,

- (a) the items required to be submitted under section 2;
- (b) evidence of his academic or technological qualifications;
- (c) his teaching certificate and a transcript of his teacher education program;
- (d) a statement from the issuing authority that his teaching certificate has not been suspended or cancelled;
- (e) evidence that he is free to accept employment in Ontario as a teacher; and
- (f) such evidence as the Director may require of successful teaching experience in schools and programs similar to those for which the Temporary Letter of Standing applied for is valid. O. Reg. 97/79, s. 1.

2. Sections 15 and 16 of the said Regulation are revoked and the following substituted therefor:

15.—(1) Where an applicant for a Temporary Letter of Standing,

- (a) has complied with section 14a;
- (b) has successfully completed in a Canadian province other than Ontario a teacher education program acceptable to the Minister; and
- (c) holds the academic or technological qualifications required for an Ontario Teacher's Certificate,

the Director of the Teacher Education Branch of the Ministry may issue to the applicant a Letter of Eligibility, in Form 5 where the teacher education program was taken in English and in Form 5a where such program was taken in French.

(2) Where an applicant who holds a Letter of Eligibility granted under this section submits to the Deputy Minister evidence that he has an offer of a position as a teacher in Ontario from,

- (a) a board;
- (b) a private school;
- (c) the Provincial Schools Authority established under section 2 of *The Provincial Schools Negotiations Act, 1975*;
- (d) the Department of Indian Affairs and Northern Development of the Government of Canada; or
- (e) a council of a band or an incorporated education authority established by two or more bands where such council of the band or education authority is authorized by the Crown in right of Canada to provide education for Indians,

and that such offer is subject to his obtaining a Temporary Letter of Standing, the Minister may grant to the applicant a Temporary Letter of Standing in Form 3 or Form 3a, as the case may be. O. Reg. 97/79, s. 2, *part*.

16. Where an applicant for a Temporary Letter of Standing,

- (a) has complied with the requirements of section 14a;
- (b) has successfully completed outside Canada a teacher education program acceptable to the Minister; and
- (c) holds the academic or technological qualifications required for an Ontario Teacher's Certificate,

the Director of the Teacher Education Branch of the Ministry may issue to the applicant a Letter of Eligibility in Form 5 or, if the applicant wishes to become qualified to teach in French language schools and classes established under Part XI of the Act, a Letter of Eligibility in Form 5a. O. Reg. 97/79, s. 2, *part*.

3. Clause *b* of section 17 of the said Regulation is revoked and the following substituted therefor:

- (b) has an offer of a position as a teacher in Ontario from,

- (i) a board,
- (ii) a private school,
- (iii) the Provincial Schools Authority established under section 2 of *The Provincial Schools Negotiations Act, 1975*,
- (iv) the Department of Indian Affairs and Northern Development of the Government of Canada, or
- (v) a council of a band or an incorporated education authority established by two or more bands where such council of the band or education authority is authorized by the Crown in right of Canada to provide education for Indians,

and such offer is subject to his obtaining a Temporary Letter of Standing; and

4. Subsection 1 of section 24 of the said Regulation, exclusive of the paragraphs, is revoked and the following substituted therefor:

(1) A person who holds one of the following certificates and who is,

- (a) a Canadian citizen; or
- (b) a British subject who was granted the certificate prior to the 1st day of September, 1973,

is deemed to hold the Ontario Teacher's Certificate:

5. Section 30 of the said Regulation, exclusive of the clauses, is revoked and the following substituted therefor:

30. Where the principal of a single-session course leading to a qualification listed in Schedule D, or the dean of a college or faculty of education or the director of a school of education in Ontario, reports to the Deputy Minister that a candidate,

the Minister may have entered upon the candidate's Ontario Teacher's Qualifications Record Card the qualification in such subject.

6. Section 31 of the said Regulation, exclusive of the clauses, is revoked and the following substituted therefor:

31. Where the principal of the first session of a three-session course leading to a qualification listed

in Schedule E, or the dean of a college or faculty of education or the director of a school of education in Ontario, reports to the Deputy Minister that a candidate,

the Minister may have entered upon the candidate's Ontario Teacher's Qualifications Record Card the Part I qualification in such subject.

7. Section 34 of the said Regulation is revoked and the following substituted therefor:

34.—(1) A teacher who holds or is deemed to hold an Ontario Teacher's Certificate and who, prior to the 1st day of October, 1978, began a Master of Education program approved by the Minister as leading to the Specialist Certificate in Guidance, may obtain the specialist qualification in Guidance by completing the requirements for such Certificate as they existed on the 30th day of June, 1978, and the Minister shall, upon submission to the Deputy Minister of evidence satisfactory to the Minister of the completion of such requirements, have entered on such teacher's Ontario Teacher's Qualifications Record Card the specialist qualification in Guidance.

(2) A teacher who holds or is deemed to hold an Ontario Teacher's Certificate and who, prior to the 1st day of October, 1978, began a Master of Library Science program approved by the Minister as leading to the Specialist Certificate in Librarianship, may obtain the specialist qualification in Librarianship by completing the requirements for such Certificate as they existed on the 30th day of June, 1978, and the Minister shall, upon submission to the Deputy Minister of evidence satisfactory to the Minister of the completion of such requirements, have entered on such teacher's Ontario Teacher's Qualifications Record Card the specialist qualification in Librarianship. O. Reg. 97/79, s. 7.

8. Clause b of subsection 1 of section 36 of the said Regulation is revoked and the following substituted therefor:

- (b) holds,
 - (i) a degree of Bachelor of Arts or Bachelor of Science from an Ontario university in a program,
 - a. that requires four years of university study, or the equivalent thereof, to a total of at least sixty university credits, and
 - b. in which the candidate has obtained at least second class or equivalent standing in the subject or subjects in which the candidate seeks an Honour Specialist qualification, in-

cluding, in the case of two subjects, at least forty-two university credits therein and not fewer than eighteen university credits in each subject or, in the case of one subject, at least twenty-seven university credits therein, or

(ii) qualifications the Minister considers equivalent to the qualifications referred to in subclause i;

9. Subsection 1 of section 37 of the said Regulation is revoked and the following substituted therefor:

(1) Where a teacher who has completed prior to the 1st day of September, 1979 the first session of a two-session course leading to an Interim Vocational Certificate, Type A or an Interim Occupational Certificate, Type A completes the requirements for such certificate as they existed on the 30th day of June, 1978, the Minister may have entered on the teacher's Ontario Teacher's Qualifications Record Card the appropriate qualification. O. Reg. 97/79, s. 9.

10. Section 41 of the said Regulation is revoked and the following substituted therefor:

41. Where the principal of a course leading to the Program Development and Implementation qualification reports to the Deputy Minister that a candidate holds the admission requirements set forth in section 39 and has successfully completed the course, the Minister may have entered on the candidate's Ontario Teacher's Qualifications Record Card the Program Development and Implementation qualification. O. Reg. 97/79, s. 10.

11. Section 42 of the said Regulation is revoked and the following substituted therefor:

42. Where the principal of a course leading to the Program Supervision and Assessment qualification reports to the Deputy Minister that a candidate holds the admission requirements set forth in section 40 or 46 and has successfully completed the course,

16. The portion of Form 5 of the said Regulation headed "Statement of Board Supervisory Officer" is revoked and the following substituted therefor:

Statement of Board Supervisory Officer

This is to certify that the holder of this Letter of Eligibility has been (Name)

offered a position as a teacher with for the school year (Name of Board)

subject to the granting of a Temporary Letter of Standing; and further, that the applicant has adequate fluency in the use of the English language to carry out the duties and responsibilities of a teacher.

the Minister may have entered on the candidate's Ontario Teacher's Qualifications Record Card the Program Supervision and Assessment qualification. O. Reg. 97/79, s. 11.

12. Section 44 of the said Regulation is revoked and the following substituted therefor:

44. A teacher who on the 1st day of July, 1978 holds a High School Principal's Certificate, an Elementary School Principal's Certificate, a Secondary School Principal's Certificate, Type B, a Secondary School Principal's Certificate, Type A, a Secondary School Principal's Certificate or a Vocational School Principal's Certificate, whether such certificate is an interim certificate or a permanent certificate, remains qualified within the limitations of the certificate that he holds, and such qualification shall be shown on his Ontario Teacher's Qualifications Record Card. O. Reg. 97/79, s. 12.

13. Section 46 of the said Regulation is revoked and the following substituted therefor:

46. Notwithstanding section 40, a teacher who holds or who is deemed to hold an interim or permanent Elementary School Principal's Certificate, or who holds an interim or permanent Secondary School Principal's Certificate, Type B, an interim or permanent Vocational School Principal's Certificate, an interim Secondary School Principal's Certificate, or an interim Secondary School Principal's Certificate, Type A, may be admitted to the course leading to the Program Supervision and Assessment qualification. O. Reg. 97/79, s. 13.

14. Subsection 2 of section 47 of the said Regulation is revoked and the following substituted therefor:

(2) A teacher who holds a permanent Secondary School Principal's Certificate, Type A or a permanent Secondary School Principal's Certificate is deemed to hold principal's qualifications. O. Reg. 97/79, s. 14.

15. Schedule F to the said Regulation is amended by striking out "Honours" in the first line of the heading of the Schedule and inserting in lieu thereof "Honour".

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

.....
Supervisory Officer

.....
Position

17. The portion of Form 5a of the said Regulation headed "Déclaration de l'agent de supervision du conseil scolaire" is revoked and the following substituted therefor:

Déclaration de l'agent de supervision du conseil scolaire

Je, soussigné, certifie que..... titulaire de cette attestation
(nom)

d'admissibilité, a reçu une offre d'emploi comme enseignant au conseil scolaire.....
(nom)

pour l'année scolaire....., sous réserve qu'il obtienne une attestation temporaire de compétence; je certifie de plus que le candidate possède une bonne maîtrise du français pour satisfaire aux tâches et aux exigences de sa profession d'enseignant.

Fait à ce jour du mois de, 19.....

.....
Agent de supervision

.....
Poste

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 12th day of January, 1979.

(1786)

9

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 98/79.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—February 9th, 1979.

Filed—February 13th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 481/73
MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Ontario Regulation 481/73 is amended by adding thereto the following section:

41. Notwithstanding any other provision of this Order, the land described in Schedule 30 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto, including a barn, provided the following requirements are met:

Minimum distance of any building or structure from the centre line of Ninth Line Road 133 feet

Minimum distance between any building or structure and the side and rear lot lines 40 feet

Maximum height of dwelling 25 feet

Maximum height of accessory buildings and structures including the barn 15 feet

Maximum ground floor area of dwelling 5,000 square feet

O. Reg. 98/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 30

That parcel of land situate in the Town of Oakville in The Regional Municipality of Halton, formerly in the Township of Trafalgar in the County of Halton, being Lot 8 on a Plan registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 360. O. Reg. 98/79, s. 2.

F. MILLER
Treasurer of Ontario
and
Minister of Economics

Dated at Toronto, this 9th day of February, 1979.

(1787)

9

THE HIGHWAY TRAFFIC ACT**O. Reg. 99/79.**

Parking.

Made—February 7th, 1979.

Filed—February 13th, 1979.

REGULATION TO AMEND
REGULATION 421 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Paragraph 10 of Schedule 1 of Appendix A to Regulation 421 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 10. That part of the King's Highway known as No. 401 in the Township of Dunwich in the County of Elgin beginning at a point situate at its intersection with the road allowance between lots 6 and 7 in Concession 5 N (Coyne Road) and extending westerly therealong for a distance of 2,220 metres.
 2. Schedule 6 of Appendix A to the said Regulation is amended by adding thereto the following paragraphs:
 26. On the east side of that part of the King's Highway known as No. 11 in the Town of Gravenhurst, formerly in the Township of Morrison, in The District Municipality of Muskoka lying between a point situate 6 metres measured northerly from its intersection with the line between lots 35 and 36 in East Range Concession and a point situate 160 metres measured northerly from its intersection with the line between lots 35 and 36, in the said East Range Concession.
 27. On the west side of that part of the King's Highway known as No. 11 in the Town of Gravenhurst, formerly in the Township of Morrison, in
- The District Municipality of Muskoka lying between a point situate 75 metres measured northerly from its intersection with the line between lots 32 and 33 in West Range Concession and a point situate 215 metres measured northerly from its intersection with the line between lots 32 and 33, in the said West Range Concession.
28. On the east side of that part of the King's Highway known as No. 11 in the Town of Gravenhurst, formerly in the Township of Morrison, in The District Municipality of Muskoka lying between a point situate 110 metres measured northerly from its intersection with the line between lots 32 and 33 in East Range Concession and a point situate 240 metres measured northerly from its intersection with the line between lots 32 and 33, in the said East Range Concession.
 29. On the west side of that part of the King's Highway known as No. 11 in the Town of Gravenhurst, formerly in the Township of Morrison, in The District Municipality of Muskoka lying between a point situate 50 metres measured northerly from its intersection with the line between lots 31 and 32 in West Range Concession and a point situate 370 metres measured northerly from its intersection with the line between lots 31 and 32, in the said West Range Concession.
 30. On the east side of that part of the King's Highway known as No. 11 in the Town of Gravenhurst, formerly in the Township of Morrison, in The District Municipality of Muskoka lying between a point situate 10 metres measured southerly from its intersection with the line between lots 31 and 32 in East Range Concession and a point situate 320 metres measured northerly from its intersection with the line between lots 31 and 32, in the said East Range Concession.
 31. On the west side of that part of the King's Highway known as No. 11 in the Town of Gravenhurst, formerly in the Township of Morrison, in The District Municipality of Muskoka lying between a point situate 40 metres measured southerly from its intersection with the centre line of the roadway known as Sparrow Lake Road Route C in West Range Concession and a point situate 290 metres measured southerly from its intersection with the centre line of the roadway known as Sparrow Lake Road Route C, in the said West Range Concession.
 32. On the east side of that part of the King's Highway known as No. 11 in the Town of Gravenhurst, formerly in the Township of Morrison, in The District Municipality of Muskoka lying between a point situate 10 metres measured southerly from its intersection with the line between lots 7 and 8 in East Range Concession and a point situate 175 metres measured southerly from its intersection with the line between lots 7 and 8, in the said East Range Concession.

3. Schedule 9 of Appendix A to the said Regulation is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 10 and 24 in the Township of Mono in the County of Dufferin beginning at a point situate 72 metres measured southerly from the centre line of the roadway known as Campbell Street in Lot 7 in Concession 2 W.H.S. and extending southerly therealong for a distance of 300 metres.

4. Schedule 16 of Appendix A to the said Regulation is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 10 and 24 in the Township of Mono in the County of Dufferin beginning at a point situate 72 metres measured southerly from the centre line of the roadway known as Campbell Street in Lot 7 in Concession 2 W.H.S. and extending southerly therealong for a distance of 300 metres.

5. Schedule 22 of Appendix A to the said Regulation is amended by adding thereto the following paragraph:

2. On the west side of that part of the King's Highway known as No. 19 in the Township of South-West Oxford in the County of Oxford beginning at a point situate at its intersection with the northerly limit of the road allowance between concessions 1 and 2 and extending northerly therealong for a distance of 213 metres.

(1788)

9

THE HIGHWAY TRAFFIC ACT

O. Reg. 100/79.

Use of Controlled-Access Highways by Pedestrians.

Made—February 7th, 1979.
Filed—February 13th, 1979.

**REGULATION TO AMEND
REGULATION 434 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Regulation 434 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedules:

Schedule 19

1. That part of the King's Highway known as No. 404. O. Reg. 100/79, s. 1, *part*.

Schedule 20

1. That part of the King's Highway known as No. 409. O. Reg. 100/79, s. 1, *part*.

(1789)

9

THE HIGHWAY TRAFFIC ACT

O. Reg. 101/79.

Maximum Gross Vehicle Weight Marking.
Made—February 7th, 1979.
Filed—February 13th, 1979.

**REGULATION TO REVOKE
ONTARIO REGULATION 567/78
MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Ontario Regulation 567/78 is revoked.

(1790)

9

THE HIGHWAY TRAFFIC ACT

O. Reg. 102/79.

Garage Licences.
Made—February 7th, 1979.
Filed—February 13th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 731/73
MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Item 1 of subsection 1 of section 1 of Ontario Regulation 731/73, as remade by subsection 1 of section 1 of Ontario Regulation 990/78, is amended by striking out "store or" in the first line.

(1791)

9

THE HIGHWAY TRAFFIC ACT

O. Reg. 103/79.

Signs.
Made—February 7th, 1979.
Filed—February 13th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 668/78
MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Ontario Regulation 668/78 is amended by adding thereto the following section:

LOAD RESTRICTION SIGN

45a. A Load Restriction Sign erected on or after the 1st day of March, 1980 shall,

- (a) be not less than 60 centimetres in width and 75 centimetres in height;
- (b) bear the words "Load Restriction in Effect" and indicate the maximum number of tonnes per axle permitted on the highway; and
- (c) bear the markings and have the dimensions as prescribed and illustrated in the following Figure:



(1792)

O. Reg. 103/79, s. 1.

9

THE PUBLIC SERVICE ACT

O. Reg. 104/79.

General.

Made—January 30th, 1979.

Approved—February 7th, 1979.

Filed—February 13th, 1979.

REGULATION TO AMEND
REGULATION 749 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC SERVICE ACT

1. Subsection 14 of section 70 of Regulation 749 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 244/77, is revoked and the following substituted therefor:

(14) Notwithstanding subsections 1 and 5, the rate of entitlement to vacation credits and the maximum permissible accumulation of vacation credits of an employee who is or was a deputy minister or who has or has had the rank and status of a deputy minister shall be such as may be determined from time to time by the Management Board of Cabinet. O. Reg. 104/79, s. 1.

CIVIL SERVICE COMMISSION

S. W. CLARKSON

Chairman

Dated at Toronto, this 30th day of January, 1979.

(1793)

9

THE PLANNING ACT

O. Reg. 105/79.

Order made under Section 29a of

The Planning Act.

Made—February 9th, 1979.

Filed—February 14th, 1979.

**REGULATION MADE UNDER
THE PLANNING ACT**

**ORDER MADE UNDER
SECTION 29a OF THE PLANNING ACT**

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Mariposa in the County of Victoria, being composed of those parts of Lots 7 and 8 in Concession A designated as Part 52 as shown on a Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number R. D. 187 and being also Lot 100 according to a Registrar's Compiled Plan registered in the said Land Registry Office as Number 553.

O. Reg. 105/79, s. 1.

CLAUDE BENNETT

Minister of Housing

Dated at Toronto, this 9th day of February, 1979.

(1794)

9

**THE PUBLIC TRANSPORTATION
AND HIGHWAY IMPROVEMENT ACT**

O. Reg. 106/79.

Designations—Queen Elizabeth Way.
Made—February 7th, 1979.
Filed—February 14th, 1979.

REGULATION TO AMEND
REGULATION 395 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION
AND HIGHWAY IMPROVEMENT ACT

1. Regulation 395 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 9c

INTERCHANGE AT FORD DRIVE

In the Town of Oakville in The Regional Municipality of Halton, formerly in the Township of Trafalgar in the County of Halton, being,

- (a) part of lots 4 to 8, both inclusive, in Concession 2 South of Dundas Street;
- (b) part of Ford Drive in Lot 4 in Concession 2 South of Dundas Street; and
- (c) part of the road allowance between lots 5 and 6 in Concession 2 South of Dundas Street (Ninth Line Road),

and being those portions of the highway shown as Parts 1 and 2 on Ministry of Transportation and Communications Plan P-1939-281, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 16th day of January, 1979.

1.20 miles, more or less.

O. Reg. 106/79, s. 1.

(1795)

9

**THE PUBLIC TRANSPORTATION
AND HIGHWAY IMPROVEMENT ACT**

O. Reg. 107/79.

Designations—Trans-Canada Highway,
Orillia to Quebec Boundary.
Made—February 7th, 1979.
Filed—February 14th, 1979.

REGULATION TO AMEND
REGULATION 403 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION
AND HIGHWAY IMPROVEMENT ACT

1. Schedule 36 to Regulation 403 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 36

In the Township of Gloucester in The Regional Municipality of Ottawa-Carleton being,

- (a) part of lots,
- (i) 1 to 5, both inclusive, and
- (ii) 7 to 12, both inclusive,
- in Concession 1, Ottawa Front;
- (b) Block "A" in Plan M-206;
- (c) part of park lots 6 and 7 in registered plan 162;
- (d) blocks "J", "K" and "N" in Plan M-166;
- (e) Block "C" in Plan M-168;
- (f) blocks "N", "R", "S", "T" and "U" in Plan M-171;
- (g) part of Jeanne D'Arc Boulevard in each of plans M-171 and M-151;
- (h) blocks "W", "X", "Y", "Z" and "JJ" in Plan M-151;
- (i) blocks "G" and "H" in Plan M-169;
- (j) blocks "C" and "D" in Plan M-170; and
- (k) part of the road allowance between,
- (i) the townships of Gloucester and Cumberland adjacent to Lot 1, Concession 1, Ottawa Front, Township of Gloucester,
- (ii) lots 5 and 6 in Concession 1, Ottawa Front, and
- (iii) lots 10 and 11 in Concession 1, Ottawa Front,

and being that portion of the highway shown as Part 1 on Ministry of Transportation and Communications Plan P-1937-57, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 2nd day of January, 1979.

2.90 miles, more or less.

O. Reg. 107/79, s. 1.

(1796)

9

THE EDUCATION ACT, 1974

O. Reg. 108/79.

General Legislative Grants, 1979.

Made—February 12th, 1979.

Approved—February 14th, 1979.

Filed—February 15th, 1979.

**REGULATION MADE UNDER
THE EDUCATION ACT, 1974**

GENERAL LEGISLATIVE GRANTS, 1979

INTERPRETATION

1. In this Regulation the following definitions apply except where otherwise provided in respect of a Part or section:

1. "assessment" for a year means the sum of,

i. the residential and farm assessment as defined in clause *b* of section 213 of the Act, and

ii. the quotient obtained by dividing by 0.9 the commercial assessment as defined in clause *a* of section 213 of the Act,

that is rateable for the purposes of the board, except that reference to the last revised assessment roll in clauses *a* and *b* of the said section 213 shall, for the purposes of this Regulation, be deemed to be reference to the last revised assessment roll used for taxation purposes in the year;

2. "assessment equalization factor for 1979" means, for a local municipality, the equalization factor in Column 2 of Schedule B that is set opposite the name of the local municipality in Column 1 of Schedule B;

3. "capital appurtenances" means,

i. sites and additions and improvements thereto,

ii. school buildings, including permanent fixtures thereof, and additions, alterations and renovations thereto,

iii. buildings that are not schools, including permanent fixtures thereof, and additions, alterations and renovations to such buildings and permanent fixtures,

iv. vehicles and watercraft used for the transportation of pupils, and replacements of such vehicles and watercraft, and

v. furniture and equipment and replacements thereof but excluding therefrom items referred to in subparagraph iv and permanent fixtures of a building;

4. "capital element included in rent" for a board means the portion of the rent for accommodation, for school sites and for computer equipment for instructional purposes that, in the opinion of the Minister, is not attributable to the operation or maintenance provided in respect of the space or computer equipment rented;

5. "continuing education average daily enrolment for grant purposes for 1979" means, in respect of a board, the lesser of,

i. the portion of the average daily enrolment for 1979 calculated under clause *c* of section 2 of Ontario Regulation 863/76 that is in respect of resident-internal pupils of the board enrolled in courses approved by the Minister in summer schools or evening classes established by the board other than,

a. summer schools referred to in paragraph 29, and

b. evening class sessions during the period from the 1st day of September, 1979 to the 31st day of December, 1979 in driver education or heritage language instruction in languages other than English or French,

except that, where in an evening class for French-speaking adults in which French is the language of instruction the number of pupils is less than 15, such number shall be deemed to be increased by five to a maximum of fifteen, and

ii. the sum of,

a. the greater of,

I. a number equal to the excess of,

A. three per cent in the case of a public

or separate school board, or five per cent in the case of a secondary school board, of the portion attributable to enrolment in day schools of the average daily enrolment for grant purposes for 1977, as defined in paragraph 6 of section 1 of Ontario Regulation 861/76, in respect of such board,

over,

B. the summer school average daily enrolment for grant purposes for 1979, in respect of the board,

but in no case shall such number be less than 75, and

II. ninety per cent of the portion attributable to enrolment in evening classes and summer schools of the average daily enrolment for grant purposes for 1976, as defined in paragraph 6 of section 1 of Ontario Regulation 237/76, in respect of the board,

- b. the portion of the average daily enrolment for 1979 calculated under clause *c* of section 2 of Ontario Regulation 863/76 that is in respect of resident-internal pupils of the board enrolled in courses of citizenship and language instruction for landed immigrants in evening classes established by the board, and
- c. the amount by which the sum determined under subparagraph *i* is increased because an evening class for French-speaking adults in which French is the language of instruction has fewer than fifteen pupils.

6. "credit" means recognition granted to a pupil by a principal as *prima facie* evidence

that the pupil has successfully completed a quantity of work that,

- i. has been specified by the principal in accordance with the requirements of the Minister, and
- ii. is acceptable to the Minister as partial fulfilment of the requirements for the Secondary School Graduation Diploma or the Secondary School Honour Graduation Diploma, as the case may be;

7. "current cost of operating for 1979" means in respect of a board total current expenditure for 1979 less the sum of,

- i. current expenditure for 1979 for,
 - a. the capital element included in rent payable,
 - b. transportation of pupils and persons qualified to be resident pupils to and from a school, a facility referred to in subsection 2 of section 163 of the Act or a centre referred to in subsection 3 thereof,
 - c. transportation of pupils from one school to another school or a facility referred to in subsection 2 of section 163 of the Act, where such transportation is of a kind that is eligible for approval by the Minister as recognized extraordinary expenditure,
 - d. board, lodging and weekly transportation of pupils under sections 78 and 163 of the Act,
 - e. capital appurtenances referred to in subparagraphs *i*, *ii*, *iii* and *iv* of paragraph 3,
 - f. furniture and equipment and replacements thereof that have not been designated by the board as ordinary expenditure and that are not items referred to in subparagraph *iv* of paragraph 3, permanent fixtures of a building or items to equip a classroom for the teaching of French for which the cost is reimbursed under subsection 3 of section 10,

- g. debt charges, except the portion of the interest that is in respect of short term borrowing for the purchase of capital appurtenances pending the issue of a debenture and that the board with the approval of the Minister has designated as ordinary expenditure,
 - h. tuition fees in respect of resident-external pupils of the board,
 - i. pupil accommodation charges in respect of resident-external pupils of the board,
 - j. relocation of portable classrooms, and
 - k. restoration of destroyed and damaged capital appurtenances,
- ii. the sum of,
- a. tax adjustments,
 - b. the costs of performing the duties of a municipal council in territory without municipal organization,
 - c. provision for a reserve for working funds,
 - d. provision for a reserve for tax reduction in 1980, and
 - e. allocations to reserve funds, and
- iii. current revenue for 1979 from sources other than from,
- a. general legislative grants except payments under subsection 3 of section 10, section 11, subsection 1 of section 28, section 29 and section 34,
 - b. taxes, including subscriptions in lieu of taxes, payments in lieu of taxes and trailer fees,
 - c. tuition fees in respect of non-resident pupils of the board,
 - d. the pupil accommodation charges in respect of non-resident pupils of the board,
 - e. the capital element included in rent receivable,
 - f. disposal of capital appurtenances,
 - g. insurance proceeds in respect of capital appurtenances,
 - h. transfers from other funds,
 - i. transfers from the reserve for working funds,
 - j. transfer from a reserve for tax reduction in 1979,
 - k. accrued interest on debentures sold in 1979 at date of sale thereof,
 - l. interest earned on capital funds,
 - m. reimbursements of expenditure for transportation of pupils including payments under sections 30 and 31, and
 - n. reimbursements of capital expenditure from the revenue fund;
8. "day school average daily enrolment for grant purposes for 1979" means,
- i. in respect of a public or separate school board, the sum of,
 - a. the portion of the average daily enrolment for 1979 calculated under clauses *a* and *b* of section 2 of Ontario Regulation 863/76 that is in respect of resident-internal elementary school pupils of the board, less the product of 0.2 and the excess, if any, of the number of resident-internal pupils of the board who are full-time pupils as defined in clause *b* of section 1 of Ontario Regulation 863/76 and who, on the last school day of September, 1979, are enrolled in a junior kindergarten or kindergarten over the number of such pupils who are enrolled in a junior kindergarten or kindergarten on the last school day of September, 1978, and
 - b. the product of 0.125 and the portion of the average daily enrolment for 1979 calculated under clauses *a* and *b* of section 2 of Ontario Regulation 863/76 that is in respect of resident-internal elementary school pupils of the board who are enrolled in grade 9 or 10 and are taking a program in which the majority of the courses of study are for credit toward the secondary school graduation diploma, and
 - ii. in respect of a secondary school board, the sum of,

- a. the portion of the average daily enrolment for 1979 calculated under clauses *a* and *b* of section 2 of Ontario Regulation 863/76 that is in respect of resident-internal pupils of the board enrolled in day schools other than schools or classes for trainable retarded children, and
- b. the product of 1.7 and the portion of the average daily enrolment for 1979 calculated under clauses *a* and *b* of section 2 of Ontario Regulation 863/76 that is in respect of resident-internal pupils of the board enrolled in schools or classes for trainable retarded children;
9. "debt charge" includes, in addition to its meaning in the Act, interest on short-term borrowings for the purchase of capital appurtenances pending the sale of a debenture;
10. "elementary school pupil" means a pupil who is enrolled in an elementary school and who, as at the beginning of the school year, has completed fewer than eleven credits, or their equivalent, toward the Secondary School Graduation Diploma or a pupil who, during the summer next following the completion of eleven such credits, is enrolled in a summer school program operated by a public or separate school board;
11. "eligible sum for French-language instruction for 1979" means,
- i. for a public or separate school board, the sum of,
- a. the product of \$70 and the enrolment for a program in classes established in the primary and junior divisions for pupils whose first language is not French of an average of,
- I. 20 or more minutes but less than 40 minutes per school day of instruction in French, or
- II. 40 or more minutes but less than 135 minutes per school day of instruction in French in the case of pupils who as of the beginning of the school year, have accumulated fewer than 120 hours of such instruction,
- b. the product of \$110 and the enrolment for a program of an average of 40 or more minutes but less than 135 minutes per school day of instruction in French in classes established for pupils whose first language is not French and who, as of the beginning of the school year, have accumulated,
- I. 120 or more hours but less than 360 hours of such instruction in the case of pupils enrolled in the primary or junior division, and
- II. 240 or more hours but less than 360 hours of such instruction in the case of pupils enrolled in the intermediate division,
- c. the product of \$150 and the enrolment for a program in classes established for pupils whose first language is not French of an average of,
- I. 135 minutes or more per school day of instruction in French, or
- II. 40 or more minutes but less than 135 minutes per school day of instruction in French in the case of pupils who, as of the beginning of the school year, have accumulated at least 360 hours of such instruction,
- d. the product of \$50 and the enrolment for a program in classes established in the intermediate division for pupils whose first language is not French of an average of,
- I. 20 or more minutes but less than 40 minutes per school day of instruction in French, or

- II. 40 or more minutes but less than 135 minutes per school day of instruction in French in the case of pupils who, as of the beginning of the school year, have accumulated fewer than 240 hours of such instruction,
- e. the product of \$150 and the enrolment for a program in a school or class that is established under section 252 of the Act and in which French is the language of instruction, and
- f. where in 1979 the board establishes under section 252 of the Act a class in which French is the language of instruction in an elementary school where no such class was provided prior to the 2nd day of September, 1974 and such class is approved by the Minister for grant purposes,
- I. \$5,400 if the class established in 1979 is the first such class,
- II. \$3,240 if the class established in 1979 is the second such class, and
- III. \$2,160 if the class established in 1979 is the third such class,
- in the school,
- ii. for a secondary school board, the sum of,
- a. the products obtained by multiplying \$20 by the enrolment for a program in the subject of French that is established for pupils whose first language is not French and who,
- I. are enrolled in grade 9 or 10 and have accumulated, as of the beginning of the school year, fewer than 360 hours of instruction in French, or
- II. are enrolled in grade 11, 12 or 13 and have accumulated, as of the beginning of the school year, fewer than 540 hours of instruction in French,
- and by the number of credits that may be granted to a pupil for successful completion of such program,
- b. the products obtained by multiplying \$30 by the enrolment for a program in the subject of French that is established for pupils whose first language is not French and who,
- I. are enrolled in grade 9 or 10 and have accumulated, as of the beginning of the school year, 360 or more hours but less than 540 hours of instruction in French, or
- II. are enrolled in grade 11, 12 or 13 and have accumulated, as of the beginning of the school year, 540 or more hours but less than 720 hours of instruction in French,
- and by the number of credits that are granted to a pupil for successful completion of the program,
- c. the products obtained by multiplying \$40 by the enrolment for a program in the subject of French that is established for pupils whose first language is not French and who,
- I. are enrolled in grade 9 or 10 and have accumulated, as of the beginning of the school year, at least 540 hours of instruction in French, or
- II. are enrolled in grade 11, 12 or 13 and have accumulated, as of the beginning of the school year, at least 720 hours of instruction in French,
- and by the number of credits that are granted to a pupil

for successful completion of the program,

- d. the products obtained by multiplying the enrolment for a program established for pupils whose first language is not French and in which a subject other than French is taught in the French language, by the number of credits that may be granted to a pupil for such subject, and by,

I. in the case of pupils enrolled in grade 9 or 10, \$50, and

II. in the case of pupils enrolled in grade 11, 12 or 13, \$75,

- e. the products obtained by multiplying the enrolment for a program in a class established under section 255 of the Act in which French is the language of instruction in a subject, by the number of credits that may be granted to a pupil for such subject, and by,

I. in the case of pupils enrolled in grade 9 or 10, \$45 or such larger sum, not in excess of \$75, as is approved by the Minister in the case of a school that has an average enrolment of fewer than 80 pupils per grade in such classes and that is located more than 25 miles by road from any other secondary school in which the board has established under such section a class in which French is the language of instruction, and

II. in the case of pupils enrolled in grade 11, 12 or 13, \$50 or such larger sum, not in excess of \$80, as is approved by the Minister in the case of a school that has an average enrolment of fewer than 80 pupils per grade in such classes and that is located more

than 25 miles by road from any other secondary school in which the board has established under such section a class in which French is the language of instruction,

except that the maximum number of credits that may be taken into account for the purpose of this sub-subparagraph in respect of any one pupil is five, and

- f. the products obtained by multiplying the number of resident-internal pupils and non-resident pupils of the board who, on the last school day of September, 1979, are registered in a school or class for trainable retarded children where French is the language of instruction,

I. for more than half-day or half-time attendance, by \$225, and

II. for half-day or half-time attendance, by \$112.50;

12. "enlarged board" means a board other than an isolate board or a board appointed under section 68 of the Act;

13. "enrolment for a program" means the sum of,

i. the product of the number of resident-internal pupils and non-resident pupils of the board who on the last school day of September, 1978 are registered in the program and 0.6, and

ii. the product of the number of resident-internal pupils and non-resident pupils of the board who on the last school day of September, 1979 are registered in the program and 0.4;

14. "equalized assessment for a board" means the sum of the equalized assessments for the local municipalities within the jurisdiction of the board;

15. "equalized assessment for a local municipality" means the sum of,

i. the assessment for 1979, and

ii. the equivalent assessment,

for the local municipality, adjusted by the assessment equalization factor for 1979 for the local municipality;

16. "equivalent assessment for a local municipality" means in respect of a board the amount that, if levied upon at the rate levied in 1978 for the purposes of the board on residential and farm assessment, such rate being adjusted by the Ministry where in the local municipality the general level of assessment for 1979 has been increased from the general level of assessment for 1978, would yield an amount equal to the sum of,

- i. the portion of the tax levied under sections 4 and 4a of section 304a of *The Municipal Act* that is allocated to the board in 1979 under subsection 11 thereof, and
- ii. the portion of the payment in lieu of taxes for 1979 payable to the board,

by the municipality of which the local municipality is part, that would be apportioned to the local municipality if such sum were apportioned among the local municipalities, in the case of a divisional board, in the same manner as the apportionable sum required by the divisional board for 1979 is apportioned under Ontario Regulation 109/79 and, in the case of a separate school board, in a manner acceptable to the Minister;

17. "grant weighting factor for 1979" means, for a board, the grant weighting factor in Column 2 of Schedule A that is set opposite the name of the board in Column 1 of Schedule A;

18. "isolate board" means a board,

- i. that is not appointed under section 68 of the Act,
- ii. that is not a divisional board of education or a county or district combined separate school board, and
- iii. that had an enrolment of resident and non-resident pupils on the first school day of January, 1979 of 300 or fewer;

19. "local municipality" means an area that is listed in Column 1 of Schedule B and opposite which an equalization factor is set in Column 2 thereof;

20. "maximum recognized day school ordinary expenditure for 1979" means, in respect of a board, the product of,

- i. the day school average daily enrolment for grant purposes for 1979,
- ii. \$1,409 in the case of an elementary school pupil or \$1,983 in the case of a secondary school pupil, and
- iii. the grant weighting factor for 1979,

reduced, where a strike or lockout of certain employees of the board occurs during the year 1979, by the product of,

iv. the excess of,

- a. the total for 1979 of the salaries, wages and related employee benefits that are not payable to teachers and other employees of the board because of the strike or lockout,

over,

- b. the expenditures incurred by the board that, in the opinion of the Minister, are attributable to the strike or lockout, except a provision for a reserve for tax reduction, and

- v. the ratio of the product of the items set out in subparagraphs i, ii and iii to the sum of the ordinary expenditure for 1979 and the excess referred to in subparagraph iv but, where such ratio is greater than one, is shall be deemed to be one;

21. "non-resident pupil" of a board means a pupil who is enrolled at a school operated by the board and in respect of whom,

- i. the Minister pays the cost of education,
- ii. the board charges a fee to another board, or
- iii. the board may charge a fee to Canada, to a board appointed under section 68 of the Act or to a source outside Ontario,

but does not include a pupil from outside Ontario enrolled at the school under a student exchange program approved by the board;

22. "ordinary expenditure for 1979" means, in respect of a board, the current cost of operating for 1979 increased by,

i. tuition fees in respect of resident-external pupils of the board,

and reduced by,

ii. the eligible sum for French-language instruction for 1979 in respect of the board, and

iii. revenue for 1979 from,

a. cost of education payable under sections 21, 23, 24, 26 and 27 reduced by the pupil accommodation charges included in such cost of education, and

b. tuition fees in respect of non-resident pupils of the board;

23. "payment in lieu of taxes for 1979" means, in respect of a municipality, the sum of the amounts payable by the municipality to the board for 1979 under subsection 10 of section 6 of *The Housing Development Act*, under subsection 4 of section 637 of *The Municipal Act* and under subsection 9 of section 47 of *The Power Corporation Act*;

24. "pupil accommodation charge" means, for a pupil of average daily enrolment, \$70 in the case of a public or separate school pupil and \$130 in the case of a secondary school pupil;

25. "recognized extraordinary expenditure for 1979" means, in respect of a board, the sum of the current expenditure for 1979 for,

i. the portion approved by the Minister for grant purposes for the transportation of,

a. resident-internal pupils and resident-external pupils of the board to and from school and from school to school, except where the parent or guardian of a pupil contributes, other than by taxation, to the cost of such transportation that the board provides, and

b. persons qualified to be resident pupils of the board to and from the schools and

facilities referred to in subsection 2 of section 163 of the Act and the centres referred to in subsection 3 thereof,

ii. the portion approved by the Minister for board, lodging and transportation to school and return once a week of resident-internal pupils and resident-external pupils of the board,

iii. debt charges payable in 1979 by the board or on its behalf by a municipality or a county in respect of the portion of a debenture approved by the Minister for grant purposes,

iv. capital appurtenances, that is the sum of,

a. the portion of the items referred to in subparagraphs i, ii and iii of paragraph 3 that is approved by the Minister for grant purposes and the restoration of such items up to the amount of the proceeds of insurance in respect of their loss, that is not in excess of the amount obtained by deducting from the sum of,

I. the amount calculated at 1 mill in the dollar upon the equalized assessment of the board,

II. the current revenue of the board in 1979 from the sale or disposal of, and from insurance proceeds in respect of, permanent improvements, and

III. the amount transferred in 1979 from a reserve fund for the purchase of permanent improvements,

the sum of,

IV. the amount allocated in 1979 to a reserve fund, and

V. initial payments or contributions for past service pensions to a pension plan for officers and other employees of the board,

- b. the portion of the items referred to in subparagraph iv of paragraph 3 that is approved by the Minister for grant purposes,
- c. the portion of the items referred to in subparagraph v of paragraph 3 that,
- I. has not been designated by the board as ordinary expenditure,
 - II. is not eligible for grant under subsection 3 of section 10 or subsection 3 of section 28, and
 - III. is approved by the Minister for grant purposes,
- d. the restoration of the items referred to in subparagraphs iv and v of paragraph 3 up to the amount of the proceeds of insurance in respect of their loss,
- e. the portion of the items referred to in subparagraph v of paragraph 3 that is not,
- I. included in sub-subparagraph c or d,
 - II. eligible for grant under subsection 3 of section 10 or subsection 3 of section 28,
 - III. designated by the board as ordinary expenditure or,
 - IV. in excess of the product of,
 - A. \$7 in the case of an elementary school pupil, or \$10 in the case of a secondary school pupil,
 - B. the grant weighting factor for 1979, and
 - C. the sum of the day school average daily enrolment for grant purposes for 1979 and the summer school average daily enrolment for grant purposes for 1979,
- less the portion of the revenue in 1979 from the sale or disposal of, and from insurance proceeds in respect of, permanent improvements that is designated by the Minister as deductible from recognized extraordinary expenditure,
- v. the portion approved by the Minister for grant purposes of the capital element included in rent payable in 1979,
- vi. the pupil accommodation charges for 1979 in respect of resident-external pupils of the board, and
- vii. the portion of the expenditure in 1979 for the relocation of a portable classroom that is not in excess of \$2,400, where such relocation has been approved by the Minister,
- less the sum of,
- viii. the pupil accommodation charges for 1979 in respect of non-resident pupils of the board, and
 - ix. the portion of the capital element included in rent receivable for 1979 that is designated by the Minister as deductible from recognized extraordinary expenditure;
26. "recognized ordinary expenditure for 1979" means, in respect of a board, the lesser of,
- i. the ordinary expenditure for 1979, and
 - ii. the sum of,
 - a. the maximum recognized day school ordinary expenditure for 1979,
 - b. the teacher qualifications and experience adjustment for 1979,
 - c. the product of the continuing education average daily enrolment for grant purposes for 1979, \$1,409 in the case of an elementary school pupil or \$1,983 in the case of a secondary school pupil and the grant weighting factor for 1979 for the board,
 - d. the product of the summer school average daily enrol-

ment for grant purposes for 1979, \$1,409 in the case of an elementary school pupil or \$1,983 in the case of a secondary school pupil and the grant weighting factor for 1979 for the board,

- e. the product of \$20.00 and the number of hours of classroom instruction conducted by the board during the period from the 1st day of September, 1979 to the 31st day of December, 1979 in evening class programs of,

I. in the case of a public or separate school board, heritage language instruction in languages other than English or French that are approved by the Minister, and

II. in the case of a secondary school board, driver education,

except that, where quotient obtained by dividing the number of pupils enrolled in such evening class programs by the number of such evening classes is less than 25, such product shall be reduced by the product of \$.50, the number of hours of such classroom instruction and the difference between such quotient and 25,

- f. the expenditure for tuition fees for 1979, and
- g. the amount approved by the Minister in respect of adjustments that are made by the board to special education programs;

27. "resident-external pupil" of a board means a pupil whose fee is payable by the board;

28. "resident-internal pupil" of a board means a pupil, other than a non-resident pupil, who is enrolled at a school operated by the board;

29. "summer school average daily enrolment for grant purposes for 1979" means, in respect of a board, the sum of,

- i. the portion of the average daily enrolment for 1979 calculated under clause c of section 2 of Ontario Regulation 863/76 that is in respect of resident-internal pupils of the board enrolled in summer schools established by the board, other than summer schools for trainable retarded children, in a course for which credit is granted or in a course of study that the board is authorized or required to provide in its day school program in grades 1 to 8, and

- ii. the product of 1.7 and the portion of such average daily enrolment that is in respect of resident-internal pupils of the board enrolled in summer schools established by the board for trainable retarded children;

30. "teacher qualifications and experience adjustment for 1979" means, in respect of a board, the product of,

- i. the day school average daily enrolment for grant purposes for 1979,

- ii. \$1,409 in the case of an elementary school pupil or \$1,983 in the case of a secondary school pupil, and

- iii. the teacher qualifications and experience adjustment factor for 1979 in Column 3 of Schedule A that is set opposite the name of the board in Column 1 of Schedule A,

reduced, where a strike or lockout of certain employees of the board occurs during the year 1979, by the product of the items set out in subparagraphs i, ii, and iii and the ratio of the excess referred to in subparagraph iv of paragraph 20 to the sum of the ordinary expenditure for 1979 and such excess;

31. "tuition fees" means fees for instruction of pupils, less any pupil accommodation charge that is included therein in respect of such pupils.

2. Continuing education average daily enrolment for grant purposes for 1979, current cost of operating for 1979, day school average daily enrolment for grant purposes for 1979, eligible sum for French-language instruction for 1979, maximum recognized day school ordinary expenditure for 1979, ordinary expenditure for 1979, recognized extraordinary expenditure for 1979, recognized ordinary expenditure for 1979 and summer school average daily enrolment for grant purposes for 1979 shall be subject to the approval of the Minister.

3. For the purposes of this Regulation, The Metropolitan Toronto School Board and the boards of education as provided in section 118 of *The Municipality of Metropolitan Toronto Act* shall be deemed to be one divisional board of education and the area municipalities as provided in section 1 of that Act shall be deemed to be one urban municipality.

4.—(1) The general legislative grants payable under this Regulation shall be calculated for a board of education as though the board were a public school board and a secondary school board.

(2) The grant payable in respect of a public or separate school board, with the exception of the payments under sections 11 and 34 shall be applied to such elementary school purposes as the public or separate school board considers expedient.

(3) The grant payable in respect of a secondary school board, with the exception of the payments under sections 11 and 34 shall be applied to such secondary school purposes as the secondary school board considers expedient.

5.—(1) Where a board fails to comply with the Acts administered by the Minister or the Regulations thereunder, the Minister may withhold the whole or any part of a grant payable until the board has taken the action necessary to correct the condition that caused the grant to be withheld.

(2) Where the grant payable under this Regulation is, by reason of error, overpaid, the board shall refund the amount of the overpayment to the Province of Ontario.

(3) Where the grant payable under this Regulation is, by reason of error, underpaid, the amount of the underpayment shall be paid to the board.

(4) Where the amount payable to a board under a previous regulation was either overpaid or underpaid, the overpayment or the underpayment, as the case may be, shall be added to or deducted from the grant payable under this Regulation to the board that has jurisdiction in the area for which the adjustment is necessary.

6.—(1) The calculation and payment of the general legislative grants for public, separate and secondary school boards for the year 1979 shall be made in accordance with this Regulation.

(2) The grant payable under this Regulation shall be paid in the number of instalments and at the times designated by the Minister.

(3) The grant provided by this Regulation shall be paid on an estimated basis during 1979 and such adjustments as may be necessary shall be made when the actual financial data and average daily enrolment are available.

(4) Where the portion of the moneys appropriated by the legislature for general legislative grants to boards for the provincial fiscal year 1979-80 that is allocated by the Minister to pay the balance owing under a regulation in respect of general legislative grants for a previous year and the instalments payable during the provincial fiscal year 1979-80 under this Regulation except this subsection is more than sufficient or insufficient for such purposes, the Minister may increase or decrease, as the case may be, the total of the grants payable under Part 1 by the amount of such surplus or insufficiency by adjusting the mill rates referred to in clause *a* of section 7.

PART 1

GRANT FOR RECOGNIZED ORDINARY EXPENDITURE

7. An enlarged board shall be paid a grant equal to the excess of the recognized ordinary expenditure for 1979 in respect of the board over the product of,

(a) the sum calculated at 8.406 mills in the dollar in the case of a public or separate school board, or at 6.440 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board; and

(b) the quotient, correct to five places of decimals, obtained by dividing the recognized ordinary expenditure for 1979 in respect of the board by the sum of,

(i) the maximum recognized day school ordinary expenditure for 1979 in respect of the board,

(ii) the product obtained in respect of the board by multiplying the excess determined under subparagraph iv of paragraph 20 of section 1 by the ratio determined under subparagraph v thereof, and

(iii) the product of,

a. the sum of,

I. the portion of the average daily enrolment for 1979 that is in respect of resident-external pupils of the board, and

II. the product of 0.125 and the portion of such average daily enrolment that is in respect of resident-external elementary school pupils who are enrolled in grade 9 or 10

and are taking a program in which the majority of the courses are for credit towards the secondary school graduation diploma,

- b. the grant weighting factor for 1979 for the board, and
- c. \$1,409 in the case of an elementary school pupil or \$1,983 in the case of a secondary school pupil,

except that the grant shall not be less than the lesser of,

- (c) 95 per cent of the product of,
 - (i) the sum of the day school average daily enrolment for grant purposes for 1979 and the average daily enrolment for 1979 that is in respect of resident-external pupils of the board,
 - (ii) the grant weighting factor for 1979 for the board, and
 - (iii) the quotient obtained by dividing the grant payable to the board under section 7 of Ontario Regulation 65/78 by the product of,
 - a. the sum of the day school average daily enrolment for grant purposes for 1978 for the board as defined in paragraph 8 of section 1 of Ontario Regulation 65/78 and the average daily enrolment for 1978 that is in respect of resident-external pupils of the board, and
 - b. the grant weighting factor for 1978 for the board set out in Schedule A to Ontario Regulation 65/78,

and,

- (d) the excess of the recognized ordinary expenditure for 1979 in respect of the board over the product of,
 - (i) the difference obtained by subtracting the grant payable to the board under section 7 of Ontario Regulation 65/78 from the recognized ordinary expenditure for 1978 in respect of the board as defined in paragraph 26 of section 1 of such Regulation, and

- (ii) the quotient, correct to three places of decimals, obtained by dividing the equalized assessment for the board for 1979 by the equalized assessment for the board for 1978 as defined in paragraph 14 of section 1 of Ontario Regulation 65/78.

PART 2

GRANT FOR RECOGNIZED EXTRAORDINARY EXPENDITURE

8. In this Part,

- (a) "first level of recognized extraordinary expenditure" means, in respect of a board, the sum obtained by subtracting from its recognized extraordinary expenditure for 1979, its second level of recognized extraordinary expenditure;
- (b) "first level of recognized extraordinary expenditure per pupil" means, in respect of a board, the quotient obtained by dividing,

- (i) the first level of recognized extraordinary expenditure in respect of the board,

by,

- (ii) the product obtained by multiplying the day school average daily enrolment for grant purposes for 1979 by the grant weighting factor for 1979 for the board;

- (c) "second level of recognized extraordinary expenditure" means, in respect of a board, the greater of,

- (i) the excess of,

- a. the sum of the amounts included in its recognized extraordinary expenditure for 1979,

- I. under subparagraph iii of paragraph 25 of section 1 that are debt charges in respect of debentures that are issued for the provision of an appropriate unit of a secondary school or a secondary school pursuant to subsection 4 of section 255 of the Act or subsection 1 of section 266 thereof and for which debt charges be-

come payable for the first time after the 31st day of December, 1976,

II. under subparagraph iv of paragraph 25 of section 1 that are in respect of the provision of an appropriate unit of a secondary school or a secondary school pursuant to subsection 4 of section 255 of the Act or subsection 1 of section 266 thereof, and

III. under subparagraphs i, ii and iii of paragraph 25 of section 1, exclusive of debt charges referred to in sub-sub-subclause I and exclusive of the debt charges in respect of other debentures for which debt charges become payable for the first time after the 31st day of December, 1976,

over,

b. the product of \$200, the day school average daily enrolment for grant purposes for 1979 in respect of the board and the grant weighting factor for 1979 for the board,

except that if such excess is a negative amount, it shall be deemed to be zero, and

(ii) the sum of the amounts referred to in sub-sub-subclauses I and II of sub-sub-subclause a of subclause i;

(d) "second level of recognized extraordinary expenditure per pupil" means, in respect of a board, the quotient obtained by dividing,

(i) the second level of recognized extraordinary expenditure in respect of the board,

by,

(ii) the product obtained by multiplying the day school average daily enrolment for grant purposes for 1979 by the grant weighting factor for 1979 for the board.

9. An enlarged board shall be paid a grant equal to the sum of,

(a) the excess of,

(i) the first level of recognized extraordinary expenditure in respect of the board,

over,

(ii) the product of,

a. the quotient, correct to two places of decimals, obtained by dividing the first level of recognized extraordinary expenditure per pupil in respect of the board by 100, and

b. the sum calculated at 0.344 mills in the dollar in the case of a public or separate school board, or at 0.168 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board; and

(b) the excess of,

(i) the second level of recognized extraordinary expenditure in respect of the board,

over,

(ii) the product of,

a. the quotient, correct to two places of decimals, obtained by dividing the second level of recognized extraordinary expenditure per pupil in respect of the board by 100, and

b. the sum calculated at 0.069 mills in the dollar in the case of a public or separate school board, and at 0.034 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board.

PART 3

GRANT FOR FRENCH-LANGUAGE INSTRUCTION

10.—(1) An enlarged board shall be paid, in respect of schools and classes established under section 252 or 255 of the Act where French is the language of instruction, a grant equal to the portion of the eligible sum for French-language instruction for 1979 in respect of the board that is determined under sub-subparagraphs e and f of subparagraphs i and ii of paragraph 11 of section 1 and that is approved by the Minister.

(2) An enlarged board shall be paid, in respect of instruction in French in classes established for pupils whose first language is not French, a grant equal to the excess of,

- (a) the portion of the eligible sum for French-language instruction for 1979 in respect of the board that is determined under subparagraphs a, b, c and d of subparagraphs i and ii of paragraph 11 of section 1 and that is approved by the Minister.

over the product of,

- (b) the quotient, correct to five places of decimals, obtained by dividing such portion by the product of 50, the grant weighting factor for 1979 for the board, and the sum of the day school average daily enrolment for grant purposes for 1979 and the average daily enrolment for 1979 in respect of non-resident pupils of the board; and
- (c) the sum calculated at 0.172 mills in the dollar in the case of a public or separate school board, or at 0.084 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board.

(3) An enlarged board that, with the approval of the Minister, equips one or more classrooms in an elementary school for the teaching of French as a second language by purchasing equipment and resource materials except textbooks, shall be paid a grant equal to the lesser of,

- (a) its expenditures in 1979 for such purchases; and
- (b) \$1,000 in respect of each classroom in the school that the board, with the approval of the Minister, so equips.

PART 4

GRANT FOR COMMUNITY SCHOOL DEVELOPMENT

11. Where a board obtains for 1979 the approval of the Minister for a community school development proposal, it shall be paid in respect of each such approved proposal, the least of,

- (a) the expenditure in 1979 in connection with the proposal;
- (b) the amount approved in connection with the proposal; and
- (c) \$10,000.

PART 5

ADJUSTMENT IN RESPECT OF CHANGE IN TAX REVENUE

12. In this Part,

- (a) "equalized assessment for a board for 1978" means equalized assessment for a board as defined in Ontario Regulation 65/78;

- (b) "decrease in taxation for 1978" for a board means the product obtained by multiplying,

(i) the excess of,

- a. the equalized assessment for the board for 1978 that is reported in the audited financial statements for 1978 of the board,

over,

- b. the equalized assessment for the board for 1978 that is calculated using, in the case of each organized municipality within the jurisdiction of the board;

I. the assessment for 1978,

II. the portion of tax levied under subsections 4 and 4a of section 304a of *The Municipal Act* that is allocated to the board in 1978 under subsection 11 thereof, and

III. the portion of the payment in lieu of taxes for 1978 payable to the board,

as shown in the audited financial report of such municipality for 1978,

by,

- (ii) the quotient obtained by dividing the sum of the amounts the board requisitioned on, or levied or caused to be levied in, the municipalities and localities within the jurisdiction of the board by the equalized assessment for the board for 1978 determined under sub-subclause b of subclause i;

(c) "increase in taxation for 1978" for a board means the product obtained by multiplying,

(i) the excess of,

a. the equalized assessment for the board for 1978 that is calculated using, for each organized municipality within the jurisdiction of the board,

I. the assessment for 1978,

II. the portion of tax levied under subsections 4 and 4a of section 304a of *The Municipal Act* that is allocated to the board in 1978 under subsection 11 thereof, and

III. the portion of the payment in lieu of taxes for 1978 payable to the board,

as shown in the audited financial report of such municipality for 1978,

over,

b. the equalized assessment for the board for 1978 that is reported in the audited financial statements for 1978 of the board,

by

(ii) the quotient obtained by dividing the sum of the amounts the board requisitioned on, or levied or caused to be levied in, the municipalities and localities within the jurisdiction of the board by the equalized assessment for the board for 1978 determined under sub-subclause a of subclause i;

(d) "net adjustment in tax revenue" in respect of a board means the difference between,

(i) the sum of,

a. the decrease in taxation for 1978 for the board, and

b. amounts charged to the board by a municipality in 1978 under section 606 of *The Municipal Act*, and

(ii) the sum of,

a. the increase in taxation for 1978 for the board, and

b. taxes receivable in 1978 under section 44 of *The Assessment Act*;

(e) "net expenditure for 1978" means, in respect of a board, the excess of,

(i) the sum of the current expenditure for 1978, amounts provided in 1978 for reserves and reserve funds, and tax adjustments charged to the board in 1978,

over,

(ii) current revenue for 1978 including transfers in such year from reserves and other funds and excluding current revenue from taxes, subscriptions in lieu of taxes, payments in lieu of taxes and trailer fees;

(f) "net recognized expenditure for 1978" means the excess of the sum of recognized ordinary expenditure for 1978 and recognized extraordinary expenditure for 1978, both as defined in section 1 of Ontario Regulation 65/78, over the sum of the grants payable under Parts 1, 2, 3 and 6 of such Regulation, as adjusted under Part 5 thereof.

13. In respect of an enlarged board, an amount equal to the product of the net adjustment in tax revenue and the quotient obtained by dividing the net recognized expenditure for 1978 by the net expenditure for 1978 shall,

(a) where the amount referred to in subclause i of clause d of section 12 exceeds the amount referred to in subclause ii of the said clause d, be added to the grant payable to the board for 1979; and

(b) where the amount referred to in subclause ii of clause d of section 12 exceeds the amount referred to in subclause i of the said clause d, be deducted from the grant payable to the board for 1979.

PART 6

SPECIAL ASSISTANCE IN RESPECT OF DEBENTURES

14. In this Part, "debt charges" means debt charges as defined in the Act.

15. An enlarged board shall be paid the excess of,

- (a) the portion of the debt charges payable in 1979 that is in respect of the portions that are not approved by the Minister for grant purposes of debentures issued by the board or on its behalf before the first day of January, 1970,

over,

- (b) the sum calculated at 0.3 mills in the dollar in the case of a public or separate school board, or at 0.7 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board,

and the excess of,

- (c) the portion of the debt charges payable in 1979 that is in respect of the portions that are not approved by the Minister for grant purposes of debentures issued by the board or on its behalf on or after the first day of January, 1970 and before the first day of January, 1974,

over,

- (d) the sum calculated at 0.6 mills in the dollar upon the equalized assessment for the board.

PART 7

GRANT FOR A BOARD ON TAX-EXEMPT LAND

16. In this Part, "cost of operating" means the excess of,

- (a) the current expenditure that is acceptable to the Minister for grant purposes excluding expenditure for debt charges, capital appurtenances, restoration of destroyed and damaged capital appurtenances, capital element included in rent, provision for a reserve for working funds, provisions for reserve funds and pupil accommodation charges for resident-external pupils;

over the sum of,

- (b) current revenue from sources other than from,
- (i) general legislative grants, except payments under sections 21, 23, 24, 26 and 27,
 - (ii) the organization for which the board was established, and
 - (iii) refunds of expenditure, no part of which is eligible for grant; and
- (c) the excess of current expenditure for,

- (i) transportation of pupils, and
- (ii) board, lodging and weekly transportation of pupils,

over, in each case, the amount approved by the Minister for such purpose.

17.—(1) A board that is appointed under section 68 of the Act, other than a board that operates a school in a sanatorium, a hospital, a crippled children's treatment centre or a centre for the treatment of cerebral palsy shall be paid a grant of 50 per cent of the sum of,

- (a) 60 per cent of the board's cost of operating for 1979, and
- (b) the lesser of,
 - (i) 40 per cent of the board's cost of operating for 1979, and
 - (ii) 40 per cent of the sum of,

a. the product of the average daily enrolment for 1979 in respect of resident-internal pupils of the board and \$1,534 in the case of an elementary school pupil or \$2,096 in the case of a secondary school pupil,

b. the tuition fees payable by the board for 1979, and

c. the portion approved by the Minister for grant purposes of the board's expenditure for 1979 for the transportation of pupils.

(2) A board that is appointed under section 68 of the Act and that operates a school in a sanatorium, a hospital, a crippled children's treatment centre or a centre for the treatment of cerebral palsy shall be paid a grant of,

- (a) 80 per cent of the salaries of teachers and temporary teachers for the current year;
- (b) 80 per cent of the excess of the expenditure for the current year approved by the Minister for grant purposes for,

- (i) transportation of pupils, and
- (ii) board, lodging and weekly transportation of pupils,

over,

- (iii) the general legislative grants payable under sections 30 and 31; and

(c) 50 per cent of the excess of,

- (i) the sum of the cost of operating for the current year and the revenue for the current year referred to in clause *b* of section 16,

over,

- (ii) expenditure for the current year for,
- a. salaries of teachers and temporary teachers, and
 - b. the portion that is approved by the Minister for grant purposes of the expenditure for,
 - I. transportation of pupils, and
 - II. board, lodging and weekly transportation of pupils.

PART 8

GRANT FOR AN ISOLATE BOARD

18. In this Part,

- (a) "local taxation for grant purposes for 1979" means, in respect of a board, the sum of,
- (i) the payments in lieu of taxes for 1979 receivable by the board,
 - (ii) the portion of tax levied under subsections 4 and 4a of section 304a of *The Municipal Act* that is allocated to the board in 1979 under subsection 11 thereof, and
 - (iii) in the case of a public or separate school board, the sum of the products obtained by multiplying, for each local municipality within the area of jurisdiction of the isolate board,
 - a. where the local municipality is not within the area of jurisdiction of an enlarged board, .00875 times the assessment for 1979 for the local municipality as adjusted by the assessment equalization factor for 1979 for the local municipality, and

- b. where the local municipality is within the area of jurisdiction of an enlarged board, the assessment for 1979 for the local municipality as adjusted by the assessment equalization factor for 1979 for the local municipality times 0.001 and the number representing the mill rate levied in the local municipality for public or separate school purposes in respect of the enlarged board for 1979, such number being adjusted by the assessment equalization factor for 1979 for the local municipality, and

- (iv) in the case of a secondary school board, the sum of the products obtained by multiplying for each local municipality within the area of jurisdiction of the board .00661 times the assessment for 1979 for the local municipality as adjusted by the assessment equalization factor for 1979 for the local municipality;

- (b) "net expenditure for 1979" means, in respect of a board, the positive or negative sum obtained by subtracting from the board's expenditure for 1979 that is acceptable to the Minister, an amount that is acceptable to the Minister as revenue of the board for 1979 from sources other than local taxation and provincial grants.

19.—(1) Where, in respect of an isolate board except a board referred to in subsection 3, the net expenditure for 1979 exceeds the local taxation for grant purposes for 1979 a grant equal to such excess shall be paid to the board.

(2) Where, in respect of an isolate board except a board referred to in subsection 3, the local taxation for grant purposes for 1979 exceeds the net expenditure for 1979, a portion of the general legislative grants paid to the board in previous years equal to such excess shall be paid by the board to the Province of Ontario.

(3) Where in the year 1979,

- (a) a district school area board is elected for a new district school area, a secondary school board is formed for a new secondary school district or a separate school board is elected for a new separate school zone;
- (b) information respecting the totals of the commercial assessment and of the residential and farm assessment rateable for public school purposes in the district school area,

for secondary school purposes in the secondary school district or for separate school purposes in the separate school zone, as the case may be, is not available prior to the 1st day of July; and

- (c) such board commences to operate a school on or after the 1st day of July or enters into an agreement with another board for the education in such year of its resident pupils,

the board shall be paid a grant equal to its net expenditure for 1979.

PART 9

ASSISTANCE FOR COST OF EDUCATION AND FOR BOARD, LODGING AND TRANSPORTATION

20.—(1) In this Part,

- (a) "cost of education" means an amount equal to the fee calculated under sections 2, 3 and 6 of Ontario Regulation 110/79.
- (b) "Crown establishment" means an establishment maintained by a Department of the Government of Canada, a Crown company, The Royal Canadian Mounted Police or Atomic Energy of Canada Limited, on lands held by the Crown in right of Canada that are not assessable for school purposes, and includes a reserve as defined in the *Indian Act* (Canada);
- (c) "Ontario Government establishment" means an establishment maintained by a Ministry of the Government of Ontario on lands held by the Crown in right of Ontario or by Ontario Hydro on lands held by it and in respect of which no payment is made under the provisions of subsection 9 of section 47 of *The Power Corporation Act*;
- (d) "psychiatric facility" means a facility designated as a psychiatric facility under *The Mental Health Act* and includes the private hospital known as "The Villa" and located in the Town of Vaughan.

(2) For the purposes of this Part, a person shall not be considered to reside in an Ontario Government establishment where he resides in a residence owned by him on lands that are within the Ontario Government establishment.

(3) Where section 6 of Ontario Regulation 110/79 applies in determining the cost of education under clause a of subsection 1 and the board and the Minister cannot agree upon a factor, the factor shall be determined by three arbitrators, one appointed by the board that provides the instruction, one

appointed by the Minister and a third appointed by the aforementioned arbitrators, and the decision of the arbitrators or a majority of them is final and binding upon the board and the Minister.

ELEMENTARY SCHOOLS

21.—(1) Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a school section or in a Crown establishment; and
- (c) attends a public school in Ontario,

the Minister shall pay the board that operates the public school the cost of education of the pupil.

(2) Where a Roman Catholic pupil,

- (a) resides in a territorial district;
- (b) is not resident in a school section, separate school zone or Crown establishment; and
- (c) attends a Roman Catholic separate school in Ontario,

the Minister shall pay the board that operates the separate school the cost of education of the pupil.

22. Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a school section, a separate school zone or a Crown establishment; and
- (c) attends an elementary school that is supported by local taxation in a province that adjoins Ontario,

the Minister shall pay the governing body of the elementary school in respect of the education of such pupil an amount agreed upon between the governing body of the elementary school and the Minister.

23. Where a pupil whose parent or guardian is not assessable for elementary school purposes,

- (a) resides in an Ontario Government establishment that does not form part of a school section; and
- (b) attends a public school, or attends a separate school and is a Roman Catholic,

the Minister shall pay the board that operates the school the cost of education of the pupil.

SECONDARY SCHOOLS

24. Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a secondary school district or in a Crown establishment; and
- (c) attends a secondary school in Ontario,

the Minister shall pay the board that operates the secondary school the cost of education of the pupil.

25. Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a secondary school district or in a Crown establishment; and
- (c) attends a secondary school that is supported by local taxation in a province that adjoins Ontario,

the Minister shall pay the governing body of the secondary school in respect of the education of such pupil an amount agreed upon between the governing body of the secondary school and the Minister.

26. Where a pupil whose parent or guardian is not assessable for secondary school purposes,

- (a) resides in an Ontario Government establishment that does not form part of a secondary school district; and
- (b) attends a secondary school in Ontario,

the Minister shall pay the board that operates the secondary school the cost of education of the pupil.

GENERAL

27. Where a pupil,

- (a) who is admitted to,
 - (i) a psychiatric facility, or
 - (ii) a facility designated under *The Developmental Services Act, 1974*;
 - (iii) The Hospital for Sick Children, Toronto,
 - (iv) The Children's Hospital of Eastern Ontario, Ottawa, or
 - (v) Bloorview Children's Hospital, Toronto;
- (b) who is resident in,

- (i) an approved charitable institution as defined in *The Charitable Institution Act*,

- (ii) a children's boarding home as defined in *The Children's Boarding Homes Act*,

- (iii) an approved children's institution as defined in *The Children's Institution Act*,

- (iv) an approved home as defined in *The Homes for Retarded Persons Act*,

- (v) a detention and observation home established under *The Provincial Courts Act*, or

- (vi) a home for special care approved or licensed under *The Homes for Special Care Act*;

- (c) who is admitted to a training school established under *The Training Schools Act*;

- (d) who is detained in a correctional institution as defined in *The Ministry of Correctional Services Act*;

- (e) who is placed in an approved home as defined in *The Mental Hospitals Act*; or

- (f) who is a ward of a children's aid society or in the care of a children's aid society and who has not been placed for adoption on a probationary basis,

attends an elementary or a secondary school in Ontario, such pupil may be registered as a resident-internal pupil or as a non-resident pupil of the board that operates the school and, where the pupil is registered as a non-resident pupil, the Minister shall pay the board the cost of education of the pupil except where a fee in respect of the pupil is receivable from Canada under an agreement entered into by the board under section 161 or 162 of the Act.

28.—(1) Where a board, except a board appointed under section 68 of the Act, employs a teacher to provide a special education program in a facility or hospital referred to in clause *a* of section 27 or in a home or an institution referred to in clause *b* thereof, that is situate within the area of jurisdiction of the board and in which no education program is provided by the Ministry and the Minister approves such education program, the Minister shall pay the board an amount equal to the expenditure for salary and related employee benefits of the teacher and an additional amount not in excess of \$1,350 per teacher in respect of the expenditure of the board for administrative,

consultative and supervisory services and for the purchase of instructional supplies in respect of such program.

(2) The approval of the Minister referred to in subsection 1 shall be given only where the board has entered into a written agreement with the facility, home or institution, or the administrator thereof, setting out the responsibilities of the facility, home or institution for the provision of accommodation and the responsibilities of the board for the provision of the educational program, including the number of teachers that the board agrees to provide.

(3) Where a board referred to in subsection 1 incurs an expenditure for furniture or equipment or both for a classroom for a special education program that it provides in a facility referred to in clause *a* of section 27, or a home or an institution referred to in clause *b* thereof, that is situate within the area of jurisdiction of the board and in which no education program is provided by the Ministry, the Minister shall pay the board an amount equal to the approved portion of such expenditure, except that the amount payable by the Minister in respect of furniture and equipment for the classroom shall in no case exceed \$3,300.

29. Where a board enters into a written agreement with a facility referred to in clause *a* of section 27 that is situate within the area of jurisdiction of the board, or with the administrator of such facility, to provide therein as of the first school day of September, 1979 an education program that was operated therein by the Ministry during the school year 1978-79 and the Minister approves such education program, the Minister shall pay the board, in lieu of other grants payable under this Regulation in respect of the program, an amount equal to the operating cost that is approved by the Minister for the program.

30. Where, under section 163 of the Act, a board provides transportation to and from school on a daily basis or from school to school for a non-resident pupil of the board in respect of whom it is eligible to receive the cost of education under section 21, 22, 23, 24, 25, 26 or 27, the Minister shall pay the board an amount equal to the portion that would be approved by the Minister for grant purposes of the expenditure for 1978 for transportation if the pupil were a resident pupil of the board, and the board may charge the parent or guardian of a pupil in respect of whom it is eligible to receive the cost of education under section 21 or 24 the excess of the actual cost of transportation over the amount paid by the Minister under this section.

31. Where the parent or guardian of a pupil for whom cost of education is payable by the Minister under this Part is, under subsection 3 of section 78 of the Act or subsection 8 or 11 of section 163

thereof, reimbursed by the board of the school that the pupil attends for the cost of board and lodging and transportation once a week from the pupil's residence to school and return, the Minister shall pay the board an amount equal to the portion approved by the Minister for grant purposes of the expenditure for board, lodging and such transportation.

32. Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a school section, a separate school zone or a Crown establishment; and
- (c) attends a school operated by the Indian Affairs Branch of the Department of Indian Affairs and Northern Development on a reserve,

the Minister shall pay the Crown in right of Canada in respect of the education of such pupil an amount agreed upon between the Department of Indian Affairs and Northern Development and the Minister.

33. This Part does not apply to an isolate board.

PART 10

GRANTS FOR PROGRAMS FOR THE PROFESSIONAL DEVELOPMENT OF TEACHERS, FOR STUDENT TRAVEL AND EXCHANGE AND FOR CULTURAL ACTIVITIES

34. A board shall be paid a grant equal to the portion approved by the Minister for grant purposes of the expenditures of the board for 1979 in respect of,

- (a) allowances that are paid, in addition to salaries, to teachers employed by the board who,
 - (i) teach in schools or classes established under Part XI of the Act and in which French is the language of instruction, and
 - (ii) attend at any time between the 1st day of September and the 1st day of May of a course, conducted in the French language, for which a university credit is given or that forms part of the requirements for a teacher qualification recognized by the Minister;
- (b) the salaries and related employee benefits of teachers and other professional staff who are granted leave of absence by the

board from employment in schools or classes established under Part XI of the Act and in which French is the language of instruction in order to take a full-time educational program that is,

- (i) identified by resolution of the board as a program the taking of which will satisfy a need of the board, and
 - (ii) approved by the Minister;
- (c) other costs incurred by the board in connection with the leaves of absence referred to in clause *b*;
 - (d) programs for student travel and student exchange visits that are approved by the Minister;
 - (e) projects approved by the Minister to promote cultural activities in schools or classes established under Part XI of the

Act and in which French is the language of instruction;

- (f) the salary and related employee benefits of a board employee for periods of time during which the employee is on loan to the Ministry to be engaged in providing consultative, professional development and specialized services to teachers and students in schools or classes established under Part XI of the Act and in which French is the language of instruction; and
- (g) conferences, seminars and workshops that are approved by the Minister for the professional development of teachers who are employed to teach French as a second language or to teach in schools or classes established under Part XI of the Act and in which French is the language of instruction, including the reimbursement of such teachers who are employed by the board for the cost of attending such conferences, seminars and workshops.

SCHEDULE A

DIVISIONAL BOARDS OF EDUCATION

NAME OF BOARD	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Column 1		
Atikokan Board of Education		
Elementary Schools.....	1.1926	0.0165
Secondary Schools.....	1.1923	0.0255
Brant County Board of Education		
Elementary Schools.....	1.0480	0.0038
Secondary Schools.....	1.0394	0.0103
Bruce County Board of Education		
Elementary Schools.....	1.0287	0.0
Secondary Schools.....	1.0171	0.0022
Carleton Board of Education		
Elementary Schools.....	1.0536	0.0199
Secondary Schools.....	1.0248	0.0
Central Algoma Board of Education		
Elementary Schools.....	1.1799	0.0108
Secondary Schools.....	1.1717	0.0
Chapleau Board of Education		
Elementary Schools.....	1.1481	0.0046
Secondary Schools.....	1.1734	0.0
Cochrane-Iroquois Falls Board of Education		
Elementary Schools.....	1.1737	0.0
Secondary Schools.....	1.2020	0.0
Dryden Board of Education		
Elementary Schools.....	1.1856	0.0
Secondary Schools.....	1.1359	0.0
Dufferin County Board of Education		
Elementary Schools.....	1.0551	0.0
Secondary Schools.....	1.0262	0.0
Durham Board of Education		
Elementary Schools.....	1.0299	0.0
Secondary Schools.....	1.0223	0.0
East Parry Sound Board of Education		
Elementary Schools.....	1.1557	0.0027
Secondary Schools.....	1.1029	0.0
Elgin County Board of Education		
Elementary Schools.....	1.0302	0.0
Secondary Schools.....	1.0229	0.0
Espanola Board of Education		
Elementary Schools.....	1.1858	0.0
Secondary Schools.....	1.1550	0.0103
Essex County Board of Education		
Elementary Schools.....	1.0546	0.0155
Secondary Schools.....	1.0314	0.0

DIVISIONAL BOARDS OF EDUCATION—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE
		ADJUSTMENT FACTOR Column 3
Fort Frances-Rainy River Board of Education		
Elementary Schools.....	1.1688	0.0
Secondary Schools.....	1.1271	0.0036
Frontenac County Board of Education		
Elementary Schools.....	1.0844	0.0
Secondary Schools.....	1.0521	0.0
Geraldton Board of Education		
Elementary Schools.....	1.2611	0.0107
Secondary Schools.....	1.2356	0.0
Grey County Board of Education		
Elementary Schools.....	1.0554	0.0018
Secondary Schools.....	1.0259	0.0171
Haldimand Board of Education		
Elementary Schools.....	1.0326	0.0
Secondary Schools.....	1.0154	0.0
Haliburton County Board of Education		
Elementary Schools.....	1.1823	0.0014
Secondary Schools.....	1.1129	0.0
Halton Board of Education		
Elementary Schools.....	1.0381	0.0118
Secondary Schools.....	1.0166	0.0
Board of Education for the City of Hamilton		
Elementary Schools.....	1.1014	0.0121
Secondary Schools.....	1.0827	0.0200
Hastings County Board of Education		
Elementary Schools.....	1.0712	0.0054
Secondary Schools.....	1.0265	0.0
Hearst Board of Education		
Elementary Schools.....	1.1736	0.0
Secondary Schools.....	1.2552	0.0
Hornepayne Board of Education		
Elementary Schools.....	1.1868	0.0
Secondary Schools.....	1.2747	0.0
Huron County Board of Education		
Elementary Schools.....	1.0491	0.0078
Secondary Schools.....	1.0290	0.0022
Kapuskasing Board of Education		
Elementary Schools.....	1.1839	0.0163
Secondary Schools.....	1.1463	0.0
Kenora Board of Education		
Elementary Schools.....	1.2080	0.0225
Secondary Schools.....	1.1604	0.0098
Kent County Board of Education		
Elementary Schools.....	1.0483	0.0
Secondary Schools.....	1.0243	0.0

DIVISIONAL BOARDS OF EDUCATION—Continued

NAME OF BOARD	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Column 1		
Kirkland Lake Board of Education		
Elementary Schools	1.2188	0.0213
Secondary Schools	1.1538	0.0037
Lakehead Board of Education		
Elementary Schools	1.1773	0.0221
Secondary Schools	1.1136	0.0119
Lake Superior Board of Education		
Elementary Schools	1.1603	0.0
Secondary Schools	1.1960	0.0
Lambton County Board of Education		
Elementary Schools	1.0386	0.0
Secondary Schools	1.0343	0.0
Lanark County Board of Education		
Elementary Schools	1.0765	0.0
Secondary Schools	1.0315	0.0
Leeds and Grenville County Board of Education		
Elementary Schools	1.0651	0.0
Secondary Schools	1.0345	0.0134
Lennox and Addington County Board of Education		
Elementary Schools	1.0547	0.0
Secondary Schools	1.0590	0.0
Lincoln County Board of Education		
Elementary Schools	1.0857	0.0266
Secondary Schools	1.0332	0.0136
Board of Education for the City of London		
Elementary Schools	1.0957	0.0275
Secondary Schools	1.0615	0.0077
Manitoulin Board of Education		
Elementary Schools	1.2134	0.0
Secondary Schools	1.1821	0.0028
Metropolitan Toronto School Board		
Elementary Schools	1.1522	0.0280
Secondary Schools	1.0721	0.0117
Michipicoten Board of Education		
Elementary Schools	1.1726	0.0
Secondary Schools	1.2738	0.0
Middlesex County Board of Education		
Elementary Schools	1.0447	0.0086
Secondary Schools	1.0270	0.0051
Muskoka Board of Education		
Elementary Schools	1.1110	0.0094
Secondary Schools	1.0899	0.0
Niagara South Board of Education		
Elementary Schools	1.0900	0.0162
Secondary Schools	1.0570	0.0147

DIVISIONAL BOARDS OF EDUCATION—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Nipigon-Red Rock Board of Education		
Elementary Schools.....	1.2115	0.0
Secondary Schools.....	1.1463	0.0
Nipissing Board of Education		
Elementary Schools.....	1.1510	0.0194
Secondary Schools.....	1.1055	0.0170
Norfolk Board of Education		
Elementary Schools.....	1.0546	0.0
Secondary Schools.....	1.0370	0.0153
North Shore Board of Education		
Elementary Schools.....	1.1785	0.0
Secondary Schools.....	1.1594	0.0
Northumberland and Newcastle Board of Education		
Elementary Schools.....	1.0370	0.0
Secondary Schools.....	1.0178	0.0
Ottawa Board of Education		
Elementary Schools.....	1.1281	0.0233
Secondary Schools.....	1.0686	0.0218
Oxford County Board of Education		
Elementary Schools.....	1.0405	0.0
Secondary Schools.....	1.0292	0.0
Peel Board of Education		
Elementary Schools.....	1.0516	0.0
Secondary Schools.....	1.0256	0.0
Perth County Board of Education		
Elementary Schools.....	1.0273	0.0
Secondary Schools.....	1.0166	0.0020
Peterborough County Board of Education		
Elementary Schools.....	1.0522	0.0162
Secondary Schools.....	1.0311	0.0202
Prescott and Russell County Board of Education		
Elementary Schools.....	1.0314	0.0
Secondary Schools.....	1.0308	0.0
Prince Edward County Board of Education		
Elementary Schools.....	1.0224	0.0
Secondary Schools.....	1.0416	0.0079
Red Lake Board of Education		
Elementary Schools.....	1.2399	0.0
Secondary Schools.....	1.1425	0.0
Renfrew County Board of Education		
Elementary Schools.....	1.1074	0.0194
Secondary Schools.....	1.0423	0.0
Sault Ste. Marie Board of Education		
Elementary Schools.....	1.1721	0.0296
Secondary Schools.....	1.1193	0.0119

DIVISIONAL BOARDS OF EDUCATION—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE
		ADJUSTMENT FACTOR Column 3
Simcoe County Board of Education		
Elementary Schools	1.0419	0.0122
Secondary Schools	1.0308	0.0106
Stormont, Dundas and Glengarry County Board of Education		
Elementary Schools	1.0817	0.0052
Secondary Schools	1.0404	0.0
Sudbury Board of Education		
Elementary Schools	1.1710	0.0228
Secondary Schools	1.1001	0.0
Timiskaming Board of Education		
Elementary Schools	1.1772	0.0012
Secondary Schools	1.1418	0.0
Timmins Board of Education		
Elementary Schools	1.1309	0.0047
Secondary Schools	1.1025	0.0
Victoria County Board of Education		
Elementary Schools	1.0661	0.0
Secondary Schools	1.0221	0.0
Waterloo County Board of Education		
Elementary Schools	1.0877	0.0104
Secondary Schools	1.0554	0.0046
Wellington County Board of Education		
Elementary Schools	1.0280	0.0
Secondary Schools	1.0227	0.0002
Wentworth County Board of Education		
Elementary Schools	1.0255	0.0072
Secondary Schools	1.0171	0.0
West Parry Sound Board of Education		
Elementary Schools	1.1520	0.0033
Secondary Schools	1.1114	0.0057
Board of Education for the City of Windsor		
Elementary Schools	1.1088	0.0243
Secondary Schools	1.0660	0.0131
York County Board of Education		
Elementary Schools	1.0473	0.0052
Secondary Schools	1.0194	0.0031

ROMAN CATHOLIC
SEPARATE SCHOOL BOARDS

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Brant County RCSS Board.....	1.0452	0.0
Bruce-Grey County RCSS Board.....	1.0471	0.0
Carleton RCSS Board.....	1.0450	0.0
Cochrane-Iroquois Falls District RCSS Board.....	1.1863	0.0
Dryden District RCSS Board.....	1.2250	0.0075
Dufferin-Peel RCSS Board.....	1.0289	0.0
Durham Region RCSS Board.....	1.0314	0.0
Elgin County RCSS Board.....	1.0335	0.0
Essex County RCSS Board.....	1.0424	0.0057
Fort Frances-Rainy River District RCSS Board.....	1.2227	0.0165
Frontenac-Lennox and Addington County RCSS Board.....	1.0788	0.0106
Geraldton District RCSS Board.....	1.2307	0.0
Haldimand-Norfolk RCSS Board.....	1.0481	0.0
Halton RCSS Board.....	1.0109	0.0
Hamilton-Wentworth RCSS Board.....	1.0822	0.0083
Hastings-Prince Edward County RCSS Board.....	1.0811	0.0
Hearst District RCSS Board.....	1.1826	0.0
Huron-Perth County RCSS Board.....	1.0790	0.0
Kapuskasing District RCSS Board.....	1.1880	0.0090
Kenora District RCSS Board.....	1.2552	0.0
Kent County RCSS Board.....	1.0230	0.0
Kirkland Lake District RCSS Board.....	1.2326	0.0
Lakehead District RCSS Board.....	1.1280	0.0085
Lambton County RCSS Board.....	1.0357	0.0
Lanark-Leeds and Grenville County RCSS Board.....	1.0704	0.0
Lincoln County RCSS Board.....	1.0673	0.0074
London and Middlesex County RCSS Board.....	1.0583	0.0087
Metropolitan Separate School Board.....	1.0872	0.0004
Michipicoten District RCSS Board.....	1.1616	0.0

ROMAN CATHOLIC
SEPARATE SCHOOL BOARDS—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Nipissing District RCSS Board.....	1.0931	0.0
North of Superior District Combined RCSS Board.....	1.2163	0.0
North Shore District RCSS Board.....	1.1653	0.0
Ottawa RCSS Board.....	1.0822	0.0122
Oxford County RCSS Board.....	1.0598	0.0
Peterborough-Victoria-Northumberland and Newcastle RCSS Board.....	1.0461	0.0
Prescott and Russell County RCSS Board.....	1.0815	0.0
Renfrew County RCSS Board.....	1.0955	0.0
Sault Ste. Marie District RCSS Board.....	1.1163	0.0144
Simcoe County RCSS Board.....	1.0414	0.0010
Stormont, Dundas and Glengarry County RCSS Board.....	1.0809	0.0
Sudbury District RCSS Board.....	1.1295	0.0
Timiskaming District RCSS Board.....	1.2067	0.0
Timmins District RCSS Board.....	1.1324	0.0
Waterloo County RCSS Board.....	1.0552	0.0046
Welland County RCSS Board.....	1.0972	0.0177
Wellington County RCSS Board.....	1.0163	0.0
Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor.....	1.0763	0.0185
York Region RCSS Board.....	1.0425	0.0
Board of Trustees of the Roman Catholic Separate School for School Section No. 1 in the Township of Atikokan.....	1.1996	0.0
Board of the Combined Roman Catholic Separate Schools of the Townships of Chapleau, Panet and Tp. 13G.....	1.1842	0.0

Dated at Toronto, this 12th day of February, 1979.

BETTE STEPHENSON
Minister of Education

Schedule B

ASSESSMENT EQUALIZATION FACTORS FOR 1979

Municipality Column 1	Equalization Factor Column 2
THE MUNICIPALITY OF METROPOLITAN TORONTO	
METROPOLITAN TORONTO	24.60
THE REGIONAL MUNICIPALITY OF DURHAM	
City of:	
OSHAWA:	
Oshawa City	43.20
Whitby East Township	23.70
Towns of:	
AJAX:	
Ajax Town	95.70
Pickering Village	92.48
Pickering Township (part)	89.44
NEWCASTLE	13.22
PICKERING	89.44
WHITBY	20.46
Townships of:	
BROCK:	
Beaverton Village	85.20
Cannington Village	88.79
Brock Township	17.61
Thorah Township	16.26
SCUGOG:	
Port Perry Village	19.32
Cartwright Township	10.58
Reach Township	15.00
Scugog Township	17.73
UXBRIDGE	15.87

Municipality Column 1	Equalization Factor Column 2
THE REGIONAL MUNICIPALITY OF HALDIMAND-NORFOLK	
City of:	
NANTICOKE:	
Jarvis Village	100.00
Port Dover Town	15.96
Waterford Town	18.30
Rainham Township (part)	20.31
Townsend Township (part)	15.00
Walpole Township (part)	18.69
Woodhouse Township (part)	12.87
Towns of:	
DUNNVILLE:	
Canborough Township	19.20
Dunn Township	20.19
Dunnville Town	23.04
Moulton Township	19.17
Sherbrooke Township	24.80
HALDIMAND:	
Caledonia Town	82.60
Cayuga Village	85.16
Hagersville Village	100.00
Cayuga North Township	18.75
Oneida Township	17.97
Seneca Township	17.07
Cayuga South Township	13.02
Rainham Township (part)	20.31
Walpole Township (part)	18.69
SIMCOE:	
Simcoe Town	19.10
Charlotteville Township (part)	16.00
Townsend Township (part)	15.00
Windham Township (part)	16.40
Woodhouse Township (part)	12.87
Townships of:	
DELHI:	
Charlotteville Township (part)	16.00
Middleton Township (part)	15.30
Walsingham South Township (part)	15.90
Windham Township (part)	16.40
Delhi Town	24.30
NORFOLK:	
Houghton Township	17.10
Walsingham North Township	17.40
Port Rowan Village	20.13
Middleton Township (part)	15.30
Walsingham South Township (part)	15.90

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
THE REGIONAL MUNICIPALITY OF HALTON		GLANBROOK:	
		Binbrook Township	19.10
		Glanford Township	19.80
City of:		THE REGIONAL MUNICIPALITY OF NIAGARA	
BURLINGTON	27.20	Cities of:	
Towns of:		NIAGARA FALLS	26.20
OAKVILLE	27.90	PORT COLBORNE	27.90
HALTON HILLS:		ST. CATHARINES	22.80
Acton Town	22.65	WELLAND	24.40
Georgetown Town	28.53	Towns of:	
Esquesing Township (part)	23.20	FORT ERIE	27.20
Oakville Town (part)	27.90	GRIMSBY	21.30
MILTON:		LINCOLN	18.60
Milton Town	23.88	NIAGARA-ON-THE-LAKE	17.10
Nassagaweya Township	18.40	PELHAM	20.30
Esquesing Township (part)	23.20	THOROLD	21.60
Oakville Town (part)	27.90	Townships of:	
Burlington Town (part)	27.20	WAINFLEET	24.70
THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH		WEST LINCOLN	18.90
City of:		THE REGIONAL MUNICIPALITY OF OTTAWA-CARLETON	
HAMILTON	27.50	Cities of:	
Towns of:		OTTAWA	31.40
ANCASTER	18.30	VANIER	29.85
DUNDAS:		Village of:	
Dundas Town	19.23	ROCKCLIFFE PARK	19.30
Ancaster Township (part)	18.30		
Flamborough West Township (part)	18.45		
STONEY CREEK:			
Stoney Creek Town	94.20		
Saltfleet Township	19.59		
Townships of:			
FLAMBOROUGH:			
Flamborough East Township	18.90		
Flamborough West Township (part)	18.45		
Waterdown Village	21.69		
Beverly Township	18.30		

Municipality Column 1	Equalization Factor Column 2
Townships of:	
CUMBERLAND	16.92
GLOUCESTER	18.75
GOULBOURN:	
Goulbourn Township	13.30
Richmond Village	18.40
Stittsville Village	14.73
MARCH	14.50
NEPEAN	13.71
OSGOODE	16.32
RIDEAU:	
Gower North Township	15.20
Marlborough Township	16.30
Gloucester Township (portion)	18.75
Nepean Township (portion)	13.71
Osgoode Township (portion)	16.32
WEST CARLETON	328.00

**THE REGIONAL MUNICIPALITY
OF PEEL**

Cities of:	
BRAMPTON	100.00
MISSISSAUGA	100.00
Town of:	
CALEDON	100.00

Municipality Column 1	Equalization Factor Column 2
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**THE REGIONAL MUNICIPALITY
OF SUDBURY**

See Sudbury Board of Education, page 26 and Sudbury District Roman Catholic Separate School Board, page 33.

**THE REGIONAL MUNICIPALITY
OF WATERLOO**

Cities of:	
CAMBRIDGE	44.75
KITCHENER	28.45
WATERLOO:	
Waterloo City (portion)	26.60
Waterloo Township (portion)	15.40
Townships of:	
NORTH DUMFRIES	28.96
WELLESLEY	24.63
WILMOT	36.68
WOOLWICH	40.35

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
THE REGIONAL MUNICIPALITY OF YORK		Lake of Bays	143.52
		Muskoka Lakes	143.52
Towns of:		COUNTY OF BRANT	
AURORA	77.25	City of:	
EAST GWILLIMBURY	76.96	BRANTFORD	34.00
MARKHAM	82.63	Town of:	
NEWMARKET	76.38	PARIS	24.30
RICHMOND HILL	78.16	Townships of:	
VAUGHAN	84.94	BRANTFORD	20.30
WHITCHURCH-STOUFFVILLE	76.66	BURFORD	18.90
Townships of:		OAKLAND	21.40
GEORGINA	82.17	ONONDAGA	17.04
KING	70.33	SOUTH DUMFRIES	18.80
THE DISTRICT MUNICIPALITY OF MUSKOKA		COUNTY OF BRUCE	
Towns of:		Towns of:	
Bracebridge	143.52	CHESLEY	129.13
Gravenhurst	143.52	KINCARDINE	158.41
Huntsville	143.52	PORT ELGIN	141.51
Townships of:		SOUTHAMPTON	139.03
Georgian Bay	143.52		

Municipality Column 1	Equalization Factor Column 2
WALKERTON	110.63
WIARTON	127.67
Villages of:	
HEPWORTH	147.32
LION'S HEAD	129.99
LUCKNOW	117.08
MILDMAY	110.36
PAISLEY	174.48
RIPLEY	130.09
TARA	126.45
TEESWATER	130.46
TIVERTON	219.19
Townships of:	
ALBEMARLE	144.69
AMABEL	142.06
ARRAN	137.49
BRANT	122.66
BRUCE	131.77
CARRICK	115.16
CULROSS	120.66
EASTNOR	157.38
ELDERSLIE	120.96
GREENOCK	120.71
HURON	146.45
KINCARDINE	154.05
KINLOSS	147.83
LINDSAY	190.47
ST. EDMUNDS	178.69
SAUGEEN	140.51

Municipality Column 1	Equalization Factor Column 2
COUNTY OF DUFFERIN	
Towns of:	
ORANGEVILLE	15.66
SHELBURNE	87.91
Village of:	
GRAND VALLEY	86.28
Townships of:	
AMARANTH	100.00
EAST GARAFRAXA	100.00
EAST LUTHER	16.56
MELANCTHON	15.30
MONO	11.95
MULMUR	13.41

COUNTY OF ELGIN	
City of:	
ST. THOMAS	29.01
Town of:	
AYLMER	24.90
Villages of:	
BELMONT	20.04
DUTTON	25.65
PORT BURWELL	21.87
PORT STANLEY	22.89
RODNEY	23.04
SPRINGFIELD	24.27
VIENNA	29.60
WEST LORNE	22.50

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Townships of:		MALDEN	88.40
ALDBOROUGH	16.86	MERSEA	13.00
BAYHAM	17.67	PELEE	20.34
DUNWICH	23.50	ROCHESTER	11.88
MALAHIDE	18.20	SANDWICH SOUTH	11.49
SOUTH DORCHESTER	19.35	SANDWICH WEST	11.13
SOUTHWOLD	20.13	TILBURY NORTH	11.82
YARMOUTH	18.33	TILBURY WEST	21.10
COUNTY OF ESSEX		COUNTY OF FRONTENAC	
City of:		City of:	
WINDSOR	46.29	KINGSTON	25.30
Towns of:		Townships of:	
AMHERSTBURG	88.90	BARRIE	16.02
BELLE RIVER	13.11	BEDFORD	21.10
ESSEX	16.20	CLARENDON AND MILLER	18.57
HARROW	14.01	HINCHINBROOKE	19.83
KINGSVILLE	91.00	HOWE ISLAND	20.19
LEAMINGTON	97.00	KENNEBEC	20.60
TECUMSEH	12.81	KINGSTON	19.90
Village of:		LOUGHBOROUGH	18.18
ST. CLAIR BEACH	12.50	OLDEN	19.60
Townships of:		Oso	21.30
ANDERDON	88.22	PALMERSTON AND NORTH AND SOUTH CANONTO	19.65
COLCHESTER NORTH	13.80	PITTSBURGH	18.70
COLCHESTER SOUTH	12.78	PORTLAND	19.86
GOSFIELD NORTH	13.17	STORRINGTON	19.71
GOSFIELD SOUTH	13.20	WOLFE ISLAND	22.60
MAIDSTONE	13.50		

Municipality Column 1	Equalization Factor Column 2
COUNTY OF GREY	
City of:	
OWEN SOUND	68.30
Towns of:	
DURHAM	127.67
HANOVER	113.29
MEAFORD	123.97
THORNBURY	125.69
Villages of:	
CHATSWORTH	183.01
DUNDALK	147.67
FLESHERTON	151.03
MARKDALE	151.93
NEUSTADT	131.07
SHALLOW LAKE	191.66
Townships of:	
ARTEMESIA	160.15
BENTINCK	130.37
COLLINGWOOD	167.79
DERBY	140.19
EGREMONT	139.85
EUPHRASIA	164.83
GLENELG	163.05
HOLLAND	188.74
KEPPEL	194.05
NORMANBY	124.64
OSPREY	143.60
PROTON	140.80
SAINT VINCENT	162.42

Municipality Column 1	Equalization Factor Column 2
SARAWAK	165.72
SULLIVAN	146.52
SYDENHAM	147.53

PROVISIONAL COUNTY OF HALIBURTON

Townships of:	
ANSON, HINDON AND MINDEN	8.21
CARDIFF	19.20
DYSART, BRUTON, CLYDE, DUDLEY, EYRE, GUILFORD, HARBURN, HARCOURT AND HAVELOCK	9.22
GLAMORGAN	3.25
LUTTERWORTH	3.50
MONMOUTH	4.15
SHERBORNE, McCLINTOCK AND LIVINGSTONE	6.84
SNOWDON	3.11
STANHOPE	5.53
Improvement District of:	
BICROFT	40.44

COUNTY OF HASTINGS

City of:	
BELLEVILLE	55.30
Separated Town of:	
TRENTON	23.52
Town of:	
DESORONTO	21.93
Villages of:	
BANCROFT	16.26
DELOOR	23.30
FRANKFORD	15.90

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
MADOC	100.00	SEAFORTH	24.27
MARMORA	20.97	WINGHAM	19.86
STIRLING	101.00	Villages of:	
TWEED	21.90	BAYFIELD	16.00
Townships of:		BLYTH	23.31
BANGOR, WICKLOW AND McCLURE	8.89	BRUSSELS	22.38
CARLOW	15.63	HENSALL	23.90
DUNGANNON	14.52	ZURICH	20.28
ELZEVIR AND GRIMSTHORPE	15.69	Townships of:	
FARADAY	9.39	ASHFIELD	20.16
HERSCHEL	7.92	COLBORNE	20.52
HUNGERFORD	14.40	EAST WAWANOSH	23.20
HUNTINGDON	19.30	GODERICH	21.90
LIMERICK	8.64	GREY	25.02
MADOC	19.14	HAY	17.20
MARMORA AND LAKE	13.35	HOWICK	24.78
MAYO	18.54	HULLETT	25.20
MONTEAGLE	11.16	McKILLOP	24.10
RAWDON	20.28	MORRIS	27.60
SIDNEY	15.24	STANLEY	19.50
THURLOW	15.72	STEPHEN	21.00
TUDOR AND CASHEL	8.66	TUCKERSMITH	23.10
TYENDINAGA	23.37	TURNBERRY	24.75
WOLLASTON	8.31	USBORNE	23.90
		WEST WAWANOSH	30.10
COUNTY OF HURON		COUNTY OF KENT	
Towns of:		City of:	
CLINTON	21.20	CHATHAM	28.20
EXETER	20.07		
GODERICH	18.90		

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Towns of:		Towns of:	
BLENHEIM	90.10	FOREST	33.80
BOTHWELL	28.60	PETROLIA	100.90
DRESDEN	24.50		
RIDGETOWN	101.40	Villages of:	
TILBURY	90.50	ALVINSTON	27.30
WALLACEBURG	26.30	ARKONA	26.28
Villages of:		GRAND BEND	18.51
ERIEAU	18.10	OIL SPRINGS	87.96
ERIE BEACH	79.10	POINT EDWARD	21.42
HIGHGATE	25.23	THEDFORD	30.30
THAMESVILLE	96.25	WATFORD	23.28
WHEATLEY	86.40	WYOMING	97.13
Townships of:		Townships of:	
CAMDEN	16.10	BOSANQUET	16.98
CHATHAM	14.70	BROOKE	23.20
DOVER	14.80	DAWN	18.70
HARWICH	16.80	ENNISKILLEN	17.40
HOWARD	17.40	EUPHEMIA	21.50
ORFORD	19.11	MOORE:	
RALEIGH	16.50	Moore Township	19.50
ROMNEY	15.70	Courtright Village	95.84
TILBURY EAST	14.30	PLYMPTON	16.20
ZONE	15.00	SARNIA	13.98
COUNTY OF LAMBTON		COUNTY OF LANARK	
City of:		Separated Town of:	
SARNIA	46.83	SMITHS FALLS	31.10

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Towns of:		Villages of:	
ALMONTE	20.70	ATHENS	24.84
CARLETON PLACE	23.40	CARDINAL	22.10
PERTH	22.59	MERRICKVILLE	35.00
Village of:		NEWBORO	36.50
LANARK	27.00	WESTPORT	24.45
Townships of:		Townships of:	
BATHURST	20.19	AUGUSTA	23.80
BECKWITH	17.40	BASTARD AND SOUTH BURGESS	22.68
DARLING	20.85	EDWARDSBURGH	24.03
DRUMMOND	20.70	ELIZABETHTOWN	26.04
LANARK	22.20	FRONT OF ESCOTT	22.10
LAVANT, DALHOUSIE AND NORTH SHERBROOKE	21.59	FRONT OF LEEDS AND LANSDOWNE	18.93
MONTAGUE	19.80	FRONT OF YONGE	26.55
NORTH BURGESS	18.50	KITLEY	30.51
NORTH ELMSLEY	17.10	NORTH CROSBY	17.60
PAKENHAM	30.00	OXFORD (ON RIDEAU)	23.01
RAMSAY	19.59	REAR OF LEEDS AND LANSDOWNE	23.40
SOUTH SHERBROOKE	17.90	REAR OF YONGE AND ESCOTT	19.10
UNITED COUNTIES OF LEEDS AND GRENVILLE		SOUTH CROSBY	22.90
City of:		SOUTH ELMSLEY	16.50
BROCKVILLE	20.20	SOUTH GOWER	20.16
Separated Towns of:		WOLFORD	29.90
GANANOQUE	20.88	COUNTY OF LENNOX AND ADDINGTON	
PRESCOTT	25.90	Town of:	
Town of:		NAPANEE	26.90
KEMPTVILLE	21.03	Villages of:	
		BATH	24.10
		NEWBURGH	26.01

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Townships of:		EAST WILLIAMS	18.93
ADOLPHUSTOWN	21.69	EKFRID	19.30
AMHERST ISLAND	19.62	LOBO	17.13
CAMDEN EAST	26.80	LONDON	19.70
DENBIGH, ABINGER AND ASHBY	19.17	MCGILLIVRAY	19.10
ERNESTOWN	25.44	METCALFE	18.21
KALADAR, ANGLESEA AND EFFINGHAM	30.90	MOSA	16.95
NORTH FREDERICKSBURGH	23.55	NORTH DORCHESTER	17.80
RICHMOND	25.70	WESTMINSTER	20.30
SHEFFIELD	25.35	WEST NISSOURI	18.60
SOUTH FREDERICKSBURGH	22.86	WEST WILLIAMS	26.50
COUNTY OF MIDDLESEX		COUNTY OF NORTHUMBERLAND	
City of:		Towns of:	
LONDON	30.30	CAMPBELLFORD	16.50
Towns of:		COBOURG	25.70
PARKHILL	93.50	PORT HOPE	20.01
STRATHROY	23.28	Villages of:	
Villages of:		BRIGHTON	19.50
AILSA CRAIG	86.23	COLBORNE	19.86
GLENCOE	101.30	HASTINGS	21.66
LUCAN	83.87	Townships of:	
NEWBURY	21.30	ALNWICK	12.24
WARDSVILLE	23.60	BRIGHTON	13.05
Townships of:		CRAMAHE	14.61
ADELAIDE	21.60	HALDIMAND	13.08
BIDDULPH	19.90	HAMILTON	12.84
CARADOC	18.30		
DELAWARE	18.93		

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
HOPE	12.06	COUNTY OF PERTH	
MURRAY	15.51	City of:	
PERCY	16.38	STRATFORD	19.90
SEYMOUR	14.40	Separated Town of:	
COUNTY OF OXFORD		ST. MARYS	95.10
City of:		Towns of:	
WOODSTOCK	23.30	LISTOWEL	20.40
Towns of:		MITCHELL	27.90
INGERSOLL	24.09	Village of:	
TILLSONBURG:		MILVERTON	25.20
Part in Dereham Township prior to January 1, 1975	19.47	Townships of:	
Part in Middleton Township prior to April 1, 1974	15.30	BLANSHARD	18.18
Remainder	22.23	DOWNIE	19.80
Townships of:		ELLICE	23.10
BLANDFORD-BLENHEIM:		ELMA	20.80
Blandford Township	18.75	FULLARTON	23.70
Blenheim Township	18.57	HIBBERT	24.90
EAST ZORRA-TAVISTOCK:		LOGAN	22.70
East Zorra Township	19.77	MORNINGTON	19.95
North Oxford Township (part)	20.10	NORTH EASTHOPE	17.00
Tavistock Village	23.25	SOUTH EASTHOPE	19.40
NORWICH:		WALLACE	23.30
East Oxford Township	18.10	COUNTY OF PETERBOROUGH	
North Norwich Township	17.70	City of:	
Norwich Village	26.43	PETERBOROUGH	25.20
South Norwich Township	17.25	Villages of:	
SOUTH-WEST OXFORD:		HAVELOCK	31.50
Beachville Village	20.20		
Dereham Township (part)	19.47		
West Oxford Township	18.60		
ZORRA:			
East Nissouri Township	18.63		
Embros Village	26.22		
North Oxford Township (part)	20.10		
West Zorra Township	19.83		

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
LAKEFIELD	21.45	Townships of:	
MILLBROOK	20.76	ALFRED	26.20
NORWOOD	24.39	CALEDONIA	27.30
Townships of:		CAMBRIDGE	20.94
ASPHODEL	20.40	CLARENCE	25.00
BELMONT AND METHUEN	16.95	EAST HAWKESBURY	25.70
BURLEIGH AND ANSTRUTHER	100.00	LONGUEUIL	22.80
CAVAN	15.06	NORTH PLANTAGENET	25.00
CHANDOS	20.20	RUSSELL	25.80
DOURO	19.05	SOUTH PLANTAGENET	26.01
DUMMER	23.19	WEST HAWKESBURY	19.80
ENNISMORE	100.00		
GALWAY AND CAVENDISH	12.81		
HARVEY	12.36		
NORTH MONAGHAN	10.74		
OTONABEE	20.10		
SMITH	18.50		
SOUTH MONAGHAN	16.14		
		COUNTY OF PRINCE EDWARD	
		Town of:	
		PICTON	101.50
		Villages of:	
		BLOOMFIELD	95.20
		WELLINGTON	28.20
		Townships of:	
		AMELIASBURGH	81.12
		ATHOL	29.88
		HALLOWELL	28.47
		HILLIER	27.66
		NORTH MARYSBURGH	23.90
		SOPHIASBURGH	90.00
		SOUTH MARYSBURGH	24.36
UNITED COUNTIES OF PRESCOTT AND RUSSELL			
Towns of:			
HAWKESBURY	25.14		
ROCKLAND	24.09		
VANKLEEK HILL	94.60		
Villages of:			
ALFRED	22.00		
CASSELMAN	25.92		
L'ORIGNAL	21.50		
PLANTAGENET	99.90		
ST. ISIDORE DE PRESCOTT	23.52		

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
COUNTY OF RENFREW		NORTH ALGONA	16.11
City of:		PEMBROKE	23.16
PEMBROKE	25.50	PETAWAWA	18.81
Towns of:		RADCLIFFE	12.57
ARNPRIOR	20.40	RAGLAN	19.40
DEEP RIVER	23.04	ROLPH, BUCHANAN, WYLIE AND MCKAY	17.88
RENFREW	26.20	ROSS	20.00
Villages of:		SEBASTOPOL	13.62
BARRY'S BAY	20.50	SHERWOOD, JONES AND BURNS	14.79
BEACHBURG	23.61	SOUTH ALGONA	17.97
BRAESIDE	21.42	STAFFORD	23.50
CHALK RIVER	22.80	WESTMEATH	28.60
COBDEN	23.60	WILBERFORCE	20.43
EGANVILLE	22.00		
KILLALOE STATION	23.20		
PETAWAWA	22.40		
Townships of:		COUNTY OF SIMCOE	
ADMASTON	27.90	Cities of:	
ALICE AND FRASER	22.40	BARRIE	100.00
BAGOT AND BLITHFIELD	17.28	ORILLIA	26.60
BROMLEY	37.10	Towns of:	
BROUGHAM	19.77	ALLISTON	34.30
BRUDENELL AND LYNDOKH	16.35	BRADFORD	103.10
GRATTAN	22.20	COLLINGWOOD	58.50
GRIFFITH AND MATAWATCHAN	20.00	MIDLAND	30.70
HAGARTY AND RICHARDS	19.60	PENETANGUISHENE	25.50
HEAD, CLARA AND MARIA	25.32	STAYNER	100.00
HORTON	18.40	WASAGA BEACH	188.12
MENAB	19.71		

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Villages of:		UNITED COUNTIES OF STORMONT, DUNDAS & GLENGARRY	
BEETON	100.10	City of:	
COLDWATER	99.30	CORNWALL	26.50
COOKSTOWN	18.18	Town of:	
CREEMORE	100.00	ALEXANDRIA	24.10
ELMVALE	85.84	Villages of:	
PORT McNICOLL	93.20	CHESTERVILLE	25.40
TOTTENHAM	100.00	FINCH	36.80
VICTORIA HARBOUR	100.60	IROQUOIS	27.40
Townships of:		LANCASTER	33.20
ADJALA	9.85	MAXVILLE	30.70
ESSA	16.70	MORRISBURG	21.66
FLOS	18.00	WINCHESTER	23.90
INNISFIL	13.95	Townships of:	
MARA	17.16	CHARLOTTENBURGH	24.50
MATCHEDASH	9.62	CORNWALL	27.10
MEDONTE	14.90	FINCH	32.40
NOTTAWASAGA	13.53	KENYON	32.00
ORILLIA	15.48	LANCASTER	28.40
ORO	13.29	LOCHIEL	30.75
RAMA	14.01	MATILDA	26.20
SUNNIDALE	100.00	MOUNTAIN	26.40
TAY	17.91	OSNABRUCK	30.99
TECUMSETH	14.00	ROXBOROUGH	33.20
TINY	17.49	WILLIAMSBURGH	28.41
TOSORONTIO	104.00	WINCHESTER	25.26
VESPRA	12.12		
WEST GWILLIMBURY	11.50		

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
COUNTY OF VICTORIA		Towns of:	
Town of:		FERGUS	97.09
LINDSAY	24.90	HARRISTON	28.40
Villages of:		MOUNT FOREST	21.51
BOBCAYGEON	100.00	PALMERSTON	27.21
FENELON FALLS	15.60	Villages of:	
OMEMEE	23.90	ARTHUR	100.00
STURGEON POINT	16.44	CLIFFORD	90.76
WOODVILLE	100.00	DRAYTON	81.34
Townships of:		ELORA	86.97
BEXLEY	6.76	ERIN	83.66
CARDEN	13.02	Townships of:	
DALTON	14.55	ARTHUR	22.92
ELDON	14.16	ERAMOSA	15.18
EMILY	14.80	ERIN	13.12
FENELON	14.37	GUELPH	13.65
LAXTON, DIGBY AND LONGFORD	7.13	MARYBOROUGH	22.62
MANVERS	12.90	MINTO	26.40
MARIPOSA	17.40	NICHOL	15.63
OPS	15.06	PEEL	18.69
SOMERVILLE	7.87	PILKINGTON	16.17
VERULAM	13.80	PUSLINCH	12.90
COUNTY OF WELLINGTON		WEST GARAFRAXA	16.98
City of:		WEST LUTHER	21.54
GUELPH	69.96		

TERRITORIAL DISTRICTS

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
ATIKOKAN BOARD OF EDUCATION			
Township of:		Geographic Townships of:	
Atikokan	48.50	Aberdeen	126.33
Geographic Townships of:		Bridgland	126.33
Asmussen	84.38	Galbraith	126.33
Baker	84.38	Gould	126.33
Bennett	84.38	Houghton	126.33
Hutchinson:		Kirkwood	126.33
Portion in Sapawe S.S.1	45.00	McMahon	126.33
Remainder	70.31	Morin	126.33
McCaul	70.31	Rose	126.33
Tanner	84.38	Wells	126.33
Trottier	70.31		
All lands described in subparagraph iii of paragraph 1 of Schedule 18 to Regulation 793, Revised Regula- tions of Ontario, 1970		CHAPLEAU BOARD OF EDUCATION	
Portion in Flanders S.S.1	27.00	Township of:	
Remainder	84.38	Chapleau	110.90
All lands described in subparagraph iv of paragraph 1 of Schedule 18 to Regulation 793, Revised Regula- tions of Ontario, 1970		Geographic Townships of:	
Portion in Niobe Lake S.S.1	45.00	Caverley	100.00
Remainder	70.31	Chapleau	100.00
		de Gaulle	100.00
		Eisenhower	100.00
		Genier	100.00
		Halsey	100.00
		Kaplan	100.00
		Panet	100.00
CENTRAL ALGOMA BOARD OF EDUCATION			
Towns of:		COCHRANE-IROQUOIS FALLS BOARD OF EDUCATION	
Bruce Mines	126.33	Towns of:	
Thessalon	126.33	Cochrane	99.00
Village of:		Iroquois Falls	100.90
Hilton Beach	126.33	Townships of:	
Townships of:		Black River-Matheson:	
Hilton	126.33	Black River-Matheson	102.90
Jocelyn	126.33	Playfair	100.00
Johnson	126.33	Kingham Improvement District	97.00
Laird	126.33	Townships of:	
MacDonald, Meredith and		Glackmeyer	102.30
Aberdeen Additional	126.33		
Plummer Additional	126.33		
St. Joseph	126.33		

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Geographic Townships of:			
Aurora	100.00	Ilseley:	
Blount	100.00	Portion in Ignace S.S.1	48.70
Brower	100.00	Remainder	120.00
Calder	100.00	Jordan:	
Clute	100.00	Portion in Vermilion Additional, Drayton, Jordan and Vermilion U.S.S.1,2,1,1	37.00
Colquhoun	100.00	Remainder	197.00
Fournier	100.00	Ladysmith	120.00
Fox	100.00	Melgund:	
Guibord	100.00	Portion in Zealand, Southworth and Melgund T.S.A.	36.00
Hanna	100.00	Mutrie:	
Kennedy	100.00	Portion in Mutrie S.S. 1	34.00
Lamarche	100.00	Remainder	165.00
Leitch	100.00	Redvers:	
Munro	100.00	Portion in Wabigoon and Redvers U.S.S.3, 2	31.00
Newmarket	100.00	Remainder	100.00
Ottaway	100.00	Rowell:	
Pyne	100.00	Portion in Britton, Wainwright and Zealand T.S.A.	23.00
St. John	100.00	Remainder	305.00
Teefy	100.00	Rugby:	
		Portion in Oxdrift T.S.A.	36.00
		Remainder	96.50
		Southworth:	
		Portion in Zealand, Southworth and Melgund T.S.A.	36.00
		Van Horne	23.00
		Vermilion:	
		Portion in Vermilion Additional, Drayton, Jordan and Vermilion U.S.S.1,2,1,1	37.00
		Remainder	197.00
		Vermilion Additional:	
		Portion in Vermilion Additional, Drayton, Jordan and Vermilion U.S.S.1,2,1,1	37.00
		Remainder	197.00
		Wabigoon	31.00
		Wainwright:	
		Portion in Britton, Wainwright and Zealand T.S.A.	23.00
		Portion in Oxdrift T.S.A.	36.00
		Portion Van Horne, Wainright and Dryden U.S.S.1	23.00
		Remainder	305.00
		Zealand:	
		Portion in Zealand, Southworth and Melgund T.S.A.	36.00
		That portion of Block 10 lying south of the production easterly and west- erly of the most northerly limit of Drayton Geographic Township	197.00
DRYDEN BOARD OF EDUCATION			
Towns of:			
Dryden	21.40		
Sioux Lookout	26.60		
Townships of:			
Barclay	27.90		
Ignace	48.70		
Machin	17.07		
Geographic Townships of:			
Britton:			
Portion in Britton, Wainwright and Zealand T.S.A.	23.00		
Remainder	100.00		
Drayton:			
Portion in Drayton S.S.1	34.00		
Portion in Vermilion Additional, Drayton, Jordan and Vermilion U.S.S.1,2,1,1	37.00		
Remainder	197.00		

Municipality Column 1	Equalization Factor Column 2
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**EAST PARRY SOUND
BOARD OF EDUCATION**

Towns of:

Kearney	256.93
Powassan	256.93
Trout Creek	256.93

Villages of:

Burk's Falls	256.93
Magnetawan	256.93
South River	256.93
Sundridge	256.93

Townships of:

Armour	256.93
Chapman	256.93
Chisholm	18.72
Joly	256.93
Machar	256.93
McMurrich	256.93
Nipissing	256.93
North Himsworth	256.93
Perry	256.93
Ryerson	256.93
South Himsworth	256.93
Strong	256.93

Geographic Townships of:

Bethune	256.93
Croft	256.93
Hardy	256.93
Gurd	256.93
Laurier	256.93
Lount	256.93
McConkey	256.93
Mills	256.93
Monteith	256.93
Patterson	256.93
Pringle	256.93
Proudfoot	256.93
Spence	256.93
Wilson	256.93

ESPANOLA BOARD OF EDUCATION

Towns of:

Espanola	23.07
Massey	48.60
Webbwood	23.97

Municipality Column 1	Equalization Factor Column 2
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Townships of:

Baldwin	3.93
Nairn	32.10
Spanish River:	
Hallam	43.40
Salter, May and Harrow	35.50

Geographic Townships of:

Curtin	25.00
Foster	100.00
Hyman:	
Portion not in Town of Walden	25.00
McKinnon	100.00
Merritt	25.00
Mongowin:	
Township 11 and Mongowin S.S.1	35.00
Remainder	25.00
Shakespeare	20.00

**FORT FRANCES-RAINY RIVER
BOARD OF EDUCATION**

Towns of:

Fort Frances	30.50
Rainy River	31.40

Townships of:

Alberton	34.90
Atwood	17.50
Blue	23.00
Chapple	28.30
Dilke	17.60
Emo	17.58
La Vallee	14.00
McCrosen and Tovell	100.00
Morley	31.30
Morson	70.74
Worthington	26.80

Improvement District of:

Kingsford	11.90
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Geographic Townships of:

Dance:	
Portion in Dance S.S.1	14.00
Remainder	45.00
Dewart	13.00
Miscampbell:	
Portion in Miscampbell S.S.1	8.00
Remainder	24.00
Nelles:	
Portion in Nelles T.S.A.	17.00
Portion in Sutherland and Nelles U.S.S.2,9	23.00
Remainder	54.00

Municipality Column 1	Equalization Factor Column 2
Pratt:	
Portion in Pratt S.S.1	6.00
Remainder	37.00
Sifton	13.00
Spohn	17.00
Sutherland:	
Portion in Sutherland S.S.1	18.00
Portion in Sutherland and Nelles U.S.S.2,9	23.00
Portion in Sutherland extended roll	40.00
Portion in Sutherland and Nelles extended roll	54.00
The portion of the lands described in subparagraph ii of paragraph 1 of Schedule 19 to Regulation 793, Revised Regulations of Ontario, 1970 that was in Nestor Falls T.S.A.	44.00

GERALDTON BOARD OF EDUCATION

Town of:	
Geraldton	36.20
Townships of:	
Beardmore	57.27
Longlac	29.79
Geographic Townships of:	
Ashmore	39.00
Errington	39.00
Houck	39.00
Leduc	34.00
Oakes	39.00

HEARST BOARD OF EDUCATION

Town of:	
Hearst	102.10
Township of:	
Eilber and Devitt	100.00
Geographic Townships of:	
Barker	100.00
Casgrain	100.00
Ebbs	100.00
Hanlan	100.00
Irish	100.00
Kendall	100.00
Landry	100.00
Lowther	100.00

Municipality Column 1	Equalization Factor Column 2
Stoddard	100.00
Studholme	100.00
Templeton	100.00
Way	100.00

HORNEPAYNE BOARD OF EDUCATION

Township of:

Wicksteed	241.74
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KAPUSKASING BOARD OF EDUCATION

Towns of:

Kapuskasing	93.70
Smooth Rock Falls	100.70

Townships of:

Fauquier	100.00
Owens, Williamson and Idington	100.00
Shackleton and Machin	100.00

Improvement District of:

Opasatika	100.00
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Geographic Townships of:

McCowan	100.00
O'Brien	100.00
Owens (part not in the Township of Owens, Williamson and Idington)	100.00

KENORA BOARD OF EDUCATION

Towns of:

Keewatin	31.80
Kenora	89.30

Municipality Column 1	Equalization Factor Column 2
Township of:	
Jaffray and Melick	21.84
Improvement District of:	
Sioux Narrows	18.20
Geographic Townships of:	
Boys:	
Portion in Boys and Pellatt U.S.S.1, 4	50.00
Remainder	35.00
Kirkup:	
Portion in Kirkup S.S.1	22.00
Remainder	35.00
Pellatt:	
Portion in Boys and Pellatt U.S.S.1, 4	50.00
Portion in Pellatt S.S.1	36.00
Portion in Pellatt S.S.2	36.00
Remainder	35.00
Redditt	
Redditt	30.00
All lands described in subparagraphs v and vi of paragraph 1 of Schedule 11 to Regulation 793, Revised Regu- lations of Ontario, 1970:	
Portion in Minaki S.S.1	32.00
Remainder	35.00

KIRKLAND LAKE BOARD OF EDUCATION

Town of:	
Kirkland Lake	25.30
Townships of:	
Larder Lake	98.30
McGarry	96.90
Improvement Districts of:	
Gauthier	88.40
Matachewan	34.00
Geographic Townships of:	
Benoit:	
Portion not in the Township of Black River-Matheson	100.00
Boston:	
Portion in Boston and Pacaud S.S.2	31.00
Portion in Boston and Pacaud S.S.3	34.00
Remainder	100.00
Catharine:	
Concessions 3, 4, 5 and 6	100.00

Municipality Column 1	Equalization Factor Column 2
Eby:	
Portion in Otto and Eby U.S.S.2	43.00
Remainder	100.00
Grenfell	
Grenfell	100.00
Level:	
Portion in Kirkland Lake D.S.A.	25.30
Remainder	100.00
Maisonville	
Maisonville	100.00
Marquis:	
Concessions 3, 4, 5 and 6	32.00
McElroy	
McElroy	100.00
Otto:	
Portion in Otto and Boston S.S.1	36.00
Portion in Otto and Eby U.S.S.2	43.00
Remainder	32.00
Pacaud:	
Concessions 3, 4, 5 and 6	100.00

LAKEHEAD BOARD OF EDUCATION

City of:	
Thunder Bay:	
Fort William Ward	23.37
Port Arthur Ward	27.82
McIntyre Ward	25.19
Needing Ward	24.11
Townships of:	
Conmee	43.60
Gillies	42.48
Neebing	28.50
O'Connor	30.39
Oliver	23.40
Paipoonge	23.30
Shuniah	27.70
Geographic Townships of:	
Blackwell	40.00
Conacher:	
Portion in Shebandowan S.S.1	34.00
Remainder	40.00
Devon	
Devon	40.00
Forbes:	
Portion in Forbes, Dawson Road and Ware T.S.A.	35.00
Portion in Forbes and Goldie T.S.A.	35.00
Remainder	33.00
Fraleigh	
Fraleigh	30.00
Goldie:	
Portion in Forbes and Goldie T.S.A.	35.00
Remainder	41.00
Golding	
Golding	36.00

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
MANITOULIN BOARD OF EDUCATION			
Gorham:		Towns of:	
Portion in Gorham and Ware T.S.A.	32.00	Gore Bay	221.46
Remainder	35.00	Little Current	221.46
Hagey:		Townships of:	
Portion in Shebandowan S.S.1	34.00	Assiginack	221.46
Remainder	40.00	Barrie Island	221.46
Laurie	40.00	Billings	221.46
Lismore	30.00	Burpee	221.46
Lybster:		Carnarvon	221.46
Portion in Lybster, South Marks and Strange T.S.A.	8.00	Cockburn Island	221.46
Remainder	30.00	Gordon	221.46
Marks:		Howland	221.46
Portion in Lybster, South Marks and Strange T.S.A.	8.00	Sandfield	221.46
Remainder	30.00	Tehkummah	221.46
Michener	36.00	Geographic Townships of:	
Pearson:		Allan:	
Portion in Pearson S.S.1	36.00	Portion in Manitoulin D.S.A.1	221.46
Portion in Pearson and Fraleigh U.S.S.3	30.00	Remainder	221.46
Remainder	35.00	Campbell	221.46
Robson	36.00	Dawson	221.46
Sibley:		Mills	221.46
Portion in Sibley T.S.A.	32.00	Robinson	221.46
Remainder	50.00	McGregor Bay	221.46
Strange:		All the islands within the Territorial District of Manitoulin except Barrie Island, Cockburn Island, George Island and Manitoulin Island	221.46
Portion in Lybster, South Marks and Strange T.S.A.	8.00		
Remainder	32.00		
Ware:			
Portion in Forbes, Dawson Road and Ware T.S.A.	35.00		
Portion in Gorham and Ware T.S.A.	32.00		
Remainder	33.00		
Dawson Road Lots:			
Portion in Forbes, Dawson Road and Ware T.S.A.	35.00		
Remainder	32.00		

LAKE SUPERIOR BOARD OF EDUCATION**Townships of:**

Manitouwadge	100.00
Marathon	95.80
Schreiber	40.80
Terrace Bay	88.90

Geographic Townships of:

Coldwell	30.00
Lahontan	16.00
Pic	35.00
Syine	100.00

MICHIPICOTEN BOARD OF EDUCATION**Township of:**

Michipicoten	100.00
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Improvement District of:

White River	25.74
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Geographic Townships of:

Esquega	25.00
Fiddler	25.00

Municipality Column 1	Equalization Factor Column 2
NIPIGON-RED ROCK BOARD OF EDUCATION	
Townships of:	
Dorion	30.70
Nipigon	21.69
Improvement District of:	
Red Rock	97.40
Geographic Townships of:	
Lyon:	
Concessions 4 to 11, Lots 1 to 11	37.00
Stirling:	
Concessions 1 and 2	37.00
Concessions 3 and 4, Lots 1 to 6	37.00

NIPISSING BOARD OF EDUCATION

City of:	
North Bay	23.00
Towns of:	
Cache Bay	99.80
Mattawa	90.20
Sturgeon Falls	100.00

Townships of:	
Bonfield:	
Bonfield Town	96.94
Bonfield Township	100.00
Caldwell	9.21
Calvin	10.10
East Ferris	100.00
Field	95.00
Mattawan	10.30
Papineau	18.70
Springer	23.37

Improvement District of:	
Cameron	18.90
Geographic Townships of:	
Badgerow	100.00
Bastedo	100.00

Municipality Column 1	Equalization Factor Column 2
Beaucage	14.00
Boyd	100.00
Clarkson	14.00
Commanda	14.00
Crerar:	
Portion in Crerar, Badgerow, Bastedo and Gibbons T.S.A.	100.00
Portion in Crerar, Hugel, Kirk- patrick T.S.A.	25.00
Deacon	100.00
Eddy	14.00
Falconer:	
Portion in Falconer and Scollard U.S.S.1	7.00
Portion in Loudon and Falconer T.S.A.	14.00
Gibbons	100.00
Hugel	25.00
Jocko	14.00
Kirkpatrick:	
Portion in Macpherson and Kirkpatrick U.S.S.5	27.00
Portion in Crerar, Hugel, Kirk- patrick T.S.A.	25.00
Lauder	100.00
Loudon	14.00
Lyman	35.00
Macpherson	27.00
Pedley	14.00
Pentland	28.00
Phelps	9.00
Poitras	14.00
Wyse	14.00

NORTH SHORE BOARD OF EDUCATION

Towns of:	
Blind River	142.13
Elliot Lake	128.38
Village of:	
Iron Bridge	163.64
Townships of:	
Day and Bright Additional	179.26
Thompson	230.60
Improvement District of:	
the North Shore	188.32

Municipality Column 1	Equalization Factor Column 2
Geographic Townships of:	
Bright	188.32
Cobden	188.32
Gladstone	188.32
Grasett	188.32
Jogues	188.32
Juillette	188.32
Kamichisitit	188.32
Mack	188.32
Montgomery	188.32
Nouvel	188.32
Parkinson	188.32
Patton	188.32
Scarfe	188.32
Striker:	
Portion not in the Improvement District of the North Shore	188.32
Timmermans	188.32
All the islands in the North Channel of Lake Huron lying south of the geographic townships of Bright, Cobden and the portion of Striker that is not part of the Improvement District of the North Shore	188.32

RED LAKE BOARD OF EDUCATION

Townships of:	
Ear Falls	33.00
Red Lake	28.71
Improvement District of:	
Balmertown	33.30
Geographic Townships of:	
Baird	35.00
Dome	34.00
Heyson	35.00
All lands described in subparagraph iv of paragraph 1 of Schedule 12 to Regulation 793, Revised Regula- tions of Ontario, 1970	310.00
All lands described in subparagraph v of paragraph 1 of Schedule 12 to Regulation 793, Revised Regula- tions of Ontario, 1970:	
Portion in Ear Falls T.S.A.	33.00
Remainder	310.00

Municipality Column 1	Equalization Factor Column 2
SAULT STE. MARIE BOARD OF EDUCATION	
City of:	
Sault Ste. Marie	50.30
Township of:	
Prince	100.00
Geographic Townships of:	
Archibald	100.00
Aweres	100.00
Dennis	100.00
Deroche	100.00
Fenwick	100.00
Fisher	100.00
Gaudette	100.00
Havilland	100.00
Herrick	100.00
Hodgins	100.00
Home	100.00
Jarvis	100.00
Kars	100.00
Kincaid	100.00
Ley	100.00
Peever	100.00
Pennefather	100.00
Rix	100.00
Ryan	100.00
Shields	100.00
Slater	100.00
Tilley	100.00
Tupper	100.00
VanKoughnet	100.00

SUDBURY BOARD OF EDUCATION

City of:	
Sudbury:	
Broder Geographic Township (part)	273.92
Copper Cliff Town	33.50
Dill Geographic Township (part)	273.92
Eden Geographic Township (part)	273.92
Sudbury City	86.63
Tilton Geographic Township (part)	273.92

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Towns of:		Cherriman	203.56
Capreol:		Cleland	273.92
Capreol Town	23.02	Cox	20.00
Hutton Geographic Township	100.00	Davis	120.00
Norman Geographic Township	31.00	Delamere	20.00
Parkin Geographic Township (part)	100.00	Dill (part)	273.92
Nickel Centre:		Dryden (part)	273.92
Coniston Town	7.24	Eden (part)	273.92
Dryden Geographic Township (part)	273.92	Foy	100.00
Falconbridge Township	21.80	Haddo	310.55
MacLennan Geographic Township	150.91	Hart	100.00
Neelon and Garson Township (part)	22.68	Harty	100.00
Onaping Falls:		Hawley	20.00
Dowling Township (part)	23.73	Hendrie	20.00
Levack Town	25.50	Henry	268.96
Levack Geographic Township (part)	100.00	Hess	100.00
Onaping Improvement District	24.50	Hoskin	20.00
Rayside-Balfour:		Janes	120.00
Balfour Township (part)	23.94	Laura	100.00
Rayside Township	23.67	Loughrin	268.96
Snider Geographic Township (part)	115.61	Moncrieff	120.00
Valley East:		Scadding	120.00
Lumsden Geographic Township		Scollard	310.55
(part)	100.00	Secord	273.92
Neelon and Garson Township (part)	22.68	Servos	20.00
Valley East Township	20.43	Street	100.00
Walden:		Tilton (part)	273.92
Balfour Township (part)	23.94	Trill (part)	120.00
Dieppe Geographic Township	274.90		
Dowling Township (part)	23.73		
Drury, Denison and Graham Town- ship	21.36		
Fairbank Geographic Township			
(part)	100.00		
Hyman Geographic Township (part)	25.00		
Lively Town	22.62		
Lorne Geographic Township	25.00		
Louise Geographic Township	274.90		
Snider Geographic Township (part)	115.61		
Trill Geographic Township (part)	120.00		
Waters Township	17.85		
Townships of:			
Casimir, Jennings and Appleby	27.21		
Cosby, Mason and Martland	8.61		
Hagar	18.90		
Ratter and Dunnet	15.60		
Geographic Townships of:			
Allen	31.00		
Awrey	268.96		
Bigwood	20.00		
Burwash	273.92		
Cartier	232.11		
Cascaden	120.00		
TIMISKAMING BOARD OF EDUCATION			
Towns of:			
		Charlton	85.38
		Cobalt	31.40
		Englehart	97.23
		Haileybury	99.60
		Latchford	95.22
		New Liskeard	23.30
Village of:			
		Thornloe	92.60
Townships of:			
		Armstrong	31.60
		Brethour	13.56
		Casey	12.72
		Chamberlain	34.50
		Coleman	21.39
		Dack	100.00
		Dymond	25.68
		Evanturel	32.90

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Harley	20.19	McClaren	37.00
Harris	21.06	Milne	37.00
Hilliard	21.50	Milner	47.00
Hudson	22.71	Nicol	47.00
James	100.00	Olive	37.00
Kerns	29.70	Pacaud:	
Temagami	96.60	Concessions 1 and 2	34.50
Geographic Townships of:		Pense:	
Askin	37.00	Portion in Brethour T.S.A.	13.56
Barber	100.00	Remainder	21.50
Bayly	32.90	Phyllis	14.00
Beauchamp:		Riddell	37.00
Portion in Beauchamp and Hen-		Robillard:	
wood U.S.S.2	16.00	Portion in Bryce and Robillard	
Remainder	33.00	T.S.A.	26.00
Best	37.00	Portion in Savard, Sharpe and	
Briggs	37.00	Robillard T.S.A.	14.00
Bryce:		Remainder	100.00
Portion in Bryce and Robillard		Savard:	
T.S.A.	26.00	Portion in Savard and Marquis	
Remainder	100.00	U.S.S.2	17.00
Cane	100.00	Portion in Savard, Sharpe and	
Cassels	37.00	Robillard T.S.A.	14.00
Catharine:		Sharpe	14.00
Concessions 1 and 2	34.50	Sisk	37.00
Chambers	37.00	South Lorrain	100.00
Firstbrook	100.00	Thistle	37.00
Gillies Limit	100.00	Torrington	37.00
Gladman	37.00	Truax	100.00
Haultain	47.00	Tudhope	100.00
Henwood:		Yates	37.00
Portion in Armstrong T.S.A.	33.00	TIMMINS BOARD OF EDUCATION	
Portion in Beauchamp and Hen-			
wood U.S.S.2.	16.00	City of:	
Portion in Beauchamp and Hen-		Timmins	39.20
wood T.S.A.	33.00	WEST PARRY SOUND BOARD OF EDUCATION	
Portion in Henwood S.S.1	25.00		
Remainder	100.00	Town of:	
Ingram:		Parry Sound	187.89
Portion in Hilliard T.S.A.	21.50	Village of:	
Portion in Englehart D.S.A.	32.90	Rosseau	187.89
Remainder	39.00		
Joan	14.00		
Kenny	37.00		
Law	37.00		
Lorrain	100.00		
Lundy	100.00		
Marquis:			
Concessions 1 and 2	17.00		
Marter:			
Portion in Chamberlain T.S.A.	34.50		
Portion in Englehart D.S.A.	32.90		
Remainder	16.00		
McCallum	37.00		

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Townships of:		Burton	187.89
Carling	187.89	Conger	187.89
Christie	187.89	Cowper	187.89
Foley	187.89	East Burpee	187.89
Hagerman	187.89	Ferguson	187.89
Humphrey	187.89	Ferrie	187.89
McDougall	187.89	Harrison	187.89
McKellar	187.89	Henvey	187.89
Georgian Bay: Freeman Ward	187.89	McKenzie	187.89
		Mowatt	187.89
		Shawanaga	187.89
		Wallbridge	187.89
Geographic Townships of:		Those portions of the geographic townships of Croft and Spence that are not included in the Township School Area of Magnetawan	
Blair	187.89		187.89
Brown	187.89		

DISTRICT COMBINED SEPARATE SCHOOL BOARDS

TERRITORIAL DISTRICTS

COCHRANE-IROQUOIS FALLS DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD		Geographic Townships of:	
Towns of:		Brower	100.00
Cochrane	99.00	Calder	100.00
Iroquois Falls	100.90	Clute	100.00
		Fox	100.00
		Lamarche	100.00
		Newmarket	100.00
		Pyne	100.00
Townships of:		DRYDEN DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD	
Black River-Matheson:		Towns of:	
Black River-Matheson Township	102.90	Dryden	21.40
Playfair Township	100.00	Sioux Lookout	26.60
Kingham Improvement District	97.00		
Glackmeyer	102.30		

Municipality Column 1	Equalization Factor Column 2
Township of:	
Barclay	27.90
Geographic Townships of:	
Drayton:	
Portion in Sioux Lookout R.C.S.S. Board	26.60
Van Horne: Portion in Dryden R.C.S.S. Board	21.40
Wainwright: Portion in Dryden R.C.S.S. Board	21.40

**FORT FRANCES-RAINY RIVER DISTRICT
ROMAN CATHOLIC SEPARATE
SCHOOL BOARD**

Towns of:	
Fort Frances	30.50
Rainy River	31.40
Townships of:	
Alberton	34.90
Dilke	17.60
Morley	31.30
Geographic Township of:	
Nelles: Portion in Dilke and Morley C.R.C.S.S.	9.00

**GERALDTON DISTRICT
ROMAN CATHOLIC SEPARATE
SCHOOL BOARD**

Town of:	
Geraldton	36.20
Townships of:	
Beardmore	57.27
Longlac	29.79
Geographic Townships of:	
Ashmore	39.00
Daley	50.00
Errington	39.00
Leduc	34.00
R.C.S.S.1 Theresa	50.00

Municipality Column 1	Equalization Factor Column 2
HASTINGS-PRINCE EDWARD COUNTY ROMAN CATHOLIC SEPARATE SCHOOL BOARD	
Township of:	
Airy	97.60
Geographic Townships of:	
Sabine	35.00
Lyell: Portion in Murchison and Lyell C.R.C.S.S.	35.00
Murchison: Portion in Murchison and Lyell C.R.C.S.S.	35.00

**HEARST DISTRICT ROMAN CATHOLIC
SEPARATE SCHOOL BOARD**

Town of:	
Hearst	102.10
Township of:	
Eilber and Devitt	100.00
Geographic Townships of:	
Casgrain	100.00
Hanlan	100.00
Kendall	100.00
Lowther	100.00
Stoddard	100.00
Studholme	100.00
Way	100.00

**KAPUSKASING DISTRICT
ROMAN CATHOLIC SEPARATE
SCHOOL BOARD**

Towns of:	
Kapuskasing	93.70
Smooth Rock Falls	100.70
Townships of:	
Fauquier	100.00
Owens, Williamson and Idington	100.00
Shackleton and Machin	100.00

Municipality Column 1	Equalization Factor Column 2
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Improvement District of:

Opasatika 100.00

Geographic Townships of:

Haggart 100.00
 Nansen 100.00
 O'Brien 100.00
 Owens (part not in the Township of
 Owens, Williamson and Idington) 100.00

**KENORA DISTRICT
 ROMAN CATHOLIC SEPARATE
 SCHOOL BOARD**

Towns of:

Keewatin 31.80
 Kenora 89.30

Township of:

Jaffray and Melick 21.84

Improvement District of:

Sioux Narrows 18.20

**KIRKLAND LAKE DISTRICT ROMAN
 CATHOLIC SEPARATE SCHOOL BOARD**

Towns of:

Charlton 85.38
 Englehart 97.23
 Kirkland Lake 25.30

Townships of:

Chamberlain 34.50
 Larder Lake 98.30
 McGarry 96.90

Improvement District of:

Gauthier 88.40
 Matachewan 34.00

Municipality Column 1	Equalization Factor Column 2
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Geographic Townships of:

Boston 25.00
 Grenfell 100.00
 Lebel 100.00
 Maisonville 100.00
 Otto 25.00

**LAKEHEAD DISTRICT
 ROMAN CATHOLIC SEPARATE
 SCHOOL BOARD**

City of:

Thunder Bay:
 Fort William Ward 23.37
 Port Arthur Ward 27.82
 McIntyre Ward 25.19
 Neebing Ward 24.11

Townships of:

Neebing 28.50
 Oliver 23.40
 Paipooonge 23.30
 Shuniah 27.70

**MICHIPICOTEN DISTRICT
 ROMAN CATHOLIC SEPARATE
 SCHOOL BOARD**

Township of:

Michipicoten 100.00

Improvement District of:

White River 25.74

Geographic Townships of:

Esquega 27.00
 Fiddler 27.00

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
NIPISSING DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD			
City of:		Kirkpatrick:	
North Bay	23.00	Portion in Badgerow, Caldwell and Kirkpatrick C.R.C.S.S.	10.00
Towns of:		Portion in Appleby, Casimir, Dunnet, Hagar, Hugel, Jennings, Kirkpatrick and Ratter C.R.C.S.S.	17.00
Cache Bay	99.80	Portion in Kirkpatrick, Loudon and Macpherson C.R.C.S.S.	20.00
Mattawa	90.20	Loudon	20.00
Sturgeon Falls	100.00	Macpherson	20.00
Townships of:		Pedley	14.00
Bonfield:		Poitras	25.00
Bonfield Town	96.94	NORTH OF SUPERIOR DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD	
Bonfield Township	100.00	Townships of:	
Caldwell	9.21	Manitouwadge	100.00
Calvin	10.10	Nipigon	21.69
Chisholm	18.72	Schreiber	40.80
East Ferris	100.00	Terrace Bay	88.90
Field	95.00	Improvement Districts of:	
Mattawan	10.30	Nakina	44.70
Nipissing	256.93	Red Rock	97.40
North Himsworth	256.93		
Papineau	18.70	NORTH SHORE DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD	
South Himsworth	256.93	Towns of:	
Springer	23.37	Blind River	142.13
Improvement District of:		Elliot Lake	128.38
Cameron	18.90	Espanola	23.07
Geographic Townships of:		Little Current	221.46
Badgerow:		Massey	48.60
Portion in Badgerow, Caldwell and Kirkpatrick C.R.C.S.S.	10.00	Webbwood	23.97
Portion in Badgerow, Field, Gibbons and Grant C.R.C.S.S.	29.00	Village of:	
Beauceage	14.00	Iron Bridge	163.64
Clarkson	25.00		
Crerar	15.00		
Falconer	14.00		
Gibbons:			
Portion in Badgerow, Field, Gibbons and Grant C.R.C.S.S.	29.00		
Grant	29.00		
Hugel	17.00		

Municipality Column 1	Equalization Factor Column 2
Townships of:	
Baldwin	3.93
Day and Bright Additional	179.26
Nairn	32.10
The Spanish River:	
Hallam	43.40
Salter, May and Harrow	35.50
Improvement District of:	
the North Shore	188.32
Geographic Townships of:	
Cobden	188.32
Curtin	25.00
Merritt	27.00
Mongowin	25.00
Striker:	
Portion not included in the Improvement District of the North Shore	188.32
SAULT STE. MARIE DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD	
City of:	
Sault Ste. Marie	50.30
Townships of:	
Macdonald, Meredith and Aberdeen Additional	100.00
Prince	100.00
Geographic Townships of:	
Aweres	100.00
Fenwick	100.00
Fisher	100.00
Herrick	100.00
Hodgins	100.00
Van Koughnet	100.00

Municipality Column 1	Equalization Factor Column 2
SUDBURY DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD	
City of:	
Sudbury:	
Broder Geographic Township (part)	273.92
Copper Cliff Town	33.50
Dill Geographic Township (part)	273.92
Eden Geographic Township (part)	273.92
Sudbury City	86.63
Tilton Geographic Township (part)	273.92
Towns of:	
Capreol:	
Capreol Town	23.02
Hutton Geographic Township	100.00
Norman Geographic Township	31.00
Parkin Geographic Township (part)	100.00
Nickel Centre:	
Coniston Town	7.24
Dryden Geographic Township (part)	273.92
Falconbridge Township	21.80
MacLennan Geographic Township	150.91
Neelon and Garson Township (part)	22.68
Onaping Falls:	
Dowling Township (part)	23.73
Levack Town	25.50
Levack Geographic Township (part)	100.00
Onaping Improvement District	24.50
Rayside-Balfour:	
Balfour Township (part)	23.94
Rayside Township	23.67
Snider Geographic Township (part)	115.61
Valley East:	
Lumsden Geographic Township (part)	100.00
Neelon and Garson Township (part)	22.68
Valley East Township	20.43
Walden:	
Balfour Township (part)	23.94
Dieppe Geographic Township	274.90
Dowling Township (part)	23.73
Drury, Denison and Graham Township	21.36
Fairbank Geographic Township (part)	100.00
Hyman Geographic Township (part)	25.00
Lively Town	22.62
Lorne Geographic Township	25.00
Louise Geographic Township	274.90
Snider Geographic Township (part)	115.61
Trill Geographic Township (part)	120.00
Waters Township	17.85

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Townships of:		Latchford	95.22
Casimir, Jennings and Appleby	27.21	New Liskeard	23.30
Cosby, Mason and Martland	8.61	Village of:	
Hagar	18.90	Thornloe	92.60
Ratter and Dunnet	15.60	Townships of:	
Rutherford and George Island	162.98	Armstrong	31.60
Geographic Townships of:		Brethour	13.56
Allen	31.00	Casey	12.72
Awrey	268.96	Coleman	21.39
Bigwood	20.00	Dymond	25.68
Burwash	273.92	Evanturel	32.90
Cartier	232.11	Harley	20.19
Cascaden	120.00	Harris	21.06
Cherriman	203.56	Hilliard	21.50
Cleland	273.92	Hudson	22.71
Cox	20.00	James	100.00
Davis	120.00	Kerns	29.70
Delamere	20.00	Geographic Townships of:	
Dill (part)	273.92	Beauchamp	33.00
Dryden (part)	273.92	Cane	100.00
Eden (part)	273.92	Firstbrook	100.00
Foy	100.00	Henwood	33.00
Haddo	310.55	TIMMINS DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD	
Hart	100.00	City of Timmins:	
Harty	100.00	Timmins Town	25.10
Hawley	20.00	Mountjoy Township	25.80
Hendrie	20.00	Tisdale Township	23.40
Henry	268.96	Whitney Township	18.57
Henvey	187.89	Adams Geographic Township	100.00
Hess	100.00	Blackstock Geographic Township	100.00
Hoskin	20.00	Bristol Geographic Township	100.00
Janes	120.00	Carman Geographic Township	100.00
Laura	100.00	Carscallen Geographic Township	100.00
Loughrin	268.96	Cody Geographic Township	100.00
Moncrieff	120.00	Deloro Geographic Township	100.00
Scadding	120.00	Denton Geographic Township	100.00
Scollard	310.55	Dundonald Geographic Township:	
Secord	273.92	Portion formerly in Town of	
Servos	20.00	Iroquois Falls	100.00
Street	100.00	Eldorado Geographic Township	100.00
Tilton (part)	273.92	Evelyn Geographic Township	100.00
Trill (part)	120.00	German Geographic Township	100.00
Wallbridge:		Godfrey Geographic Township	100.00
Portion in R.C.S.S.1 Henvey	187.89	Gowan Geographic Township	100.00
		Hoyle Geographic Township	100.00

**TIMISKAMING DISTRICT
ROMAN CATHOLIC SEPARATE
SCHOOL BOARD**

Towns of:

Cobalt	31.40
Haileybury	99.60

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Jamieson Geographic Township	100.00	Ogden Geographic Township	100.00
Jessop Geographic Township	100.00	Price Geographic Township	100.00
Kidd Geographic Township	100.00	Robb Geographic Township	100.00
Langmuir Geographic Township	100.00	Shaw Geographic Township	100.00
Loveland Geographic Township	100.00	Thomas Geographic Township	100.00
Macdiarmid Geographic Township	100.00	Thornloe Geographic Township	100.00
Macklem Geographic Township	100.00	Turnbull Geographic Township	100.00
Matheson Geographic Township	100.00	Wark Geographic Township	100.00
Murphy Geographic Township	100.00		

DISTRICT SCHOOL AREA BOARDS

TERRITORIAL DISTRICTS

Airy D.S.A. Board	97.60	Missarendo D.S.A. Board:	
Armstrong D.S.A. Board	36.00	Missanabie	17.00
Asquith-Garvey D.S.A. Board	100.00	Dalton	17.00
Auden D.S.A. Board	35.00	Renabie	30.20
Bicknell D.S.A. Board	35.00	Moosonee D.S.A. Board	100.00
Camp Robinson D.S.A. Board	300.00	Murchison and Lyell D.S.A. Board	35.00
Canfield D.S.A. Board	35.00	Nakina D.S.A. Board	44.70
Caramat D.S.A. Board	35.00	Oba D.S.A. Board	31.00
Connell and Ponsford D.S.A. Board	308.91	Sabine D.S.A. Board	35.00
Dent D.S.A. Board	100.00	Savant Lake D.S.A. Board	46.00
Foley D.S.A. Board	100.00	Smoky Falls D.S.A. Board	72.00
Franz D.S.A. Board	36.00	Sturgeon Lake D.S.A. Board	381.00
Gogama D.S.A. Board	100.00	Umfreville D.S.A. Board	35.00
Kashabowie D.S.A. Board	19.00	Upsala D.S.A. Board	33.00
Kilkenny D.S.A. Board	32.00	White Otter D.S.A. Board:	
Mill-Forest D.S.A. Board	100.00	Hillsport S.S. No. 1	35.00
Mine Centre D.S.A. Board	30.00	Manitou S.S. No. 1	100.00

INDEPENDENT ROMAN CATHOLIC SEPARATE SCHOOL BOARDS

TERRITORIAL DISTRICTS

Atikokan R.C.S.S. Board	48.50	Dubreuilville R.C.S.S. Board	100.00
Chapleau, Panet and Caverley C.R.C.S.S. Board:		Foley R.C.S.S. Board	100.00
Caverley Geographic Township	100.00	Gogama R.C.S.S. Board	100.00
Chapleau Township	110.90	Hornepayne R.C.S.S. Board	241.74
Chapleau Geographic Township	100.00	Moosonee R.C.S.S. Board	100.00
Panet Geographic Township	100.00	Red Lake R.C.S.S. Board	28.71
		Sultan R.C.S.S. Board	100.00

SECONDARY SCHOOL BOARDS

James Bay Lowlands Secondary School District	100.00
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BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 12th day of February, 1979.

THE EDUCATION ACT, 1974

O. Reg. 109/79.

Apportionment 1979 Requisitions.

Made—February 14th, 1979.

Filed—February 15th, 1979.

**REGULATION MADE UNDER
THE EDUCATION ACT, 1974**

APPORTIONMENT 1979 REQUISITIONS

1. In this Regulation,

(a) "apportionable sum required by a divisional board for public school purposes for 1979" means the excess of the total estimated expenditures of the board for public school purposes for 1979 exclusive of,

(i) allowances and provisions for differences between the sum that the board requisitioned and the sum that the board ought to have requisitioned in a previous year for public school purposes from a local municipality in the school division, and

(ii) the portion charged to public school purposes of any expenditures incurred by the board in performing the duties of a municipal council,

over the sum of the estimated revenues of the board for public school purposes for 1979 from sources other than local taxation and the amount in the reserve established under subsection 2 of section 205a of the Act for public school purposes;

(b) "apportionable sum required by a divisional board for secondary school purposes for 1979" means the excess of the total estimated expenditures of the board for secondary school purposes for 1979 exclusive of,

(i) allowances and provisions for differences between the sum that the board requisitioned and the sum that the board ought to have requisitioned in a previous year for secondary school purposes from a local municipality in the school division, and

(ii) the portion charged to secondary school purposes of any expenditures incurred by the board in performing the duties of a municipal council,

over the sum of the estimated revenues of the board for secondary school purposes for 1979 from sources other than local taxation and the amount in the reserve established under subsection 2 of section 205a of the Act for secondary school purposes;

(c) "equalized assessment for a local municipality" for a year means the sum of,

(i) the residential and farm assessment as defined in clause *b* of section 213 of the Act, and

(ii) the quotient obtained by dividing by 0.9 the commercial assessment as defined in clause *a* of section 213 of the Act,

that is rateable for public school purposes or for secondary school purposes, as the case may be, in the local municipality, except that reference to the last revised assessment roll in clauses *a* and *b* of the said section 213 shall, for the purposes of this Regulation, be deemed to be reference to the last revised assessment roll used for taxation purposes in the year, such sum being adjusted by the assessment equalization factor in Column 2 that is set opposite the name of the local municipality in Column 1 of Schedule B to Ontario Regulation 108/79;

(d) "local municipality" means a local municipality as defined in section 1 of Ontario Regulation 108/79;

(e) "local taxation" means taxes levied by a municipality or a board for public or secondary school purposes, as the case may be, exclusive of taxes under section 44 of *The Assessment Act* and under section 304a of *The Municipal Act*;

(f) "payment in lieu of taxes for 1979" means, in respect of a municipality, the sum of the amounts payable by the municipality to the board for 1979 for public school purposes or for secondary school purposes, as the case may be, under subsection 10 of section 6 of *The Housing Development Act*, under subsection 4 of section 637 of *The Municipal Act* and under subsection 9 of section 47 of *The Power Corporation Act*.

2.—(1) The apportionable sum required by a divisional board for public school purposes for 1979 shall be apportioned among the local municipalities in the school division in the ratio, correct to five places of decimals, of the equalized assessments for such local municipalities for public school purposes.

(2) The sum apportioned under subsection 1 to a local municipality shall be,

(a) increased by expenditures that are incurred for 1979 by the divisional board in performing the duties of a municipal council and that are charged to public school purposes; and

(b) adjusted under subsection 2 or 3 of section 212 of the Act.

(3) The amount apportioned to a municipality by a divisional board for public school purposes shall be the sum of,

(a) the amounts apportioned under subsection 1 to the local municipalities within the municipality, as altered under subsection 2; and

(b) the payment in lieu of taxes for 1979 in respect of the municipality for public school purposes and the amount allocated by the municipality under subsection 11 of section 304a of *The Municipal Act* to the divisional board for 1979 for public school purposes.

3.—(1) The apportionable sum required by a divisional board for secondary school purposes for 1979 shall be apportioned among the local municipalities in the school division in the ratio, correct to five places of decimals, of the equalized assessments for such local municipalities for secondary school purposes.

(2) The sum apportioned under subsection 1 to a local municipality shall be,

(a) increased by expenditures that are incurred for 1979 by the divisional board in performing the duties of a municipal council and that are charged to secondary school purposes; and

(b) adjusted under subsection 2 or 3 of section 212 of the Act.

(3) The amount apportioned to a municipality by a divisional board for secondary school purposes shall be the sum of,

(a) the amounts apportioned under subsection 1 to the local municipalities within the municipality, as altered under subsection 2; and

(b) the payment in lieu of taxes for 1979 in respect of the municipality for secondary school purposes and the amount allocated by the municipality under subsection 11 of section 304a of *The Municipal Act* to the divisional board for 1979 for secondary school purposes.

4. This Regulation applies in respect of the apportionment of the sum required by a divisional board for public school purposes and the sum required by a divisional board for secondary school purposes, for the year 1979.

THE EDUCATION ACT, 1974

O. Reg. 110/79.

Calculation of Fees for Pupils, 1979.

Made—January 30th, 1979.

Approved—February 14th, 1979.

Filed—February 15th, 1979.

REGULATION MADE UNDER THE EDUCATION ACT, 1974

CALCULATION OF FEES FOR PUPILS, 1979

1.—(1) In this Regulation,

(a) "credit" means credit as defined in section 1 of Ontario Regulation 108/79;

(b) "current cost of operating" means in respect of a board, its current cost of operating for 1979 as defined in section 1 of Ontario Regulation 108/79 except that, in respect of a board appointed under section 68 of the Act, the current expenditure for 1979 for all furniture and equipment and all debt charges as defined in section 1 of Ontario Regulation 108/79 are excluded therefrom;

(c) "elementary school pupil" means an elementary school pupil as defined in section 1 of Ontario Regulation 108/79;

(d) "pupil accommodation charge" means pupil accommodation charge as defined in section 1 of Ontario Regulation 108/79;

(e) "resident-external pupil" means a resident-external pupil as defined in section 1 of Ontario Regulation 108/79;

(f) "resident-internal pupil" means a resident-internal pupil as defined in section 1 of Ontario Regulation 108/79;

(g) "technological studies" means the courses developed from curriculum guidelines that are issued by the Minister for the intermediate division and senior division and listed under the heading "Technological Studies" in circular H.S. 1 issued by the Ministry.

(2) Where a board of education provides instruction for one or more pupils in respect of whom fees are receivable, the fees shall be calculated under this Regulation as if the board of education were a public school board and a secondary school board.

2.—(1) Subject to subsection 2 and to sections 3 and 6, where a board provides instruction for pupils whose fees are receivable from another board or from Canada, the fees shall be calculated by,

- (a) subtracting from the current cost of operating of the board that provides the instruction the grant payable to such board under subsections 1 and 2 of section 10 of Ontario Regulation 108/79 and dividing the difference so obtained by the average daily enrolment for 1979 of such board; and
- (b) multiplying the average daily enrolment of the elementary or secondary school pupils whose fees are receivable from the other board or from Canada, as the case may be, by the sum of,
- (i) the amount determined under clause a, and
- (ii) except where the board that provides the instruction is a board appointed under section 68 of the Act, the pupil accommodation charge for such pupils.

(2) Where a board has entered into an agreement under subsection 2 of section 162 of the Act that provides for a payment by the Crown in right of Canada to provide classroom accommodation for a specified number of pupils, the pupil accommodation charge for each such pupil shall, notwithstanding clause d of subsection 1 of section 1, be deemed to be zero.

3. Where a board appointed under section 68 of the Act operates a school in a centre for the treatment of cerebral palsy, a crippled children's treatment centre, a hospital or a sanatorium and provides instruction therein for pupils whose fees are receivable from any source, the fee for such a pupil shall be calculated by,

- (a) adding to the current cost of operating of the board for the year in which it provides the instruction, the portion approved by the Minister for grant purposes of the expenditure for such year for the transportation of pupils, and deducting from the total thereof the general legislative grants payable to the board for such year except a grant that is equal to the cost of education;
- (b) dividing the amount determined under clause a by the sum of the days on which each pupil is enrolled at the school; and
- (c) multiplying the amount determined under clause b by the number of days for which the pupil whose fee is being calculated is enrolled at the school.

4. Where a board, except a board appointed under section 68 of the Act, provides instruction for a pupil in respect of whom fees are required to be paid, other than a pupil whose fees are receivable from another board or from Canada, the fees pay-

able by or on behalf of the pupil shall be such as the board may prescribe but, subject to subsection 4 of section 6, shall not exceed the product obtained by multiplying the average daily enrolment of such pupil for the year in which such instruction is provided by the quotient obtained by dividing,

- (a) the excess of,
- (i) the sum of the amounts that the board that provides the instruction, requisitioned, levied or caused to be levied in the preceding year for public, secondary or separate school purposes, as the case may be,

over,

- (ii) the sum of,
- a. the payments in lieu of taxes for 1978, as defined in section 1 of Ontario Regulation 65/78, in respect of, and
- b. the portions allocated to the board for 1977 of tax levied under section 304a of *The Municipal Act* by,

the municipalities within the jurisdiction of the board, for public, secondary or separate school purposes, as the case may be,

by,

- (b) the average daily enrolment for such preceding year of resident-internal pupils and resident-external pupils of the board that provides the instruction.

5. Notwithstanding section 4, where in any year a board provides instruction for a pupil in respect of whom fees are required to be paid and whose parent or guardian does not reside in Ontario, the fees payable by or on behalf of the pupil shall be such as the board may prescribe but, subject to subsection 4 of section 6, shall not exceed the product obtained by multiplying,

- (a) one-tenth of the sum of the quotient determined under clause a of subsection 1 of section 2 and the pupil accommodation charge for the pupil,

by,

- (b) the number of months during which the pupil is enrolled in such year in a school operated by the board that provides the instruction.

6.—(1) In this section "high-cost program" means,

- (a) a program of special education;

- (b) a program for trainable retarded children;
- (c) a program that includes technological studies that qualify in a school year for three or more credits toward the Secondary School Graduation Diploma; and
- (d) a program of grade 9 or 10 that is offered in an elementary school.

(2) Where the ratio of the average daily enrolment of elementary school pupils whose fees are receivable from another board or from Canada and who are registered in a high-cost program to the average daily enrolment of elementary school pupils whose fees are receivable from the other board or from Canada, as the case may be, is greater than the ratio of the average daily enrolment of elementary school pupils registered in such high-cost program to the average daily enrolment of elementary school pupils registered at the schools of the board that provides the instruction, the fee for a pupil registered in a high-cost program, as determined by dividing the fees receivable in respect of elementary school pupils from the other board or from Canada, as the case may be, under section 2 by the average daily enrolment of such pupils, may be multiplied by a factor to be agreed upon between the board that provides the instruction and the board from which or the party from whom the fee is receivable except that, in the case of a pupil registered in a program referred to in clause *d* of subsection 1, the factor shall not be greater than 1.125.

(3) Subsection 2 applies, with necessary modifications, to secondary school pupils.

(4) Where a pupil to whom section 4 or 5 applies is registered in a high-cost program, the maximum fees payable in respect of such pupil shall be determined by multiplying the maximum fees under section 4 or 5, as the case may be, by a factor to be agreed upon between the board that provides the instruction and the party from whom the fees are receivable.

(5) Where under this section the board that provides the instruction and the other board or party concerned cannot agree upon a factor, the factor shall be determined by three arbitrators, one arbitrator appointed by the board that provides the instruction, one arbitrator appointed by the board from which or the party from whom the fee is receivable and one arbitrator appointed by the Minister, and the decision of the arbitrators or a majority of them is final and binding upon the board that provides the instruction and the other board or party concerned.

7. Where a board, except a board appointed under section 68 of the Act, provides an education program in a hospital or treatment centre that is not referred to in section 27 of Ontario Regulation 108/79, the fee payable in respect of a pupil who is

not qualified to be a resident pupil of the board and for whom such an education program is provided shall be such as may be agreed upon between the board that provides the program and the parent or guardian of the pupil or the board of which the pupil is qualified to be a resident pupil.

8. This Regulation applies to fees for pupils in respect of the year 1979.

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 30th day of January, 1979.

(1816)

9

THE GAME AND FISH ACT

O. Reg. 111/79.

Open Seasons—Rabbits and Squirrels.

Made—February 15th, 1979.

Filed—February 16th, 1979.

REGULATION MADE UNDER THE GAME AND FISH ACT

OPEN SEASONS—RABBITS AND SQUIRRELS

1. For the purpose of this Regulation Ontario is divided into parts described and enumerated in Schedule 1. O. Reg. 111/79, s. 1.

2.—(1) In this Regulation, unless otherwise specified, wherever an open season is set out, the open season includes both the date of commencement and the date of termination.

(2) The open seasons set out herein do not apply to provincial parks, Crown game preserves or Crown lands designated in Ontario Regulation 605/77. O. Reg. 111/79, s. 2.

OPEN SEASONS FOR RABBITS

3. Subject to section 4, rabbits may be hunted or trapped in the part of Ontario specified in Column 1 of an item of Schedule 2 during the open season specified in Column 2 of the item. O. Reg. 111/79, s. 3.

4. No person shall take more than,

(a) six cottontail rabbits; and

(b) six European hares,

in one day. O. Reg. 111/79, s. 4.

OPEN SEASONS FOR SQUIRRELS

5. Subject to section 6, black, grey or fox squirrels may be hunted or trapped in the part of Ontario specified in Column 1 of an item of Schedule 3 during the open season specified in Column 2 of the item. O. Reg. 111/79, s. 5.

6.—(1) No person shall take, in one day, more squirrels in the aggregate than the number specified in Column 3 of an item of Schedule 3.

(2) No person shall possess more than an aggregate number of ten squirrels at one time. O. Reg. 111/79, s. 6.

7. Ontario Regulation 140/77 is revoked. O. Reg. 111/79, s. 7.

8. This Regulation comes into force on the 16th day of June, 1979. O. Reg. 111/79, s. 7.

Schedule 1**PART 1**

The Township of Pelee in the County of Essex.

PART 2

The County of Essex, except the Township of Pelee.

PART 3

All those lands described in Parts 3A and 3B.

PART 3A

The County of Kent.

PART 3B

The County of Lambton.

PART 4

All those lands described in Parts 4A and 4B.

PART 4A

The counties of Brant, Dufferin, Oxford and Wellington and the regional municipalities of Haldimand-Norfolk, Halton, Hamilton-Wentworth and Waterloo.

PART 4B

The counties of Elgin and Middlesex.

PART 5

The Regional Municipality of Niagara.

PART 6

The Regional Municipality of Peel, The Municipality of Metropolitan Toronto and The Regional Municipality of York, except the Township of Georgina, and the Township of Uxbridge, the towns of Ajax, Pickering and Whitby and the City of Oshawa in The Regional Municipality of Durham.

PART 7

All those lands described in Parts 7A and 7B.

PART 7A

The counties of Bruce, Grey, Huron, Perth and Simcoe, except the townships of Mara, Orillia and Rama, the Township of Georgina in The Regional Municipality of York, the townships of Brock and Scugog and the Town of Newcastle in The Regional Municipality of Durham, that part of the County of Victoria lying south of that part of the King's Highway known as No. 7, the Township of Cavan in the County of Peterborough and the Township of Hope in the County of Northumberland.

PART 7B

The townships of Mara, Orillia and Rama in the County of Simcoe.

PART 8

Those parts of the counties of Frontenac, Hastings, Lennox and Addington, Peterborough, except the Township of Cavan, and Northumberland, except the Township of Hope, lying south of that part of the King's Highway known as No. 7, and the County of Prince Edward.

PART 9

The counties of Dundas, Glengarry, Grenville, Lanark, Leeds, Prescott, Russell and Stormont, and The Regional Municipality of Ottawa-Carleton, and those parts of the counties of Frontenac, Hastings, Lennox and Addington, Peterborough and Victoria lying north of a line described as follows:

Commencing at the intersection of the westerly boundary of the Township of Mariposa in the County of Victoria with the centre line of that part of the King's Highway known as No. 7; thence in a general easterly, southeasterly, southerly and easterly direction along that centre line to its intersection with the easterly boundary of the Township of Oso in the County of Frontenac.

PART 10

The County of Renfrew, the Provisional County of Haliburton, The District Municipality of Muskoka and the Territorial District of Parry Sound, and those parts of the territorial districts of Algoma,

Manitoulin, Nipissing and Sudbury lying south of a line which is described as follows:

Commencing at the intersection of the centre line of that part of the King's Highway known as No. 17 with the centre line of that part of the King's Highway known as Secondary Highway No. 533; thence westerly along the centre line of that part of the King's Highway known as No. 17 to the westerly limit of a community known as Spragge in the geographic Township of Spragge in the Territorial District of Algoma; thence southwesterly in a straight line to the intersection with an angle in the International Boundary between Canada and the United States of America lying opposite Cockburn Island in the North Channel of Lake Huron; thence in a general northwesterly direction following the said International Boundary to the intersection with the Interprovincial Boundary between Ontario and Manitoba.

PART 11

All those lands in the territorial districts of Algoma, Kenora, Kenora Patricia Portion, Nipissing, Rainy River, Sudbury and Thunder Bay described as follows:

Commencing at the intersection of the centre line of that part of the King's Highway known as No. 17 with the centre line of that part of the King's Highway known as Secondary Highway No. 533; thence westerly along the centre line of that part of the King's Highway known as No. 17 to the westerly limit of a community known as Spragge in the geographic Township of Spragge in the Territorial District of Algoma; thence southwesterly in a straight line to the intersection with an angle in the International Boundary between Canada and the United States of America lying opposite Cockburn Island in the North Channel of Lake Huron; thence in a general northwesterly direction following the said International Boundary to the intersection with the Interprovincial Boundary between Ontario and Manitoba; thence northerly along that Interprovincial Boundary to the 11th base line; thence easterly along that base line to the northerly production of the westerly boundary of the Territorial District of Cochrane; thence southerly along that production and the westerly and southerly boundaries of the Territorial District of Cochrane to the northwesterly corner of the Territorial District of Timiskaming being at the northwesterly corner of the geographic Township of Hillary; thence in a southerly and easterly direction following the westerly and southerly boundaries of the Territorial District of Timiskaming to the southeasterly corner of the geographic Township of South Lorrain; thence easterly along the easterly production of the southerly boundary of the geographic Township of South Lorrain to the Interprovincial Boundary between Ontario and Quebec; thence in a southeasterly direction along that Interprovincial Boundary to a line drawn

north astronomically from the point of commencement; thence south astronomically to the point of commencement.

PART 12

All those lands in the territorial districts of Cochrane, Kenora Patricia Portion and Timiskaming described as follows:

Commencing at the intersection of the 11th base line with the Interprovincial Boundary between Ontario and Manitoba; thence easterly along the 11th base line to the northerly production of the westerly boundary of the Territorial District of Cochrane; thence southerly along the said production and the westerly and southerly boundaries of the Territorial District of Cochrane to the northwesterly corner of the Territorial District of Timiskaming being at the northwesterly corner of the geographic Township of Hillary; thence in a southerly and easterly direction following the westerly and southerly boundaries of the Territorial District of Timiskaming to the southeasterly corner of the geographic Township of South Lorrain; thence easterly along the easterly production of the southerly boundary of the geographic Township of South Lorrain to the Interprovincial Boundary between Ontario and Quebec; thence northerly along the said Interprovincial Boundary to the high-water mark of James Bay; thence in a general northwesterly direction along the high-water mark of James Bay and Hudson Bay to the easterly bank of the Brant River; thence southerly along the easterly bank of the Brant River to a point distant 10 miles measured southerly from and perpendicularly to the high-water mark of Hudson Bay; thence in a general northwesterly direction parallel to the said high-water mark and distant 10 miles in perpendicular width therefrom to the Interprovincial Boundary between Ontario and Manitoba; thence in a southwesterly and southerly direction along the said Interprovincial Boundary to the point of commencement.

PART 13

All those lands in the Territorial District of Kenora Patricia Portion described as follows:

Commencing at the intersection of the high-water mark of Hudson Bay with the Interprovincial Boundary between Ontario and Manitoba; thence southerly along that Interprovincial Boundary to a point distant 10 miles measured southerly from and perpendicularly to the high-water mark of Hudson Bay; thence easterly parallel to the said high-water mark and 10 miles in perpendicular distance therefrom to the intersection with the easterly bank of the Brant River; thence northerly along that easterly bank to the high-water mark of Hudson Bay; thence westerly along that high-water mark to the point of commencement. O. Reg. 111/79, Sched. 1.

Schedule 2

Rabbits (Cottontail, Varying Hare,
European Hare)

Item	Column 1 Parts of Ontario described and enumerated in Schedule 1	Column 2 Open Seasons
1.	1	December 22, 1979 to February 29, 1980 December 24, 1980 to February 28, 1981
2.	2, 3	October 31, 1979 to February 29, 1980 October 29, 1980 to February 28, 1981
3.	5	October 24, 1979 to February 29, 1980 October 22, 1980 to February 28, 1981
4.	4, 6	October 17, 1979 to February 29, 1980 October 15, 1980 to February 28, 1981
5.	7, 8	September 29, 1979 to February 29, 1980 September 27, 1980 to February 28, 1981
6.	9	September 29, 1979 to March 31, 1980 September 27, 1980 to March 31, 1981
7.	10, 11, 12, 13	September 1, 1979 to June 15, 1980 September 1, 1980 to June 15, 1981

O. Reg. 111/79, Sched. 2.

Schedule 3

Black, Grey and Fox Squirrels

Item	Column 1 Parts of Ontario described and enumerated in Schedule 1	Column 2 Open Seasons	Column 3 Daily Limit
1.	2, 3	October 31, 1979 to November 10, 1979 October 29, 1980 to November 8, 1980	5
2.	4B	October 24, 1979 to November 28, 1979 October 22, 1980 to November 26, 1980	5
3.	4A, 5, 6, 7	September 29, 1979 to December 15, 1979 September 27, 1980 to December 15, 1980	5
4.	8, 9, 10, 11, 12, 13	September 29, 1979 to December 15, 1979 September 27, 1980 to December 15, 1980	10

O. Reg. 111/79, Sched. 3.

J. A. C. AULD
Minister of Natural Resources

Dated at Toronto, this 15th day of February, 1979.

(1817)

9



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PUBLICATIONS UNDER THE REGULATIONS ACT

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Special Announcement

The Government of Ontario has instituted a program making certain Statutes and Regulations available in the French language. This is a long-term, on-going undertaking and the first translated statutes are expected to be ready for distribution early in April, 1979. These statutes are: The Ministry of Northern Affairs Act, 1977, The Compensation for Victims of Crime Act, 1971 and The Human Tissue Gift Act, 1971. Additional translations will be listed in both our Monthly Checklist and French Catalogue as they become available.

Le Gouvernement de la Province d'Ontario a mis sur pied un programme qui assurera la traduction en langue française d'un certain nombre de lois statutaires et de règlements. Il s'agit d'une initiative à long terme et les premières traductions de lois statutaires devraient être prêtes à être distribuées au début du mois d'avril 1979. Ces lois sont la Loi de 1977 sur le ministère des Affaires du Nord, la Loi de 1971 sur la compensation des victimes d'actes criminels et la Loi de 1971 sur le don de tissus humains. D'autres traductions seront ajoutées à la fois à la liste mensuelle de contrôle et à notre catalogue français à mesure qu'elles seront disponibles.

Publications Under The Regulations Act

March 10th, 1979

THE PLANNING ACT

O. Reg. 112/79.

Restricted Areas—County of Frontenac,
Township of Bedford.

Made—February 15th, 1979.

Filed—February 20th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 218/75 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 218/75 is amended by adding thereto the following section:

97. Notwithstanding any other provision of this Order, the land described in Schedule 98 may be used for the erection and use thereon of a seasonal residence and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance between any building or structure, including a sewage disposal system, and the high water mark of Bob's Lake 50 feet

Minimum side yards 10 feet

Minimum rear yard 25 feet

Maximum lot coverage 30 per cent

O. Reg. 112/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 98

That parcel of land situate in the Township of Bedford in the County of Frontenac, being composed of those parts of lots 23 and 24 in Concession III designated as Part 5 on a Plan deposited in the Land Registry Office for the Registry Division of Frontenac (No. 13) as Number RD-90. O. Reg. 112/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 15th day of February, 1979.

(1837)

10

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 113/79.

Metropolitan Toronto, Borough of Etobicoke.

Made—February 15th, 1979.

Filed—February 21st, 1979.

REGULATION TO AMEND ONTARIO REGULATION 478/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph iv of section 2 of Ontario Regulation 478/73, as remade by section 1 of Ontario Regulation 438/75 and amended by section 1 of Ontario Regulation 879/78, is further amended by adding thereto the following subparagraph:

5. Those parts of the road allowance between lots 21 and 22 in Concession IV, fronting the Humber River, designated as parts 2 and 3 according to a Reference Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 64R-7218.

F. MILLER
*Treasurer of Ontario and
Minister of Economics*

Dated at Toronto, this 15th day of February, 1979.

(1838)

10

THE MUNICIPAL AFFAIRS ACT

O. Reg. 114/79.

Tax Arrears and Tax Sale Procedures.
 Made—February 16th, 1979.
 Filed—February 21st, 1979.

**REGULATION MADE UNDER
 THE MUNICIPAL AFFAIRS ACT**

**TAX ARREARS AND TAX SALE
 PROCEDURES**

1. The tax arrears procedure of the Act shall apply and the tax sale procedures of *The Municipal Act* and *The Education Act, 1974* shall not apply to,

- (a) the local municipalities in Schedule 1;
- (b) the local municipalities in Schedule 2;
- (c) the area municipalities in Schedule 3;
- (d) all school boards except separate school boards in an unorganized township or unsurveyed territory within the territorial districts in Schedule 4; and
- (e) a school board listed in Column 2 of Schedule 5 having jurisdiction in territory without municipal organization within the territorial district set opposite thereto in Column 1 of Schedule 5. O. Reg. 114/79, s. 1.

Schedule 1

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
1.	Brant	Township of Burford Township of Oakland
2.	Bruce	All
3.	Dufferin	All
4.	Elgin	All
5.	Essex	Town of Amherstburg Town of Kingsville Village of St. Clair Beach Township of Anderdon Township of Malden Township of Mersea Township of North Colchester Township of North Gosfield Township of North Tilbury Township of Pelee Township of Rochester Township of South Colchester Township of South Gosfield Township of South Sandwich Township of West Tilbury
6.	Grey	Town of Durham Town of Hanover Town of Meaford Town of Thornbury Village of Chatsworth Village of Dundalk Village of Markdale Township of Artemesia Township of Bentinck Township of Collingwood

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
		Township of Derby Township of Egremont Township of Euphrasia Township of Glenelg Township of Holland Township of Keppel Township of Normanby Township of Osprey Township of St. Vincent Township of Sarawak Township of Sullivan Township of Sydenham
7.	Provisional County of Haliburton	All
8.	Hastings	Village of Deloro Village of Frankford Township of Thurlow
9.	Huron	Town of Exeter Village of Bayfield Township of Colborne Township of Tuckersmith
10.	Kent	Town of Bothwell Town of Dresden Town of Tilbury Town of Wallaceburg Village of Wheatley
11.	Lambton	Town of Forest Town of Petrolia Village of Grand Bend Township of Bosanquet Township of Moore Township of Sarnia
12.	Lanark	All
13.	Leeds and Grenville	All
14.	Lennox and Addington	Town of Napanee Village of Bath Village of Newburgh Township of Adolphustown Township of Amherst Island Township of Denbigh, Abinger and Ashby Township of Kaladar, Anglesea and Effingham Township of North Fredericksburgh Township of Richmond Township of Sheffield Township of South Fredericksburgh
15.	Middlesex	City of London Town of Parkhill Town of Strathroy Village of Glencoe

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
		Village of Lucan Village of Newbury Village of Wardsville Township of Adelaide Township of Biddulph Township of Caradoc Township of Delaware Township of East Williams Township of Ekfrid Township of Lobo Township of London Township of Metcalfe Township of McGillivray Township of Mosa Township of North Dorchester Township of Westminster Township of West Nissouri Township of West Williams
16	Northumberland	All
17	Oxford	All
18	Peterborough	Village of Havelock Village of Lakefield Village of Millbrook Village of Norwood Township of Asphodel Township of Belmont and Methuen Township of Cavan Township of Douro Township of Galway and Cavendish Township of Smith Township of South Monaghan
19	Prescott and Russell	All
20	Renfrew	Town of Deep River Town of Renfrew Township of Alice and Fraser
21	Simcoe	City of Orillia Town of Alliston Town of Bradford Town of Stayner Town of Wasaga Beach Village of Beeton Village of Cookstown Village of Creemore Village of Elmvale Village of Port McNicoll Village of Tottenham Village of Victoria Harbour Township of Adjala Township of Essa Township of Flos Township of Innisfil Township of Mara

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
		Township of Matchedash Township of Medonte Township of Nottawasaga Township of Orillia Township of Oro Township of Rama Township of Sunnidale Township of Tecumseth Township of Tosorontio Township of Vespra Township of West Gwillimbury
22.	Stormont, Dundas and Glengarry	All
23.	Victoria	All
24.	Wellington	All – except the City of Guelph

O. Reg. 114/79, Sched. 1.

Schedule 2

	COLUMN 1	COLUMN 2
Item	Territorial Districts	Local Municipalities
1.	Algoma	Town of Elliot Lake Village of Hilton Beach Village of Iron Bridge Township of Hilton Township of Johnson Township of Laird Township of MacDonald, Meredith and Aberdeen Additional Township of Michipicoten Township of St. Joseph Township of Tarbutt and Tarbutt Additional Township of Thompson Township of Wicksteed
2.	Cochrane	All
3.	Kenora	Town of Keewatin Town of Kenora Township of Ignace Township of Jaffray and Melick Township of Red Lake
4.	Manitoulin	Town of Gore Bay Township of Assiginack Township of Billings Township of Burpee

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
		Township of Carnarvon Township of Cockburn Island Township of Gordon Township of Howland Township of Rutherford and George Island Township of Sandfield Township of Tehkummah
5.	Nipissing	All
6.	Parry Sound	All
7.	Rainy River	All
8.	Sudbury	All
9.	Thunder Bay	City of Thunder Bay Municipality of Neebing Town of Geraldton Township of Conmee Township of Gillies Township of O'Connor Township of Paipoonge Township of Schreiber Township of Shuniah Township of Terrace Bay
10.	Timiskaming	All

O. Reg. 114/79, Sched. 2.

Schedule 3

	COLUMN 1	COLUMN 2
Item	District, Metropolitan or Regional Municipality	Area Municipalities
1.	Metropolitan Toronto	All except City of Toronto
2.	Durham	All
3.	Haldimand-Norfolk	All
4.	Halton	All
5.	Hamilton-Wentworth	All
6.	Muskoka	All
7.	Niagara	All
8.	Ottawa-Carleton	All

	COLUMN 1	COLUMN 2
Item	District, Metropolitan or Regional Municipality	Area Municipalities
9.	Peel	All
10.	Sudbury	All
11.	Waterloo	All
12.	York	All

O. Reg. 114/79, Sched. 3.

Schedule 4

Item	The Territorial Districts of:
1.	Cochrane
2.	Nipissing
3.	Parry Sound
4.	Rainy River
5.	Sudbury
6.	Timiskaming

O. Reg. 114/79, Sched. 4.

Schedule 5

	COLUMN 1	COLUMN 2
Item	Territorial Districts	School Board
1.	Algoma	North Shore Board of Education Sault Ste. Marie Board of Education
2.	Kenora	Dryden Board of Education Kenora Board of Education
3.	Thunder Bay	Geraldton Board of Education Lakehead Board of Education Lake Superior Board of Education Nipigon - Red Rock Board of Education

O. Reg. 114/79, Sched. 5.

2. Ontario Regulations 474/76, 659/76, 897/76, 1003/76, 148/77, 294/77, 493/77, 687/77, 760/77, 938/77, 223/78, 444/78, 710/78, and 827/78 are revoked.

THOMAS L. WELLS
Minister of Intergovernmental Affairs

Dated at Toronto, this 16th day of February, 1979.

(1839)

10

THE PLANNING ACT

O. Reg. 115/79.

Restricted Areas—The Regional Municipality of York, Town of Markham.

Made—February 20th, 1979.

Filed—February 22nd, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 104/72
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 104/72 is amended by adding thereto the following section:

14. Notwithstanding any other provision of this Order, the lands described in paragraphs 1 and 2 of Schedule 1 may each be used for the continued use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard 100 feet

Minimum side yards 10 feet

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

Those parcels of land situate in the Town of Markham in The Regional Municipality of York, being composed of those parts of lots 28 and 29 in Concession V shown on a Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 64R-7388 designated as follows:

1. Part 1.

2. Part 2. O. Reg. 115/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 20th day of February, 1979.

**THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973**

O. Reg. 116/79.

The Regional Municipality of York,
Town of Richmond Hill.
Made—February 20th, 1979.
Filed—February 23rd, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 474/73
MADE UNDER**

**THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973**

1. Schedule 1 to Ontario Regulation 474/73, as made by section 2 of Ontario Regulation 241/76 and amended by section 2 of Ontario Regulation 431/76, is further amended by adding thereto the following paragraphs:

x. Those parts of lots 38 and 39 in Concession I, west of Yonge Street, more particularly described as follows:

Premising that the limit between the said lots 38 and 39 has a bearing of north 73° 29' 10" east and relating all bearings herein thereto;

Beginning at a point in the limit between said lots 38 and 39 distant 1,743 feet, more or less, measured northeasterly thereon from the northwesterly angle of Lot 38 to a point therein, said point being a point in the easterly limit of the westerly quarter of the said Lot 38;

Thence south 9° 16' 30" east along the last-mentioned limit a distance of 417.55 feet to a point hereinafter known as Point 'A';

Thence north 72° 03' 26" west a distance of 83.95 feet to a point;

Thence north 9° 16' 30" west a distance of 369.67 feet, more or less, to a point in the limit between said lots 38 and 39;

Thence north 9° 16' 30" west a distance of 25.33 feet to a point in the said Lot 39;

Thence north 57° 02' 10" east a distance of 40.38 feet to a point;

Thence north 74° 37' 20" east a distance of 37.89 feet to a point;

Thence south 9° 16' 30" east a distance of 36.10 feet, more or less, to a point in the limit between said lots 38 and 39, said point being the place of beginning.

xi. That part of Lot 38 in Concession I, west of Yonge Street, more particularly described as follows:

Premising that the limit between the said lots 38 and 39 has a bearing of north 73° 29' 10" east and relating all bearings herein thereto;

Beginning at a point in the easterly limit of the westerly quarter of the said Lot 38 distant 5.26 feet measured on a course of south 9° 16' 30" east from the said Point 'A';

Thence south 9° 16' 30" east along the easterly limit of the westerly quarter of the said Lot 38 a distance of 487.64 feet, more or less, to a point;

Thence south 73° 32' 10" west a distance of 454.89 feet, more or less, to a point;

Thence north 64° 18' 50" west a distance of 119.20 feet to a point;

Thence north 18° 46' 50" west a distance of 203.75 feet to a point;

Thence south 86° 15' 30" west a distance of 87.65 feet to a point;

Thence north 1° 50' 50" west a distance of 94.01 feet to a point;

Thence north 89° 27' 40" east a distance of 282.60 feet to a point;

Thence north 49° 46' 20" east a distance of 180 feet to a point;

Thence north 37° 46' 20" east a distance of 70 feet to a point;

Thence north 66° 11' 18" west a distance of 140 feet to a point;

Thence on a curve to the right having a radius of 100 feet, an arc distance of 52.99 feet, more or less, a chord distance of 52.37 feet, more or less, and a chord bearing of north 38° 59' 30" east to the place of beginning.

F. MILLER
*Treasurer of Ontario and
Minister of Economics*

Dated at Toronto, this 20th day of February, 1979.

**THE PUBLIC SERVICE
SUPERANNUATION ACT**

O. Reg. 117/79.

General.

Made—February 21st, 1979.

Filed—February 23rd, 1979.

REGULATION TO AMEND
REGULATION 760 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC SERVICE SUPERANNUATION
ACT

1. Section 2 of Regulation 760 of Revised Regulations of Ontario, 1970, as amended by section 2 of Ontario Regulation 801/74 and section 1 of Ontario Regulation 5/79, is further amended by adding thereto the following item:

7. Ontario Labour Relations Board.

(1860)

10

THE HIGHWAY TRAFFIC ACT

O. Reg. 118/79.

Designation of Termination Date of Freeze-Up Period Pursuant to Subsection 2 of Section 75 of The Highway Traffic Act.

Made—February 23rd, 1979.

Filed—February 23rd, 1979.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT**

**DESIGNATION OF TERMINATION DATE OF
FREEZE-UP PERIOD PURSUANT TO
SUBSECTION 2 OF SECTION 75 OF
THE HIGHWAY TRAFFIC ACT**

1. The 1st day of March, 1979 is hereby designated as the termination date of the freeze-up period that commenced on the 26th day of December, 1978, pursuant to Ontario Regulation 967/78, for all parts of Ontario except those parts situated,

- (a) north and west of King's Highway No. 101 and including King's Highway No. 101; and
- (b) south of King's Highway No. 101 and north of a boundary line extending along the North Shore of Lake Huron and Georgian Bay from Sault Ste. Marie to Pointe au Baril (including St. Joseph Island and Manitoulin Island); thence in a straight line from Pointe au Baril to Sundridge; thence in a straight line from Sundridge through Pembroke to the Ottawa River. O. Reg. 118/79, s. 1.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 23rd day of February, 1979.

(1861)

10

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Special Announcement

The Government of Ontario has instituted a program making certain Statutes and Regulations available in the French language. This is a long-term, on-going undertaking and the first translated statutes are expected to be ready for distribution early in April, 1979. These statutes are: The Ministry of Northern Affairs Act, 1977, The Compensation for Victims of Crime Act, 1971 and The Human Tissue Gift Act, 1971. Additional translations will be listed in both our Monthly Checklist and French Catalogue as they become available.

Le Gouvernement de la Province d'Ontario a mis sur pied un programme qui assurera la traduction en langue française d'un certain nombre de lois statutaires et de règlements. Il s'agit d'une initiative à long terme et les premières traductions de lois statutaires devraient être prêtes à être distribuées au début du mois d'avril 1979. Ces lois sont la Loi de 1977 sur le ministère des Affaires du Nord, la Loi de 1971 sur la compensation des victimes d'actes criminels et la Loi de 1971 sur le don de tissus humains. D'autres traductions seront ajoutées à la fois à la liste mensuelle de contrôle et à notre catalogue français à mesure qu'elles seront disponibles.

Publications Under The Regulations Act

March 17th, 1979

THE PLANNING ACT

O. Reg. 119/79.

Restricted Areas—Part of the District of Manitoulin, Townships of Campbell, Dawson, Mills and Robinson.
Made—February 21st, 1979.
Filed—February 26th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 153/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 153/74 is amended by adding thereto the following section:

36. Notwithstanding any other provision of this Order, the land described in Schedule 34 may be used for the erection and use thereon of a single-family cottage and buildings and structures accessory thereto provided the following requirements are met:

Minimum rear yard	75 feet
Minimum front yard	50 feet
Minimum side yard	10 feet on one side and 5 feet on the other side
Maximum total floor area of cottage	600 square feet

O. Reg. 119/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 34

That parcel of land situate in the geographic Township of Robinson in the Territorial District of Manitoulin, being composed of Lot 27 in Concession I. O. Reg. 119/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 21st day of February, 1979.

(1862)

11

THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 120/79.

Reciprocating States.
Made—February 21st, 1979.
Filed—February 26th, 1979.

REGULATION TO AMEND REGULATION 771 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

1. Paragraph 2 of the Schedule to Regulation 771 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 504/72, section 1 of Ontario Regulation 29/75, subsection 1 of section 1 of Ontario Regulation 922/75, section 1 of Ontario Regulation 125/76, section 1 of Ontario Regulation 126/77, section 1 of Ontario Regulation 433/77, section 1 of Ontario Regulation 820/77, section 1 of Ontario Regulation 933/77, section 1 of Ontario Regulation 146/78, section 1 of Ontario Regulation 209/78 and section 1 of Ontario Regulation 441/78, is further amended by adding thereto the following subparagraph:

xv. Ohio

(1863)

11

THE PUBLIC HOSPITALS ACT

O. Reg. 121/79.

Classification of Hospitals.
Made—February 8th, 1979.
Approved—February 21st, 1979.
Filed—February 26th, 1979.

REGULATION TO AMEND REGULATION 726 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC HOSPITALS ACT

1. Items 14 and 15, as made by subsection 2 of section 2 of Ontario Regulation 244/71, and item 16, as made by subsection 7 of section 1 of Ontario Regulation 219/73, under

the heading "Group K Hospitals" of the Schedule to Regulation 726 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

14. Windsor The Children's Rehabilitation Centre of Essex County

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 8th day of February, 1979.

(1864)

11

THE HEALTH INSURANCE ACT, 1972

O. Reg. 122/79.

General.

Made—February 21st, 1979.

Filed—February 26th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER

THE HEALTH INSURANCE ACT, 1972

- 1.—(1) Item 14 of Part I of Schedule 10 to Ontario Regulation 323/72 is revoked and the following substituted therefor:

14. Windsor The Children's Rehabilitation Centre of Essex County

- (2) Item 17 of Part II of the said Schedule 10 is revoked and the following substituted therefor:

17. Windsor The Children's Rehabilitation Centre of Essex County

- (3) Part III of the said Schedule 10, as amended by section 1 of Ontario Regulation 290/75, section 3 of Ontario Regulation 745/75, and sections 4, 5 and 6 of Ontario Regulation 146/76, is further amended by adding thereto the following item:

- 15a. Windsor The Children's Rehabilitation Centre of Essex County

(1865)

11

THE HEALTH INSURANCE ACT, 1972

O. Reg. 123/79.

General.

Made—February 21st, 1979.

Filed—February 26th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER

THE HEALTH INSURANCE ACT, 1972

1. Subsection 2d of section 48a of Ontario Regulation 323/72, as made by section 1 of Ontario Regulation 454/78, is revoked and the following substituted therefor:

(2d) The amount payable by the Plan for an insured service rendered by a laboratory on or after the 1st day of January, 1979 is the amount set out opposite the service in Schedule 15.

2. Subsection 1ag of section 53 of the said Regulation, as made by section 2 of Ontario Regulation 454/78, is revoked and the following substituted therefor:

(1ag) The amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of January, 1979 is the lesser of,

(a) the amount actually billed by the physician; or

(b) the amount set out opposite the service in Schedule 15.

3. Subsection 5 of section 54a of the said Regulation, as made by section 3 of Ontario Regulation 454/78, is revoked and the following substituted therefor:

(5) Where an insured person, while outside Ontario, received an insured service rendered by a laboratory on or after the 1st day of January, 1979 and authorized by a physician practising outside Ontario, the General Manager may cause to be paid to or on behalf of the insured person the amount set out opposite the service in Schedule 15.

4. Subsection 1af of section 59 of the said Regulation, as made by subsection 2 of section 4 of Ontario Regulation 454/78, is revoked and the following substituted therefor:

(1af) The amount payable by the Plan for an insured service rendered by a physician in Ontario to an insured person on or after the 1st day of January, 1979 is the amount set out opposite the service in Schedule 15.

5. Schedule 15 to the said Regulation, as made by section 5 of Ontario Regulation 454/78 and amended by section 1 of Ontario Regulation 782/78 and section 1 of Ontario Regulation 783/78, is revoked and the following substituted therefor:

Schedule 15

SCHEDULE OF BENEFITS

PREAMBLE**A. General**

1. The rates listed in this Schedule of Benefits are the maximum payments which can be made by the Ontario Health Insurance Plan.

2. Insured medical services are limited to the services which are medically necessary, which are listed in this Schedule of Benefits and which are not specifically excluded by legislation or regulation (see Appendix A for a list of specific exclusions).

3. Additions, deletions or other modifications of the Schedule of Benefits require recommendation by the Ontario Health Insurance Plan. Such recommendations are made in consultation with the Ontario Medical Association.

4. This Schedule is a public document and frank discussion with patients regarding the listed rates is recommended.

5. Services not listed in the Schedule or which are listed as N.A.B. (not a benefit) or which are excluded as benefits by legislation or regulation, may be charged directly to patients or others requesting these services.

6. The principles governing proper professional charges are incorporated in the Regulations (Medicine) of the Health Disciplines Act.

7. Each physician who participates in the care of a patient is entitled to compensation commensurate with the services he renders.

8. Whenever possible, the physician should acquaint the patient or person financially responsible with his obligations to those concerned with his care. This is particularly important where supportive or concurrent care is rendered or when a consultation and/or procedure are being arranged.

9. Each physician participating in the care of a patient should render to the patient, or to the financially responsible party, an itemized statement of charges for professional services.

10. Each physician participating in the care of a patient should, on request, send a receipt to the patient for all payments made by him.

11. If fees are collected by an organized group, the name of the physician rendering the service should be clearly shown on the bill or claim card.

PREAMBLE

12. Claims may be submitted for services which a patient receives from the team of staff man, resident, intern and clerk in a teaching unit, provided that the conditions as set out hereunder apply.

On October 10, 1972, the Minister of Health confirmed that the joint recommendations of the College and the O.M.A. governing the charging of fees for services provided by interns and residents in clinical teaching units are acceptable to the Ministry of Health. In his letter the Minister made it very clear that he is looking to the College and the Medical Schools to ensure that the ethical rules governing these billing procedures are followed meticulously in all cases.

It has been carefully explained that the responsible staff man must be present in the clinical teaching unit at the time the services are rendered and must be identified to the patient at the earliest possible moment. No fees are to be charged for services given by the intern or resident prior to this identification taking place. The following rules are now in effect: —

When patient care is rendered in a clinical teaching unit or other setting for clinical teaching by a health care team, the physician responsible shall be personally identified to the patient. His relationship to the team shall be defined by the clinical teaching unit Director and his role must be known to the patient and other members of the team. He shall assume full responsibility for the appropriateness and the quality of the services rendered.

Specific regulations must vary with the service and form of care being delivered: —

- (a) In order to claim for physical procedures being carried out by an intern or resident, the responsible staff man must be in the clinical teaching unit and immediately available to intervene.
- (b) In psychotherapy where the presence of the staff man would distort the psychotherapy milieu, it is appropriate for the staff man to claim for psychotherapy when a record of the interview is carefully reviewed with the resident and the procedure thus supervised. However, the time charged by the staff man may not exceed the total time spent by him in both such interview review and in direct supervision.
- (c) In other departments or services, the staff man should only claim for visits on the days when actual supervision of that patient's care takes place through the presence of that staff man in the clinical teaching unit on that day. This, of course, involves a physical visit to the patient and/or a chart review with detailed discussion with the other member(s) of the health team.
- (d) In those situations where on a regular basis a staff member might supervise concurrently multiple procedures or services through the use of other members of the team, the total claims made by the staff man shall not exceed the amount that the staff man might make in the absence of the other members of the team.

Any claim rendered should be in the name of the responsible staff man.

13. Charges for missed appointments are not benefits of O.H.I.P.

PREAMBLE

B. Terms and Definitions

1. This schedule lists a code number opposite most items. Items which are not coded are identified either as U.V.C. or N.C.

U.V.C. — use visit codes applicable to the pertinent service and specialty.

N.C. — no code applicable. This service is not a benefit (N.A.B.) of O.H.I.P., and may be charged directly to patients.

For the surgery portion of this schedule, physicians submitting claims in coded form should add to the code numbers, the suffix A if they perform the procedure, the suffix B if they have assisted at the surgery or the suffix C if they have administered the anaesthetic.

For those diagnostic and/or therapeutic procedures which have the technical and professional components listed separately, but under the same code, the suffix A should be added to the code numbers when both components are being claimed, the suffix B when only the technical component is being claimed, or the suffix C when only the professional component is being claimed.

Where separate codes are listed for the technical or the professional components, the suffix A should be used.

For diagnostic radiology, only one code is listed for each service, even though some of these services may be provided by non-certified radiologists. The code for services rendered by non-certified radiologists should be obtained by increasing the first digit in the listed codes by 5. Thus, for example, the code for the service listed as X001 but rendered by a non-certified radiologist would be X501 plus the appropriate suffix.

2. **Call or Visit:** is the service by a physician to or on behalf of a patient for assessment and/or treatment.
- (a) **Office Visit:** may be for a consultation, repeat consultation, limited consultation, general or specific assessment or re-assessment, intermediate or minor assessment rendered in the physician's office.
- (b) **Home Visit:** is a visit rendered to a patient in the patient's home. The services rendered may include any service, e.g. consultation, assessment or procedure, of the type normally done in a physician's office. The surcharges for emergency call with sacrifice of office hours and for Nights, Saturdays, Sundays and Holidays, when indicated, are only to be claimed for the first patient seen during each home visit.

A visit rendered to a patient in a rest home, lodge, detoxification centre, half-way house, or other institution not covered elsewhere in the Schedule, may be claimed as a home visit. Additional patients assessed and/or treated during that visit should be claimed as "extra patients seen".

- (c) **Special Visit to the Office or Hospital:** is a visit rendered to the first patient seen following arrival at the office (outside normal office hours) or hospital. The services rendered may include any service, e.g. consultation, assessment or procedure. The benefit for a Special Visit to the Office (outside normal office

PREAMBLE

hours) applies whether or not the office is in the physician's home. The surcharges for Emergency call with sacrifice of office hours or for Nights, Saturdays, Sundays and Holidays, when indicated, are only to be claimed for the first patient seen in each special visit. When additional patients are seen in the office under these circumstances, the appropriate office visit should be claimed for these patients. When additional patients are seen in the emergency or outpatient department under these circumstances, the appropriate benefit under "Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D." may be claimed. When additional patients are seen in the hospital under these circumstances, the appropriate benefits under "Hospital" may be claimed. When a physician makes a special trip to the emergency department to see a patient and also admits the patient to hospital during the same visit, he may claim the special visit benefit of \$14.65 or \$21.65, depending on the time of day, plus the appropriate hospital visit benefit which may be \$5.55 (subsequent hospital visit) or \$13.95 (a general re-assessment). When a specialist provides the same services at the request of another physician, the total claim should be the consultation benefit plus, if applicable, \$7.00 for a special visit at Night, on Saturdays, Sundays or Holidays. In such cases no claim may be made for an assessment on admission to hospital as well as the consultation.

When services are rendered on an emergency basis at a site other than listed in this schedule (e.g. roadside, ski slope, etc.), benefits are applicable at the Special Visit to the Office rates for the first patient seen and at the regular office rates for services rendered to additional patients.

If a physician is called to pronounce a patient dead, a home or special visit (minor assessment) may be claimed.

- (d) **Nights, Saturdays, Sundays and Holidays:** an extra \$7.00 may be claimed in addition to the appropriate Home Visit or Special Visit to the Office or Hospital when the calls are received and made between the hours of 6:00 p.m. and 8:00 a.m. or on Saturdays, Sundays and Holidays. Only one such claim may be rendered per Home or Special Visit to the Office or Hospital. The surcharge does not apply to visits on regular rounds but rather applies to situations when a physician is called to the hospital and makes a special trip to see a patient. For procedures rendered on an emergency basis (excluding non-referred or transferred obstetrics but including Caesarian sections) commencing after 6:00 p.m. and before 7:00 a.m. or on Saturdays, Sundays and Holidays, the listed procedural benefit may be increased by 15% or \$7.00, whichever is greater when no other premium applies (code **E409**). E409 may not be claimed for non-emergency procedures or for procedures which mainly involve the interpretation of test results, and it is not applicable to procedures in Diagnostic Radiology, Nuclear Medicine or Diagnostic Ultrasound.
- (e) **Holidays:** are defined for the purpose of this schedule as New Year's Day, Good Friday, Easter Monday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving, Remembrance Day, Christmas Day and Boxing Day. With the exception of Remembrance Day, if any of these holidays fall on a Saturday or Sunday, at the physician's discretion either the Friday before or, the Monday following will be recognized as the holiday.

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(f) **Emergency Call:** is a call made in a situation (excluding non-referred or transferred obstetrics) where the demands of the patient and/or the physician's interpretation of the patient's condition is such that the physician responds immediately at the sacrifice of regular office hours. Only one \$7.00 claim may be made per home, hospital or special visit for sacrifice of office hours, and may not be claimed if a claim also is made for the Night, Saturday, Sunday or Holiday surcharge.

(g) **Hospital Visit:** is a visit to a registered bed patient. When the patient has not been seen previously by the physician in charge, the first visit after admission may be claimed as a consultation or general or specific assessment if appropriate. Where the patient has been previously attended before admission, the first visit after admission may be claimed as a general reassessment or specific reassessment if the patient has been seen before in the same illness, depending on the specialty. (Such assessments or reassessments are considered to be the hospital "admission assessment" and may not be claimed more than once during a hospital admission.) Subsequent routine visits should be claimed at hospital visit rates. Special hospital visits should be claimed under Special Visits to Hospital. Claims for daily hospital visits must not be made unless a physician actually visits the patient each day.

Prior to the weekly and monthly limitations that apply after a patient has been in hospital for 5 weeks (6 weeks for paediatricians), payments for hospital visits generally are limited to one per patient per day. For acute illnesses or exacerbation of original illness requiring additional visits before or after 5 weeks of hospitalization, claims for extra visits should be made on an independent consideration basis.

When a patient in hospital is referred by one physician to another, the second physician will not be limited by the Subsequent Hospital Visit formula for the number of hospital visits already rendered by the first physician. In other words, the second physician is entitled to claim for his visits up to five weeks just as if the patient was being attended to in hospital for the first time. However, if the patient is transferred to the care of another physician, the Subsequent Hospital Visit formula would apply just as it would if only one physician was involved in the care.

(h) **Outpatient or Emergency Room Visit:** is a visit to a patient who is not a registered bed patient. If the visit requires a special trip by the physician, he may claim for his services under the listings for Special Visit to the Hospital. If the physician is already in the hospital and sees the patient in the Emergency or O.P.D. he should claim for his services under the listings for Emergency or O.P.D. — Physician in Hospital But Not on Duty When Seeing Patient(s) in the Emergency or O.P.D. If a consultant is in the hospital and is requested by a physician on duty in the emergency department to see a patient in consultation, the consultant may claim a consultation fee for this service. If the consultant is requested to perform this same service by a resident or intern, the consultant may claim a general or specific assessment fee according to his specialty. A physician on duty in the Emergency Department regardless of his specialty should submit claims under the heading Emergency Department — Physician on Duty.

Physicians seeing patients in organized out patient departments should claim under the heading "Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D." (H prefix codes). This heading also should be used when a physician requests a patient to see him in the emergency department instead of his office (if the visit is for a procedure only, see paragraph 12).

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3. Consultations:

- (a) A consultation refers to the situation where a physician, in light of his professional knowledge of the patient, requests the opinion of another physician competent to give advice in this field, because of the complexity, obscurity or seriousness of the case or because another opinion is requested by the patient or an authorized person acting on his behalf. The consultant is obliged to perform a general or specific assessment, review the laboratory and/or other data and submit his findings, opinions and recommendations in writing to the referring physician.
- (b) For laboratory and procedural benefits connected with consultations, see listings of Laboratory Medicine and Diagnostic and Therapeutic Procedures,
- (c) A consultation is not to be claimed as such when:
 - (i) The patient presents himself to a consultant's office without prior knowledge of the primary physician. The sending of a report to the primary physician under these circumstances does not justify a claim for a consultation.
 - (ii) The primary physician is not asked for professional advice but is simply asked by the patient for the name of a specialist in a particular field and the patient seeks out the specialist himself.
- (d) A repeat consultation requires all of the criteria of a full consultation and implies interval care by the primary physician. The situation in which the consultant requests the patient to return for a later examination is not a repeat consultation.
- (e) A limited consultation may involve all of the components of a full consultation but is less demanding, and in terms of time, normally requires substantially less of the physician's time than the full consultation.
- (f) A diagnostic radiology consultation applies when radiographs made elsewhere are referred to a radiologist for his written opinion or when a radiologist is required to make a special visit at Night, Saturdays, Sundays and Holidays to consult on the advisability of performing a diagnostic radiological procedure which eventually is not done. A consultation does not apply when the radiographs referred to above are used for comparison purposes with radiographs made in the consultant's facilities.
- (g) A diagnostic pathology consultation applies when tissue slides are referred to a second pathologist for a written opinion. It includes secretarial or other assistance and does not apply when the tissue slides referred to above are used for comparison with tissue slides done in the consultant's facilities. When a diagnostic pathology consultation fee is claimed L821 may not also be claimed.
- (h) A pathology consultation or repeat consultation applies when a pathologist is requested to examine a patient and provide a written opinion.
- (i) A diagnostic nuclear medicine consultation applies when nuclear medicine studies are referred to a nuclear medicine specialist for a written opinion. It includes secretarial assistance and does not apply when the studies referred to above are used for comparison with studies done in the consultant's facilities.

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- (j) A nuclear medicine consultation or repeat consultation applies when a nuclear medicine specialist is requested to examine a patient and provide a written opinion, all of which takes a greater amount of time and effort than a nuclear medicine study would normally require. It may or may not be followed by a nuclear medicine study but if so, the lesser professional benefit (P₂) rather than the greater benefit (P₁) should be claimed in addition to the technical (T) benefit.
- (k) Some nuclear medicine specialists have other specialist qualifications which allow them to claim other consultation benefits (e.g., internal medicine). A nuclear medicine consultation or repeat consultation may be claimed in lieu of another consultation (e.g., internal medicine) but would not be combined with a claim for such a consultation by the same consultant.
- (l) A prenatal consultation by a paediatrician applies when a physician considers a foetus of greater than 20 weeks gestation to be at risk or in jeopardy by reason of continuation of pregnancy in the presence of maternal and/or foetal distress, and requests the opinion of a paediatrician competent to give advice in this field. The paediatrician shall perform a general or specific assessment, review laboratory and other data and submit his findings and recommendations in writing to the referring physician. Such a consultation does not preclude the paediatrician from a post-natal consultation on the infant.

4. **General Assessment:** shall comprise a full history, an enquiry into, and an examination of all parts or systems (and may include a detailed examination of one or more parts or systems), an appropriate record, and advice to the patient.*

5. **General Re-Assessment:** shall comprise the same services as a general assessment except that the history need not include all the detail already obtained in the original general assessment.*

6. **Specific Assessment:** shall comprise a full history of the presenting complaint, enquiry concerning, and detailed examination of the affected part, region or system, as needed to make a diagnosis, exclude disease and/or assess function, an appropriate record, and advice to the patient.*

7. **Specific Re-Assessment:** shall comprise a full relevant history and a comprehensive physical examination of one or more systems but not requiring an evaluation of the patient as a whole. *Specific re-assessments in the medical specialties apply in the management and assessment of the progress of serious chronic disease and are not to be claimed for treating minor conditions or solely for following the progress of treatment. If a surgical specialist performs a second specific assessment on a patient within a year's time and the diagnosis is the same, the physician should claim for this second service on the basis of a specific re-assessment.

8. **Intermediate Assessment:** is a more extensive assessment than a minor assessment and shall comprise a full history of the presenting complaint, enquiry concerning and examination of the affected part(s), region(s), or system(s) as needed to make a diagnosis, exclude disease and/or assess function, an appropriate record, and advice to the patient.*

*For laboratory and other investigation performed in conjunction with a visit, see Diagnostic and Therapeutic Procedures and Laboratory Medicine.

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9. **Minor Assessment:** shall comprise the necessary history, an enquiry concerning and the necessary examination of the affected part or region, an appropriate record and advice to the patient when the physician is consulted for a relatively minor condition or for subsequent visits solely for following the progress of treatment.*

10. Admission Assessments (to Long Term Care Institutions):

Type 1 — applies when (a) no medical history has been provided to the admitting physician, (b) the admitting physician takes the history of past and present illness, carries out a general assessment and provides a report for the medical record.

Type 2 — applies when (a) the report of the history and examination has been written by another physician, (b) the admitting physician reviews the report and decides it is necessary to repeat the history and general assessment and provides a report for the medical record.

Type 3 — applies when (a) there is a report of the history and general assessment made by the same (as the admitting) physician prior to admission or, (b) when the admitting physician writes an admission note describing the condition of the resident following admission.

11. **Documentation:** whenever a physician examines or treats a patient, an appropriate record of this service must be made and such record must be in keeping with section 28 of Regulation 577/75 of the Health Disciplines Act, 1974 (see Appendix B).

12. **Visit for Procedure:** when the sole reason for an office visit is the performance of a certain procedure, the listed benefit for the procedure will apply. (See Diagnostic and Therapeutic Procedures Preamble for exceptions.) When procedures are carried out in the office, emergency or outpatient department on an elective basis, a special visit should not be claimed in addition to the procedural fee. When procedure(s) are carried out under the direct supervision of the physician, the usual claims may be made for procedure(s) which are generally and historically accepted as those which may be carried out by the nurse or other medical assistant.

13. **Annual Health or Annual Physical Examination (Including Primary and Secondary School Examinations):** shall comprise all the elements of a general assessment as it pertains to an individual who presents and reveals no apparent physical or mental illness. O.H.I.P. benefits are limited to one Annual Health Examination per patient per year after the sixth birthdate. To qualify for O.H.I.P. benefits, an Annual Health Examination normally must be requested by the patient rather than a third party. Under Regulation 323 of The Health Insurance Act, 1972, examinations for the purpose of "legal requirements or proceedings" are excluded from coverage. However, it is recognized that an Annual Health Examination will satisfy some or all of the requirements for examinations required by statute but excluded by the above mentioned Regulation. In such instances and where a prior claim for an Annual Health Examination has not been submitted to the Plan in the previous twelve months for that patient, it would be appropriate to submit a claim to OHIP for this service. The OHIP benefit in these cases covers the Annual Health Examination only and not any charges peculiar to the legal requirements, such as charges for the completion of forms.

*For laboratory and other investigation performed in conjunction with a visit, see Diagnostic and Therapeutic Procedures and Laboratory Medicine.

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14. **Newborn Care:** is the routine care of a well baby up to ten days of age and should include a complete physical examination of the baby and necessary instructions to the mother. The service shall involve at least two visits, and may not be claimed for the same patient by more than one physician.

15. **Low Birth Weight Care:** is the care of a baby weighing less than 2.5 kilograms at birth.

16. **Well Baby Care:** the periodic visits of a well baby during the first two years of life involving complete examination with necessary weight and measurements, haemoglobin and urinalysis (when indicated), necessary immunizations and instructions to the parent(s) regarding health care. O.H.I.P. benefits are limited to ten such visits.

17. **Well Child Care:** is the routine care of a well child between the second and sixth birthdays including necessary immunizations and instructions to the parent(s) regarding health care. O.H.I.P. benefits are limited to one such visit per year.

18. **Most Responsible Physician:** is the attending physician who is primarily responsible for the day to day care of the patient in hospital. In cases of unusual severity where the consultant assumes the role of the most responsible physician, the consultant may claim on a per visit basis and the family physician may claim supportive care. Where the family physician remains the most responsible physician and requests only a consultation, the family physician may claim on a per visit basis and the consultant may claim for a consultation only.

19. Transferral and Referral:

(a) A referral takes place when one physician or surgeon requests for his patient the services of another. The services of the latter may consist of:

- (i) an opinion (i.e. a consultation)
- (ii) diagnostic tests or procedures (e.g. skin test, biopsy, etc.)

Note: In such cases the referring physician continues to treat the case himself.

(iii) treatment (surgical or medical).

The referring physician's O.H.I.P. registration number must be included on the claim submission.

(b) A transferral, as distinguished from a referral, takes place where the responsibility for the care of the patient is completely transferred permanently or temporarily, from one physician to another in the same field or specialty (e.g. where the first physician is leaving temporarily on holidays and unable to continue to treat the case). In such cases, the physician to whom the patient is transferred is not entitled to claim for a consultation. Physicians who are substituting for other physicians should consider that patients of the latter have been temporarily transferred (not referred) to their care. Where the care of the patient involves a benefit containing several components such as for surgery or obstetrics the physicians may consider the surgical or obstetrical benefit a team benefit and decide among themselves how each is to be compensated; traditionally physicians in these circumstances have reciprocated by exchanges of coverage for each other. When physicians routinely or frequently substitute for each other providing hospital visits to registered bed patients in active treatment hospitals, e.g. weekend coverage or daily rounds by various members of a group, the most responsible physician may claim for all the visits.

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20. **Concurrent Care:** is where the family physician remains the most responsible physician but because of the seriousness or complexity of the condition, requests continued directive care by a consultant, the family physician may claim on a per visit basis and the consultant may claim for one visit every two days for the first week and then one visit every four days while the patient's condition remains serious — this arrangement being agreeable to both physicians.

21. **Multidisciplinary Care:** is where the complexity of the medical condition requires the services of several physicians in different disciplines. In such cases, each physician should render a separate claim on a per visit basis. This does not refer to a situation where a single benefit for a team of physicians is listed in the Schedule.

22. **Supportive Care:** is the care rendered in hospital by the referring physician, who is not actively treating the case (e.g. writing orders), to a patient under the care of another physician, at the desire of the patient or family, for purposes of liaison or reassurance. The physician may claim for this care on a per visit basis. It is reasonable to assume that one visit every two days to the seventh day and then one visit every four days thereafter will be sufficient. If medical complications develop or are present in the post-operative period which require active management by the referring physician, claims for hospital medical care should be rendered, not supportive post-operative care.

23. **Psychotherapy:** is any form of treatment for mental illness, behavioural maladaptations, and/or other problems that are assumed to be of an emotional nature, in which a physician deliberately established a professional relationship with a patient for the purposes of removing, modifying or retarding existing symptoms or attenuating or reversing disturbed patterns of behaviour, and of promoting positive personality growth and development. Accordingly, therefore, a psychotherapeutic procedure may be claimed for if a half hour or major part thereof has been spent in such treatment of the patient. Psychotherapy may not be claimed by more than one physician for the same patient at the same time.

Please note that the College of Physicians and Surgeons of Ontario has stated that "in order to qualify for a psychotherapy claim, a minimum of twenty minutes must be spent with the patient. When psychotherapy extends beyond thirty minutes, the major part of the next half hour must be spent with the patient to qualify for an additional half hour fee. Similarly, after an hour of psychotherapy, the major part of the next half hour must be spent to qualify for an additional half hour fee and so on." (Medical Review Committee Bulletin, Volume 3, Number 1.)

24. **Counselling:** as distinct from psychotherapy, counselling is that activity in which the physician engages in an educational dialogue with the patient(s) on an individual or group basis wherein the goal of the physician and patient(s) is to become aware of the patient's problems or situation and of modalities for prevention and/or treatment. Counselling is not intended for ongoing treatment or as a substitute for a patient assessment, and it must be rendered personally by the attending physician.

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25. Age: (unless otherwise specified)

Newborn — (see item 14 above)

Infant — up to 2 years

Child — up to and including 15 years

Adolescent — up to and including 17 years

Adult — 18 years or over.

26. **Detention:** benefits may be applicable for detention when under very exceptional circumstances a physician is required to spend considerable extra time with a patient. Such extra time must be required *at that time*, and it must be to the exclusion of all other work.

Claims for detention must be substantiated by an explanation on the claim card or in an accompanying letter, and should be made on an "I.C." basis according to the following guidelines:

\$9.05 per quarter hour or part thereof after the first twenty minutes provided that the first twenty minutes are spent in a minor or intermediate assessment or subsequent hospital visit.

\$9.05 per quarter hour or part thereof after the first forty minutes provided that the first forty minutes are spent in a specific or general re-assessment or multiple system assessment.

\$9.05 per quarter hour or part thereof after the first hour provided that the first hour is spent in consultation, limited consultation, repeat consultation, prenatal consultation, specific or general assessment.

Detention is not meant to apply to procedures and does not include time waiting for X-rays, lab reports, the operating room, or for the patient to arrive for assessment or treatment. Moreover, since the pertinent listed obstetrical benefits take attendance at labour into account, benefits for detention are not applicable during the first 18 hours of established labour. For the purpose of counting the hours in established labour, a physician should start counting either from the time he has been advised by the hospital that his patient is in active labour (which may be the time of hospital admission) or from the time that he has assessed the patient and found her to be in active labour. If established labour extends beyond 18 hours, a physician may claim detention for further time during labour spent with and on behalf of the obstetrical patient to the exclusion of other patient care.

27. **Independent Consideration — "I.C.":** independent consideration will be given by O.H.I.P. for those items in the Schedule of Benefits which are listed as I.C.. Claims rendered under this heading must include a specific charge along with a detailed explanation of that charge. Where pertinent, an operative report is very helpful in rendering independent consideration. It also is helpful if I.C. claims include a comparison of the scope and difficulty of the procedure with other procedures listed in the schedule.

28. **Specialist:** a specialist shall be defined (for purposes of application in the case of any given service within this Schedule) as one who holds a certificate from the Royal College of Physicians and Surgeons of Canada in the specialty which normally is considered to encompass the service in question.

A specialist rendering services outside of his specialty should use the codes and tariffs listed in the General Practice section of the Schedule.

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29. Differential Benefits:

- (a) The rates listed under the column "Practice in General" are those intended to apply when the service is performed by other than a physician certified in the specialty normally considered to encompass the service in question.
- (b) Where only one benefit is listed, it shall apply to any physician rendering the service, regardless of specialty.
- (c) Consultation and visit benefit listings under the heading of General Practice may be claimed by other branches of medicine if the listings do not appear elsewhere in the Schedule.
- (d) Specialists in paediatrics who practice allergy may claim specialist rates for their allergy services regardless of the age of their patients.

30. Referring Physician's Services:

- (a) For the services rendered prior to an operation, the referring physician should claim on a "fee-for-service basis", for example:
 - (i) Home, Office or Hospital Visits as rendered.
 - (ii) In addition to (i) above, in acute cases, benefits may be claimed for detention if applicable and appropriate (refer to paragraph 26, above).
- (b)
 - (i) For services rendered as an assistant during the operation, the referring physician should claim in accordance with paragraph 31, below.
 - (ii) In cases in which the referring physician is required to be present in the interest of the patient but does not actually assist at the surgical procedure, he should charge on a per visit basis for this service.
- (c) For the services rendered after the operation, the referring physician may claim on the basis of supportive care as outlined in the Schedule.

31. Assistants' Services:

- (a) Time units are computed by allowing one unit (\$4.40) for each 15 minutes or part thereof of time (up to two hours) spent by the assistant. Time units for assistants' services for periods in excess of two hours per case are computed by allowing two units for each 15 minutes or part thereof. Time for purposes of these calculations includes scrub time and time spent in the operating room. If claims are being made in coded form (see Preamble, part B, paragraph 1), the suffix B should be added to the code for the procedure.
- (b) Time units and listed basic units should be indicated separately on the claim card. Benefits for assistants' services are determined by multiplying the listed basic units and the time units by \$4.40. For cases commencing after 6.00 p.m. and before 7.00 a.m. or on Saturdays, Sundays and Holidays, the total benefit for assistants' services is increased by 30% (E400B).

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- (c) When multiple or bilateral surgical procedures are done during the same anaesthetic, the assistant's benefits shall be based on the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the assistant shall be entitled to receive full assistant's benefits for each procedure.
- (d) In surgical procedures requiring more than one assistant, benefits for the second assistant shall be computed on the same basis as for the first assistant.
- (e) When a surgeon requires an assistant at a procedure for which no assistant's units are listed, the assistant may calculate the total benefits applicable by taking the number of basic units used by the anaesthetist, adding his time units and multiplying the total number of units by \$4.40. (See also (f) below.)
- (f) When assistants at surgery claim for procedures for which no assistants' units have actually been listed in the Schedule, the assistants should support their claims with letters of explanation as to why their attendance was required.
- (g) Where the attendance of a physician is requested by the patient's other medical attendants for the sole purpose of monitoring or special supportive care, and when the physician is in constant attendance, the benefits shall be based upon 3 units plus time (**E003B**).
- (h) When an anaesthetic has begun and the operation is cancelled due to a complication prior to commencement of surgery, the assistant who has scrubbed but is not required to do more, should claim 3 basic units plus time units (**E006B**). If the operation is cancelled after surgery has commenced, the procedural basic units plus time units will apply. If the procedure is cancelled prior to the induction of anaesthesia and the assistant is scrubbed, a subsequent hospital visit only may be claimed.

32. Anaesthetists' Services:

- (a) Benefits for anaesthetists' services are for all types of anaesthesia. The rates listed are for professional services, including pre-anaesthetic evaluation and post-anaesthetic follow-up and all immediate supportive measures, and does not include the cost of materials used. If an anaesthetist is asked to see a registered bed patient in consultation more than 36 hours prior to the administration of an anaesthetic, he may claim for a consultation as well as for rendering the anaesthetic. If an anaesthetist examines a patient prior to surgery and the surgery is cancelled prior to the induction of anaesthesia, he may claim a subsequent hospital visit for this service. When an anaesthetic has begun and the operation is cancelled due to a complication prior to the commencement of surgery, the anaesthetist should claim 4 basic units plus time (**E006C**). If the operation is cancelled after surgery has commenced, the procedural basic units plus time units will apply.

PREAMBLE

- (b) Basic units are listed for most procedures and include the value of all anaesthetic services except the actual time spent administering the anaesthesia, any modifying factors, or unusual detention with the patient (see paragraph 32(1) below).
- (c) Except during maintenance of continuous conduction anaesthesia (G247 pg 120, P015 pg 129), time units are computed by allowing one unit for each 15 minutes or part thereof of anaesthesia time (up to two hours). Following the first two hours of anaesthesia, with the exception of cases with basic units of 35, time units for periods in excess of two hours are computed by allowing two units for each 15 minutes or part thereof. Anaesthesia time begins when the anaesthetist is first in attendance with the patient for the purposes of creating the anaesthetic state and ends when he is no longer in personal attendance (when the patient may be safely placed under customary post-operative supervision).
- (d) Time units and listed basic units should be indicated separately on the claim card. Benefits for anaesthetists' services are determined by multiplying the basic and the time units by \$5.27 for certified anaesthetists and \$4.60 for non-certified anaesthetists. For cases commencing after 6.00 p.m. and before 8.00 a.m. or on Saturdays, Sundays and Holidays, the total benefit for anaesthetists' services is increased by 30% (**E400C**).
- (e) If claims are being made in coded form (see Preamble, part B, paragraph 1) the suffix C should be added to the code for the procedure.
- (f) In special cases where the services of more than one anaesthetist are deemed necessary in the interest of the patient the benefits shall be increased by 50% of that computed for the procedure; each anaesthetist to be entitled to one half of the total benefit.
- (g) When multiple or bilateral surgical procedures are done during the same anaesthetic, the anaesthetic benefits shall be based upon the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the anaesthetist shall be entitled to received full anaesthetic benefits for each procedure.
- (h) In procedures where no units are listed or with I.C., the basic units will be based upon those listed for a comparable procedure considering region and modifying conditions or techniques.
- (i) When a pump with or without an oxygenator and with or without hypothermia is employed in conjunction with an anaesthetic, the anaesthetic "Basic" will be 35 units; this replaces the listed basic units for the procedure. To compensate for variations in anaesthetic practice, special respiratory intensive care or detention for the purpose of intensive treatment of other types may be claimed separately under the appropriate headings.
- (j) An additional 10 units may be claimed when, in association with anaesthesia, "controlled hypotension" is carried out using any technique to deliberately lower and maintain the mean blood pressure at least 25% below the range of normal for that patient. The extra 10 units may be claimed under code **E004C**.

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- (k) Where unusual detention with the patient before or after anaesthesia is essential for the safety and welfare of such patient, the necessary time will be valued on the same basis as indicated for the anaesthetic time.
- (l) For detention not associated with anaesthesia detention rates and criteria apply (see paragraph 26, above).
- (m) Where the attendance of the anaesthetist is requested by the patient's other medical attendants for the purpose of monitoring or special supportive care, and where the anaesthetist is in constant attendance the benefits shall be based upon 3 units plus time. If claims are coded, the code is **E003C**.
- (n) A physician, regardless of specialty, who is required to examine a patient in preparation for dental surgery under general anaesthesia may claim \$13.95 when he has seen the patient in the previous twelve months for a general assessment or \$19.50 if he has not seen the patient within the previous twelve months for a general assessment. If the examining physician also administers the anaesthetic only \$13.95 may be claimed in addition to the anaesthetic benefit, for the history and examination required by the hospital on admission.
- (o) No additional claim should be made for introducing a catheter for continuous conduction anaesthesia, i.e. above the basic of 5 units plus maintenance units to a maximum of 6 units plus the number of time units required for the obstetrical delivery.
- (p) When a physician administers an anaesthetic and/or other medication prior to or during a procedure(s) and also performs a procedure(s) on the same patient, he should claim for the procedure(s) only.
- (q) When hypothermia is used by the anaesthetist in procedures not specifically identified as requiring hypothermia, the basic value is 25 units. This basic value replaces the basic value listed in the Schedule for the procedure. When the basic value claimed is 25 units, the anaesthetic service may be claimed under code **E002C**.
- (r) Where one anaesthetist starts a procedure and is replaced by another part way through a surgical procedure or delivery, the first anaesthetist should claim the appropriate basic units plus time units and the second anaesthetist may claim for time units only. The second anaesthetist should use code **E005C** for such time units except in the case of continuous conduction anaesthesia for which code G247 or code P015 (plus E100C) pertain (see also paragraphs 32(c) and 32(o), above). **E005C** qualifies for the surcharge **E400C** only if the case originally stated within the time stated under paragraph 32(d) above. Each anaesthetist should state on his claim card which part of the anaesthetic is being claimed and the time begun and completed.
- (s) General anaesthesia for the purposes of this Schedule includes all forms of anaesthesia except local infiltration.

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APPENDIX A

Sections 49 and 49a of Ontario Regulation 323/72 made under the Health Insurance Act, 1972.

“(1) The following services are not insured services under the Plan:

- Except where medically required, surgery for cosmetic purposes.
- Expenses for travelling time or mileage.
- Testimony in a court, preparation of records, reports, certificates or communications.
- Advice by telephone.
- Any service or examination for the purpose of,
 - (a) an application for insurance or under a requirement for keeping insurance in force;
 - (b) an application for admission to or continuance at or in a school, college, university, camp, association, club, group or program;
 - (c) employment or the continuance of employment or pursuant to the request of an employer or other person in authority;
 - (d) legal requirements or proceedings.
- Group examinations, immunizations or inoculations.
- Any service or examination rendered by a physician for screening, survey or research purposes.
- Services rendered by a physician pursuant to an arrangement for rendering services,
 - (a) to the employees of an employer;
 - (b) to members of an association; or
 - (c) at a camp to the campers thereof.
- Laboratory services, except,
 - (a) laboratory services prescribed in section 48a, and
 - (b) simple procedures, as defined in Ontario Regulation 483/72, carried out by a physician for the purpose of the diagnoses or treatment of a patient.
- Special appliances.
- Clinical pathology, except when authorized by a physician and performed,
 - (a) by a laboratory mentioned in clause a or clause b of subsection 1 of section 48a; or
 - (b) by or under the direction of any other person authorized by law.
- All procedures of acupuncture.

PREAMBLE

APPENDIX A (Continued)

(2) The following services rendered by physicians shall be deemed not to be insured services for the purposes of the Act:

- Pre-adoption examination and evaluation for C.A.S.
- Other scan (approved but not currently listed).
- Preparation of special antigens or anti-serums.
- Special investigations.
- Dermatoglyphics.
- Genetic counselling.
- Group psychotherapy — seventh to ninth hour per day.
- Psychotherapy — interviews with other paramedical organizations or others on behalf of a patient.
- Orthoptics.
- Contact lens fitting, except for any of the following conditions:
 - (a) Aphakia;
 - (b) High Myopia, greater than nine diopters;
 - (c) Irregular astigmatism (post-corneal grafting or corneal scarring resulting from disease states);
 - (d) Keratoconus.
- Non-referred mammography or thermography.
- The use of EDTA in the treatment of atherosclerosis.
- HCG treatment for obesity.
- General assessment for nicotine addiction or obesity where treatment is to be by acupuncture or ear pins.

49a. The following service rendered by a physician shall be deemed not to be an insured service in respect of an insured person who is eighteen years of age or over:

1. Otoplasty for correction of "outstanding ears."

PREAMBLE

APPENDIX B

Section 28 of Regulation 577/75 of the Health Disciplines Act, 1974.

“28—(1) A member shall,

- (a) keep a legibly written or typewriting record in respect of each patient of the member setting out,
 - (i) the name and address of the patient,
 - (ii) each date that the member sees the patient,
 - (iii) a history of the patient,
 - (iv) particulars of each physical examination of the patient by the member,
 - (v) investigations ordered by the member and the results of the investigations,
 - (vi) each diagnosis made by the member respecting the patient, and
 - (vii) each treatment prescribed by the member for the patient;
 - (b) keep a day book, daily diary or appointment record setting out the name of each patient seen or treated or in respect of whom a professional service is rendered by the member.
- (2) A member shall keep the records required under subsection 1 in a systematic manner and shall retain each record for a period of six years after the date of the last entry in the record or until the member ceases to engage in the practice of medicine, whichever first occurs.
- (3) A member shall make records kept pursuant to subsection 1 and books, records, documents and things relevant thereto available at reasonable hours for inspection by a person appointed by the Registrar pursuant to section 64 of the Act or a person appointed as an inspector under subsection 1 of section 43 of the Health Insurance Act, 1972. O. Reg. 577/75, s. 28.”

CONSULTATIONS AND VISITS

Code GENERAL PRACTICE (00)

Office:

A005	Consultation	\$23.00
A006	Repeat consultation	19.50
A003	General assessment	19.50
A004	General re-assessment	13.95
A007	Intermediate assessment	9.75
A001	Minor assessment	7.70
A002	Well baby care (up to 2nd birthday)	9.05
K014	Well child care (2nd to 6th birthday)	12.90
K017	Annual Health Examination — child (after 6th birthday)	12.90
K009	— adolescent, adult	13.95
A009	Oculo-visual assessment (including refraction by refractometer and tonometry)	17.10
A010	Repeat oculo-visual assessment (including refraction and tonometry) ..	11.15
A903	Pre-dental general assessment	19.50
A904	Pre-dental general re-assessment	13.95
N.C.	Telephone advice including renewal of prescription	N.A.B.
N.C.	Dispensing fee	N.A.B.

Home:

B005	Consultation	30.00
B006	Repeat consultation	26.50
B003	General assessment	26.50
B004	General re-assessment	20.90
B007	Intermediate assessment	16.75
B001	Minor assessment	14.65
K018	Extra patient seen — intermediate assessment	9.75
K005	— minor assessment	7.70
B008	Emergency call with sacrifice of office hours	extra 7.00
B009	Nights, Saturdays, Sundays, Holidays	extra 7.00
Note:	Either the surcharge for Night, Saturday, Sunday, Holiday or the surcharge for sacrifice of office hours, but not both, may be claimed with the appropriate visit.	

Hospital:

C005	Consultation	23.00
C006	Repeat consultation	19.50
C003	General assessment	19.50
C004	General re-assessment	13.95
C002	Subsequent visits (minor assessments): up to five weeks	per visit 5.55

CONSULTATIONS AND VISITS

Code GENERAL PRACTICE—Cont'd

C007	from sixth to thirteenth week inclusive (not to exceed \$16.65 per week)	per visit	\$5.55
C009	after thirteenth week (not to exceed \$33.30 per month)	per visit	5.55
C008	Concurrent care (minor assessments) (See Preamble)	per visit	5.55
C903	Pre-dental general assessment		19.50
C904	Pre-dental general re-assessment		13.95

Supportive care (minor assessments):

See definition in Preamble. The physician may claim for this care on a per visit basis.

C010	It is reasonable to assume that 1 visit every 2 days to the 7th day, and then 1 visit every 4 days thereafter will be sufficient	per visit	5.55
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Note: If medical complications develop or are present in the post-operative period, hospital medical care may be claimed rather than supportive post-operative care. Such claims should be substantiated by the physician.

H007	Attendance at maternal delivery for care of a high risk baby(s)—(if only service rendered at time of delivery)		26.50
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Note: Consultation should not be claimed with attendance at maternal delivery. —other fees may apply.

H001	Newborn baby care in hospital and/or home		22.30
H002	Low birth weight baby care (uncomplicated) initial visit		13.95
H003	then per daily visit for four weeks	per visit	2.25
H004	after four weeks to a maximum of 10.85 per week	per visit	1.55

Special Visit to Office:

Q015	Consultation		30.00
Q013	General assessment		26.50
Q014	General re-assessment		20.90
Q017	Intermediate assessment		16.75
Q011	Minor assessment		14.65
Q019	Nights, Saturdays, Sundays, Holidays	extra	7.00

Special Visit to Hospital:

H015	Consultation		30.00
H013	General assessment		26.50
H014	General re-assessment		20.90
H117	Intermediate assessment		16.75
H011	Minor assessment		14.65
H018	Emergency call with sacrifice of office hours	extra	7.00
H019	Nights, Saturdays, Sundays, Holidays	extra	7.00

Emergency Department — Physician on Duty:

Note: A physician on duty in Emergency, called to see a hospital bed patient because of acute complications may not claim special visit surcharges. The appropriate claim is a hospital visit.

CONSULTATIONS AND VISITS

Code GENERAL PRACTICE—Cont'd

H103	Multiple systems assessment — may include x-ray, E.C.G. and other laboratory data interpretation	\$11.50
H101	Minor assessment	6.60
H110	When above visits or first procedure occur — 12:00 midnight to 8:00 a.m., add per patient visit	4.85
H106	When above visits or first procedures occur on a Holiday, add per patient visit	3.50

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in Emergency or O.P.D.:

H100	Consultation (not applicable if referred by intern or resident — use H102 instead)	23.00
H107	Repeat consultation (not applicable if referred by intern or resident — use H104 instead)	19.50
H102	General assessment	19.50
H104	General re-assessment	13.95
H008	Intermediate assessment	9.75
H006	Minor assessment	7.70
H903	Pre-dental general assessment	19.50
H904	Pre-dental general re-assessment	13.95
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Long Term Institutional Care — Chronic and Convalescent Hospital:

W105	Consultation	23.00
W106	Repeat consultation	19.50
W108	Emergency call with sacrifice of office hours (first patient seen) extra	7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	7.00

Admission assessment (see Preamble)

W102	Type 1	19.50
W103	2	13.95
W104	3	7.70
W002	Subsequent visits (maximum of 10 per patient, per month) .. per visit	5.20
W109	Annual physical examination	13.95

Special visits for acute intercurrent illness when a physician is called to the hospital and makes a special trip to see a patient(s):

W016	— first patient see — intermediate assessment	16.75
W006	— minor assessment	14.65
W017	— extra patient seen for acute intercurrent illness	
	— intermediate assessment	9.75
W007	— minor assessment	7.70

CONSULTATIONS AND VISITS

Code GENERAL PRACTICE—Cont'd

W108	Emergency call with sacrifice of office hours (first patient seen) extra	\$7.00
W201	Nights, Saturdays, Sundays and Holidays, add to appropriate consultation or visit when no other premium is claimed (first patient seen)	7.00
Note:	This is not applicable to a physician on duty in emergency, who is called to see a hospital bed patient.	
W903	Pre-dental general assessment	19.50
W904	Pre-dental general re-assessment	13.95

Homes for the Aged — Patients covered by Extended Care Legislation and Nursing Homes:

W205	Consultation	23.00
W206	Repeat consultation	19.50
W008	Emergency call with sacrifice of office hours (first patient seen) extra	7.00
W009	Nights, Saturdays, Sundays, Holidays (first patient seen) extra	7.00
	Admission assessment (see Preamble)	
W202	Type 1	19.50
W203	2	13.95
W204	3	7.70

Patients covered by Extended Care Legislation:

W004	General re-assessment	7.70
Note:	May only be claimed 6 months after Annual Health Examination. (as per The Nursing Homes Act, 1972).	
W003	Subsequent visits (maximum of 5 per patient, per month) . . . per visit	5.20
W209	Annual physician examination	13.95
	Special visits for acute intercurrent illness when a physician is called to the home and makes a special trip to see a patient(s):	
W018	— first patient seen — intermediate assessment	16.75
W001	— minor assessment	14.65
	— extra patient seen for acute intercurrent illness	
W019	— intermediate assessment	9.75
W005	— minor assessment	7.70
W008	Emergency call with sacrifice of office hours (first patient seen) extra	7.00
W009	Nights, Saturdays, Sundays, Holidays (first patient seen) extra	7.00
	Where acute intercurrent illness requires significant additional care . . .	I.C.
W903	Pre-dental general assessment	19.50
W904	Pre-dental general re-assessment	13.95

Homes for the Aged — Patients Not Covered by Extended Care Legislation:

If the Home for the Aged provides an office to the physician for the examination of patients, the physician should claim for the appropriate office visit as listed below for services rendered under

CONSULTATIONS AND VISITS

Code GENERAL PRACTICE—Cont'd

these circumstances. If the physician is required by the patient or the patient's representative to make a special visit for acute intercurrent illness to a patient the physician may claim for the appropriate special visit as listed above (i.e.: W018 - W009).

Note: Office visit benefits also apply to patients seen in bed rather than in office, unless a special visit is made. Do not use "B" or "C" Codes.

W115	Consultation	\$23.00
W116	Repeat consultation	19.50
W113	General assessment	19.50
W114	General re-assessment	13.95
W117	Intermediate assessment	9.75
W101	Minor assessment	7.70
K009	Annual health examination	13.95
W008	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W009	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00
W903	Pre-dental general assessment	19.50
W904	Pre-dental general re-assessment	13.95

Psychotherapy: (includes narcoanalysis, psychoanalysis or treatment of sexual dysfunction) (See Preamble, part B, paragraph 23)

K007	Individual — per ½ hour or major part thereof (see Preamble)	16.75
	Group — (four to eight people) per ½ hour or major part thereof	
K012	— per member (up to six hours per day)	3.35
N.C.	— per member (more than 6 hours per day)	N.A.B.
K004	Family — (two or more family members in attendance at the same time) per ½ hour or major part thereof	19.50
K010	When special emergency visit to home, hospital, office or emergency department is required at Night, Saturdays, Sundays or Holidays to provide psychotherapy, add to claims for psychotherapy	7.00

Hypnotherapy:

K006	Individual — per ½ hour or major part thereof	16.75
Note:	May not be claimed with diagnosis of acne, psoriasis, smoking, obesity or in conjunction with delivery.	
K011	Group, for induction and training for hypnosis (up to eight people) per ½ hour or major part thereof per member — (not applicable to prenatal patients)	3.35
K013	Counselling — intended as an educational experience — not intended for ongoing therapy or as a substitute for a patient assessment (see Preamble, part B, paragraph 24) — one or more people per ½ hour or major part thereof	16.75

Note: 1.) Claims for hospital, home or office visits are not applicable on a day when hypnotherapy, psychotherapy or counselling are charged, i.e. by same physician, same diagnosis.
2.) the College of Physicians and Surgeons has stated that the minimum time period for psychotherapy (to be claimed as such) is 20 minutes. (See Preamble, part B, paragraph 23).

CONSULTATIONS AND VISITS

Code GENERAL PRACTICE—Cont'd

G623 Certification of mental illness, including necessary history and examination \$30.00
Note: Consultation or assessment may not be claimed in addition.

Interviews:

K002 Interviews with relatives on behalf of a patient, per ½ hour or major part thereof 16.75

K003 Interviews with C.A.S. or legal guardian on behalf of a patient, per ½ hour or major part thereof 16.75

Note: K002, K003 — Should be claimed on the patient's claim card with diagnosis.

N.C. Interviews with other paramedical organization or others on behalf of a patient, per ½ hour or major part thereof N.A.B.

N.C. Case conference — with medical and/or paramedical personnel on behalf of a patient, per ½ hour or major part thereof N.A.B.

Diagnostic interview with child and/or parent:

K008 for psychological problem or learning disabilities per ½ hour 16.75

Note: Claims for K008 should be submitted on child's card.

N.C. for testing per ½ hour N.A.B.

Genetic Counselling:

N.C. Individual or family N.A.B.

N.C. Interview with relatives N.A.B.

K001 Detention (See Preamble) per quarter hour 9.05

K101 Detention while in attendance with patient(s) in ambulance per quarter hour 13.60

Note: K101 is not applicable to attendance in a vehicle other than an ambulance. K001 may apply instead (See Preamble).

Certification and Reports:

With or Without Examination

N.C. Certification of health (ordinary), disability, or immunization status .. N.A.B.

N.C. Free from infection (barbers, waiters, etc.) N.A.B.

N.C. Insurance report based on previous examination N.A.B.

N.C. Insurance report on illness or death N.A.B.

N.C. Medico-legal report N.A.B.

ALLERGY (39)

Since the Royal College of Physicians and Surgeons of Canada has not set a standard for "Allergy Specialist", benefits for consultations and visits shall be applicable to a specific allergist as they refer to him in his own General or Specialty Section except for the following:

K399 Clinical interpretation by immunologists where a report of a survey is submitted in writing to the patient's physician (not to apply when the immunologist claims for a consultation) 13.25

CONSULTATIONS AND VISITS

Code ANAESTHESIA (01)

Office: (applicable to services to other than registered bed patients)

A015	Consultation	\$32.10
A016	Repeat consultation	21.60
A013	Specific assessment	19.50
A014	Specific re-assessment	13.95
A011	Minor assessment	7.70

Special Visit to Office:

Q215	Consultation	39.05
Q216	Repeat consultation	28.60
Q213	Specific assessment	26.50
Q214	Specific re-assessment	20.90
Q211	Minor assessment	14.65
Q219	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H215	Consultation	39.05
H216	Repeat consultation	28.60
H213	Specific assessment	26.50
H214	Specific re-assessment	20.90
H211	Minor assessment	14.65
H218	Emergency call with sacrifice of office hours	extra 7.00
H219	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H010	Consultation	32.10
H017	Repeat consultation	21.60
H012	Specific assessment	19.50
H114	Specific re-assessment	13.95
H016	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C015	Consultation (See Preamble-paragraph 31 (a))	32.10
C016	Repeat consultation (See Preamble-paragraph 31 (a))	21.60
C013	Specific assessment	19.50
C014	Specific re-assessment	13.95
	Subsequent visits: (minor assessments)	
C012	up to five weeks	per visit 6.25
C017	from sixth to thirteenth week inclusive (not to exceed \$18.75 per week)	per visit 6.25

CONSULTATIONS AND VISITS

Code ANAESTHESIA—Cont'd.

C019	after thirteenth week (not to exceed \$37.50 per month) per visit	\$6.25
C018	Concurrent care (minor assessments) per visit	6.25

CARDIOLOGY (60)

For services not listed, refer to Internal Medicine Section

Office:

A605	Consultation	50.90
A645	Limited consultation	34.85
A606	Repeat consultation	34.85
A603	General assessment	32.05
A604	General re-assessment	23.70
A608	Specific re-assessment	13.25
A601	Minor assessment	7.70

Home:

B605	Consultation	57.90
B645	Limited consultation	41.85
B606	Repeat consultation	41.85
B603	General assessment	39.05
B604	General re-assessment	30.70
B601	Minor assessment	14.65
B608	Emergency call with sacrifice of office hours extra	7.00
B609	Nights, Saturdays, Sundays, Holidays extra	7.00

Special Visit to Office:

Q605	Consultation	57.90
Q645	Limited consultation	41.85
Q606	Repeat consultation	41.85
Q603	General assessment	39.05
Q604	General re-assessment	30.70
Q601	Minor assessment	14.65
Q609	Nights, Saturdays, Sundays, Holidays extra	7.00

Special Visit to Hospital:

H605	Consultation	57.90
H645	Limited consultation	41.85
H606	Repeat consultation	41.85
H603	General assessment	39.05
H604	General re-assessment	30.70
H601	Minor assessment	14.65
H608	Emergency call with sacrifice of office hours extra	7.00
H609	Nights, Saturdays, Sundays, Holidays extra	7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.

H600	Consultation	56.90
H640	Limited consultation	34.85

CONSULTATIONS AND VISITS

Code **CARDIOLOGY—Cont'd**

H607	Repeat consultation	\$34.85
H602	General assessment	32.05
H704	General re-assessment	23.70
H708	Specific re-assessment	13.25
H706	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C605	Consultation	50.90
C645	Limited consultation	34.85
C606	Repeat consultation	34.85
C603	General assessment	32.05
C604	General re-assessment	23.70
	Subsequent visits (minor assessments):	
C602	up to five weeks	6.95
C607	from sixth to thirteenth week inclusive (not to exceed \$20.85 per week)	6.95
C609	after thirteenth week (not to exceed \$41.70 per month)	6.95
C608	Concurrent care (minor assessments)	6.95
K601	Detention (see Preamble)	9.05

CARDIOVASCULAR AND THORACIC SURGERY (09)

Office:

A095	Consultation	25.20
A096	Repeat consultation	19.50
A093	Specific assessment	18.10
A094	Specific re-assessment	13.25
A091	Minor assessment	7.70

Home:

B095	Consultation	32.20
B096	Repeat consultation	26.50
B093	Specific assessment	25.10
B094	Specific re-assessment	20.20
B091	Minor assessment	14.65
B098	Emergency call with sacrifice of office hours	7.00
B099	Nights, Saturdays, Sundays, Holidays	7.00

Special Visit to Office:

Q095	Consultation	32.20
Q096	Repeat consultation	26.50
Q093	Specific assessment	25.10
Q094	Specific re-assessment	20.20
Q091	Minor assessment	14.65
Q099	Nights, Saturdays, Sundays, Holidays	7.00

CONSULTATIONS AND VISITS

Code **CARDIOVASCULAR AND THORACIC SURGERY—Cont'd**

Special Visit to Hospital:

H095	Consultation	\$32.20
H096	Repeat consultation	26.50
H093	Specific assessment	25.10
H094	Specific re-assessment	20.20
H091	Minor assessment	14.65
H098	Emergency call with sacrifice of office hours	extra 7.00
H099	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H090	Consultation	25.20
H097	Repeat consultation	19.50
H092	Specific assessment	18.10
H294	Specific re-assessment	13.25
H296	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C095	Consultation	25.20
C096	Repeat consultation	19.50
C093	Specific assessment	18.10
C094	Specific re-assessment	13.25
Subsequent visits (minor assessments):		
C092	up to five weeks	per visit 5.55
C097	from sixth to thirteenth week inclusive (not to exceed \$16.65 per week)	per visit 5.55
C099	after thirteenth week (not to exceed \$33.30 per month)	per visit 5.55
C098	Concurrent care (minor assessments)	per visit 5.55
K091	Detention (See Preamble)	per quarter hour 9.05

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W095	Consultation	25.20
W096	Repeat consultation	19.50
W108	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00

CLINICAL BIOCHEMISTRY (30)

Inpatient:

C305	Consultation	26.50
C306	Repeat consultation	19.50
C308	Concurrent care (minor assessments)	per visit 6.95

CONSULTATIONS AND VISITS

Code CLINICAL BIOCHEMISTRY—Cont'd

C109 Special visits on Nights, Saturdays, Sundays and Holidays, add to appropriate consultation or visit when no other premium is claimed (See Preamble, part B, paragraph 2(d)) 57.00

Outpatient:

H305 Consultation 25.20
H307 Repeat consultation 19.50

CLINICAL IMMUNOLOGY (62)

For services not listed, refer to Internal Medicine Section.

Office:

A625 Consultation 50.90
A525 Limited consultation 34.85
A626 Repeat consultation 34.85
A623 General assessment 32.05
A624 General re-assessment 23.70
A628 Specific re-assessment 13.25
A621 Minor assessment 7.70

Home:

B625 Consultation 57.90
B525 Limited consultation 41.85
B626 Repeat consultation 41.85
B623 General assessment 39.05
B624 General re-assessment 30.70
B621 Minor assessment 14.65
B628 Emergency call with sacrifice of office hours extra 7.00
B629 Nights, Saturdays, Sundays, Holidays extra 7.00

Special Visit to Office:

Q625 Consultation 57.90
Q525 Limited consultation 41.85
Q626 Repeat consultation 41.85
Q623 General assessment 39.05
Q624 General re-assessment 30.70
Q621 Minor assessment 14.65
Q629 Nights, Saturdays, Sundays, Holidays extra 7.00

Special visit to Hospital:

H625 Consultation 57.90
H525 Limited consultation 41.85
H626 Repeat consultation 41.85
H623 General assessment 39.05
H624 General re-assessment 30.70
H621 Minor assessment 14.65
H628 Emergency call with sacrifice of office hours extra 7.00
H629 Nights, Saturdays, Sundays, Holidays extra 7.00

CONSULTATIONS AND VISITS

Code CLINICAL IMMUNOLOGY—Cont'd

**Emergency or O.P.D. — Physician in Hospital But Not on Duty in the
Emergency Department When Seeing Patient(s) in the Emergency
or O.P.D.:**

H620	Consultation	\$50.90
H520	Limited consultation	34.85
H627	Repeat consultation	34.85
H622	General assessment	32.05
H724	General re-assessment	23.70
H728	Specific re-assessment	13.25
H726	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C625	Consultation	50.90
C525	Limited consultation	34.85
C626	Repeat consultation	34.85
C623	General assessment	32.05
C624	General re-assessment	23.70
	Subsequent visits (minor assessments):	
C622	up to five weeks	6.95
C627	from sixth to thirteenth week inclusive (not to exceed \$20.85 per week)	6.95
C629	after thirteenth week (not to exceed \$41.70 per month)	6.95
C628	Concurrent care (minor assessments)	6.95
K621	Detention (See Preamble)	9.05

DERMATOLOGY (02)

Office:

A025	Consultation	25.20
A026	Repeat consultation	19.50
A023	Specific assessment	18.10
A024	Specific re-assessment	13.25
A021	Minor assessment	7.70

Home:

B025	Consultation	32.20
B026	Repeat consultation	26.50
B023	Specific assessment	25.10
B024	Specific re-assessment	20.20
B021	Minor assessment	14.65
B028	Emergency call with sacrifice of office hours	extra 7.00
B029	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q025	Consultation	32.20
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CONSULTATIONS AND VISITS

Code **DERMATOLOGY—Cont'd**

Q026	Repeat consultation	\$26.50
Q023	Specific assessment	25.10
Q024	Specific re-assessment	20.20
Q021	Minor assessment	14.65
Q029	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H025	Consultation	32.20
H026	Repeat consultation	26.50
H023	Specific assessment	25.10
H024	Specific re-assessment	20.20
H021	Minor assessment	14.65
H028	Emergency call with sacrifice of office hours	extra 7.00
H029	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H020	Consultation	25.20
H027	Repeat consultation	19.50
H022	Specific assessment	18.10
H124	Specific re-assessment	13.25
H126	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C025	Consultation	25.20
C026	Repeat consultation	19.50
C023	Specific assessment	18.10
C024	Specific re-assessment	13.25
	Subsequent visits (minor assessments):	
C022	up to five weeks	per visit 5.55
C027	from sixth to thirteenth week inclusive (not to exceed \$16.65 per week)	per visit 5.55
C029	after thirteenth week (not to exceed \$33.30 per month)	per visit 5.55
C028	Concurrent care (minor assessments)	per visit 5.55
K021	Detention (See Preamble)	per quarter hour 9.05

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes.

W025	Consultation	25.20
W026	Repeat consultation	19.50
W108	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00

CONSULTATIONS AND VISITS

Code GASTROENTEROLOGY (41)

For services not listed, refer to Internal Medicine Section.

Office:

A415	Consultation	\$50.90
A545	Limited consultation	34.85
A416	Repeat consultation	34.85
A413	General assessment	32.05
A414	General re-assessment	23.70
A418	Specific re-assessment	13.25
A411	Minor assessment	7.70

Home:

B415	Consultation	57.90
B545	Limited consultation	41.85
B416	Repeat consultation	41.85
B413	General assessment	39.05
B414	General re-assessment	30.70
B411	Minor assessment	14.65
B418	Emergency call with sacrifice of office hours	extra 7.00
B419	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q415	Consultation	57.90
Q545	Limited consultation	41.85
Q416	Repeat consultation	41.85
Q413	General assessment	39.05
Q414	General re-assessment	30.70
Q411	Minor assessment	14.65
Q419	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H415	Consultation	57.90
H545	Limited consultation	41.85
H416	Repeat consultation	41.85
H413	General assessment	39.05
H414	General re-assessment	30.70
H411	Minor assessment	14.65
H418	Emergency call with sacrifice of office hours	extra 7.00
H419	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H410	Consultation	50.90
H540	Limited consultation	34.85
H417	Repeat consultation	34.85
H412	General assessment	32.05
H514	General re-assessment	23.70

CONSULTATIONS AND VISITS

Code GASTROENTEROLOGY—Cont'd

H518	Specific re-assessment	\$13.25
H516	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50
Hospital:		
C415	Consultation	50.90
C545	Limited consultation	34.85
C416	Repeat consultation	34.85
C413	General assessment	32.05
C414	General re-assessment	23.70
Subsequent visits (minor assessments):		
C412	up to five weeks	per visit 6.95
C417	from sixth to thirteenth week inclusive (not to exceed \$20.85 per week)	per visit 6.95
C419	after thirteenth week (not to exceed \$41.70 per month)	per visit 6.95
C418	Concurrent care (minor assessments)	per visit 6.95
K411	Detention (See Preamble)	per quarter hour 9.05

GENERAL SURGERY (03)**Office:**

A035	Consultation	25.20
A036	Repeat consultation	19.50
A033	Specific assessment	18.10
A034	Specific re-assessment	13.25
A031	Minor assessment	7.70

Home:

B035	Consultation	32.20
B036	Repeat consultation	26.50
B033	Specific assessment	25.10
B034	Specific re-assessment	20.20
B031	Minor assessment	14.65
B038	Emergency call with sacrifice of office hours	extra 7.00
B039	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q035	Consultation	32.20
Q036	Repeat consultation	26.50
Q033	Specific assessment	25.10
Q034	Specific re-assessment	20.20
Q031	Minor assessment	14.65
Q039	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H035	Consultation	32.20
H036	Repeat consultation	26.50

CONSULTATIONS AND VISITS

Code GENERAL SURGERY—Cont'd

H033	Specific assessment	\$25.10
H034	Specific re-assessment	20.20
H031	Minor assessment	14.65
H038	Emergency call with sacrifice of office hours	extra 7.00
H039	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H030	Consultation	25.20
H037	Repeat consultation	19.50
H032	Specific assessment	18.10
H334	Specific re-assessment	13.25
H336	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C035	Consultation	25.20
C036	Repeat consultation	19.50
C033	Specific assessment	18.10
C034	Specific re-assessment	13.25
Subsequent visits (minor assessments):		
C032	up to five weeks	per visit 5.55
C037	from sixth to thirteenth week inclusive (not to exceed \$16.65 per week)	per visit 5.55
C039	after thirteenth week (not to exceed \$33.30 per month)	per visit 5.55
C038	Concurrent care (minor assessments)	per visit 5.55
K031	Detention (See Preamble)	per quarter hour 9.05

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W035	Consultation	25.20
W036	Repeat consultation	19.50
W108	Emergency call with sacrifice of office hours (first patient seen) extra	7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00

HAEMATOLOGY (61)

For Services not listed, refer to Internal Medicine Section.

Office:

A615	Consultation	50.90
A655	Limited consultation	34.85
A616	Repeat consultation	34.85
A613	General assessment	32.05
A614	General re-assessment	23.70

CONSULTATIONS AND VISITS

Code HAEMATOLOGY—Cont'd

A618	Specific re-assessment	\$13.25
A611	Minor assessment	7.70
Home:		
B615	Consultation	57.90
B655	Limited consultation	41.85
B616	Repeat consultation	41.85
B613	General assessment	39.05
B614	General re-assessment	30.70
B611	Minor assessment	14.65
B618	Emergency call with sacrifice of office hours	extra 7.00
B619	Nights, Saturdays, Sundays, Holidays	extra 7.00
Special Visit to Office:		
Q615	Consultation	57.90
Q655	Limited consultation	41.85
Q616	Repeat consultation	41.85
Q613	General assessment	39.05
Q614	General re-assessment	30.70
Q611	Minor assessment	14.65
Q619	Nights, Saturdays, Sundays, Holidays	extra 7.00
Special Visit to Hospital:		
H615	Consultation	57.90
H655	Limited consultation	41.85
H616	Repeat consultation	41.85
H613	General assessment	39.05
H614	General re-assessment	30.70
H611	Minor assessment	14.65
H618	Emergency call with sacrifice of office hours	extra 7.00
H619	Nights, Saturdays, Sundays, Holidays	extra 7.00
Emergency or O.P.D.: — Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:		
H610	Consultation	50.90
H650	Limited consultation	34.85
H617	Repeat consultation	34.85
H612	General assessment	32.05
H714	General re-assessment	23.70
H718	Specific re-assessment	13.25
H716	Minor assessment	7.70
H106	When above lists or first procedure occur on a Holiday, add per patient visit	3.50
Hospital:		
C615	Consultation	50.90
C655	Limited consultation	34.85
C616	Repeat consultation	34.85

CONSULTATIONS AND VISITS

Code HAEMATOLOGY—Cont'd

C613	General assessment	\$32.05
C614	General re-assessment	23.70
	Subsequent visits (minor assessments):	
C612	up to five weeks	per visit 6.95
C617	from sixth to thirteenth week inclusive (not to exceed \$20.85 per week)	per visit 6.95
C619	after thirteenth week (not to exceed \$41.70 per month)	per visit 6.95
C618	Concurrent care (minor assessments)	6.95
K611	Detention (See Preamble)	per quarter hour 9.05

INTERNAL MEDICINE (13)

Office:

A135	Consultation	50.90
A435	Limited consultation	34.85
A136	Repeat consultation	34.85
A133	General assessment	32.05
A134	General re-assessment	23.70
A138	Specific re-assessment	13.25
A131	Minor assessment	7.70

Home:

B135	Consultation	57.90
B435	Limited consultation	41.85
B136	Repeat consultation	41.85
B133	General assessment	39.05
B134	General re-assessment	30.70
B131	Minor assessment	14.65
B138	Emergency call with sacrifice of office hours	extra 7.00
B139	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q135	Consultation	57.90
Q435	Limited consultation	41.85
Q136	Repeat consultation	41.85
Q133	General assessment	39.05
Q134	General re-assessment	30.70
Q131	Minor assessment	14.65
Q139	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H135	Consultation	57.90
H435	Limited consultation	41.85
H136	Repeat consultation	41.85
H133	General assessment	39.05
H134	General re-assessment	30.70
H131	Minor assessment	14.65

CONSULTATIONS AND VISITS

Code INTERNAL MEDICINE—Cont'd

H138	Emergency call with sacrifice of office hours	extra	\$7.00
H139	Nights, Saturdays, Sundays, Holidays	extra	7.00

**Emergency or O.P.D. — Physician in Hospital But Not on Duty in the
Emergency Department When Seeing Patient(s) in the Emergency
or O.P.D.:**

H130	Consultation		50.90
H430	Limited consultation		34.85
H137	Repeat consultation		34.85
H132	General assessment		32.05
H434	General re-assessment		23.70
H438	Specific re-assessment		13.25
H436	Minor assessment		7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit		3.50

Hospital:

C135	Consultation		50.90
C435	Limited consultation		34.85
C136	Repeat consultation		34.85
C133	General assessment		32.05
C134	General re-assessment		23.70
	Subsequent visits (minor assessments):		
C132	up to five weeks	per visit	6.95
C137	from sixth to thirteenth week inclusive (not to exceed \$20.85 per week)	per visit	6.95
C139	after thirteenth week (not to exceed \$41.70 per month)	per visit	6.95
C138	Concurrent care (minor assessments)	per visit	6.95
K131	Detention (See Preamble)	per quarter hour	9.05

Long Term Institutional Care — Chronic and Convalescent Hospital:

W235	Consultation		50.90
W435	Limited consultation		34.85
W236	Repeat consultation		34.85
W108	Emergency call with sacrifice of office hours (first patient seen)	extra	7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra	7.00
	Admission assessment (see Preamble)		
W232	Type 1		19.50
W233	Type 2		13.95
W234	Type 3		7.70
W132	Subsequent visits (maximum of 10 per patient, per month) ..	per visit	6.95
W239	Annual physical examination		13.95

**Special visits for acute intercurrent illness when a physician is called
to the hospital and makes a special trip to see a patient(s):**

W136	— first patient seen		14.65
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CONSULTATIONS AND VISITS

Code INTERNAL MEDICINE—Cont'd

W137	— extra patient seen for acute intercurrent illness	\$7.70
W108	Emergency call with sacrifice of office hours—(first patient seen)	7.00
W201	Nights, Saturdays, Sundays and Holidays, add to appropriate consultation or visit fees when no other premium is claimed (first patient seen)	7.00

Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W245	Consultation	50.90
W430	Limited consultation	34.85
W246	Repeat consultation	34.85
W138	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W139	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00
	Admission assessment (see Preamble)	
W432	Type 1	19.50
W433	Type 2	13.95
W434	Type 3	7.70
W133	Subsequent visits (maximum of 5 per patient, per month) ... per visit	5.90
W339	Annual physical examination	13.95

Special visits for acute intercurrent illness when a physician is called to the home and makes a special trip to see a patient(s):

W131	— first patient seen for intercurrent illness	14.65
W135	— extra patient seen for intercurrent illness	7.70
W138	Emergency call with sacrifice of office hours — first patient seen	7.00
W139	Nights, Saturdays, Sundays, Holidays — first patient seen	7.00
	Where acute intercurrent illness requires significant additional care ...	I.C.

Patients covered by Extended Care Legislation:

W134	— General re-assessment	7.70
Note:	May only be claimed 6 months after Annual Health Examination (as per The Nursing Homes Act, 1972).	

Homes for the Aged — Patients Not Covered by Extended Care Legislation:

If the Home for the Aged provides an office to the physician for the examination of patients, the physician should claim for the appropriate office visit as listed below for services rendered under these circumstances. If the physician is required to make special visits for acute intercurrent illness to a patient, the physician may claim for the appropriate special visit as listed above i.e.: W131-W139.

Note: Office visit benefits also apply to patient seen in bed rather than office, unless special visit is made. Do not use B or C codes.

CONSULTATIONS AND VISITS

Code INTERNAL MEDICINE—Cont'd

W335	Consultation	\$50.90
W437	Limited consultation	34.85
W336	Repeat consultation	34.85
W333	General assessment	32.05
W334	General re-assessment	23.70
W338	Specific re-assessment	13.25
W331	Minor assessment	7.70
W138	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W139	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00

Code MICROBIOLOGY (29)

Inpatient:

C295	Consultation	26.50
C296	Repeat consultation	19.50
C298	Concurrent care	per visit 6.95
C109	Special visits on Nights, Saturdays, Sundays and Holidays, add to appropriate consultation or visit when no other premium is claimed (See Preamble, part B, paragraph 2(d)	7.00

Outpatient:

H295	Consultation	26.50
H297	Repeat consultation	19.50

NEUROLOGY (18)

Office:

A185	Consultation	50.90
A385	Limited consultation	34.85
A186	Repeat consultation	34.85
A183	General assessment	32.05
A184	General re-assessment	23.70
A188	Specific re-assessment	13.25
A181	Minor assessment	7.70

Home:

B185	Consultation	57.90
B385	Limited consultation	41.85
B186	Repeat consultation	41.85
B183	General assessment	39.05
B184	General re-assessment	30.70
B181	Minor assessment	14.65
B188	Emergency call with sacrifice of office hours	extra 7.00
B189	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q185	Consultation	57.90
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CONSULTATIONS AND VISITS

Code **NEUROLOGY—Cont'd**

Q385	Limited consultation	\$41.85
Q186	Repeat consultation	41.85
Q183	General assessment	39.05
Q184	General re-assessment	30.70
Q181	Minor assessment	14.65
Q189	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H185	Consultation	57.90
H385	Limited consultation	41.85
H186	Repeat consultation	41.85
H183	General assessment	39.05
H184	General re-assessment	30.70
H181	Minor assessment	14.65
H188	Emergency call with sacrifice of office hours	extra 7.00
H189	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H180	Consultation	50.90
H380	Limited consultation	34.85
H187	Repeat consultation	34.85
H182	General assessment	32.05
H284	General re-assessment	23.70
H288	Specific re-assessment	13.25
H286	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C185	Consultation	50.90
C385	Limited consultation	34.85
C186	Repeat consultation	34.85
C183	General assessment	32.05
C184	General re-assessment	23.70
Subsequent visits (minor assessments):		
C182	up to five weeks	per visit 6.95
C187	from sixth to thirteenth week inclusive (not to exceed \$20.85 per week)	per visit 6.95
C189	after thirteenth week (not to exceed \$41.70 per month)	per visit 6.95
C188	Concurrent care (minor assessments)	per visit 6.95
K181	Detention (See Preamble)	per quarter hour 9.05

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W185	Consultation	50.90
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CONSULTATIONS AND VISITS

Code NEUROLOGY—Cont'd

W385	Limited consultation	\$34.85
W186	Repeat consultation	34.85
W108	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00

NEUROSURGERY (04)

Office:

A045	Consultation	40.45
A046	Repeat consultation	23.70
A043	Specific assessment	23.70
A044	Specific re-assessment	13.25
A041	Minor assessment	7.70

Home:

B045	Consultation	47.45
B046	Repeat consultation	30.70
B043	Specific assessment	30.70
B044	Specific re-assessment	20.20
B041	Minor assessment	14.65
B048	Emergency call with sacrifice of office hours	extra 7.00
B049	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q045	Consultation	47.45
Q046	Repeat consultation	30.70
Q043	Specific assessment	30.70
Q044	Specific re-assessment	20.20
Q041	Minor assessment	14.65
Q049	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H045	Consultation	47.45
H046	Repeat consultation	30.70
H043	Specific assessment	30.70
H044	Specific re-assessment	20.20
H041	Minor assessment	14.65
H048	Emergency call with sacrifice of office hours	extra 7.00
H049	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H040	Consultation	40.45
H047	Repeat consultation	23.70
H042	Specific assessment	23.70
H144	Specific re-assessment	13.25

CONSULTATIONS AND VISITS

Code NEUROSURGERY—Cont'd

H146	Minor assessment	\$7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50
Hospital:		
C045	Consultation	40.45
C046	Repeat consultation	23.70
C043	Specific assessment	23.70
C044	Specific re-assessment	13.25
Subsequent visits (minor assessments):		
C042	up to five weeks	per visit 5.55
C047	from sixth to thirteenth week inclusive (not to exceed \$16.65 per week)	per visit 5.55
C049	after thirteenth week (not to exceed \$33.30 per month)	per visit 5.55
C048	Concurrent care (minor assessments)	per visit 5.55
K041	Detention (See Preamble)	per quarter hour 9.05

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W045	Consultation	40.45
W046	Repeat consultation	23.70
W108	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00

NUCLEAR MEDICINE (63)

G635	Consultation	26.50
G634	Repeat consultation	19.50
G935	Diagnostic consultation — see definition in Preamble	13.25
C109	Special visits on Nights, Saturdays, Sundays and Holidays, add to first consultation or first procedure or first nuclear medicine examination per special visit	7.00

OBSTETRICS AND GYNAECOLOGY (20)

Office:

A205	Consultation*	25.20
A206	Repeat consultation*	19.50
A203	Specific assessment*	18.10
A204	Specific re-assessment*	13.25
A201	Minor assessment	7.70

*May include cautery (exclusive of cryotherapy), biopsy of cervix, Papanicolaou smear, examination of trichomonas suspension.

CONSULTATIONS AND VISITS

Code OBSTETRICS AND GYNAECOLOGY—Cont'd

Home:

B205	Consultation*	\$32.20
B206	Repeat consultation*	26.50
B203	Specific assessment*	25.10
B204	Specific re-assessment*	20.20
B201	Minor assessment	14.65
B208	Emergency call with sacrifice of office hours	extra 7.00
B209	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q205	Consultation*	32.20
Q206	Repeat consultation*	26.50
Q203	Specific assessment*	25.10
Q204	Specific re-assessment*	20.20
Q201	Minor assessment	14.65
Q209	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H205	Consultation*	32.20
H206	Repeat consultation*	26.50
H203	Specific assessment*	25.10
H204	Specific re-assessment*	20.20
H201	Minor assessment	14.65
H208	Emergency call with sacrifice of office hours	extra 7.00
H209	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H200	Consultation*	25.20
H207	Repeat consultation*	19.50
H202	Specific assessment*	18.10
H404	Specific re-assessment*	13.25
H406	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C205	Consultation*	25.20
C206	Repeat consultation*	19.50
C203	Specific assessment*	18.10
C204	Specific re-assessment*	13.25

*May include cautery (exclusive of cryotherapy), biopsy of cervix, Papanicolaou smear, examination of trichomonas suspension.

CONSULTATIONS AND VISITS

OBSTETRICS AND GYNAECOLOGY—Cont'd

	Subsequent visits (minor assessments):	
C202	up to five weeks	per visit \$5.55
C207	from sixth to thirteenth week inclusive (not to exceed \$16.65 per week)	per visit 5.55
C209	after thirteenth week (not to exceed \$33.30 per month)	per visit 5.55
C208	Concurrent care (minor assessments)	per visit 5.55
K201	Detention (See Preamble)	per quarter hour 9.05

Long Term Institutional Care — Chronic and Convalescent Hospitals, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W305	Consultation*	25.20
W306	Repeat consultation*	19.50
W108	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00

OPHTHALMOLOGY (23)

Office:

A235	Consultation	25.10
A236	Repeat consultation	19.50
A233	Specific assessment	18.10
A234	Specific re-assessment	13.25
A231	Minor assessment	7.70

Home:

B235	Consultation	32.05
B236	Repeat consultation	26.50
B233	Specific assessment	25.10
B234	Specific re-assessment	20.20
B231	Minor assessment	14.65
B238	Emergency call with sacrifice of office hours	extra 7.00
B239	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q235	Consultation	32.05
Q236	Repeat consultation	26.50
Q233	Specific assessment	25.10
Q234	Specific re-assessment	20.20
Q231	Minor assessment	14.65
Q239	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H235	Consultation	32.05
H236	Repeat consultation	26.50
H233	Specific assessment	25.10
H234	Specific re-assessment	20.20

*May include cautery (exclusive of cryotherapy), biopsy of cervix, Papanicolaou smear, examination of trichomonas suspension.

CONSULTATIONS AND VISITS

Code OPTHALMOLOGY—Cont'd

H231	Minor assessment	\$14.65
H238	Emergency call with sacrifice of office hours	extra 7.00
H239	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H230	Consultation	25.10
H237	Repeat consultation	19.50
H232	Specific assessment	18.10
H634	Specific re-assessment	13.25
H636	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C235	Consultation	25.10
C236	Repeat consultation	19.50
C233	Specific assessment	18.10
C234	Specific re-assessment	13.25
Subsequent visits (minor assessments):		
C232	up to five weeks	per visit 5.55
C237	from sixth to thirteenth week inclusive (not to exceed \$16.65 per week)	per visit 5.55
C239	after thirteenth week (not to exceed \$33.30 per month)	per visit 5.55
C238	Concurrent care (minor assessments)	per visit 5.55
K231	Detention (See Preamble)	per quarter hour 9.05

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W535	Consultation	25.10
W536	Repeat consultation	19.50
W108	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00

ORTHOPAEDIC SURGERY (06)

Office:

A065	Consultation	25.20
A066	Repeat consultation	19.50
A063	Specific assessment	18.10
A064	Specific re-assessment	13.25
A061	Minor assessment	7.70

Home:

B065	Consultation	32.20
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CONSULTATIONS AND VISITS

Code **ORTHOPAEDIC SURGERY—Cont'd**

B066	Repeat consultation	\$ 26.50
B063	Specific assessment	25.10
B064	Specific re-assessment	20.20
B061	Minor assessment	14.65
B068	Emergency call with sacrifice of office hours	extra 7.00
B069	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q065	Consultation	32.20
Q066	Repeat consultation	26.50
Q063	Specific assessment	25.10
Q064	Specific re-assessment	20.20
Q061	Minor assessment	14.65
Q069	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H065	Consultation	32.20
H066	Repeat consultation	26.50
H063	Specific assessment	25.10
H064	Specific re-assessment	20.20
H061	Minor assessment	14.65
H068	Emergency call with sacrifice of office hours	extra 7.00
H069	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H060	Consultation	25.20
H067	Repeat consultation	19.50
H062	Specific assessment	18.10
H164	Specific re-assessment	13.25
H166	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C065	Consultation	25.20
C066	Repeat consultation	19.50
C063	Specific assessment	18.10
C064	Specific re-assessment	13.25
	Subsequent visits (minor assessments):	
C062	up to five weeks	per visit 5.55
C067	from sixth to thirteenth week inclusive (not to exceed \$16.65 per week)	per visit 5.55
C069	after thirteenth week (not to exceed \$33.30 per month)	per visit 5.55
C068	Concurrent care (minor assessments)	per visit 5.55
K061	Detention (See Preamble)	per quarter hour 9.05

CONSULTATIONS AND VISITS

Code **ORTHOPAEDIC SURGERY—Cont'd**

**Long Term Institutional Care — Chronic and Convalescent Hospital,
Homes for the Aged — Patients Covered by Extended Care
Legislation and Nursing Homes:**

W065	Consultation	\$25.20
W066	Repeat consultation	19.50
W108	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00

OTOLARYNGOLOGY (24)

Office:

A245	Consultation	25.20
A246	Repeat consultation	19.50
A243	Specific assessment	18.10
A244	Specific re-assessment	13.25
A241	Minor assessment	7.70

Home:

B245	Consultation	32.20
B246	Repeat consultation	26.50
B243	Specific assessment	25.10
B244	Specific re-assessment	20.20
B241	Minor assessment	14.65
B248	Emergency call with sacrifice of office hours	extra 7.00
B249	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q245	Consultation	32.20
Q246	Repeat consultation	26.50
Q243	Specific assessment	25.10
Q244	Specific re-assessment	20.20
Q241	Minor assessment	14.65
Q249	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H245	Consultation	32.20
H246	Repeat consultation	26.50
H243	Specific assessment	25.10
H244	Specific re-assessment	20.20
H241	Minor assessment	14.65
H248	Emergency call with sacrifice of office hours	extra 7.00
H249	Nights, Saturdays, Sundays, Holidays	extra 7.00

CONSULTATIONS AND VISITS

Code OTOLARYNGOLOGY—Cont'd

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H240	Consultation	\$25.20
H247	Repeat consultation	19.50
H242	Specific assessment	18.10
H444	Specific re-assessment	13.25
H446	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C245	Consultation	25.20
C246	Repeat consultation	19.50
C243	Specific assessment	18.10
C244	Specific re-assessment	13.25
Subsequent visits (minor assessments):		
C242	up to five weeks	5.55
C247	from sixth to thirteenth week inclusive (not to exceed \$16.65 per week)	5.55
C249	after thirteenth week (not to exceed \$33.30 per month)	5.55
C248	Concurrent care (minor assessments)	5.55
K241	Detention (See Preamble)	9.05

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W345	Consultation	25.20
W346	Repeat consultation	19.50
W108	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00

PAEDIATRICS (26)

Office:

A265	Consultation	46.05
A665	Prenatal consultation (see Preamble, part B, paragraph 3(b))	29.30
A565	Limited consultation	34.85
A266	Repeat consultation	34.85
A263	General assessment	26.15
A264	General re-assessment	13.95
A268	Specific re-assessment	11.15
A261	Minor assessment	7.70
A262	Well baby care (up to 2nd birthday)	9.05
K264	Well child care (2nd to 6th birthday — one per year)	12.90

CONSULTATIONS AND VISITS

Code	PAEDIATRICS—Cont'd	
K267	Annual health examination — child (after 6th birthday)	\$12.90
K269	— adolescent	13.95
	Diagnostic interview with child and/or parent	
K568	— for psychological problems or learning disability — per ½ hour	18.80
Note:	Claim should be submitted on child's card.	
N.C.	— for testing	N. A. B.
	Home:	
B265	Consultation	53.00
B565	Limited consultation	41.85
B266	Repeat consultation	41.85
B263	General assessment	33.10
B264	General re-assessment	20.90
B261	Minor assessment	14.65
K265	Extra patient seen	7.70
B268	Emergency call with sacrifice of office hours	extra 7.00
B269	Nights, Saturdays, Sundays, Holidays	extra 7.00
	Special Visit to Office:	
Q565	Consultation	53.00
Q265	Limited consultation	41.85
Q566	Repeat consultation	41.85
Q563	General assessment	33.10
Q564	General re-assessment	20.90
Q561	Minor assessment	14.65
Q569	Nights, Saturdays, Sundays, Holidays	extra 7.00
	Special Visit to Hospital:	
H565	Consultation	53.00
H265	Limited consultation	41.85
H566	Repeat consultation	41.85
H563	General assessment	33.10
H564	General re-assessment	20.90
H561	Minor assessment	14.65
H568	Emergency call with sacrifice of office hours	extra 7.00
H569	Nights, Saturdays, Sundays, Holidays	extra 7.00
	Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:	
H560	Consultation	46.05
H260	Limited consultation	34.85
H567	Repeat consultation	34.85
H562	General assessment	26.15
H364	General re-assessment	13.95
H368	Specific re-assessment	11.15
H366	Minor assessment	7.70

CONSULTATIONS AND VISITS

Code PAEDIATRICS—Cont'd

H106	When above visits or first procedure occur on a Holiday, add per patient visit	\$ 3.50
Hospital:		
C265	Consultation	46.05
C665	Prenatal consultation (See Preamble, part B, paragraph 3(l))	29.30
C565	Limited consultation	34.85
C266	Repeat consultation	34.85
C263	General assessment	26.15
C264	General re-assessment	13.95
Subsequent visits (minor assessments):		
C262	up to six weeks	per visit 6.25
C267	from seventh to thirteenth week inclusive (not to exceed \$18.75 per week)	per visit 6.25
C269	after thirteenth week (not to exceed \$37.50 per month)	per visit 6.25
C268	Concurrent care (minor assessments)	per visit 6.25
H267	Attendance at maternal delivery (one or more babies)	26.50
Note:	Consultation should not be claimed with attendance of maternal delivery other fees may apply. (See Obstetrical Preamble, paragraph 11.)	
H261	Newborn care in hospital and/or home	26.50
Low birthweight baby care (uncomplicated)		
H262	— initial visit (per baby)	25.10
H263	— then per daily visit for four weeks	per visit 2.60
H264	— after four weeks to a maximum of \$13.30 per week	per visit 1.90
U.V.C.	— Intensive care unit (without assisted ventilation)	visit fees
K261	Detention (See Preamble)	per quarter hour 9.05
N.C.	Pre-adoption examination and evaluation for C.A.S.	N.A.B.
Chronic and Convalescent Hospital:		
W265	Consultation	46.05
W565	Limited consultation	34.85
W266	Repeat consultation	34.85
W108	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00
Admission assessment (see Preamble)		
W562	Type 1	19.50
W563	Type 2	12.90
W564	Type 3	7.70
W262	Subsequent visits (maximum of 10 per patient, per month) ..	per visit 6.25
Special visits for acute intercurrent illness when a physician is called to the hospital and makes a special trip to see a patient(s)		
W566	— first patient seen	14.65

CONSULTATIONS AND VISITS

Code PAEDIATRICS—Cont'd

W567	— extra patient seen for acute intercurrent illness	\$7.70
W201	Nights, Saturdays, Sundays and Holidays, add to appropriate consultation or visit when no other premium is claimed (first patient seen)	7.00
W108	Emergency call with sacrifice of office hours — (first patient seen)	7.00
W269	Annual physical examination	12.90

Note: In surgical cases requiring medical direction, standard in-hospital medical benefits may be claimed in addition to the surgical benefit.

This includes all operations on babies under one year of age, and all other children who require medical supervision.

PATHOLOGY (28)

Office:

A285	Consultation	26.50
A286	Repeat consultation	19.50
A585	Diagnostic consultation — see definition in Preamble	13.25

Hospital:

Inpatient

C285	Consultation	26.50
C286	Repeat consultation	19.50
C585	Diagnostic consultation	13.25
C288	Concurrent care	per visit 6.95
C109	Special visits on Nights, Saturdays, Sundays and Holidays, add to appropriate consultation, visit or first procedure when no other premium is claimed (See Preamble, part B, paragraph 2(d))	7.00

Outpatient

H285	Consultation	26.50
H287	Repeat consultation	19.50

PHYSICAL MEDICINE AND REHABILITATION (31)

Office:

A315	Consultation	50.90
A515	Limited consultation	34.85
A316	Repeat consultation	34.85
A313	General assessment	32.05
A310	General re-assessment	23.70
A314	Specific re-assessment	13.25
A311	Minor assessment	7.70

Home:

B315	Consultation	57.90
B515	Limited consultation	41.85
B316	Repeat consultation	41.85
B313	General assessment	39.05
B310	General re-assessment	30.70

CONSULTATIONS AND VISITS

Code	PHYSICAL MEDICINE AND REHABILITATION (31)—Cont'd	
B314	Specific re-assessment	\$20.20
B311	Minor assessment	14.65
B318	Emergency call with sacrifice of office hours	extra 7.00
B319	Nights, Saturdays, Sundays, Holidays	extra 7.00
Special Visit to Office:		
Q535	Consultation	57.90
Q515	Limited consultation	41.85
Q536	Repeat consultation	41.85
Q533	General assessment	39.05
Q310	General re-assessment	30.70
Q534	Specific re-assessment	20.20
Q531	Minor assessment	14.65
Q539	Nights, Saturdays, Sundays, Holidays	extra 7.00
Special Visit to Hospital:		
H535	Consultation	57.90
H515	Limited consultation	41.85
H536	Repeat consultation	41.85
H533	General assessment	39.05
H310	General re-assessment	30.70
H534	Specific re-assessment	20.20
H531	Minor assessment	14.65
H538	Emergency call with sacrifice of office hours	extra 7.00
H539	Nights, Saturdays, Sundays, Holidays	extra 7.00
Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:		
H530	Consultation	50.90
H510	Limited consultation	34.85
H537	Repeat consultation	34.85
H532	General assessment	32.05
H315	General re-assessment	23.70
H314	Specific re-assessment	13.25
H316	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50
Hospital:		
C315	Consultation	50.90
C515	Limited consultation	34.85
C316	Repeat consultation	34.85
C313	General assessment	32.05
C314	General re-assessment	23.70
Subsequent visits (minor assessments):		
C312	up to five weeks	per visit 6.95

CONSULTATIONS AND VISITS

Code PHYSICAL MEDICINE AND REHABILITATION—Cont'd

C317	from sixth to thirteenth week inclusive (not to exceed \$20.85 per week)	per visit	\$6.95
C319	after thirteenth week (not to exceed \$41.70 per month)	per visit	6.95
C318	Concurrent care (minor assessments)	per visit	6.95
K311	Detention (See Preamble)	per quarter hour	9.05

Long Term Institutional Care — Chronic and Convalescent Hospital:

W515	Consultation		50.90
W310	Limited consultation		34.85
W516	Repeat consultation		34.85
W108	Emergency call with sacrifice of office hours (first patient seen)	extra	7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra	7.00
	Admission assessment (see Preamble)		
W512	Type 1		19.50
W513	Type 2		13.95
W514	Type 3		7.70
W419	Annual physical examination		13.95
	Special visits for acute intercurrent illness when a physician is called to the hospital and makes a special trip to see a patient(s).		
W316	first patient seen		14.65
W317	extra patient seen for acute intercurrent illness		7.70
W312	Subsequent visits (maximum of 10 per patient, per month) ..	per visit	6.95
W201	Nights, Saturdays, Sundays and Holidays, add to appropriate consultation or visit when no other premium is claimed (first patient seen)		7.00
W108	Emergency call with sacrifice of office hours — first patient seen		7.00

Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W615	Consultation		50.90
W510	Limited consultation		34.85
W616	Repeat consultation		34.85
W318	Emergency call with sacrifice of office hours (first patient seen)	extra	7.00
W319	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra	7.00
	Admission assessment (see Preamble)		
W612	Type 1		19.50
W613	Type 2		13.95
W614	Type 3		7.70
W314	General re-assessment		7.70
	May only be claimed 6 months after Annual Health Examination (as per The Nursing Homes Act, 1972).		

CONSULTATIONS AND VISITS

Code PHYSICAL MEDICINE AND REHABILITATION—Cont'd

W313	Subsequent visits (maximum of 5 per patient, per month) . . . per visit	\$5.90
W519	Annual physical examination	13.95
	Special visits for acute intercurrent illness when a physician is called to the hospital and makes a special trip to see a patient(s).	
W311	first patient seen	14.65
W315	extra patient seen for intercurrent illness	7.70
W318	Emergency call with sacrifice of office hours —(first patient seen) extra	7.00
W319	Nights, Saturdays, Sundays, Holidays—(first patient seen) extra Where acute intercurrent illness requires significant additional care . . .	7.00 1.C.

Homes for the Aged: Patients Not Covered by Extended Care Legislation.

If the Home for the Aged provides an office to the physician for the examination of patients, the physician should claim for the appropriate office visit as listed below for services rendered under these circumstances. If the physician is required to make special visits for acute intercurrent illness to a patient, the physician may claim for the appropriate special visit as listed above. (i.e., W131-W319)

Note: Office visit benefits apply also to patient seen in bed rather than office, unless special visit is made. Do not use B or C codes.

W415	Consultation	50.90
W517	Limited consultation	34.85
W416	Repeat consultation	34.85
W413	General assessment	32.05
W410	General re-assessment	23.70
W414	Specific re-assessment	13.25
W411	Minor assessment	7.70
W318	Emergency call with sacrifice of office hours (first patient seen) extra	7.00
W319	Nights, Saturdays, Sundays, Holidays (first patient seen) extra	7.00

Team Management in a Rehabilitation Unit: (Active in-patient rehabilitation management from the initiation of rehabilitation care as it applies to codes H312, H317 and H319 means, when this service is rendered by one physiatrist (even if part of the service is rendered in an active treatment hospital and part is rendered in a rehabilitation unit), the weekly and monthly limitations under these codes apply to the total rehabilitation care rendered. In other words, it is not possible to claim the maximum benefits allowed under codes C312, C317 and C319 and submit claims de novo under codes H312, H317 and H319 under the above circumstances.)

H312	up to twelve weeks per visit	6.95
H317	from thirteenth to twenty-sixth week (not to exceed \$19.95 per week) per visit	6.95
H319	twenty-sixth week onwards (not to exceed \$39.90 per month) per visit	6.95

CONSULTATIONS AND VISITS

Code PHYSICAL MEDICINE AND REHABILITATION—Cont'd

Rehabilitation Procedures: per half hour or major part thereof (includes report).

H313	Interviewing and counselling of patients and/or relatives	\$18.80
N.C.	Rehabilitation case conference — with medical and/or paramedical personnel on behalf of a patient	N.A.B.
K313	Physiatric Management: applies to psychiatrists regulating the day to day management of patients which may include (as required) prescription development, advice and supervision. It may be claimed on the days when rehabilitation services are provided to patients who have been seen previously by the psychiatrist for consultation or assessment. The benefit is not meant as an administrative allowance for supervising a department of rehabilitation nor is it to be claimed on the same day as claims are made for any other services which are provided by the psychiatrist to the same patient(s)	1.55

PLASTIC SURGERY (08)

Office:

A085	Consultation	25.20
A086	Repeat consultation	19.50
A083	Specific assessment	18.10
A084	Specific re-assessment	13.25
A081	Minor assessment	7.70

Home:

B085	Consultation	32.20
B086	Repeat consultation	26.50
B083	Specific assessment	25.10
B084	Specific re-assessment	20.20
B081	Minor assessment	14.65
B088	Emergency call with sacrifice of office hours	extra 7.00
B089	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q085	Consultation	32.20
Q086	Repeat consultation	26.50
Q083	Specific assessment	25.10
Q084	Specific re-assessment	20.20
Q081	Minor assessment	14.65
Q089	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H085	Consultation	32.20
H086	Repeat consultation	26.50
H083	Specific assessment	25.10
H084	Specific re-assessment	20.20
H081	Minor assessment	14.65

CONSULTATIONS AND VISITS

Code PLASTIC SURGERY—Cont'd

H088	Emergency call with sacrifice of office hours	extra	\$7.00
H089	Nights, Saturdays, Sundays, Holidays	extra	7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H080	Consultation		25.20
H087	Repeat consultation		19.50
H082	Specific assessment		18.10
H384	Specific re-assessment		13.25
H386	Minor assessment		7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit		3.50

Hospital:

C085	Consultation		25.20
C086	Repeat consultation		19.50
C083	Specific assessment		18.10
C084	Specific re-assessment		13.25
Subsequent visits (minor assessments):			
C082	up to five weeks	per visit	5.55
C087	from sixth to thirteenth week inclusive (not to exceed \$16.65 per week)	per visit	5.55
C089	after thirteenth week (not to exceed \$33.30 per month) ...	per visit	5.55
C088	Concurrent care (minor assessments)	per visit	5.55
K081	Detention (See Preamble)	per quarter hour	9.05

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W085	Consultation		25.20
W086	Repeat consultation		19.50
W108	Emergency call with sacrifice of office hours (first patient seen)	extra	7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra	7.00

PSYCHIATRY (19)

Office:

A195	Consultation		50.90
A395	Limited consultation		34.15
A196	Repeat consultation		34.15
A193	Specific assessment		27.90
A194	Specific re-assessment		19.50
A191	Minor assessment		7.70

CONSULTATIONS AND VISITS

Code **PSYCHIATRY—Cont'd**

Home:

B195	Consultation	\$57.90
B395	Limited consultation	41.15
B196	Repeat consultation	41.15
B193	Specific assessment	34.85
B194	Specific re-assessment	26.50
B191	Minor assessment	14.65
B198	Emergency call with sacrifice of office hours	extra 7.00
B199	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q195	Consultation	57.90
Q395	Limited consultation	41.15
Q196	Repeat consultation	41.15
Q193	Specific assessment	34.85
Q194	Specific re-assessment	26.50
Q191	Minor assessment	14.65
Q199	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H195	Consultation	57.90
H395	Limited consultation	41.15
H196	Repeat consultation	41.15
H193	Specific assessment	34.85
H194	Specific re-assessment	26.50
H191	Minor assessment	14.65
H198	Emergency call with sacrifice of office hours	extra 7.00
H199	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H190	Consultation	50.90
H390	Limited consultation	34.15
H197	Repeat consultation	34.15
H192	Specific assessment	27.90
H394	Specific re-assessment	19.50
H396	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital: (inpatient, day care, residential care).

C195	Consultation	50.90
C395	Limited consultation	34.15
C196	Repeat consultation	34.15
C193	Specific assessment	27.90
C194	Specific re-assessment	19.50

CONSULTATIONS AND VISITS

Code PSYCHIATRY—Cont'd

Subsequent visits (minor assessment):

C192	up to five weeks	per visit	\$6.95
C197	from sixth to thirteenth week inclusive (not to exceed \$20.85 per week)	per visit	6.95
C199	after thirteenth week (not to exceed \$41.70 per month)	per visit	6.95
C198	Concurrent care (minor assessment)	per visit	6.95
K191	Detention (See Preamble)	per quarter hour	9.05

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W195	Consultation		50.90
W395	Limited consultation		34.15
W196	Repeat consultation		34.15
W108	Emergency call with sacrifice of office hours (first patient seen) extra		7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra	7.00

Other Services:

N.C.	Specific assessment with report to referring agency		N.A.B.
	Consultation on behalf of disturbed child (including report):		
A197	consultative interview with parents		41.85
A198	consultative interview with child		41.85

(Assessment conference with parents should be claimed on the basis of family therapy).

N.C.	Therapeutic supervision with any para-medical organization (health education, correction and other community resources)		N.A.B.
K196	Interviews with relatives on behalf of a patient, per ½ hour or major part thereof		18.80
K193	Interviews with C.A.S. or legal guardian on behalf of a patient — per ½ hour or major part thereof		18.80
N.C.	Interviews with other para-medical organization or others on behalf of a patient — per ½ hour or major part thereof		N.A.B.
N.C.	Medico-legal: Attendance at Court, per diem, by arrangement with counsel		N.A.B.

Psychotherapy: (See Preamble, part B, paragraph 23)

K197	Individual (including Aversive Conditioning, Narcoanalysis, Psychoanalysis) per ½ hour or major part thereof		19.70
K198	Group psychotherapy (4-8 people) per member, per ½ hour or major part thereof (up to six hours per day)		3.60
N.C.	per member, per hour (more than 6 hours)		N.A.B.

CONSULTATIONS AND VISITS

Code PSYCHIATRY—Cont'd

	Family therapy (two or more family members)	
K195	per ½ hour or major part thereof	\$20.90
Note:	Should be claimed on the patient's claim card with diagnosis.	
K010	When special emergency visit to home, hospital, office or emergency department is required at Night, Saturdays, Sundays or Holidays to provide psychotherapy, add to claim for psychotherapy	7.00
	Hypnotherapy:	
K192	Individual — per ½ hour or major part thereof	19.70
Note:	May not be claimed with diagnosis of acne, psoriasis, smoking, obesity or in conjunction with delivery.	
K194	Group — for induction and training for hypnosis (up to eight people) per ½ hour or major part thereof — per member — (not applicable to prenatal patients)	3.65
Note:	(1) For electroconvulsive therapy benefits, see Diagnostic and Therapeutic Procedures.	
	(2) Claims for hospital, home or office visits are not applicable on a day when E.C.T. or hypnotherapy or psychotherapy are claimed, i.e. by same physician, same diagnosis.	
	(3) The College of Physicians and Surgeons has stated that the minimum time period for psychotherapy (to be claimed as such) is 20 minutes (see Preamble, part B, paragraph 23).	

RADIOLOGY — DIAGNOSTIC (33)

Office:

A335	Consultation (See Preamble, part B, paragraph 3(f))	13.25
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Hospital: (including Emergency Department or O.P.D.)

C335	Consultation (See Preamble, part B, paragraph 3(f))	13.25
C109	Special visits on Nights, Saturdays, Sundays and Holidays, add to first consultation or first procedure or first radiographic examination per special visit (See Preamble, part B, paragraph 2(d))	7.00

RADIATION ONCOLOGY — (THERAPEUTIC RADIOLOGY) (34)

Office:

A345	Consultation	27.90
A346	Repeat consultation	19.50
A343	Specific assessment	18.10
A344	Specific re-assessment	13.25
A341	Minor assessment	7.70

Special Visit to Hospital:

H345	Consultation	34.85
H346	Repeat consultation	26.50
H343	Specific assessment	25.10
H344	Specific re-assessment	20.20
H341	Minor assessment	14.65
H348	Emergency call with sacrifice of office hours	extra 7.00
H349	Nights, Saturdays, Sundays, Holidays	extra 7.00

CONSULTATIONS AND VISITS

Code RADIATION ONCOLOGY—Cont'd

Hospital:

C345	Consultation	\$27.90
C346	Repeat consultation	19.50
C343	Specific assessment	18.10
C344	Specific re-assessment	13.25
	Subsequent visits (minor assessments):	
C342	up to five weeks	per visit 6.95
C347	from sixth to thirteenth week inclusive (not to exceed \$20.85 per week)	per visit 6.95
C349	after thirteenth week (not to exceed \$41.70 per month)	per visit 6.95
C348	Concurrent care (minor assessments)	per visit 6.95

RESPIRATORY DISEASE (47)

For services not listed, refer to Internal Medicine Section.

Office:

A475	Consultation	50.90
A575	Limited consultation	34.85
A476	Repeat consultation	34.85
A473	General assessment	32.05
A474	General re-assessment	23.70
A478	Specific re-assessment	13.25
A471	Minor assessment	7.70

Home:

B475	Consultation	57.90
B575	Limited consultation	41.85
B476	Repeat consultation	41.85
B473	General assessment	39.05
B474	General re-assessment	30.70
B471	Minor assessment	14.65
B478	Emergency call with sacrifice of office hours	extra 7.00
B479	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q475	Consultation	57.90
Q575	Limited consultation	41.85
Q476	Repeat consultation	41.85
Q473	General assessment	39.05
Q474	General re-assessment	30.70
Q471	Minor assessment	14.65
Q479	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H475	Consultation	57.90
H575	Limited consultation	41.85
H476	Repeat consultation	41.85
H473	General assessment	39.05

CONSULTATIONS AND VISITS

Code **RESPIRATORY DISEASE — Cont'd**

H474	General re-assessment	\$30.70
H471	Minor assessment	14.65
H478	Emergency call with sacrifice of office hours	7.00
H479	Nights, Saturdays, Sundays, Holidays	7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H470	Consultation	50.90
H570	Limited consultation	34.85
H477	Repeat consultation	34.85
H472	General assessment	32.05
H574	General re-assessment	23.70
H578	Specific re-assessment	13.25
H576	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C475	Consultation	50.90
C575	Limited consultation	34.85
C476	Repeat consultation	34.85
C473	General assessment	32.05
C474	General re-assessment	23.70
	Subsequent visits (minor assessments):	
C472	up to five weeks	6.95
C477	from sixth to thirteenth week inclusive (not to exceed \$20.85 per week)	6.95
C479	after thirteenth week (not to exceed \$41.70 per month)	6.95
C478	Concurrent care (minor assessments)	6.95
K471	Detention (See Preamble)	9.05

RHEUMATOLOGY (48)

For services not listed, refer to Internal Medicine Section.

Office:

A485	Consultation	50.90
A595	Limited consultation	34.85
A486	Repeat consultation	34.85
A483	General assessment	32.05
A484	General re-assessment	23.70
A488	Specific re-assessment	13.25
A481	Minor assessment	7.70

Home:

B485	Consultation	57.90
B595	Limited consultation	41.85

CONSULTATIONS AND VISITS

Code RHEUMATOLOGY—Cont'd

B486	Repeat consultation	\$41.85
B483	General assessment	39.05
B484	General re-assessment	30.70
B481	Minor assessment	14.65
B488	Emergency call with sacrifice of office hours	extra 7.00
B489	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Office:

Q485	Consultation	57.90
Q595	Limited consultation	41.85
Q486	Repeat consultation	41.85
Q483	General assessment	39.05
Q484	General re-assessment	30.70
Q481	Minor assessment	14.65
Q489	Nights, Saturdays, Sundays, Holidays	extra 7.00

Special Visit to Hospital:

H485	Consultation	57.90
H595	Limited consultation	41.85
H486	Repeat consultation	41.85
H483	General assessment	39.05
H484	General re-assessment	30.70
H481	Minor assessment	14.65
H488	Emergency call with sacrifice of office hours	extra 7.00
H489	Nights, Saturdays, Sundays, Holidays	extra 7.00

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

H480	Consultation	50.90
H590	Limited consultation	34.85
H487	Repeat consultation	34.85
H482	General assessment	32.05
H584	General re-assessment	23.70
H588	Specific re-assessment	13.25
H586	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C485	Consultation	50.90
C595	Limited consultation	34.85
C486	Repeat consultation	34.85
C483	General assessment	32.05
C484	General re-assessment	23.70
Subsequent visits (minor assessments):		
C482	up to five weeks	per visit 6.95

CONSULTATIONS AND VISITS

Code RHEUMATOLOGY—Cont'd

C487	from sixth to thirteenth week inclusive (not to exceed \$20.85 per week)	per visit	\$6.95
C489	after thirteenth week (not to exceed \$41.70 per month)	per visit	6.95
C488	Concurrent care (minor assessments)	per visit	6.95
K481	Detention (See Preamble)	per quarter hour	9.05

UROLOGY (35)

Office:

A355	Consultation*		25.20
A356	Repeat consultation*		19.50
A353	Specific assessment*		18.10
A354	Specific re-assessment*		13.25
A351	Minor assessment		7.70

Home:

B355	Consultation*		32.20
B356	Repeat consultation*		26.50
B353	Specific assessment*		25.10
B354	Specific re-assessment*		20.20
B351	Minor assessment		14.65
B358	Emergency call with sacrifice of office hours	extra	7.00
B359	Nights, Saturdays, Sundays, Holidays	extra	7.00

Special Visit to Office:

Q355	Consultation*		32.20
Q356	Repeat consultation*		26.50
Q353	Specific assessment*		25.10
Q354	Specific re-assessment*		20.20
Q351	Minor assessment		14.65
Q359	Nights, Saturdays, Sundays, Holidays	extra	7.00

Special Visit to Hospital:

H355	Consultation*		32.20
H356	Repeat consultation*		26.50
H353	Specific assessment*		25.10
H354	Specific re-assessment*		20.20
H351	Minor assessment		14.65
H358	Emergency call with sacrifice of office hours	extra	7.00
H359	Nights, Saturdays, Sundays, Holidays	extra	7.00

*May include physical examination pertaining to the genito-urinary tract and when necessary such procedures as urethral calibration and prostatic fluid examination, but not to include endoscopic examination.

CONSULTATIONS AND VISITS

Code UROLOGY—Cont'd

**Emergency or O.P.D. — Physician in Hospital But not on Duty in the
Emergency Department When Seeing Patient(s) in the Emergency
or O.P.D.:**

H350	Consultation*	\$25.20
H357	Repeat consultation*	19.50
H352	Specific assessment*	18.10
H454	Specific re-assessment*	13.25
H456	Minor assessment	7.70
H106	When above visits or first procedure occur on a Holiday, add per patient visit	3.50

Hospital:

C355	Consultation*	25.20
C356	Repeat consultation*	19.50
C353	Specific assessment*	18.10
C354	Specific re-assessment*	13.25
	Subsequent visits (minor assessments):	
C352	up to five weeks	per visit 5.55
C357	from sixth to thirteenth week inclusive (not to exceed \$16.65 per week)	per visit 5.55
C359	after thirteenth week (not to exceed \$33.30 per month)	per visit 5.55
C358	Concurrent care (minor assessments)	per visit 5.55
K351	Detention (See Preamble)	per quarter hour 9.05

**Long Term Institutional Care — Chronic and Convalescent Hospital,
Homes for the Aged — Patients Covered by Extended Care
Legislation and Nursing Homes:**

W355	Consultation*	25.20
W356	Repeat consultation*	19.50
W108	Emergency call with sacrifice of office hours (first patient seen)	extra 7.00
W201	Nights, Saturdays, Sundays, Holidays (first patient seen)	extra 7.00

*May include physical examination pertaining to the genito-urinary tract and when necessary such procedures as urethral calibration, catheterization and prostatic fluid examination, but not to include endoscopic examination.

LABORATORY MEDICINE

LABORATORY

L.M.S. UNITS	O.H.I.P. FEE	L.M.S. UNITS	O.H.I.P. FEE
1	.368	39	14.352
2	.736	40	14.720
3	1.104	41	15.088
4	1.472	42	15.456
5	1.840	43	15.824
6	2.208	44	16.192
7	2.576	45	16.560
8	2.944	46	16.928
9	3.312	47	17.296
10	3.680	48	17.664
11	4.048	49	18.032
12	4.416	50	18.400
13	4.784	51	18.768
14	5.152	52	19.136
15	5.520	53	19.504
16	5.888	54	19.872
17	6.256	55	20.240
18	6.624	56	20.608
19	6.992	57	20.976
20	7.360	58	21.344
21	7.728	59	21.712
22	8.096	60	22.080
23	8.464	61	22.448
24	8.832	62	22.816
25	9.200	63	23.184
26	9.568	64	23.552
27	9.936	65	23.920
28	10.304	66	24.288
29	10.672	67	24.656
30	11.040	68	25.024
31	11.408	69	25.392
32	11.776	70	25.760
33	12.144	71	26.128
34	12.512	72	26.496
35	12.880	73	26.864
36	13.248	74	27.232
37	13.616	75	27.600
38	13.984		

*Note: The above table shows three decimal places although O.H.I.P. payments are made to nearest cent.

LABORATORY MEDICINE

Note: Claims for laboratory services, when referred by a Dentist, Osteopath, Chiroprapist or Chiropractor are not insured services.

PREAMBLE:

1. The patient documentation and specimen handling benefit is applicable to all patients, except for those items listed under the anatomical pathology, histology and cytology sections. The items in this section have been left at a sufficient level to cover administrative costs. This benefit is not applicable to referred-in samples, since the collecting laboratory will already have claimed the patient documentation and specimen collection benefit.
 2. The biochemistry section has been condensed so that one listing refers to a procedure for any of amniotic fluid (A), blood (B), C.S.F. (C), faeces (F), gastrointestinal fluid (G), urine (U). Exceptions are indicated by B, U, etc., following the test name. Other specimens will be considered on an I.C. basis.
 3. A number of tests are listed in different sections of the schedule, i.e. when more than one method of performing the test is available, e.g. Hepatitis B antigen is listed under both Radioassays and Immunology.
 4. Urine — dipstick chemical estimations are a modern and acceptable part of a routine and microscopic urine analysis (L253) or as a single part (such as Ketones, blood or protein, etc.) or in a glucose tolerance test (L254).
- Note:** The glucose tolerance test (G.T.T.) is not listed in this Schedule. Therefore, when requesting a laboratory to perform a glucose tolerance test, the physician should specify the number and frequency of blood sugar determinations and urinalyses desired. Ketones should not be routinely claimed with G.T.T.
5. Blood glucose by the dipstick method may be claimed only when assessed by an appropriate instrument such as a reflectance meter. It should not be claimed when used only as a check on the fasting blood sample of a glucose tolerance test. The blood glucose of the fasting sample in a glucose tolerance test is allowable only once even if assessed by two methods.
 6. Code L418 may not be claimed if a haemoglobin is carried out in the course of any visit. However, Code G481 (see page 110) may be claimed if a haemoglobin screen (any method or instrument) is carried out in the course of an office or home visit (except for routine obstetrical care). (See also Preamble, part B, paragraph 2.) Urinalysis may be claimed with or without an associated visit to a physician's office if the analysis is comparable to code L253 and includes microscopic examination of the centrifuged specimen.
 7. The RAST test has not been recognized in the schedule and it is inappropriate to claim for this service under code L585.
 8. When a screening culture method (e.g. Agar spoon) is used on urine sample, L641 refers to a culture technique and does not apply to those kits using the nitrite test only. Where a significant growth is obtained and followed up by definitive identification methods, L633 or L634 only should be claimed.

LABORATORY MEDICINE

9. The Physician assumes responsibility for all cytology smears and the listed professional benefits (L804 to L815 inclusive) are weighted averages of the professional component. These benefits, therefore, are applicable in each case whether or not all slides are examined by the physician.
10. Only those tests which are requested are to be claimed with the following exceptions. It is intended that if the test results yield abnormal findings or information which would be incomplete, insufficient or meaningless to the referring physician, the medical director of a laboratory may add further appropriate tests and claim for them with the knowledge he may have to substantiate their justification.
11. The verbatim listing is intended as the definitive benefit for that test alone, unless otherwise specified e.g. isoenzymes do not include total enzyme estimation; creatine does include creatinine (as specified). Notwithstanding the foregoing and recognizing that it is impossible to list all variations in techniques of all listed tests, when there is a modification of the usual technique, the listing most closely approximating it should be used.
12. This schedule, with the exception of L036, lists actual procedures performed. No claim shall be made for calculated values made and reported.
13. Whereas the red cell count had fallen into disrepute and was rarely used before the advent of particle counters, and since they are considered valid only when counted by such an instrument, the manual red cell count done by the counting chamber is no longer approved and has been removed from the schedule.
14. Because of obsolescence and/or lack of utilization, L028 (Bence Jones Protein heat test) and L138 (Iodine, Butanol Extractable) have been removed from the schedule.
15. The benefit for seminal fluid examination (complete) is to include sperm count, volume estimation, motility and morphology and viscosity. The benefit of \$2.576 for seminal fluid examination carried out post-vasectomy is not to be claimed by the operating surgeon unless the patient requires more than one office visit post-operatively.
16. Creatinine is a justifiable addition in the case of tests on 24-hour urine samples, where it is necessary to assess the sample as a complete 24-hour collection. However, if several tests (e.g. steroids) are done on a single such sample, only one creatinine should be claimed for that sample. In those estimations where the test result is expressed in terms of creatinine excretion (i.e. a certain quantity per m.g. of creatinine) the performance of a creatinine is mandatory and may be claimed.
17. It is recognized that in requests for a serologic titre, if a screening test is used and would suffice, the lesser benefit for the screening test should be claimed. If positive and followed by a serial titration, both the screening and titre fees may be claimed. If the titration is a micro technique using plates, it is the equivalent of a tube titre, the wells being miniature tubes.
18. It is recognized that when Wet Preparation (L653) has been used to search for trichomonas, it may be claimed in addition to L625 or L627 provided that the

LABORATORY MEDICINE

conditions set down in paragraph 10 of this preamble are adhered to. The wet preparation used in the faeces concentration technique for parasites and ova is included in L650.

19. It is recognized that in all laboratory tests there is a professional component.
20. If a test is not completed in accordance with the specific schedule listing, no claim should be made for the test.
21. The maximum number of units which can be claimed for any combination of L418 (Hemoglobin), L417 (Hematocrit), L399 (WBC Count) and L397 (RBC Count) is 11 units, whether automated, semi-automated or manual methods are used. L700 is not included in this total and may be claimed separately, if appropriate. Code L470 has been deleted from this schedule. Laboratories using multichannel equipment and previously claiming under Code L470 should now use individual codes as described above.
22. For codes L475 - L478 inclusive, the unit of test measurement is "per panel". The panel consists of reagent blood cells of known antigenicity usually numbering 8-11 cell types per panel. For a 16 cell panel, the L.M.S. unit value should be doubled.
23. The use of Nickersons Medium as a screening test for yeast is not a benefit.
24. This preamble is intended to apply to everyone using codes L700, L001 to L722 and L800 to L826.
25. The benefits for patient documentation and specimen collection and each test are calculated by multiplying the individual L.M.S. Unit values by .368¢.
26. Laboratory tests on specimens sent outside Ontario are not a benefit of the Plan.

Code		LMS Units
L700	PATIENT DOCUMENTATION AND SPECIMEN COLLECTION FEE	6 \$ 2.208
Note:	Is not allowed to a laboratory associated with a clinic in conjunction with an office visit as defined in item 6. May only be claimed with an "L" code other than L701 to L722 and L800 to L826. 1. Limited to 1 per patient, per day. 2. Not allowed to the recipient of a referred sample from another laboratory. 3. Not allowed to the attending physician. 4. Not refundable (in whole or part) to the referring	

LABORATORY MEDICINE

Code
**LMS
Units**

physician or referring laboratory by the laboratory performing the test(s).

5. Not applicable to a patient visit solely to receive instructions or collection containers.
6. When multiple tests are ordered for the same patient for the same day, only one L700 may be claimed even though all specimens may not be available on any one day.
7. Not applicable to items under anatomical pathology, histology and cytology section.
(Fee Codes L701 to L722 inclusive).

BIOCHEMISTRY

(Applicable to all specimens except as denoted by B-blood, U-urine, F-feces, C.-C.S.F., A-amniotic fluid).

L001	Acetone, Qualitative (Ketones dipstick)	3	\$ 1.104
L002	Acetone, Quantitative	35	12.880
L003	Addis count — U	32	11.776
L004	Albumin, Qualitative	3	1.104
L005	Albumin, Quantitative (excluded if globulin and/or protein electrophoresis done)	10	3.680
L006	Alcohol, Ethyl-Quantitative	43	15.824
L007	Alcohols, Qualitative	25	9.200
L008	Alcohols, Fractionation and Quantification	45	16.560
L009	Aldolase	30	11.040
L010	Aldosterone	120	44.160
L011	Amino Acids — one way chromatography — B, U	15	5.152
L012	Amino Acids — two way chromatography — U	30	11.040
L013	Amino Acids, Fractionation and Quantitation	200	73.600
L014	Amino Acid Nitrogen	33	12.144
L020	Aminophylline, Quantitative (theophylline)	40	14.720
L015	Ammonia	39	14.352
L016	Amniotic Fluid Scan	20	7.360
L017	Amniotic Fluid L/S Ratio	50	18.400
L018	Amylase	22	8.096
L021	Androstenedione	75	27.600
L019	Ascorbic Acid	25	9.200
L025	Barbiturates, Qualitative	25	9.200
L026	Barbiturates, Quantitative	35	12.880
L027	Barbiturates, Fractionation and Quantification	60	22.080
L029	Bilirubin, Qualitative — F	3	1.104
L030	Bilirubin, total	10	3.680
L031	Bilirubin, conjugated	10	3.680
	Bloodgases (see listings on page 105)		
L037	Blood Volume — excluding injection of dye	20	7.360
L038	Bromides	15	5.520
L039	Bromosulphthalein (BSP) excluding injection of dye	14	5.152

LABORATORY MEDICINE

Code		LMS Units	
L045	Calcium	10	\$ 3.680
L046	Calcium Ionized	20	7.360
L047	Calculus analysis — chemical, Qualitative	15	5.520
L048	Calculus analysis, Qualitative and Quantitative	25	9.200
L040	Carbamazepine, Quantitative	35	12.880
L049	Carotene	16	5.888
L050	Catecholamines, total	60	22.080
L051	Catecholamines, fractionated	80	29.440
L052	Ceruloplasmin	19	6.992
L041	Chlordiazepoxide, Quantitative	40	14.720
L053	Chloride	6	2.208
L054	Chloride (sweat)	33	14.144
L055	Cholesterol, total — not to be charged with L156	14	5.152
L056	Cholesterol, ester — not to be charged with L156	14	5.152
L057	Cholinesterase — pseudo or true	30	11.040
L058	Cholinesterase Genotyping (includes Pseudo, Dibucaine and Fluoride)	50	18.400
L060	Carboxyhemoglobin	15	5.520
L061	CO ₂ Content, CO ₂ Combining Power, Bicarbonate (measured, not calculated)	6	2.208
L062	Chymotrypsin	22	8.096
L063	Copper	40	14.720
L064	Cortisol	35	12.880
L065	Creatine (includes creatinine)	26	9.568
L066	Creatine Phosphokinase	25	9.200
L070	Creatine Phosphokinase, fractionation	34	12.512
L067	Creatinine (not with L068)	6	2.208
L068	Creatinine Clearance	15	5.520
L069	Cystine Screening — U	8	2.944
L074	Diazepam, Quantitative	40	14.720
L077	Diphenylhydantoin, Quantitative (phenytoin)	35	12.880
L078	Drug Screening, thin layer chromatography	20	7.360
L079	Drug Screening TLC + gas liquid chromatography confirmation	75	27.600
L085	Electrophoresis, serum — including total protein	36	13.248
L086	Electrophoresis, other than serum — including total protein	50	18.400
L080	Electrophoresis, serum — alone	26	9.568
L087	Estradiol	75	27.600
L088	Estriol	75	27.600
L089	Estriol, Pregnancy — U	50	18.400
L090	Estrogens, total	50	18.400
L091	Estrone	75	27.600
L092	Ethosuximide, Quantitative	35	12.880

LABORATORY MEDICINE

Code		LMS Units	
L093	Fast hemoglobin — Hgb A _{1c}	22	\$8.096
L095	Fat, total — F	72	26.496
L096	Fat, Differential — F	92	33.856
L097	Fat and/or meat fibres (microscopic) — F	6	2.208
L098	Fat (microscopic) — U	6	2.208
L099	Fatty Acids, free	25	9.200
L094	Flurazepam, Quantitative	40	14.720
L100	F.S.H. (Pituitary Gonadotrophins)	60	22.080
L105	Galactose (per sample)	16	5.888
L106	Galactose-1-phosphate uridyl transferase (quantitative) ...	65	23.920
L113	Galactose-1-phosphate uridyl transferase (screening)	10	3.680
L107	Gamma glutamyl transpeptidase	15	5.520
L108	Gastric analysis tubeless	7	2.576
L109	Gastric analysis titration (per sample)	7	2.576
L110	Globulin (excluded if albumin and/or protein electrophoresis done)	10	3.680
L111	Glucose, quantitative (not by dipstick)	6	2.208
L112	Glucose, semi-quantitative (dipstick if read with reflectance meter)	3	1.104
L114	Glutathione	20	7.360
L115	Glycoproteins	60	22.080
L116	Gold	40	14.720
L120	Haptoglobin	15	5.520
L119	Hexoseaminidase A	15	5.520
L121	5H1AA Screening — U	9	3.312
L122	5H1AA Quantitation — U	50	18.400
L117	High Density Lipoprotein Cholesterol	18	6.624
L118	Histamine	90	33.120
L123	Homogentisic Acid (Qualitative)	9	3.312
L101	Homovanillic Acid, HVA	60	22.080
L124	Hydroxy Butyrate Dehydrogenase	10	3.680
L125	17-Hydroxycorticosteroids — U	34	12.512
L126	17-Ketogenic steroids — U	40	14.720
L127	17-Ketosteroids, total — U	34	12.512
L128	17-Ketosteroids, fractionated — U	80	29.440
L129	Hydroxyproline — B	25	9.200
L130	Hydroxyproline, Total — U	90	33.120
L131	Hydroxyproline, Total and Free — U	150	55.200
L135	Inulin Clearance Test	40	14.720
L136	Insulin	40	14.720
L142	Intestinal enzymes — qualitative	6	2.208
L143	— quantitative	22	8.096
L137	Iodine Protein Bound (P.B.I.)	21	7.728
L139	Iron, Total — with iron binding capacity	34	12.512
L141	Iso-Citric Dehydrogenase	15	5.520
L145	Lactic Acid (lactate)	27	9.936

LABORATORY MEDICINE

Code		LMS Units	
L146	Lactic Dehydrogenase (L.D.H.), total	10	\$3.680
L147	Lactic Dehydrogenase Fractionation	39	10.672
L148	Lead	40	14.720
L149	Leucine Aminopeptidase	15	5.520
L150	Lipase	22	8.096
L151	Lipid (total)	16	5.888
L152	Lipids (Thin Layer Chromatography)	30	11.040
L153	Lipoprotein, Electrophoresis-not to be charged with L156	34	12.512
L154	Lipoprotein, Ultracentrifugation	50	18.400
L155	Lipoprotein Lipase (Frederickson)	100	36.800
L156	Lipoprotein phenotyping (includes sample appearance, cholesterol, triglycerides, lipoprotein, electrophoresis and interpretation) — not to be charged with L055, L153 or L243	69	25.392
L157	Lithium	10	3.680
L158	Luteinizing Hormone (LH), chemical (not immunologic) .	60	22.080
L165	Magnesium	13	4.784
L166	Malic Dehydrogenase	15	5.520
L167	Melanin — U	10	3.680
L168	Mercury	30	11.040
L169	Metanephrines, total — U	75	27.600
L170	Metanephrines, fractionated — U	90	33.120
L163	Methadone	15	5.520
L171	Methemalbumin	21	7.728
L172	Methemoglobin	21	7.728
L175	Methylphenidate, quantitative	40	14.720
L164	Morphine	15	5.520
L173	Mucopolysaccharides — U	25	9.200
L174	Myoglobin, Qualitative — U	30	11.040
L180	5'-Nucleotidase	25	9.200
L181	Occult blood	3	1.104
L182	Ornithine Carbonyl Transferase	15	5.520
L183	Osmolality (osmolarity)	10	3.680
L185	P.A.H. Clearance	40	14.720
L081	Phenobarbitone	35	12.880
L032	pCO ₂	8	2.944
L033	pO ₂ (arterial)	8	2.944
L034	pH	7	2.576
L035	pCO ₂ , pO ₂ and pH in combination	17	6.256
L036	pCO ₂ , pO ₂ , pH-calculation of one or more of standard bicarbonate, base excess, etc.	3	1.104
L187	Phenothiazines, Qualitative — U	6	2.208
L188	Phenothiazines, Quantitative — U	30	11.040
L189	Phenylalanine	15	5.520
L190	Phosphatase, Acid	15	5.520
L191	Phosphatase, Alkaline	10	3.680

LABORATORY MEDICINE

Code		LMS	Units
L192	Phosphatase, Alkaline fractionation	29	\$10.672
L193	Phospholipids	30	11.040
L194	Phosphorus (inorganic phosphate)	10	3.680
L195	Plasma Clearing Factor (Baker)	35	12.880
L196	Plasma Hemoglobin	15	5.520
L197	Porphobilinogen (PBG), screen — U	10	3.680
L198	Porphobilinogen (PBG), Quantitative — U	25	9.200
L199	Delta-aminolevulinic Acid (AL A), Quantitative — U	25	9.200
L200	Porphyrins, screen	10	3.680
L201	Porphyrins, Quantitation (copro, proto, uro) — U	60	22.080
L202	Porphyrins, Quantitation (copro, proto, uro) — B	75	27.600
L203	Porphyrins, Quantitation (copro, proto, uro) — F	90	33.120
L204	Potassium	6	2.208
L205	Pregnanediol — U	70	25.760
L206	Pregnanetriol — U	80	29.440
L211	Primidone, Quantitative	35	12.880
L207	Progesterone	50	18.400
L208	Protein, total — not to be charged with L085 or L086	10	3.680
L209	PSP (Phenolsulphonphthalein)	15	5.520
L210	Pyruvic Acid (pyruvate)	27	9.936
L215	Quinidine	18	6.624
L216	Reducing substances, identified by chromatography	30	11.040
L220	Salicylate, Qualitative	5	1.840
L221	Salicylate, Quantitative	12	4.416
L222	SGOT (AST)	10	3.680
L223	SGTP (ALT)	10	3.680
L224	Automated chemical analyzers with 2 to 6 simultaneously functioning channels (single sample)	12	4.416
L225	Automated chemical analyzers with 7 or more simultaneously functioning channels (single sample)	18	6.624
L226	Sodium	6	2.208
L227	Spectoscopic examination (any)	20	7.360
L228	Sulphemoglobin	21	7.728
L229	Sulphonamides	27	9.936
L238	T-4, Total (Thyroxine), by Column	15	5.520
L240	Thiocyanates	15	5.520
L242	Thyroxine — Binding Globulin	50	18.400
L243	Triglycerides — not to be charged with L156	21	7.728
L244	Trypsin	22	8.096
L250	Urea Clearance	15	5.520
L251	Urea Nitrogen (B.U.N.)	6	2.208
L252	Uric Acid	6	2.208
L253	Urinalysis, routine (includes microscopic plus any or all of S.G., pH, protein, sugar, hemoglobin, ketones, urobilinogen, bilirubin)	7	2.576
L254	Urinalysis, any single part(s) of above	3	1.104
L267	Urobilin, Qualitative — U	7	2.576

LABORATORY MEDICINE

Code		LMS Units	
L255	Urobilinogen, Qualitative (not by dipstick) — U	7	\$2.576
L256	Urobilinogen, Quantitative — U	15	5.520
L260	Vitamin A	30	11.040
L261	VMA (Vanilmandelic Acid)	60	22.080
L265	Xylose Absorption Test (per specimen)	6	2.208
L266	Zinc	25	9.020
RADIO ASSAYS — The following codes apply only if an isotope is used. If alternate non-isotopic biologic, immunologic or chemical method is used, use different code under the appropriate section.			
L307	ACTH (Adrenocorticotrophic Hormone)	120	44.160
L300	Aldosterone	120	44.160
L301	Calcitonin	120	44.160
L302	C — AMP (Cyclic Adenosine Monophosphate)	60	22.080
L303	Cortisol	35	12.880
L306	Digoxin	45	16.560
L310	Estradiol	75	27.600
L311	Estriol	75	27.600
L312	Estrogens total	50	18.400
L313	Estrone	75	27.600
L308	Folate, serum	45	16.560
L309	Folate, in red cells, to include serum folate and hematocrit	98	36.064
L315	FSH (Pituitary Gonadotrophins)	60	22.080
L316	Gastrin	75	27.600
L317	Growth Hormone	40	14.720
L318	HCG (Human Chorionic Gonadotrophins)	50	18.400
L319	Hepatitis B Antigen or Antibody	45	16.560
L320	HPL (Human Placental Lactogen)	50	18.400
L325	Insulin	40	14.720
L326	Insulin antibodies	80	29.440
L327	Iron binding capacity	24	8.832
L328	LH (Luteinizing Hormone)	60	22.080
L330	Parathyroid Hormone	120	44.160
L331	Progesterone	50	18.400
L333	17-OH Progesterone	60	22.080
L332	Prolactin	75	27.600
L335	Renin	75	27.600
L336	T-3, Total (Triiodothyronine)	40	14.720
L337	T-3 Uptake	18	6.624
L338	T-4, Total (Thyroxine) by C.P.B. or R.I.A.)	24	8.832
L339	T-4, Free — Absolute (includes T-4 total)	50	18.400
L340	Testosterone	50	18.400
L341	TSH (Thyroid Stimulating Hormone)	50	18.400
L342	Thyroxine Binding Globulin (T.B.G.)	50	18.400
L345	Vitamin B12	45	16.560

LABORATORY MEDICINE

Code		LMS Units	
L524	Lymphocyte activation (transformation) by Isotope incorporation (limited to 3 mitogens and/or antigens)	200	\$73.600
L585	Radio-Immuno Assays	45	16.560
	—IgE		
	—Anti-DNA		
	—Anti-RNA		
	—Antibody Binding Assays and Binding Inhibition Assays (using isotope-labelled reagents)		
	—Ferritin		

Notes: Radio-assays listed above, but performed by a radio-immuno method for which there is no specific listing under code L585 may be claimed under the appropriate code L300-L345.

Radio-immuno assays other than specifically listed under code L585 are not a benefit as such until approved by OHIP. (See Preamble, part A, paragraph 3).

HEMATOLOGY

L370	Assay of Factors II, V, VII, VIII, IX, X, XI and XII (each)	55	20.240
L371	Autohemolysis test	24	8.832
L372	Blood film examination (to include differential, red cell morphology and platelet estimate)	10	3.680
L374	Blood film — buffy coat preparation — not to be charged with L430	18	6.624
L375	Blood film — special stain	11	4.048
L376	Bleeding time — Duke method	8	2.944
L377	Bleeding time — Ivy method	15	5.520
L378	Bone marrow — film preparation	15	5.520
L379	Bone marrow — staining (Romanowski and iron)	23	8.464
L385	Capillary fragility	7	2.576
L386	Circulating anticoagulant	10	3.680
L387	Clot observation for lysis	7	2.576
L388	Clot lysis, dilute whole blood	10	3.680
L389	Clot retraction	6	2.208
L390	Clotting time (Lee and White)	8	2.944
L391	C.S.F. cell count (to include differential)	18	6.624
L395	Eosinophil count	8	2.944
L396	Platelet count	10	3.680
L397	R.B.C. count, excluding manual method (see preamble) . .	4	1.472
L398	Reticulocyte count	13	4.784
L399	W.B.C. count	4	1.472
L400	Euglobulin clot lysis	20	7.360

LABORATORY MEDICINE

Code		LMS Units	
L401	Fibrinogen, semi-quantitative	6	\$2.208
L402	Fibrinogen, quantitative	28	10.304
L403	Factor XIII (Urea solubility test)	5	1.840
L404	Fibrinolysis (plate method)	16	5.888
L405	Fibrin split products, quantitative	30	11.040
L406	Fibrin split products, latex screening	5	1.840
L407	Folate, serum	45	16.560
L408	Folate, in red cells, to include serum folate and hematocrit	98	36.064
L410	G-6-PD screen	10	3.680
L411	G-6-PD quantitative assay	65	23.920
L412	Pyruvate kinase quantitative assay	65	23.920
L415	Haptoglobin	15	5.520
L416	Heinz bodies	15	5.520
L417	Hematocrit	3	1.104
L418	Hemoglobin	4	1.472
L419	Hemoglobin electrophoresis to include Hb A ₂ fraction ...	34	12.512
L420	Hemoglobin, fetal	20	7.360
L421	Hemoglobin, unstable	6	2.208
L422	Hemolysins — Ham's Acid Serum test	18	6.624
L423	Hemolysins — cold (Donath-Landsteiner)	18	6.624
L424	Hemosiderin in urine	11	4.048
L430	L.E. Cell prep — not to be charged with L374	18	6.624
L431	Kleihauer stain	18	6.624
L432	Malaria smear or other parasites	15	5.524
L435	Plasmapheresis	50	18.400
L436	Platelet function — aggregation, per additive	12	4.416
L437	Platelet function — adhesiveness	25	9.200
L438	Platelet function — thromboplastic function (PF-3)	28	10.304
L439	Preparation of pryoprecipitate (per treatment)	17	6.256
L440	platelet concentrates (per treatment)	25	9.200
L441	washed red cells	35	12.880
L442	leukocyte-poor blood	20	7.360
L443	Protamine titration	15	5.520
L444	Protamine sulphate test	10	3.680
L445	Prothrombin time	8	2.944
L446	Prothrombin consumption	10	3.680
L450	Osmotic fragility	45	16.560
L447	Reptilase time	10	3.680
L451	Sedimentation rate	4	1.472
L452	Sickle cell preparation	14	5.152
L453	Sickle cell solubility test (screen)	5	1.840
L454	Sucrose hemolysis	18	6.624
L460	Thrombin time	10	3.680
L461	Thromboplastin generation test	71	26.128
L462	Partial thromboplastin time	10	3.680
L465	Vitamin B ₁₂ , microbiologic, not isotopic	45	16.560

LABORATORY MEDICINE

Code		LMS Units	
BLOOD BANK			
Antibody identification (see paragraph 22, pg. 71)			
L475	— albumin per panel	30	\$11.040
L476	— saline per panel	30	11.040
L477	— enzyme per panel	40	14.720
L478	— indirect Coombs' per panel	50	18.400
L479	— preparation of eluate	35	12.880
L480	— antibody absorption	35	12.880
L481	Antibody titre	35	12.880
L482	Antibody screening — including Indirect Coombs'	20	7.360
L490	Blood group — ABO and Rh (with reverse grouping)	9	3.312
L491	Blood group and cross match	20	7.360
L492	— for each additional unit	13	4.784
L493	Blood group and Rh genotype	45	16.560
L494	Blood groups, per antigen (other than ABO or Rh)	10	3.680
L495	Coombs' test, direct	8	2.944
L496	Coombs' test, indirect	10	3.680
IMMUNOLOGY			
Agglutination Reactions			
e.g.			
Rheumatoid factor (latex, bentonite, R.B.C.)			
Anti-DNA			
Anti-thyroid (thyroglobulin or microsomal)			
Streptolysin screen			
— using a commercial kit			
L500	Screen	6	2.208
L501	Titre — serial tube, single antigen	15	5.520
L502	— serial tube, 4 or more antigens	50	18.400
L503	— serial slide, e.g. widal	25	9.200
— non-kit, reagents prepared in laboratory			
L510	Screen	9	3.312
L511	Titre	25	9.200
L655	Pregnancy test	6	2.208
L659	Antistreptolysin 0-7 tube titrations or micro-technique ...	25	9.200
L660	Cold agglutinins — screen	9	3.312
L661	— titre	25	9.200
L662	Complement fixation, qualitative	20	7.360
L663	titre, single antigen	30	11.040
L664	multiple antigens	50	18.400
L665	C-reactive protein	6	2.208
L666	Diphtheria antibody neutralization test in rabbits	178	65.504
L667	Fluorescent antibody, including controls	32	11.776
L668	Heterophile antibodies — screen (slide or single tube)		
	— with or without absorption	5	1.840
L670	— with absorption by guinea pig kidney and ox cells, multiple tube titre (Paul Bunnell)	30	11.040

LABORATORY MEDICINE

Code		LMS Units	
L671	Hepatitis B antigen or antibody — double immunodiffusion	5	\$1.840
L672	— complement fixation	30	11.040
L673	— immunoelectro-osmophoresis	7	2.576
L675	Immunodiffusion tests, qualitatives, e.g., Aspergillosis, Farmer's Lung	5	1.840
L676	Rabies antibody — neutralization in mice	60	22.080
L677	Tetanus antibody — neutralization in mice	200	73.600
L678	Toxoplasmosis dye test (Sabin-Feldman)	70	25.760
L658	Trichinella, etc.	6	2.208
L679	Virus antibodies — hemagglutination inhibition (Rubella)	30	11.040
L680	— neutralization test	40	14.720
L681	— sucrose gradient separation of IgM + inhibition test	90	33.120
N.C.	VDRL	5	1.840
Bio-Assays			
L520	Nitroblue Tetrazolium Test — screen	18	6.624
L521	Intracellular leukocyte bacterial killing capacity (Holmes Test) — per organism	100	36.800
L523	Leukocyte phagocytic capacity	40	14.720
L524	Lymphocyte activation (transformation) by isotope incorporation (limited to 3 mitogens and/or antigens)	200	73.600
L525	Lymphocyte surface immunoglobulins by immunofluorescence	200	73.600
L526	Lymphocyte T and B cell rosettes	200	73.600
L527	Mixed lymphocyte reaction	300	110.400
Complement-kinetic (activity) assays			
L530	Total haemolytic complement (CH50-non-kit)	50	18.400
L531	Complement components (activity assays)	60	22.080
Fluorescent Antibody Tests (Immunofluorescent Studies)			
L535	Serum anti-tissue antibodies (per type of tissue section examined and per serum dilution used irrespective of number of antibodies identified, maximum of 4 slides per serum	50	18.400
	—anti-nuclear		
	—anti-nucleolar		
	—anti-mitochondrial		
	—anti-thyroid		
	—anti-adrenal		
	—anti-smooth muscle		
	—anti-parietal		
	—anti-skin		

LABORATORY MEDICINE

Code		LMS Units	
L545	Protein Deposition in Tissues (per biopsy examined. any number of antisera, e.g. Immuno-globulin, complement component, fibrinogen, etc.)	75	\$ 27.600
Gel Diffusion, Nephelometric Techniques			
	Single (Radial) — Gel Diffusion Immuno-quantitations (Commercial kits) or Nephelometry	12	4.416
L550	—IgG, IgA, IgM, IgD, IgE		
L551	—C ₃ (B ₁ C)		
L552	—C ₄ (B ₁ E)		
L553	—Ceruloplasmin		
L554	—Transferrin		
L555	—Alpha-1-antitrypsin		
L556	—Alpha-2-macroglobulin		
	Single (Radial) — Gel Diffusion Immuno-quantitations (non-kits — plates prepared in laboratory)	18	6.624
L560	—Clq		
L561	—Cl-esterase inactivator		
	Double-Gel-Diffusion-Qualitative (Ouchterloney)	5	1.840
L565	—Alpha-fetoprotein		
L566	—Immunoglobulins, L chains, H chains		
	—Hepatitis-associated antigen or antibody (see L671)		
L568	—Antibodies to food antigens (milk, wheat)		
	—Antibodies to fungal antigens (Farmer's Lung, Aspergillus, etc.) (see L675)		
L575	Immunoelectrophoresis (per Antiserum used) maximum of 3 antisera per sample tested	30	11.040
	Immunoelectro-osmophoresis (IEOP) (see L673)		
Histocompatibility Testing			
L580	—Tissue typing	200	73.600
L581	—Cross match	50	18.400
L582	—Antibody screening (per panel of 15 antigens)	150	55.200
L583	—HLA27 typing	50	18.400
Miscellaneous			
L599	Cryofibrinogen—qualitative	3	1.104
L600	Cryoglobulins—qualitative	3	1.104
L601	Cryoglobulins—quantitative	3	1.104
L602	Pyroglobulins	3	1.104
L604	Serum Relative Viscosity	4	1.472

LABORATORY MEDICINE

Code		LMS Units	
Modifiers			
L610	(Units in addition to units for basic test where applicable — Immunologic procedures) Concentration of sample before testing (any method)	2	\$.736
L611	Radio-modification of standard technique utilizing isotope-labelled reagents	50	18.400
	— immunoelectrophoresis } anti-Diphtheria;		
	— double diffusion } anti-Insulin;		
	— radial diffusion } anti-Tetanus		
N.C.	Preparation of special antigens or antisera	N.A.B.	N.A.B.
N.C.	Special investigations	N.A.B.	N.A.B.
Note:	Radio-modifications other than specifically listed under code L611 are not a benefit as such until approved by OHIP. (See Preamble, part A, paragraph 3).		
MICROBIOLOGY			
L620	Antibiotic level, serum	40	14.720
L621	Antibiotic sensitivity — per organism, max. of 2 per specimen	9	3.312
L623	— M.I.C. — one antibiotic, tube or agar dilution	25	9.200
L624	Cultures — blood (including aerobic, anaerobic, subcultures, smears) per bottle	30	11.040
L625	— cervical, vaginal, including GC culture, Gram smear, yeast identification (e.g. Germ tube) — not to be claimed with L627, L628, L629	25	9.200
L639	— fluids (CSF, joint, pleural etc. not exudates)	28	10.304
L626	— fungus, including KOH preparation and smear — not to be claimed with L625, L628, L629; includes L623 for fungus	20	7.360
L627	— GC culture and smear, including fermentations and/or fluorescent microscopy — not to be claimed with L625	15	5.520
L628	— other swabs or pus — culture and smear	25	9.200
L629	— sputum — culture and smear	22	8.096
L630	— stool, including necessary agglutinations	30	11.040
L640	— throat swabs, for streptococcus, screen only	6	2.208
N.C.	— screening for diphtheria	N.A.B.	N.A.B.
L631	— tuberculosis, including ZN or fluorescent smear ..	55	20.240
L632	— animal inoculation	100	36.800
L641	— Urine, screening, actual culture without identification — see Preamble	7	2.576
L633	— urine, pour plate or Miles-Misra quantitation	20	7.360
L634	— urine, calibrated loop quantitation	15	5.520
L642	Lysozyme inhibition test	13	4.784
L635	Pathogenic E coli (as sole procedure in infants only, such as fluorescent staining, not with L630)	5	1.840

LABORATORY MEDICINE

Code		LMS Units	
L636	Streptococcus grouping, Lancefield method	18	\$6.624
L638	Streptococcus grouping, coagglutination method	12	4.416
L637	Virus isolation	50	18.400
Microscopy			
L645	Darkfield (spirochetes)	10	3.680
L646	Electron — direct, for viruses	40	14.720
L647	— immunoelectron microscopy	60	22.080
L648	— after ultracentrifugation	65	23.920
L649	— thin section, for virus	130	47.840
L650	Parasites and ova (feces concentration)	18	6.624
L654	Parasites and ova, smear only, special stain	14	5.152
L651	Pinworm (Scotch tape prep)	5	1.840
L643	Smear only, Gram or Papanicolaou stain, as sole procedure (not with L624-L634)	5	1.840
L652	Smear only, special stain, e.g. ZN, inclusions, spores, diphtheria, stool parasites	14	5.152
L653	Wet preparation (for fungus, trichomonas)	3	1.104

ANATOMICAL PATHOLOGY, HISTOLOGY, AND CYTOLOGY

Note: Do not claim L700 in addition to codes L701 to L722 or L800 to L826.

The items listed in this section include only the technical component of the various items listed. The professional component for each item where applicable is listed under "Diagnostic and Therapeutic Procedures".

N.C.	Autopsy, gross and microscopic (including CNS as required)	N.A.B.	N.A.B.
Chromosome Analysis			
L701	Chromosome banding	70	25.760
L702	Karyotype of blood or bone marrow	300	110.400
L703	Karyotype of skin or amnion cells	475	174.800
Cytology			
L704	Amniotic fluid for fetal maturation	8	2.944
L705	Aspiration biopsy, cytological examination (lung, etc.) .	32	11.776
L706	Bronchial washings	18	6.624
L707	Buccal or vaginal smear for Barr body	8	2.944
L708	Esophageal and gastric washings	14	5.152
L709	Esophageal and gastric washings (including collection) .	33	12.144
L710	Direct smears — oral, larynx, nipple discharge	13	4.784
L711	Fluids (pleural, ascitic, breast cyst, aspirate pericardial, CSF, urine and joint)	13	4.784

LABORATORY MEDICINE

Code		LMS Units	
L712	Fluorescent Y chromosome	8	\$2.944
L713	Gynaecological specimen (including all types of cellular abnormality, assessment of flora and/or cytohormonal evaluation)	13	4.784
Note:	For professional component use L812.		
L714	Inclusion bodies	8	2.944
L715	Nasal smear or sputum for eosinophils	3	1.104
L716	Sputum per specimen for general and/or specified assessment, (e.g., cellular abnormality, asbestos bodies, lipid, hemosiderin, etc.)	14	5.152
L717	Electron microscopy	225	82.800
L718	Seminal fluid examination (complete) — see Preamble .	22	8.096
L719	Smear for spermatozoa only (post-operative) see Preamble	7	2.576
L720	Surgical pathology	16	5.888
L721	Operative consultation — with or without frozen section (up to three specimens)	15	5.520
L722	For each specimen over 3, add	8	2.944

NUCLEAR MEDICINE — IN VIVO

Column T — is the technical benefit for the production of records, radiopharmaceutical agents, apparatus, premises, technical services, administration and secretarial services.

Column P₁ — is the professional benefit for supervision of the procedure, appropriate patient interview and / or examination, correlation of related data, interpretation of results, and provision of a written report. The physician must be present for supervision of the procedure to the extent that he or she may intervene personally, if required.

Column P₂ — is the professional benefit for interpretation of results and provision of a written report. If the nuclear medicine specialist is not present, the lesser professional benefit (P₂) should be claimed.

Notes: (1) The total benefit is arrived at by adding T plus P₁ (first code listed, e.g. Z006) or by adding T plus P₂ (second code listed, e.g. Z925).

When coding the total benefit use suffix A

When coding the technical portion only use suffix B

When coding the professional portion only use suffix C.

(2) If quantification or data manipulation is carried out in addition to visual inspection of imaging studies, add 30% to the appropriate professional benefit. Such activity must add significant diagnostic information not available by inspection alone and does not include simple image enhancement techniques such as smoothing, background subtraction, etc. Recording of images on videotape for replay and production of images on the video display of a computer do not in themselves justify the additional benefit.

For services for which this additional 30% is appropriate the correct code prefix is Y instead of Z. For example for Arteriography plus data manipulation, the appropriate codes are Y006/Y925 instead of Z006/Z925.

The benefits for cardiac wall motion studies and calculation of ventricular ejection fraction (Z010 and Z012) already include an allowance for data manipulation and no additional benefit may be claimed.

(3) If examination of Brain, Lung, Liver or Spleen is limited to one view, the benefit (T and P₁ and P₂) is to be reduced by 30% (use codes Z036/Z957, Z041/Z935, Z080/Z990 respectively).

(4) Repeat studies on the same day may be claimed only after exercise or drug intervention.

(5) The phrase "nuclear medicine specialist" should be interpreted as "nuclear medicine physician", since not all physicians practising nuclear medicine are certified as specialists in this discipline by the Royal College of Physicians and Surgeons.

(6) See also Preamble, part B, paragraph 3(i), 3(j) and 3(k).

NUCLEAR MEDICINE — IN VIVO

Code		T	P ₁	P ₂
Cardiovascular System				
Z006/Z925	Arteriography — aorta and its branches — uni or bilateral	\$46.20	\$14.50	\$ 7.25
Z008/Z927	Venography — uni or bilateral	46.20	16.25	8.10
Z013/Z928	— mediastinum and superior vena cava .	27.70	16.25	8.10
Z007/Z926	Blood flow study in conjunction with static organ scan	18.45	8.10	4.00
Z004/Z922	Cardiac output	18.45	9.70	5.45
Z024/Z924	Cardioangiography	46.20	14.50	8.10
Z005/Z991	Myocardial perfusion scan—with Thallium ²⁰¹	96.15	16.95	8.75
Z017/Z964	Myocardial perfusion scan—using other radionuclides	51.35	16.95	8.75
Z016/Z960	Myocardial scan—acute infarction, injury	46.20	14.50	7.25
Myocardial wall motion studies				
Z010/Z923	—two or more projections	61.40	29.10	14.50
Z009/Z992	—repeat same day	18.40	14.55	—
Z012/Z988	Myocardial wall motion studies with ejection fraction	61.40	38.75	19.35
Z011/Z993	—repeat same day	18.40	19.40	—
Z018/Z965	Pericardial effusion scan	25.85	9.75	4.85
Z023/Z983	Detection and localization of venous thrombosis using radio iodinated fibrinogen up to ten days	61.40	15.05	7.50
Endocrine System				
Z022/Z982	Adrenal scan	96.15	24.25	4.85
Z027/Z930	Thyroid uptake — single or multiple determinations	13.30	7.70	1.95
Z029/Z931	Thyroid uptake with urinary excretion	16.40	7.70	1.95
Z030/Z932	Thyroid uptake with T.S.H. stimulation ...	26.25	7.70	1.95
Z031/Z933	Thyroid uptake with suppression	26.25	7.70	1.95
Z032/Z929	Perchlorate washout test	26.25	7.70	1.95
Z078/Z974	Thyroid scan	32.30	14.30	4.85
Z019/Z975	Thyroid scan with uptake using same radio pharmaceutical	39.55	16.25	5.85
Z074/Z971	Parathyroid scan	46.20	16.25	4.85
Gastrointestinal System				
Z040/Z934	Radio-labelled fat absorption study	16.40	4.85	4.85
Z043/Z936	Schilling test	26.15	4.85	4.85
Z044/Z937	Schilling test — repeat with intrinsic factor or other	13.05	2.40	2.40
Z015/Z938	Schilling test with dual isotopes and intrinsic factor	26.15	6.25	6.25
Z057/Z939	C ¹⁴ labelled metabolite breath test	30.70	4.85	4.85
Z045/Z940	Protein loss or gastrointestinal bleeding ...	46.20	9.70	9.70
Z046/Z941	Ca ⁴⁷ absorption study	46.20	9.70	9.70

NUCLEAR MEDICINE — IN VIVO

Code		T	P ₁	P ₂
Z042/Z942	Gastrointestinal transit or reflux study	\$46.20	\$16.25	\$7.25
Z088/Z977	Abdominal scan to detect ectopic gastric mucosa	46.20	14.45	7.70
Z047/Z943	Pancreatic study (Selenium)	96.15	10.10	5.05
Z073/Z970	Pancreatic scan	96.15	16.25	8.10
Z058/Z951	Dynamic biliary excretion	46.20	16.25	8.10
	Liver and/or spleen scan			
Z080/Z990	—one view only	30.63	9.75	4.88
Z070/Z966	—more than one view	46.20	16.25	8.10
Z089/Z978	Salivary gland study	46.20	16.25	8.10
	Genitourinary System			
Z063/Z953	Dynamic renal imaging study	46.20	16.25	8.10
Z060/Z952	Tenogram (time-activity curves only)	25.65	9.70	4.85
Z076/Z973	Renal scan (static image only)	32.30	9.70	4.85
Z061/Z954	Renal plasma flow	25.65	10.10	5.05
Z062/Z955	Glomerular filtration rate	30.70	10.10	5.05
Z026/Z956	Cystogram for vesicoureteral reflux	46.20	16.25	8.10
Z075/Z972	Placenta	30.70	9.70	4.85
Z021/Z981	Testicles and scrotum	46.20	16.25	4.85
	Hematopoietic System			
Z001/Z919	Plasma volume	13.30	3.30	3.30
Z002/Z920	Plasma volume with repeat studies	18.45	3.30	3.30
Z003/Z921	Red cell volume	19.60	2.90	2.90
Z050/Z945	Plasma iron clearance	32.90	4.85	4.85
Z051/Z946	Plasma iron turnover	32.90	4.85	4.85
Z052/Z947	Fe ⁵⁹ red cell utilization	32.90	9.70	4.85
Z053/Z948	Combination of Z050, Z051, Z052 at one time	71.85	9.70	9.70
Z054/Z949	Red cell or platelet survival	46.20	15.10	7.55
Z055/Z950	Red cell or platelet survival and serial surface counts	71.85	20.20	10.10
	Musculoskeletal System			
Z065/Z961	Whole body survey — bones, joints, soft tissue, marrow	61.40	22.25	11.10
Z049/Z962	Specific site — one or more	46.20	16.25	8.10
Z038/Z958	Whole body gallium (or ¹¹¹ indium) scanning	76.90	24.25	12.10
Z039/Z959	Gallium scanning (or ¹¹¹ indium) specific site	56.55	16.85	8.75
Z056/Z984	Bone mineral density by Gamma ray scattering	16.45	4.85	4.85
Z092/Z985	Total body calcium	—	10.10	5.05
Note:	Z065/Z961 and Z049/Z962 are not to be billed together. Z007/Z926 may be billed in addition to Z065/Z961 or Z049/Z962 for blood pool study.			

NUCLEAR MEDICINE — IN VIVO

Code		T	P ₁	P ₂
Nervous System				
Z064/Z979	Cerebral spinal fluid circulation	\$65.80	\$27.05	\$13.50
Brain scan				
Z036/Z957	—one view only	30.63	9.70	5.44
Z066/Z963	—more than one view	46.20	16.65	9.00
Respiratory System				
Lung scan				
Z041/Z935	—one view only	30.63	11.66	4.88
Z071/Z967	—more than one view	46.20	17.40	7.25
Z059/Z968	—ventilation and perfusion on same day	69.50	26.20	13.05
Miscellaneous				
Z091/Z980	Lymphangiogram	46.20	16.25	8.10
Z072/Z969	Ocular tumour localization	32.90	28.05	4.85
Z087/Z976	Tear duct — unilateral	41.00	12.10	6.05
Z085/Z989	— bilateral	46.20	14.45	7.25
Z033/Z986	Whole body counting	—	10.10	5.05

CLINICAL PROCEDURES ASSOCIATED WITH DIAGNOSTIC NUCLEAR MEDICINE PROCEDURES

Such procedural benefits are intended for the professional service of placing an instrument or introducing diagnostic radiopharmaceuticals. They are not intended to be used for simple subcutaneous, intramuscular or intravenous injection nor for oral administration. Rather than double listing the procedures and benefits in this part of the schedule, physicians are directed to the following reference points in the schedule.

- (a) Intravenous injection for peripheral venography-G376 or G379 on page 119.
- (b) Intra-articular injections-G370 on page 118.
- (c) Injection into CSF spaces or shunt apparatus-Z801, Z802 or Z821 on pages 235, 236, 238.
- (d) Arterial puncture — G479 on page 104.

NUCLEAR MEDICINE — IN VITRO (See Radioassays under Laboratory Medicine)

DIAGNOSTIC RADIOLOGY

Column T — The benefit for radiological examination including the production of radiographs, supplying of contrast media, apparatus, premises, technical services, administration and collection costs.

Column P — The benefit for consultation between radiologist and referring physician, fluoroscopy, interpretation of radiographs and fluoroscopic findings and supervision of x-ray services by a radiologist.

Notes and Interpretations:

1. Private offices and hospital outpatient departments will claim the sum of Columns T plus P.

2. Radiologists should use Column P as a guideline for negotiating remuneration with hospitals.

3. Benefits for clinical procedures related to x-ray examinations are listed in the following section, or under Diagnostic and Therapeutic or Surgical Procedures. "Clinical Procedures", in this context, are those by which contrast media are introduced, except oral or rectal administration for study of the alimentary tract, and intravenous injections, which are an integral part of the study, performed by the physician collecting the benefit for the procedure.

4. If less than the minimum number of views are performed, reduce listed benefits by 25% (this reduction applies to both technical and professional component). If more than the minimum number of views are performed, no further benefit is applicable unless specifically listed.

5. Only those views which are requested are to be claimed with the following exceptions. It is intended that if the requested views yield abnormal findings or information which in the opinion of the radiologist would be insufficient, governed by the needs of the patient and the requirements of the referring physician, the radiologist may add further views and claim for them (if listed) with the knowledge that he may have to substantiate their justification.

6. Claims for X-ray services, when referred by an Osteopath, Chiropodist or Chiropractor to a private X-ray facility are not benefits of O.H.I.P.

7. Claims for X-ray services, when referred by an Osteopath or Chiropractor to a hospital outpatient department are benefits.

8. Coding

- When coding the total benefit use suffix A.
- When coding the technical portion only use suffix B.
- When coding the professional portion only use suffix C.
- When coding claims from certified radiologists (33) use the listed codes (i.e. X001-X191) plus the appropriate suffix.
- When coding claims from non-certified radiologists increase the first numerical digit in the listed codes by 5 (i.e. X501-X691) plus the appropriate suffix.

DIAGNOSTIC RADIOLOGY

9. When a radiologist is asked to x-ray one extremity only, no additional claim should be made for comparison x-rays initiated by the radiologist.

10. Nephrotomography is covered by the listings for intravenous pyelogram and planigram.

11. A stereo pair is to be counted as two views.

12. No extra claim should be made for rapid sequence I.V.P.

13. No additional claim is warranted for the use of the image intensifier in diagnostic radiology.

14. Fluoroscopy claims should not be submitted for any examination performed by the radiologist where "fluoroscopy" is generally regarded as an integral part of the examination, e.g. examinations of the G.I. tract, urinary tract, special procedures.

15. "Colon — air contrast" may be claimed when performed according to generally accepted criteria. The colon should be scrupulously prepared. Five to eight full size views of the abdomen should be obtained after fluoroscopically controlled introduction of air and barium.

16. "Oesophagus, stomach and duodenum, double contrast" presupposes the introduction of gas, the use of antifoam agent and a suitable barium mixture.

17. Abdomen and chest studies should not be routinely done and claimed in gastrointestinal examinations.

18. Three or more views of the chest should not be done routinely and claimed when a chest examination is requested.

19. Chest studies should not be routinely done and claimed in mammography cases.

20. Nasal bones or accessory nasal sinuses should not be routinely claimed in skull examination requests.

21. Abdomen and/or pelvis should not be routinely claimed in lumbar spine examination requests.

22. A survey film of the abdomen is a single view. The ordering of additional films should be left to the discretion of the radiologist who should determine which examination is adequate for a specific patient. Obviously, if progress of a long tube is being followed, a survey film is sufficient. If, however, an intestinal obstruction is being followed, a single film is usually inadequate.

23. Conventional films of the spine should not be routinely done and claimed before myelography. The necessity of having plain film studies of the spine prior to interpreting the myelographic studies is obvious. It is not essential, however, that these be done at the institution where the myelogram was done. If they had been done at an outside office, then it is a matter for the radiologist and the referring physician to have the films available. If they cannot be made available to the radiologist, it is an acceptable practice for him to do the

DIAGNOSTIC RADIOLOGY

required examination of these areas and to claim for them so that they may be available for interpretation along with the myelographic study.

24. Pharynx and oesophagus (cine or videotape) — X106 should not be claimed routinely with X108 and X109 but only when specifically indicated.

25. Lumbar or lumbosacral spine (X028, X205, X206) does not include the entire sacrum. However, an examination of the sacrum may be carried out and claimed only when specifically indicated.

Code		T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
Head and Neck					
X001	Skull — four views	\$15.85	\$11.90	\$ 5.40	\$ 4.00
X009	— five or more views	19.80	14.85	6.75	5.05
X003	Sella Turcica (when skull not examined)	7.95	6.00	2.65	2.00
X004	Facial bones — minimum of three views	11.55	8.65	4.30	3.20
X005	Nose — minimum of two views	7.95	6.00	2.65	2.00
X006	Mandible — minimum of three views	11.55	8.65	4.30	3.20
X007	Temporomandibular joints — minimum of four views including open and closed mouth views	11.55	8.65	4.30	3.20
X008	Sinuses — minimum of three views	11.55	8.65	4.30	3.20
X010	Mastoids — bilateral — minimum of six views	15.25	11.45	6.00	4.50
X011	Internal auditory meati (when skull not examined)	11.55	8.65	4.30	3.20
N.C.	Teeth, up to ¼ set	N.A.B.	N.A.B.	N.A.B.	N.A.B.
N.C.	Teeth, up to ½ set	N.A.B.	N.A.B.	N.A.B.	N.A.B.
N.C.	Teeth, full set	N.A.B.	N.A.B.	N.A.B.	N.A.B.
N.C.	Teeth, bite wing	N.A.B.	N.A.B.	N.A.B.	N.A.B.
X016	Eye, for foreign body	7.85	5.85	3.80	2.85
X017	Eye, for localization, additional	8.15	6.10	9.75	7.80
X018	Optic foramina	8.90	6.65	3.80	2.85
X019	Salivary gland region	7.30	5.45	3.25	2.45
X020	Neck for soft tissues — minimum of two views	7.30	5.45	3.25	2.45

SPINE AND PELVIS

X025	Cervical spine — two or three views	13.75	10.30	3.25	2.45
X202	— four or five views	17.65	13.25	4.35	3.25
X203	— six or more views	21.50	16.15	5.40	4.05
X027	Thoracic spine — two views	12.65	9.50	3.25	2.45
X204	— three or more views	16.55	12.45	4.35	3.25
Lumbar or lumbosacral spine					
X028	— two or three views	13.75	10.30	3.25	2.45
X205	— four or more views	17.65	13.25	4.35	3.25
X206	— six or more views	21.50	16.15	5.40	4.05

DIAGNOSTIC RADIOLOGY

Code	SPINE AND PELVIS—Cont'd	T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
X032	Entire spine—(scoliosis series) minimum of four views	\$28.50	\$21.40	\$ 8.65	\$ 6.45
X033	—Orthoroentgenogram, single view	11.55	8.65	4.30	3.20
X031	—Orthoroentgenogram, two or more views ..	15.85	11.90	5.40	4.00
X034	Sacrum and/or coccyx—two views	13.25	9.95	2.65	2.00
X207	—three or more views ...	16.55	12.45	4.35	3.25
X035	Sacro-iliac joints—two or three views	11.55	8.65	4.30	3.20
X208	—four or more views	15.45	11.60	5.40	4.00
X036	Pelvis—one view	7.95	6.00	2.65	2.00
X041	—two views	9.45	7.10	3.25	2.45
X042	—three views	11.55	8.65	4.30	3.20
X037	Pelvis and additional views (e.g. pelvis and hip)	11.55	8.65	4.30	3.20
X038	Pelvis and sacro-iliac joints	16.95	12.70	4.30	3.20
Upper Extremities					
X045	Clavicle—two views	7.95	6.00	2.65	2.00
X209	—three or more views	12.20	9.15	3.75	2.80
Acromioclavicular joints (bilateral) with or without weighted distraction					
X046	—two views	11.55	8.65	4.30	3.20
X210	—three or more views,	15.80	11.85	5.40	4.00
Sternoclavicular joints—(bilateral)					
X047	—two or three views	9.45	7.10	3.25	2.45
X211	—four or more views	13.70	10.25	4.35	3.25
X048	Shoulder—two views	9.45	7.10	3.25	2.45
X212	—three or more views	13.70	10.25	4.35	3.25
X049	Scapula—two views	9.45	7.10	3.25	2.45
X213	—three or more views,	13.70	10.25	4.35	3.25
Humerus—including one joint					
X050	—two views	7.95	6.00	2.65	2.00
X214	—three or more views,	12.20	9.15	3.75	2.80
X051	Elbow—two views	7.95	6.00	2.65	2.00
X215	—three or four views,	12.20	9.15	3.75	2.80
X216	—five or more views	16.40	12.35	4.80	3.60
Forearm, including one joint					
X052	—two views	7.95	6.00	2.65	2.00
X217	—three or more views,	12.20	9.15	3.75	2.80
X053	Wrist—three views	7.95	6.00	2.65	2.00
X218	—four or more views,	12.20	9.15	3.75	2.80
X054	Hand—three views	7.95	6.00	2.65	2.00
X219	—four or more views,	12.20	9.15	3.75	2.80
X055	Wrist and hand—three views	10.50	7.85	5.40	4.00
X220	—four or more views,	14.70	11.05	6.45	4.80
X056	Finger or thumb—two views	6.10	4.55	1.85	1.40
X221	—three or more views	10.30	7.70	2.95	2.20

DIAGNOSTIC RADIOLOGY

Code	LOWER EXTREMITIES	T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
X060	Hip—unilateral—two views	\$12.65	\$9.50	\$3.25	\$2.45
X222	—three or more views	16.90	12.65	4.35	3.25
X043	Pelvis and hips—infant or child—bilateral A.P. and Frog views	12.65	9.50	3.25	2.45
X044	—adolescent or adult—bilateral (including pelvis)	16.95	12.70	4.30	3.20
	Femur, including one joint				
X063	—two views	7.95	6.00	2.65	2.00
X223	—three or more views	12.20	9.15	3.75	2.80
	Knee (including patella)				
X065	—two views	7.95	6.00	2.65	2.00
X224	—three or four views	12.20	9.15	3.75	2.80
X225	—five or more views	16.40	12.35	4.80	3.60
	Tibia and fibula (including one joint)				
X066	—two views	7.95	6.00	2.65	2.00
X226	—three or more views	12.20	9.15	3.75	2.80
X067	Ankle—three views	7.95	6.00	2.65	2.00
X227	—four or more views	12.20	9.15	3.75	2.80
X068	Calcaneus—two views	7.95	6.00	2.65	2.00
X228	—three or more views	12.20	9.15	3.75	2.80
X069	Foot—three views	7.95	6.00	2.65	2.00
X229	—four or more views	12.20	9.15	3.75	2.80
X072	Toe—two views	6.10	4.55	1.85	1.40
X230	—three or more views	10.30	7.70	2.95	2.20
X064	Leg length studies (Orthoroentgenogram)	11.55	8.65	4.30	3.20
	Skeletal Surveys				
	Skeletal survey for bone age,				
X057	—single film	7.95	6.00	2.65	2.00
X058	—two or more films	11.55	8.65	4.30	3.20
	Other survey studies—e.g., rheumatoid, metabolic or metastatic				
X080	—basic	3.90	2.95	1.35	1.00
X081	—plus per film	3.90	2.95	1.35	1.00
	Chest				
N.C.	Miniature chest film—for survey purposes only	N.A.B.	N.A.B.	N.A.B.	N.A.B.
X090	Single film (see Interpretation #17)	7.95	6.00	2.65	2.00
X091	Two views	11.50	8.65	4.30	3.20
X092	Three or more views	15.00	11.20	5.15	3.90
X039	Ribs—two or more views	9.45	7.10	3.25	2.45
X040	Sternum—two or more views	9.45	7.10	3.25	2.45
X096	Thoracic inlet—two or more views	7.95	6.00	2.65	2.00

DIAGNOSTIC RADIOLOGY

Code	Abdomen	T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
X100	Single view (See Interpretation #17)	\$ 7.95	\$6.00	\$2.65	\$2.00
X101	Two or more views	12.15	9.10	3.80	2.85
G.I. Tract					
X105	Palatopharyngeal analysis (cine or videotape)	15.70	11.75	10.80	8.10
X106	Pharynx and oesophagus (cine or videotape)	15.70	11.75	10.80	8.10
Note:	X106 may not be claimed with X107. It may be claimed with X104, X108, X109 only when specifically indicated. See Interpretation #24, page 93.				
X107	Oesophagus—when X104, X108 or X109 not claimed	14.20	10.60	7.00	5.25
X108	Oesophagus, stomach and duodenum— including survey film, if taken	24.60	18.20	12.50	9.65
X104	Oesophagus, stomach and duodenum— including survey film, if taken, double contrast	25.65	19.25	13.65	10.25
X109	Oesophagus, stomach and small bowel	31.45	23.55	16.25	12.20
X110	Hypotonic duodenogram	21.00	15.70	10.80	8.10
X111	Small bowel only	14.20	10.60	7.00	5.25
X112	Colon—barium enema (including survey film, if taken)	25.70	19.30	11.40	8.50
X113	Colon—air contrast, primary or secondary, including survey film if taken	30.35	22.75	14.75	11.05
X114	Gallbladder (one or multiple day examinations)	15.85	11.90	5.40	4.00
X120	Gallbladder (one or multiple day examinations with preliminary plain film)	21.20	15.90	5.40	4.00
X116	T-Tube cholangiogram	11.55	8.65	4.30	3.20
X117	Operative cholangiogram	11.55	8.65	4.30	3.20
X118	Intravenous Infusion cholangiogram	26.35	19.75	9.70	7.25
X123	Operative pancreatogram	11.55	8.65	4.30	3.20
G.U. Tract					
X129	Retrograde pyelogram	11.55	8.65	4.30	3.20
X130	Intravenous pyelogram including preliminary film	26.30	19.70	10.80	8.10
X137	Cystogram (catheter)	12.65	9.50	3.25	2.45
X135	Cystourethrogram, stress or voiding (catheter)	14.65	11.00	6.50	4.85
X131	Cystourethrogram (non-catheter)	3.10	2.30	2.15	1.60
X191	Intestinal conduit examination or nephrostogram	11.55	8.65	4.30	3.20

DIAGNOSTIC RADIOLOGY

Code	G.U. TRACT—Cont'd	T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
X138	Percutaneous antegrade pyelogram	\$11.55	\$8.65	\$4.30	\$3.20
X139	Percutaneous nephrostomy	11.55	8.65	4.30	3.20
X134	Urethrogram (retrograde)	9.45	7.10	3.25	2.45
X136	Vasogram	9.45	7.10	3.25	2.45
Obstetrics and Gynaecology					
X143	Survey film	7.95	6.00	2.65	2.00
X144	Pelvimetry	11.55	8.65	4.30	3.20
X145	Placentogram	11.55	8.65	4.30	3.20
X146	Any combination of above	19.95	15.00	6.50	4.85
X147	Hysterosalpingogram	15.85	11.90	5.40	4.00
X148	Intra-uterine foetal transfusion — radiological control	21.00	15.70	10.80	8.10
Fluoroscopy — by physician with or without spot films					
X195	Chest	5.10	3.85	5.40	4.00
X196	Skeleton	5.10	3.85	5.40	4.00
X197	Abdomen	5.10	3.85	5.40	4.00
X189	Fluoroscopic control of clinical procedures done by another physician per ¼ hour	4.00	3.00	9.05	6.80
SPECIAL EXAMINATIONS					
X155	Abdominal or pelvic pneumogram	21.20	15.90	5.40	4.00
Angiography					
—by catheterization					
—abdominal, thoracic, cervical or cranial					
—using single films					
X179	non-selective	15.85	11.90	5.40	4.00
X180	selective (per vessel to a max. of 4)	21.00	15.70	10.80	8.10
—using film changer or Cine					
X181	non-selective	31.70	23.75	10.80	8.10
X182	selective (per vessel to a max. of 4)	42.25	31.70	16.25	12.20
Carotid angiogram—direct puncture					
X160	—unilateral	26.05	19.50	16.25	12.25
X161	—bilateral	41.90	31.40	24.45	18.35
Peripheral angiogram					
X174	—unilateral	15.85	11.90	5.40	4.00
X175	—bilateral	21.00	15.70	10.80	8.10
X198	Splenoportogram	31.70	23.75	10.80	8.10
X199	Translumbar aortogram	31.70	23.75	10.80	8.10
Vertebral angiogram—direct puncture or retrograde brachial injection					
X132	—unilateral	26.05	19.50	16.25	12.20
X133	—bilateral	42.65	31.95	24.40	18.30

DIAGNOSTIC RADIOLOGY

Code	SPECIAL EXAMINATION—Cont'd	T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
X156	Arthrogram	\$14.50	\$10.85	\$11.90	\$ 8.95
X200	—with fluoroscopy and complete positioning throughout by physician	19.60	14.70	17.30	13.00
X157	Bone density (mineral content) measure- ment	17.85	13.35	8.65	6.45
X158	Bronchogram—unilateral	15.60	11.70	10.80	8.10
X159	—bilateral	20.75	15.55	16.25	12.20
X162	Cerebral stereotaxis	31.70	23.75	10.80	8.10
X122	Cholangiogram, percutaneous trans-hepatic	15.75	11.80	8.10	6.10
X188	Computed tomography—one or more cuts, with or without contrast medium	N.A.B.	—	36.45	—
X151	Cordotomy, percutaneous	26.05	19.50	16.25	12.20
X163	Dacrocystogram	15.85	11.90	5.40	4.00
X164	Discogram(s)—one or more levels	15.60	11.70	10.80	8.10
X166	Examination using portable machine in home add	37.65	37.65	—	—
Note:	This code does not apply to the use of a portable machine in a hospital. Can only be claimed once per day regardless of the number of people x-rayed in the same home.				
X167	Fistula or sinus injection	11.55	8.65	4.30	3.20
X169	Laminogram, planigram, tomogram	21.20	15.90	5.40	4.00
X170	Laryngogram	15.60	11.75	10.80	8.10
X171	Lymphangiogram	26.30	19.70	10.80	8.10
X192	Mammary ductography	11.55	8.65	4.30	3.20
X184	Mammogram—unilateral	13.20	9.90	5.95	4.45
X185	—bilateral	19.60	14.70	8.95	6.70
	—using xeroradiography				
X186	—unilateral	16.30	12.20	5.95	4.45
X187	—bilateral	25.05	18.80	8.95	6.70
X150	Mechanical evaluation of knee	13.60	10.15	7.60	5.70
X193	Microradioscopy of the hands	7.80	5.85	5.40	4.00
X173	Myelogram (spine and/or posterior fossa)	18.70	14.05	13.00	9.75
X190	Pantomography	9.45	7.10	3.25	2.45
X154	Penis	8.50	6.35	2.15	1.60
X176	Sialogram	15.85	11.90	5.40	4.00
X177	Skin thickness measurement	8.30	6.20	4.30	3.20
X183	Ventriculogram or pneumoencephalogram	26.05	19.50	16.25	12.20
X165	Photographic subtraction	—	—	5.40	—

CLINICAL PROCEDURES, ASSOCIATED WITH DIAGNOSTIC RADIOLOGICAL EXAMINATIONS

Note: 1. These procedural benefits are intended to cover compensation for the professional service of placing an instrument and introducing contrast media (except oral or rectal administration for study of the alimentary tract). Injection of materials to enhance the effect of contrast media is included in the procedure benefits.

2. Radiological charges are additional; see similar entries under section on RADIOLOGY.

3. Where similar procedures are done for diagnostic physiological studies of non-radiological nature, e.g. cardiac catheterization or intra-arterial infusion, they are listed separately under Surgery or Diagnostic and Therapeutic Procedures. See Index.

Code	Angiography	<u>Spec.</u>	<u>Anaes.*</u>
	—by catheterization		
	—abdominal, thoracic, cervical or cranial		
J021	Insertion of catheter (including cut down, if necessary) and injection, if given	\$49.50	5
J022	Selective catheterization—add to catheter insertion benefit (per vessel to maximum of four), each	24.75	
	("Selective" means manipulation of the catheter from the vessel of introduction into a branch, tributary, or cardiac chamber with angiogram(s))		
J031	Carotid angiogram—direct puncture	39.75	5
J027	Peripheral arteriogram—direct puncture	24.75	4
J026	Peripheral venogram—direct puncture	19.85	4
J019	Selective coronary catheterization including angiogram	150.00	5
J033	Splenoportogram	39.75	4
J034	Trans-lumbar aortogram	39.75	4
J032	Vertebral angiogram—direct puncture or by retrograde brachial injection	39.75	5
J040	Embolization e.g. for treatment of hemangioma or renal carcinoma—claim appropriate angiographic procedural and radiological benefits plus ..	35.50	
J023	Intra-arterial infusion of drugs e.g. for control of gastrointestinal haemorrhage—claim appropriate angiographic procedural and radiological benefits plus a per diem supervision benefit of	9.55	
J035	Pressure measurements during angiography	9.55	
J001	Arthrogram	9.55	4
J024	Bronchial brushing—unilateral	39.75	6
J044	—bilateral	59.30	6
J002	Bronchogram—unilateral	11.85	6
J043	—bilateral	17.75	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

CLINICAL PROCEDURES, ASSOCIATED WITH DIAGNOSTIC RADIOLOGICAL EXAMINATIONS

Code		Spec.	Anaes.*
J003	Bronchogram with intra-tracheal catheter—unilateral	\$34.50	6
J042	—bilateral	35.90	6
J005	Dacrocystogram	14.65	4
J006	Discogram—one disc	34.50	4
J030	—each additional disc	17.75	
J036	Fistula or sinus injection	9.55	
J008	Hysterosalpingogram	19.85	4
J004	Intramammary needling for localization under mammographic control	14.65	
J009	Laryngogram	11.85	
J010	Lymphangiogram—per side	35.50	
J037	Mammary ductography	14.65	
J011	Myelogram	35.50	4
J038	—with supine views requiring removal and re-introduction of spinal needle, add	9.55	
J020	—with posterior fossa views, add	9.55	
J012	Nephrotomogram		4
J045	Percutaneous antegrade pyelogram	39.75	4
J046	Percutaneous nephrostomy	73.25	4
J041	Percutaneous removal of intravascular foreign bodies	I.C.	I.C.
J013	Percutaneous trans-hepatic cholangiogram	35.50	4
J015	Peritoneal pneumogram	14.65	4
J016	Pneumoencephalogram	43.95	5
J017	Presacral insufflation	24.75	4
J039	Renal cyst puncture	39.75	4
J018	Sialogram	14.65	4
J007	Tomogram		4
J028	Urethrogram, urethrocytogram, or intestinal conduit examination, nephrostogram	9.55	
J029	Vasogram	26.50	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

RADIATION ONCOLOGY (THERAPEUTIC RADIOLOGY)

Code **RADIOTHERAPY** (including Therapeutic Isotopes)
 The listed benefits are for the professional services of a certified therapeutic radiologist, the services of a specialist for the intracavitary or interstitial application of radium or sealed sources and the services of a specialist using non-sealed sources of radioisotopes in a laboratory authorized by the Atomic Energy Control Board of Canada. Other medical services to the patient are not included in these figures. The cost of material is additional.

TELERADIOTHERAPY

Note: Paid only to a certified therapeutic radiologist, (Spec. code 34).
 The fee for all inpatient services is a hospital charge.

X301	Major treatment planning (150 KVP or higher), dosage calculation and preparation of any special treatment device	\$28.00
X302	Teleradiotherapy—x-ray, 151 KVP or higher, radium, cobalt, cesium betatron linear accelerator—charge per treatment visit	7.35
X304	Minor teleradiotherapy—x-ray, 150 KVP or less—charge per treatment visit	3.70

Note: For minor teleradiotherapy administered by other than certified therapeutic radiologists, use the listing under Diagnostic and Therapeutic Procedures.

	RADIUM AND RADIOISOTOPES (sealed sources)	
X322	Treatment planning, dosage calculation and preparation of any special treatment device	28.00
	Intracavitary application of radium or sealed sources including dilatation and curettage carried out at same time as application (to include consultation fee)	
X323	—first application	104.65
X334	—repeat application within 30 days	48.80
X324	Interstitial application of radium or sealed radioisotope	98.00

RADIATION ONCOLOGY (THERAPEUTIC RADIOLOGY)**Code RADIUM AND RADIOISOTOPES—Cont'd**

X325	Application of radium or radioisotope plaque or mould	\$28.00
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RADIOISOTOPES (non-sealed sources)

Note: The following benefits include treatment planning, dosage calculation and preparation of materials. Appropriate visit and procedural benefits (e.g. paracentesis) may be claimed in addition. Thyroid and prostate benefits (X327, X335) include administrations within any three month period.

X326	Thyroid or prostate malignancy	36.95
X327	Hyperthyroidism	36.95
X335	Induction of hypothyroidism	36.95
X328	Polycythaemia	19.15
X329	Metastatic disease of bone	33.45
X330	Ascites and/or pleural effusion(s) due to malignancy	24.40
X331	Bladder malignancy	24.40
X332	Arthritis — single or multiple site	15.00
X333	Metastatic disease with radioactive lymphogram	24.40

PULMONARY FUNCTION STUDIES

Column T — The benefit for testing including supplying of equipment, premises and technical services.

Column P — The benefit for professional services including responsibility for quality control and technician training, interpretation of the results of the tests, and consultation between the physician responsible for the tests and the referring physician concerning the results of the tests.

- Notes:**
- (1) The total benefit is obtained by adding columns T and P together.
 - (2) Coding: When coding the total benefit, use suffix A.
When coding the technical portion only, use suffix B.
When coding the professional portion only, use suffix C.
 - (3) The benefits for simple spirometry and standard lung mechanics represent the best of three recorded tests results with or without bronchodilator.
 - (4) The following tests are considered to be specific and require the individual ordering notation for each test parameter.
 - (5) The benefit for standard lung mechanics includes simple spirometry.
 - (6) Vital capacity and flow volume loop cannot be claimed at the same time.

Code		T	P
	Simple Spirometry e.g. vital capacity, without permanent record by transducer equipment.		
J300	1. FVC, FEV ₁ , MVV (MBC) etc. FOR 1979	\$ 2.10	\$ 1.40
	Standard Lung Mechanics (with permanent record)		
J301	2. (a) Vital capacity, Fev ₁ , FEV ₁ /FVC	6.95	3.50
J324	(b) Repeat 2(a) after bronchodilator	1.35	1.35
J325	(c) Same as 2(a) plus MMEFR calculation	6.95	4.85
J326	(d) Repeat 2(c) after bronchodilator	1.40	1.35
J302	(e) MVV done together with 2a or 2c70	.70
	2(a) and 2(c) cannot be billed together		
	2(b) and 2(d) cannot be billed together		
J304	3. (a) Flow volume loop (FVC, FEV ₁ , FEV ₁ /FVC, \dot{V}_{30} , \dot{V}_{25})	10.45	6.95
J327	(b) Repeat 3(a) after bronchodilator	1.40	1.35
	Complex Lung Mechanics		
J311	4. (a) Functional residual capacity by gas dilution method.	8.40	5.60
J307	(b) Functional residual capacity by body plethysmography	9.10	5.60
J306	(c) Airways resistance by plethysmography or estimated using esophageal catheter	8.40	4.85
J305	5. Lung Compliance (pressure volume curve of the lung from TLC to FRC)	27.30	23.10
J309	6. (a) Carbon monoxide diffusing capacity by steady state at rest	7.35	5.60
J310	(b) Single breath diffusing capacity	11.20	5.60
	7. Pulmonary Function Response to O ₂ and CO ₂		
J308	(a) CO ₂ ventilatory response	10.45	6.95
J328	(b) O ₂ ventilatory response (physician must be present)	10.45	10.45

PULMONARY FUNCTION STUDIES

Code	Exercise Assessment—physician must be in attendance at all times.	T	P
J314	8. Exercise diffusing capacity	\$15.55	\$ 8.35
J315	9. (a) Stage I: Graded exercise to maximum tolerance exercise (must include HR, ventilation and ECG at rest and at each workload; ECG monitored at least 5 minutes post exercise)	27.30	18.25
J329	(b) Same as 9a plus 2a, 2c or 3a before and after exercise	35.00	23.10
J316	(c) Stage II: Repeated steady state graded exercise (must include heart rate, ventilation, VO_2 , VCO_2 , BP, ECG, end tidal and mixed venous CO_2 , at rest, 3 levels of exercise and recovery)	68.60	32.20
J317	(d) Stage III: Same as 9c plus arterial blood gases, PH and bicarbonate or lactate	91.00	54.60
J330	(e) Exercise induced asthma assessment (Workload sufficient to achieve a HR of 85% of max.; measurement of 2a, 2c or 3a before exercise and 5-10 minutes post exercise)	17.40	10.45
Gas Analysis			
G479	10. (a) Arterial puncture for blood gas analysis	—	4.55
J319	(b) Blood gas analysis: pH, PO_2 , PCO_2 , bicarbonate and base excess	6.30	—
J318	(c) Arterialized venous blood sample collection (e.g. ear lobe)	2.10	—
J320	(d) A-a oxygen gradient (measurement of RQ by sampling mixed expired gas and using alveolar air equation)	27.30	14.00
J331	(e) Estimate of venous admixture (Q_s/Q_t) breathing pure oxygen	18.20	9.10
J313	(f) Mixed venous PCO_2 by the rebreathing method ...	6.30	2.10
J332	(g) O_2 saturation by oximeter (at rest and exercise) ...	9.10	4.55
J322	(h) Standard O_2 consumption and CO_2 production ...	18.20	4.55
J333	11. Histamine or methacholine threshold test	17.40	10.45

DIAGNOSTIC ULTRASOUND

- Notes:** (1) T and P Columns should be interpreted in the spirit of the first two paragraphs on page 91, but without limiting the performance of these tests to physicians of any one specialty.
- (2) The total benefit is obtained by adding columns T and P together.
- (3) Coding: When coding the total benefit, use suffix A.
When coding the technical portion only, use suffix B.
When coding the professional portion only, use suffix C.
- (4) A-Mode—implies a one-dimensional ultrasonic measurement procedure.
- (5) M-Mode—implies a one-dimensional ultrasonic measurement procedure with movement of the trace to record amplitude and velocity of moving echo-producing structures.
- (6) Scan B-Mode—implies a two-dimensional ultrasonic scanning procedure with a two-dimensional display.
- (7) All ultrasound examinations include a permanent record and interpretation.

Code	Head and Neck	T	P
J100	Echoencephalography-midline, A-mode	—	\$ 3.30
J101	Complete (midline and ventricular size)	\$12.80	6.35
	Echography-ophthalmic		
J102	Quantitative, A-mode	14.50	21.05
J103	B-scan immersion	28.40	28.05
J107	B-scan contact	14.20	14.00
J108	Biometry (Axial length—A-mode)	14.40	18.70
J104	Foreign body localization	I.C.	I.C.
J105	Echography face and/or neck including A and/or B scans	16.75	11.15
	Heart		
J115	Echography, pericardial effusion, M-mode	10.10	7.65
J118	Echocardiography—complete study		
	—1 dimension	20.90	20.90
J120	—2 dimensions (real time)	18.35	34.85
J121	—1 and 2 dimensions at same patient visit	48.80	45.35
J119	—limited study—1 or 2 dimensions for follow up studies	10.45	10.45
	Thorax		
J125	Chest masses, pleural effusion-A & B-mode	25.70	14.75
J126	Ultrasonic guidance of thoracentesis	25.70	14.75
J127	Breast masses—Scan B-mode (per breast)	12.00	8.85
	Abdomen and Retroperitoneum		
J135	Abdominal B-scan, with A scanning when necessary for liver, pancreas, spleen, aorta, kidney, scrotum, etc.	25.70	14.75
J149	Ultrasonic guidance of renal biopsy or cyst aspiration	25.70	14.75
	Pelvis		
	Echography—Scan B-mode		
J155	Early pregnancy diagnosis	19.50	10.80
J156	Fetal age determination	19.50	10.80

DIAGNOSTIC ULTRASOUND

Code		T	P
J158	Placenta localization	\$19.50	\$10.80
J161	I.U.C.D. localization	19.50	10.80
J159	Pregnancy, complete	25.70	14.75
J109	Ectopic pregnancy	25.70	14.75
J110	Molar pregnancy	25.70	14.75
J162	Pelvic mass	25.70	14.75
J111	Ultrasonic guidance of amniocentesis	25.70	14.75
	Peripheral Vascular System		
	Arterial blood flow study (Doppler or other)— uni or bilateral.		
J112	Ankle pressure determination alone (not applicable during the patient's post operative stay in hospital ...)	—	4.75
J113	Ankle pressure measurements together with segmental pressure recordings and/or pulse volume recordings and/or Doppler recordings	11.15	13.60
J114	Ankle pressure measurements with exercise and/or quantitative measurements, i.e. plethysmography or velocity measurements, add to J112 or J113	4.35	6.25
	Peripheral Venous System		
J117	Venous assessment (uni or bilateral)—includes assessment of femoral, popliteal and posterior tibial veins with Doppler recording	3.75	6.20
	Miscellaneous		
J180	Echography for placement of radiation therapy fields, scan B-mode	19.00	11.65
J182	Extremities—per limb	12.35	8.85

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code With a few exceptions specifically indicated below, the listed procedural benefits are for the procedure(s) alone. Consultations or visits when such services are rendered, may be claimed in addition to the procedure(s).

G700 When a procedure(s) is the sole reason for a visit, add \$2.45 per patient visit for those procedures marked (+) regardless of the number of procedures carried out during that visit. However, if the visit is to a diagnostic facility controlled directly or indirectly by a physician who has examined and referred the patient to such a diagnostic facility on the same day, G700 may not be claimed under these circumstances.

Note: G700 is not payable to a hospital department.

Schedule Interpretations:

1. Except for routine obstetrical care, if in the course of an office or home visit (see Preamble, part B, paragraph 2), a haemoglobin screen (any method or instrument) is carried out, code G481 may be claimed for this service (see page 110). Urinalysis may be claimed with or without an associated visit to a physician's office, if the analysis is comparable to code L253 and includes microscopic examination of the centrifuged specimen.

2. Claims for apex cardiography and E.C.G. may be made when both services are rendered.

3. For the first minor teloradiotherapy procedure rendered to a patient, the physician may claim the appropriate consultation or assessment in addition to the procedure(s). On subsequent visits, only minor teloradiotherapy plus \$2.45 should be claimed unless additional procedures have been performed or unless there has been a complication or change to a totally unrelated diagnosis. In the first exception, minor teloradiotherapy plus the benefit(s) for additional procedures may be claimed. In the second exception, the appropriate assessment and minor teloradiotherapy may be charged.

4. If, in addition to the allergy injection, the patient requires an assessment only of his allergic condition, the physician may claim for code G212 only. However, if a patient presents for an allergy injection and has an acute infectious condition, albeit of the respiratory system, or some other unrelated condition which would have otherwise required a separate office visit, the physician is entitled to claim for the appropriate assessment as well as the injection.

5. The benefits for respiratory care on page 114 of the schedule under Physician-in-Charge apply per patient treated, i.e., while the physician-in-charge may change during the course of treatment, the benefit formula as set out should be used by the physicians involved as if there was only one physician-in-charge during the treatment program.

6. The \$4.15 benefit under Physical Medicine Therapeutic Procedures means one \$4.15 per hour, per patient regardless of the number of procedures carried out during the hour.

7. Multiple B.C.G. inoculations used for treatment of carcinoma are to be considered experimental and no claims should be made for this service.

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

8. Some benefits for Diagnostic and Therapeutic Procedures have the technical and professional components listed separately. The technical component includes the salaries of support staff, equipment depreciation or lease costs and supplies. The professional component includes the clinical supervision of the diagnostic facility, interpretation of the test results and a written report.

ANATOMICAL PATHOLOGY, HISTOLOGY AND CYTOLOGY (Professional components only)

Note: "L" codes L800-L826 inclusive are professional interpretation benefits, they are not applicable to the taking of samples

Code		G.P.	Spec.	Anaes.*
N.C.	Autopsy, gross and micro (including CNS as required)			N.A.B.
L800	Blood film interpretation			\$5.90
Z403	Bone marrow aspiration			15.35
L802	Bone marrow interpretation			20.90
L803	Chromosome analysis, per case			29.30
Cytology				
L804	Amniotic fluid for estimation of fetal maturation			2.00
L805	Aspiration biopsy cytologic consultation (lungs, etc.)			8.00
L806	Bronchial washings			2.95
L807	Buccal or vaginal smear for Barr body			2.50
L808	Direct smears — oral, larynx, nipple discharge			2.00
L809	Esophageal and gastric washings per complete specimen			4.85
L810	Fluids (pleural, ascitic, breast cyst, pericardial, CSF, urine and joint) per specimen			2.95
L811	Fluorescent Y Chromosome (peripheral blood)			2.95
L812	Gynaecological specimen (including all types of cellular abnormality, assessment of flora, and/or cytohormonal evaluation)			2.00
	—For technical component, L713.			
L813	Inclusion bodies			2.95
L814	Nasal smear for eosinophils			0.95

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

ANATOMICAL PATHOLOGY, HISTOLOGY AND CYTOLOGY—Cont'd		G.P.	Spec.	Anaes.*
L826	Ocular		\$ 2.95	
L815	Sputum per specimen for general and/or specific assessment (e.g. cellular abnormalities, asbestos bodies, lipid, hemosiderin, etc.)		2.95	
L816	Electron microscopy, per case	47.45		
Immunofluorescence Studies				
L817	Anti-tissue antibodies, per case		5.90	
L818	Protein deposition in tissues, per case		10.95	
L819	Seminal fluid examination, complete (see pg. 70, #15)		4.00	
L820	Smear for spermatozoa only (see pg. 70, #15)		2.00	
L821	Surgical pathology, sections and report per case		10.95	
L822	Operative consultation — with or without frozen section (up to three specimens)		22.65	
L823	For each specimen over three, add		10.95	
Synovial fluid analysis				
L824	Description, viscosity and mucin clot		2.95	
L825	Identification of crystals by compensated polarized light		7.30	
ALLERGY				
+G200	Acute desensitization, e.g. ATS, penicillin		4.50	
+G201	Direct nasal tests, \$.90 each, maximum		2.70	
+G202	Hyposensitization, including assessment and supervision (one or more injections)	\$1.35	1.80	
Note:	Use this code for rabies injection(s).			
G212	If hyposensitization is the only service rendered use this code. This code combines G700 and G202 .	3.80	4.25	
+G203	Ophthalmic tests — direct, \$.90 each, maximum		2.70	
+G204	—quantitative		7.20	
G206	Patch test, \$.90 each, maximum of 25 per year		22.50	
	Maximum of 50 per year for industrial or occupational dermatoses		45.00	
+G207	Bronchial provocative testings — per session (limit of 6 sessions per patient)		7.20	
+G208	Repository therapy, per injection (cost of materials extra)		7.20	
G209	Skin tests provided in physician's office or in hospital, including physician interpretation, (scratch or intradermal method) 45¢ each, maximum		22.50	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES**ANAESTHESIA**

G.P. Spec. Anaes.*

Examination Under Anaesthesia—when sole procedure performed not otherwise listed in the schedule (diagnosis required)

G260 with or without intubation \$22.50 4

CARDIOVASCULAR

Vascular Cannulation (including injection and cut-down, if necessary)

G268 Cannulation of artery or vein for pressure measurement 13.95

G269 —when done by anaesthetist in conjunction with anaesthesia 6.95

G309 Umbilical arterial catheterization (including obtaining of blood sample) 22.75

Note: Use this code for Usher routine for acidosis (infant).

G282 Umbilical vein catheterization 9.00

G287 Insertion of Swan-ganz catheter (not included in anaesthetic, respiratory or critical care benefits) . 81.00

G304 —when dye dilution densitometry done in addition, add 22.75

G398 Insertion of permanent feeding line under general anaesthesia 70.00

G479 Arterial puncture 4.55

+G480 Venipuncture—infant 4.55

+G482 —child 2.80

+G489 —adolescent or adult 0.90

+G483 Therapeutic venisection (phlebotomy) 4.55

G271 Anticoagulant supervision — long term, telephone advice — per month 5.60

G481 Hemoglobin screen, rendered in physician's office in conjunction with visit (not applicable to routine obstetrical care) 0.70

Blood Transfusions:

G279 Indirect transfusion 9.00

G275 Exchange transfusions — initial (to include consultation and continuing care) 182.00

G276 subsequent within 30 days 91.00

Note: Assistant at exchange transfusion — see Preamble, part B, paragraph 31(g)

G280 Intra-uterine foetal transfusion — initial or subsequent 91.00

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	CARDIOVASCULAR—Cont'd	<u>G.P. Spec. Anaes.*</u>
	Cardioversion:	
G285	Cardioversion — limit of three sessions per patient, per day	\$31.50 5
	Cardiac Catheterization:	
	When more than one procedure is carried out at one sitting, the additional procedures are to be claimed at 50% of the listed benefits.	
G290	—pressures only	73.50 5
	Left heart	
G291	— retrograde aortic	91.00 5
G292	— transseptal	112.50 5
G293	Selective coronary catheterization	119.00 5
G297	Angiograms (any number of injections)	45.50
G296	Dye dilution densitometry and/or thermal dilution studies — coronary flow index benefit covers all studies on the same day	45.50
Note:	When G296 is done in addition to G287, it may be claimed at 50% only. Use code G304 instead.	
G298	Intracardiac electrocardiography and/or atrial pacing	45.50
G299	Oxymetry	45.50
G289	Fick determination	45.50
G300	Metabolic studies, e.g. coronary sinus lactate and pyruvate determinations	45.50
G301	Exercise studies during catheterization	45.50
G305	Intracardiac phonocardiography	45.50
G306	Isotope studies during cardiac catheterization	45.50
G267	His bundle ECG	70.00
G294	Insertion of endocardial electrode (includes repositioning within 24 hours of original procedure)	81.00 5
G254	Repositioning after 24 hours	28.00 5
G286	Implantation of pack	70.00 5
G295	Insertion of endocardial electrode and implantation of pack	144.00 5
G264	Replacement of pack	70.00 5

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	CARDIOVASCULAR—Cont'd	G.P. Spec. Anaes.*	
G288	Transvenous endomyocardial biopsy	\$91.00	
G303	Insertion of transthoracic pacemaker	28.00	4
Electrocardiography:			
+G310	Office or hospital — technical component	\$4.15	4.15
G313	— professional component	3.00	4.95
+G312	Home — technical component	4.55	4.55
G313	— professional component	3.00	4.95
Before and after exercise (Master's criteria, Levy Ischemia or Frasher Exercise test) includes complete resting tracing and multiple leads taken immediately and 3 and 6 minutes post exercise.			
G314	— technical component		7.00
G334	— professional component		7.00
Maximal stress E.C.G. (exhaustion, symptoms, or E.C.G. changes) or sub-maximal stress E.C.G. (to target heart rate for patient) by a standard technique — with treadmill or ergometer and oscilloscopic continuous monitoring including E.C.G.'s taken during the procedure and resting E.C.G.'s before and after the procedure			
G315	—technical component		17.40
G319	—professional component		28.00
G316	Vector—technical component		9.00
G335	—professional component		4.90
12 to 24 hour arrhythmia taping			
G317	—professional component		28.00
G321	—technical component (if physician supplies equipment)		23.00
G321 is not payable to a hospital department.			
G320	Interpretation of telephone transmitted E.C.G. rhythm strip — professional component ...		1.90
G311	When physician supplies equipment for telephone transmission, extra—technical component		.95
Note:	G311 is not payable to a hospital department when the hospital supplies the equipment.		
Pacemaker reprogramming including electrocardiography			
G283	—professional component		4.55
G284	—technical component		4.55
Pacemaker pulse wave analysis with electrocardiography			
G307	—professional component		4.55
G308	—technical component		4.55

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	CARDIOVASCULAR—Cont'd	<u>G.P. Spec. Anaes.*</u>
	Non Invasive Cardiology:	
Note:	When more than one procedure of items marked (*) are performed at one sitting, the major procedure may be claimed in full and the remainder at 50% of the listed benefit(s).	
	*Phonocardiogram — multiple channel — before and after exercise (not less than 3 channels)	
G504	—professional component	\$9.00
G505	—technical component	23.00
G506	(with pharmacologic intervention), add	4.55
G507	*Apex cardiogram — professional component	5.60
G508	— technical component	5.60
	Echocardiography — see Diagnostic Ultra Sound.	
	*Phlebography and/or carotid pulse tracing (with systolic time intervals) — before and after exercise	
G518	—professional component	5.60
G519	—technical component	5.60
	CRITICAL CARE	
Note:	Cardiac Arrest: (in hospital or emergency department includes visit and all necessary resuscitative measures, e.g. defibrillation, cardioversion, cut downs, endotracheal intubation etc.)	
G394	Benefit per physician — first ¼ hour or part thereof	22.75
G520	— after first ¼ hour (per ¼ hour) (see Preamble)	9.05
	Life Threatening Emergency Situation: (in hospital or emergency department) — Resuscitation in emergency situation (massive injury, cardio-respiratory failure, resuscitation of newborn, severe shock, coma) includes initial assessment and usual resuscitative measures and to include as required, intravenous lines, pressure infusion sets and pharmacological agents, urinary catheters, C.V.P. lines, blood gases, nasogastric tubes, endotracheal intubation and tracheal toilet.	
G521	Benefit per physician — first ¼ hour or part thereof	22.75
G522	—after first ¼ hour (per ¼ hour)	9.05

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	CRITICAL CARE—Cont'd	<u>G.P. Spec. Anaes.*</u>
	Hyperbaric therapy; (including assessment and complete care of patient)	
G359	—first three hours	\$91.00
G360	—if physician in attendance with the patient in the chamber — first three hours	182.00
	— thereafter — detention charges (see Preamble)	
	Other Resuscitation:	
G395	Fee for service, or if the requirements for detention are met (see Preamble), use detention rates — per ¼ hour	9.05
C102	When special visit to hospital is required to provide critical care, add to G394, G521 and G395 only ...	7.00
G211	Endotracheal intubation for resuscitation (not to be claimed when followed by a surgical procedure)	18.00
G210	Hypothermia (therapeutic) induction and management	91.00
	Respiratory Care:	
	—includes examinations of the patient and (as required) includes intravenous lines; pressure infusion sets and pharmaceutical agents; insertion of arterial, C.V.P. or urinary catheters; securing and interpretation of blood gases; nasogastric tubes; endotracheal intubation with or without artificial ventilation; tracheal toilet; use of an artificial ventilator and all necessary measures for its supervision.	
	Physician-in-Charge	
G405	—1st day	76.75
G406	—2nd to 5th days (inclusive) per diem	31.50
G407	—6th to 28th days (inclusive) per diem	16.20
G408	—29th to 56th days (inclusive) per diem	9.00
G409	—ninth week onwards, per week	18.00
Notes:	(1) The appropriate consultation, procedure and visit benefits shall apply 24 hours after stopping artificial respiration or special care.	
	(2) If a patient has been discharged from the Respiratory Care Unit more than 48 hours and then is re-admitted to the Unit, the 1st day rate applies again on the day	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code CRITICAL CARE—Cont'd

G.P. Spec. Anaes.*

of re-admission. For re-admission less than 48 hours after discharge, the appropriate code G406-G409 should be used.

- (3) Other physicians apart from those providing respiratory care may claim the appropriate consultation, visit and procedure benefits not listed in the schedule for Respiratory Care.

Neonatal Respiratory Intensive Care:

(with assisted ventilation)

Physician-in-Charge

G400	—1st day	\$ 94.20
G401	—2nd to 5th days (inclusive) per diem	42.00
G402	—6th to 28th days (inclusive) per diem	21.00
G403	—29th day onwards, per diem with or without assisted ventilation	9.00

- Notes:**
- (1) The above benefits include examination of the patient and when indicated the necessary arterial and venous catheters for monitoring and blood gas sampling, interpreting of blood gases, endotracheal intubation and artificial ventilation as well as all necessary measures for the supervision and operation of the ventilator.
 - (2) The appropriate consultation, procedure and visit benefits shall apply 24 hours after stopping artificial respiration or special care.
 - (3) If a patient has been discharged from the Respiratory Care Unit more than 48 hours and then is re-admitted to the Unit, the 1st day rate applies again on the day of re-admission. For re-admission less than 48 hours after discharge, the appropriate code G401-G403 should be used.

Intensive Care Monitoring:

Note: This category excludes Cardio-Pulmonary Resuscitation and Respiratory Care and should be claimed on the basis of the appropriate consultation, procedure and visit.

DERMATOGLYPHICS: professional components

N.C.	child	N.A.B.
N.C.	adolescent or adult	N.A.B.

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		<u>G.P. Spec. Anaes.*</u>
	DIALYSIS: team benefits, to include listed items. (This does not include preliminary investigation of the case.)	
	Haemodialysis:	
R849	Initial and acute (to include surgical components)	\$420.00
G323	Acute, repeat (maximum of 3)	140.00
R850	Insertion of Cannula (to be included in the \$420.00 initial) — complete surgical care	144.00
	6	
G325	Medical component (to be included in the \$420.00 initial)	276.50
G326	Chronic	31.50
	each	
	Revision of Cannula or Scribner shunt	
G327	— single	48.50
	4	
G328	— both	73.50
	4	
G329	De-clotting of Cannula or Scribner Shunt	45.30
R851	By-pass graft for haemodialysis (human, synthetic or bovine) — complete surgical care	192.50
	7	
Notes:	— For operative thrombectomy of bypass graft, use code R813.	
	— For creation of A-V fistula; use code R827, page 189.	
	Peritoneal dialysis:	
G330	Acute (up to 48 hours) includes stylette cannula insertion (temporary)	91.00
G331	Repeat acute (up to 48 hours) — maximum of 3	91.00
G332	Chronic (up to 48 hours) — maximum of \$91.00 per week	45.50
R852	Insertion of peritoneal cannula by laparotomy — complete surgical care	94.50
	6	
R853	Insertion of Tenckov type peritoneal catheter — chronic — by trocar	45.50
Note:	When R853 or R854 is performed under general anaesthesia, the anaesthetist should use code G260 (4 units).	
R854	Removal of Tenckov type peritoneal catheter	22.75
	Home dialysis:	
G333	Weekly retainer for administration and supervision — (plus fee for service for complications)	16.70
	ENDOCRINOLOGY AND METABOLISM	
+G362	Achilles reflex time procedure (by Kinenometry or photomotography)	3.00
+G493	ACTH test — single or multiple, per injection	3.15

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	ENDOCRINOLOGY AND METABOLISM — Cont'd	<u>G.P. Spec. Anaes.*</u>
+G337	Antidiuretic hormone response test including the 8 hour water deprivation test	\$8.10
	Glucagon test	
+G494	(Type A) for carbohydrate response	5.60
+G495	(Type B) for hypertension, pheochromocytoma and insulinoma provocative test (including cold pressor test)	21.70
+G340	Histamine test to include a control cold pressor test	23.45
+G341	Hypertonic saline infusion test	8.10
+G342	Implantation of hormone pellets	15.40
+G496	Insulin hypoglycemia pituitary function test	25.20
+G497	Insulin hypoglycemia pituitary function test, TRH and LHRH alone or in combination	25.20
+G498	Intravenous glucose tolerance test	5.60
+G499	Intravenous tolbutamide test	25.20
+G344	Phentolamine test	21.70
+G501	TRH and/or LHRH test, per injection	3.15
+G490	Saralasin test	21.70
GASTROENTEROLOGY		
G349	Oesophageal tamponade (Blakemore bag) — insertion	18.00
	Oesophageal motility test (may include pH measurement)	
G350	—with physician present	56.00
G343	—tracing interpretation only	9.75
G351	Oesophageal pH study for reflux	18.00
G353	Oesophageal/Acid perfusion test	18.00
	Gastric lavage	
+G355	(a) diagnostic	4.55
G356	(b) therapeutic including ice water lavage	14.00
+G357	Gastric secretion studies (Augmented Histamine or Histalog, or Pentagastrin) — procedure and supervision	9.00
G352	Biliary tract provocative test with cholecystokinin	4.55
G354	Anal-rectal manometry	22.75
GYNAECOLOGY		
G367	Artificial insemination	14.00
G363	Cervical mucus penetration test	9.00
G361	Endometrial flushing	7.20
G261	Foam stability test (shake test)	9.00

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	GYNAECOLOGY—Cont'd	<u>G.P. Spec. Anaes.*</u>		
+G364	Huhner's test (includes sample taking, examination and interpretation)	\$7.20		
G366	Hydrotubation — e.g. steroids	18.00		
G368	Insufflation — Rubin's test (included in tubal plastic surgery)	\$14.70	18.00	4
G374	Insufflation and endometrial biopsy (included in tubal plastic surgery)	18.00		4
G378	Insertion of intra-uterine contraceptive device	11.90		
Note:	For removal of I.U.D. see page 227.			
+G399	Insertion of laminaria tent	2.80		
G345	Non-stress F.H.R. monitoring (requires permanent recording)	1.40		
+G365	Papanicolaou smear	2.80		
Note:	(no charge if done as part of a consultation, limited consultation, repeat consultation, general or specific assessment (or re-assessment), annual health examination or routine post-natal visit.)			
U.V.C.	Vaginal insufflation		visit fees	
INJECTIONS OR INFUSIONS				
+G369	B.C.G. inoculation, following tuberculin tests	2.80		
+G370	Bursa, joint or tendon sheath, including preliminary aspiration	9.00		
G371	(each additional site or area, \$4.50 — maximum \$22.50 per visit)			
	Lateral discography			
G389	—lumbo sacral disc — as first disc	63.00		4
G390	—any other disc — as first disc	31.50		4
G386	—second and subsequent discs	15.75		
	Injection (chemonucleolysis)			
G392	—initial injection	9.00		
G393	—any subsequent injection at other levels, each	4.55		
G396	Injections of extensive keloids	14.00		
G397	—under general anaesthesia	22.75		4
	Intradermal including interpretation, intramuscular or subcutaneous — with visit,			
G372	—each injection	0.90		
	Intradermal including interpretation, intramuscular or subcutaneous — sole reason,			
G373	—first injection — apply basic charge only i.e.	2.45		
Note:	Use for tuberculin or Schick test			
G372	—each additional injection	0.90		

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	INJECTIONS OR INFUSIONS—Cont'd	<u>G.P. Spec. Anaes.*</u>
	Intralesional infiltration	
+G375	—one or two lesions	\$4.55
+G377	—3 or more lesions	7.00
G462	Administration of oral polio vaccine	
	— if only service rendered90
	Intravenous	
+G376	Infant	4.55
+G379	Child or adult	2.80
Notes:	— Use these codes for cryoprecipitate infusion.	
	— G376, G379 may not be claimed with G279.	
+G380	Cut down	14.00
	Chemotherapy (marrow suppressant)	
	administered by intravenous infusion for	
	treatment of malignant or auto-immune	
	disease (maximum per visit — \$9.45)	
+G381	—single injection	5.60
G281	—each additional injection	1.93
G382	Supervision of chemotherapy (marrow	
	suppressant) for malignant or auto-	
	immune disease by telephone — monthly	5.60
G383	Pneumothorax	14.00
G385	Pneumoperitoneum	14.00
	Varicose veins (maximum per visit — \$9.00)	
+G387	—single injection	4.55
G388	—multiple (unilateral or bilateral)	
	each additional	1.93
	Management of hyperalimentation — physician in	
	charge — up to twelve weeks	
G510	per visit	6.95
	from thirteenth to twenty-sixth week (not to	
	exceed \$20.90 per week)	
G511	per visit	6.95
	from twenty-sixth week onwards (not to	
	exceed \$41.85 per month)	
G512	per visit	6.95
Note:	G510—G512 may not be claimed more than once per day	
	and, during the same visit, a hospital visit may not be	
	claimed in addition.	
	NEPHROLOGY	
G411	Nephrological management of donor	
	procurement — (uni or bilateral) — includes	
	management of the neurologically “dead”	
	(cont'd)	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	NEPHROLOGY—Cont'd	<u>G.P. Spec. Anaes.*</u>
	donor on life support systems, assessment of renal functions pre-nephrectomy, pre-nephrectomy immunotherapy, assessment as to potential recipients to be called in, etc.	\$91.00
G347	Renal perfusion with hypothermia for organ transplantation	45.50
G348	Renal preservation with continuous machine perfusion	45.50
G412	Nephrological component of transplantation, including complete patient care for first 48 hours following transplantation	140.00
NERVE BLOCKS		
Note:	Time units are not applicable to nerve blocks. If one physician gives the anaesthetic and another does the nerve block, claim the anaesthetic under G260, page 110	
G213	Auditory ganglion	22.75
G214	Brachial plexus	22.75
G215	Coeliac ganglion	36.00
G239	Differential intrathecal spinal block	54.00
G216	Epidural spinal block	31.40
G245	Epidural or intrathecal injection of sclerosing solution	70.00
G243	Femoral nerve — unilateral	18.00
G244	— bilateral	25.20
	Introduction of epidural catheter for relief of pain:	
G246	—Institution	5
G247	—Maintenance (one unit for each ½ hour of maintenance up to a maximum of 6 units per day.)	
Notes:	—For obstetrical continuous conduction anaesthesia, see P014, P015 on page 129. —Also see Preamble, part B, paragraph 32(o).	
G218	Ilioinguinal and iliohypogastric nerves	22.75
G219	Infraorbital	9.00
G220	Intercostal nerve root	9.00
G221	—for each additional one, add	4.55
G222	Intrathecal spinal	31.50
G224	Mandibular	22.75
G225	Mental branch of mandibular nerve	22.75
G250	Maxillary or mandibular division of trigeminal nerve	31.50
G241	Obturator nerve — unilateral	22.75
G242	— bilateral	31.50
G227	Other cranial nerve block	36.00

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	NERVE BLOCKS—Cont'd	<u>G.P. Spec. Anaes.*</u>
G228	Paravertebral nerve block of thoracic or lumbar or sacral or coccygeal nerves	\$18.00
G123	— for each additional one, add (to a maximum total fee of \$54.00)	9.00
G229	Pudendal — unilateral	22.75
G240	— bilateral	31.50
G422	Retrobulbar injection (not to be charged when used as a local anaesthesia)	14.00
G230	Sciatic nerve	22.75
G231	Somatic or peripheral nerves not specifically listed or infiltration of tissues	9.00
G232	Spleno-palatine ganglion	22.75
G233	Splanchnic	22.75
G234	Stellate ganglion	22.75
G256	Superior laryngeal nerve	31.50
G235	Supraorbital	14.00
G236	Sympathetic block (lumbar or thoracic)	22.75
G237	bilateral	31.50
G238	Transverse scapular nerve	22.75
G217	Trigeminal ganglion	36.00
E958	When alcohol or other sclerosing solutions are used, add 50% to the appropriate nerve block benefit as listed above with the exception of codes G245 and G246.	
 NEUROLOGY 		
G273	Epidural injection of adrenal steroid	31.50
G274	—post laminectomy into operative site	42.00
Z804	Lumbar puncture	17.50
Z805	—with instillation of medication	24.50
G410	Amytal test (Wada) — bilateral — supervision and coordination of tests	35.00
G413	Electrocorticogram — supervision and interpretation	91.00
Electroencephalography:		
+G414	Technical component	11.15
G415	Professional component	12.80
G416	With activating or sleep inducing drugs, add	9.00
G417	Inserting subtemporal needle electrodes, add	9.00

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	NEUROLOGY—Cont'd	<u>G.P. Spec. Anaes.*</u>
G544	Polygraphic recording of three parameters in addition to EEG (such as respiration, eye movement, EKG, muscle movements, etc.), add per item (to a maximum of \$14.55)	\$4.85
G545	Videotape recording of clinical signs in association with spontaneous EEG, add per ¼ hr. (maximum of 1 hour)	8.35
G546	Radiotelemetry or portable recordings to monitor spontaneous EEG from a freely moving patient, add	17.40
G547	Simple average evoked potential studies with one sensory modality of stimulation	13.95
G548	Complex evoked potential studies involving several sensory modalities, multiple threshold determinations, of more than four simultaneous channels of recording, not completely under supervision	20.90
G549	Complex evoked potential studies performed completely under direct professional supervision ...	41.85
G550	Overnight sleep recording — complete interpretation with sleep staging	52.30
Note:	G550 — if not overnight sleep recording, see code G416.	
G418	Attendance and supervision of E.E.G. during major surgery	91.00
G419	Tensilon test	10.50
OPHTHALMOLOGY		
G424	Contact lenses fitting (with follow-up for 3 months)	94.50
G423	One eye only, when the other eye has been previously fitted by the same physician	49.50
Note:	G424, G423 — Contact Lens fitting is not a benefit except under certain specific conditions. See Preamble, Appendix A, page 17.	
G463	Hydrophilic "Bandage" lens fitting	49.50
G438	Colour vision detailed assessment	14.00
G437	Dark adaptation curve (Goldmann adaptometer or equivalent)	19.80
G453	Electro-oculogram — interpretation fee	11.25
+G439	Electro-retinography with report	27.00
+G425	Fluorescein angiography	27.00
+G444	Fluorescein angioscopy	7.70
G426	Glaucoma provocative tests, including water drinking tests	15.75

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	OPHTHALMOLOGY—Cont'd	<u>G.P.</u> <u>Spec. Anaes.*</u>
G427	Ophthalmodynamometry	\$5.40
	Radioactive phosphorus examination	
G429	— anterior approach	24.75
G430	— posterior approach	49.50
G432	Static perimetry	16.20
G421	Subconjunctival or sub-Tenons capsule injection	9.00
+G435	Tonometry	2.90
Note:	Not to be claimed for if done in conjunction with an ophthalmological consultation, specific assessment or reassessment.	
G433	Tonography (to include tonometry with or without water	11.25
G436	Visual fields (with permanent record)	5.40
G464	Visual evoked response	14.00
OTOLARYNGOLOGY		
+G420	Ear syringing or curetting (may not be claimed with Z907) —uni or bilateral	2.05
Audiometric Tests		
	Pure tone air with or without bone conduction	
G440	—technical component	4.85
G525	—professional component	3.10
	—with speech tests	
G441	—technical component	6.60
G526	—professional component	4.50
G442	Impedance audiometry	
	—technical component	4.55
+G529	—professional component	3.00
	Advanced testing (may include recruitment, sisi, tone decay, malingering, Bekesy test)	
	—per test	
G443	—technical component (maximum \$11.38)	4.55
G530	—professional component (maximum \$7.42)	3.00
	Hearing aid evaluation, including pure tone air and bone conduction and speech tests	
G447	—technical component	17.15
+G531	—professional component	5.95
	Cortical evoked or brain stem evoked audiometry or electrocochleography	
+G448	—professional component only	35.00

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	OTOLARYNGOLOGY—Cont'd	<u>G.P. Spec. Anaes.*</u>
	Vestibular Function Tests	
+G449	Minimal caloric — professional component only .. Fitzgerald-Hallpike method	\$3.70
G450	—technical component	7.00
+G532	—professional component	4.55
	Electronystagmography including caloric and positional testing	
G451	—technical component	14.00
+G533	—professional component	14.00
+G452	Electrogustometry — professional component only ..	7.35
G454	Stroboscopy — professional component only	9.00
	PHYSICAL MEDICINE	
	Electromyography and nerve conduction studies	
	Schedule A:	
G456	Complete Procedure, e.g. conduction studies on two or more nerves and E.M.G. of multiple muscles; detailed study of neuromuscular transmission	49.00
	Schedule B:	
G457	Limited Procedure e.g. conduction studies on a single nerve plus limited needle electrode, examination in one area; conduction studies on two nerves without E.M.G.	35.00
	Schedule C:	
G458	Short Procedure, e.g. stimulation of a single nerve; repeat E.M.G. of one or two muscles without nerve conduction	21.00
+G459	Nerve stimulation	5.60
+G460	Strength duration and chronaxie	
	—major	4.55
+G461	—minor	2.45
	Therapeutic Procedures:	
+G465	Manipulation — major joint(s) or spine —one or more joints	7.35
	(under general anaesthesia, see Surgical Procedures)	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	PHYSICAL MEDICINE—Cont'd	G.P. Spec. Anaes.*
+G467	Not exceeding one hour as listed below (any number of procedures)	\$4.15
	Not allowed to hospital inpatient, outpatient or approved physiotherapy facility. Intermittent positive pressure breathing treatments (office). Heat — diathermy, heat cabinets, heat cradles or bakers, radiant heat, whirlpool baths, paraffin baths, microtherm, etc. Light — ultraviolet — general, local, orificial, etc. (not to include dermatological treatment with high intensity A-band ultra violet light in conjunction with oral medication. (PUVA) — Not a Benefit.) Electrotherapy — Galvanic, Faradic, and sinusoidal currents, iontophoresis, etc. (Electrosleep therapy or Sedac therapy are not benefits of O.H.I.P.) Ultra Sound Hydrotherapy — contrast baths — hotpacks; local, (arm and leg, whirlpool baths); general (Hubbard) for body immersion or Body Tanks; therapeutic pool, under water exercises, cryotherapy. Mechano Therapy — massage, mechanical device- traction, pulleys and weights, treadles, stationary bicycles, shoulder wheels. Therapeutic Exercise. Location and injection of peripheral motor nerves for reduction of spasticity including electrodiagnosis of motor point:	
G485	Major nerve and/or branches	22.75
G486	Additional major nerve and/or branches	14.00
	Repeat procedure within one month	
G487	—major nerve	14.00
G488	—additional major nerve	9.00

PSYCHIATRY

G471	Electroconvulsive therapy (E.C.T.) cerebral-single or multiple	12.60 2
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Notes:— Charges for hospital visits, home or office fees do not apply on a day when E.C.T. or individual psychotherapy is charged, i.e. by same physician, same diagnosis.
—Electrosleep therapy or Sedactherapy are not benefits of O.H.I.P.

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	TELERADIO THERAPY	<u>G.P. Spec. Anaes.*</u>
+G472	Minor telerradiotherapy — X-Ray, 150 K.V.P. or less — charge per treatment visit	\$5.40
	THERMOGRAPHY (infra-red mammography.) — per area (e.g. both breasts, head, both knees, both calves, etc.) No additional claim may be made for repeat thermography after injection.	
G491	Technical component	9.00
G492	Professional component	4.55
	UROLOGY	
G484	Cystometrogram with selective sacral nerve block studies	30.00
+G475	Cystometrogram and/or voiding pressure studies and/or flow rate with or without postural studies and/or urethral pressure profile including interpretation with or without use of EMG including interpretation	10.85
+G474	—urethral pressure profile alone including interpretation	4.55
G477	—interpretation of comprehensive urodynamic studies (when the procedure is done by paramedical personnel)	2.80
+G476	Prostatic massage	2.80

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

OBSTETRICS

1. Obstetrical care includes a complete history and physical examination, routine prenatal visits with necessary hemoglobin estimation; care during labour up to 18 hours, (after 18 hrs. see Preamble, part B, paragraph 26) delivery, post partum care and post-natal office visit.

2. Ordinary immediate care of the newborn is included in the obstetrical benefit and, when the service is rendered, in the benefit for anaesthetist's services. When active resuscitation of the newborn is required by any physician, it may be claimed under codes G521, G522 (Life Threatening Emergency Situation). When this service is rendered by an anaesthetist during the administration of anaesthetic, the time claimed must be deducted from the total anaesthetic time.

3. Illnesses resulting from or associated with pregnancy or false labour requiring added home or hospital care should be claimed on a per visit basis.

4. When a pregnant patient visits her physician for a condition unrelated to her pregnancy and apart from her routine scheduled visits, the physician may claim appropriate visit benefits in addition to her obstetrical care.

5. An obstetrician who is called by the family physician at the time of delivery and performs only a minor part of the delivery, i.e., re-application of forceps, confirmation of position, should claim a consultation, only. However, if the obstetrician performs a major portion of the delivery, i.e., a forceps rotation, he should complete the delivery and claim \$129.05 (the consultation plus operative delivery benefit). In the first instance, the family physician may claim his regular delivery benefit but in the second instance, he should only claim the "attendance at labour and attendance at delivery" benefit.

6. If an uncomplicated obstetrical patient is transferred from a family physician to an obstetrician for confinement, no consultation or assessment should be claimed since this is not a referral. The listing for "Operative delivery—other than Caesarian section; consultation and procedure" applies to those circumstances where the primary physician requests a more qualified person to deliver the baby because of the complexity of the case.

7. Attendance at labour and attendance at delivery may be claimed when a physician refers an obstetrical patient to another physician for obstetrical care because of complications but does not apply when a patient is transferred for normal care.

OBSTETRICS

8. Medical induction or stimulation of labour should only be claimed when carried out for recognized obstetrical complications and does not qualify for detention except subsequent to 18 hours of established labour (see Preamble).

9. When a patient visits a physician for a diagnosis of pregnancy and subsequently attends another physician for full obstetrical care, up to two diagnostic visits may be allowed to the first physician without any reduction of the total benefit for the second physician. Where obstetrical care is divided by transferral between two physicians, the prenatal component of the benefits applicable to each physician shall be allowed on a "fee-for-service" basis provided that neither physician's claim individually exceeds the benefit for prenatal care.

10. When a physician provides newborn care and also performs a circumcision on the same newborn or infant, both services may be claimed even though the circumcision benefits normally include the pre- and post-operative care of the patient.

11. When an obstetrician routinely transfers all newborns to the care of a paediatrician, the latter should not claim consultation benefits for these "transferrals". If the baby is well, the paediatrician may claim the newborn care in hospital benefit of \$26.50 plus \$26.50 for code H267, attendance at maternal delivery (if this service is given). If the baby is sick, such paediatrician may claim for a general assessment and for attendance at maternal delivery (if this service is given) plus daily visits for as long as the paediatrician's services are required. If an obstetrician normally cares for newborns himself or transfers the care of newborns to a general or family physician but refers a perinate to a paediatrician because of the complexity, obscurity or seriousness of the case, the latter may claim for his services according to the following guidelines:

- (a) if a pre-natal consultation is performed, code C665 may be claimed on the mother's card (see Preamble, part B, paragraph 3(1)).
- (b) if attendance at maternal delivery is rendered, code H267 may be claimed and, if a general assessment of the baby is carried out, code C263 may be claimed as well. However a post-natal consultation on the baby (C265) may not be claimed in addition to H267.
- (c) If the paediatrician has not attended the delivery, a post-natal consultation may be claimed (if this service is rendered) even though a pre-natal consultation may already have been claimed.

12. When a physician provides prenatal care, attends at labour, assists or administers the anaesthetic at Caesarian Section and visits the patient post-operatively, he is entitled to claim for prenatal care, attendance at labour and attendance at delivery, assistant's or anaesthetist's benefits for Caesarian Section and supportive care while the patient is in hospital.

13. The Preamble applicable to Surgical Procedures (pages 133-139) also applies, where appropriate, to Obstetrics.

OBSTETRICS

Code	OBSTETRICAL CARE	G.P.	Asst.*	Spec.	Anaes.*
P001	Total care	\$209.30		\$230.25	
P003	General assessment	19.50			
P203	Specific assessment			18.10	
P004	Minor assessment	7.70			
P204	Minor assessment			7.70	
P005	Prenatal care in office	83.70		90.70	
Note:	Divided prenatal care (more than one physician, see Obstetrics Preamble, paragraph 9)				
P006	Delivery	90.70		104.65	
E500	Multiple births, any method of delivery by the same physician — each child extra	24.40		24.40	
P007	Postnatal care in hospital and/or home	27.90		27.90	
P008	Postnatal care in office	visit fees		visit fees	
P009	Attendance at labour and attendance at delivery (see Obstetrics Preamble, paragraph 7)	90.70			
Note:	P009 — If paediatrician attends delivery use code H267 (page 51.)				
P038	Attendance at labour only (when patient is transferred to another centre for delivery)	45.35			
	High risk pregnancies (I.O.P.)				
P010	Application of scalp electrode for foetal E.C.G. and heart rate monitoring			15.00	
P011	Insertion of intrauterine catheter (transabdominally or transcervically)			15.00	
P012	Scalp sampling technique — obtaining blood from foetal scalp			15.00	
Note:	P010-P012 do not include consultation, visit or detention benefits.				
Z773	Fetoscopy (may include fetal blood sample, cell harvest or amniocentesis) I.O.P.	73.25			
P013	Obstetrical anaesthesia				5
	Continuous conduction anaesthesia (See Preamble, part B, paragraph 32(o), 32(r) (32)(0), (32)(r))				
P014	(a) introduction of catheter for analgesia including first dose				5
P015	(b) maintenance (one unit for each ½ hour of maintenance up to a maximum of 6 units)				

(cont'd)

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

OBSTETRICS

Code	OBSTETRICAL CARE—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Note:	For non-obstetrical continuous conduction anaesthesia, see G246, G247 on page 122.				
E100C	(c) attendance at delivery — per ¼ hour-time units (anaesthetist only.)				
P037	Double set up to rule out placenta praevia if patient does not proceed to Caesarian Section			\$27.90	
	Operative Delivery:				
	Caesarian Section with or without sterilization				
P017	Total, including pre and postnatal care ...	\$198.85	6	247.70	6
P018	Consultation, procedure and post-operative care only	139.55	6	174.45	6
P019	Caesarian section, plus hysterectomy including pre and postnatal care		6	355.85	6
Note:	Attempted vaginal delivery, including episiotomy and repair by same physician not allowed in addition to benefits for Caesarian Section.				
P020	Operative delivery — other than Caesarian section; consultation and procedure	104.65		129.05	5
Note:	P020 applies to referred cases only.				
P021	Surgical induction of labour — consultation and procedure (if only service rendered) ..	24.40		27.90	
P022	Oxytocin infusion for medical induction or stimulation of labour			41.85	
Z739	Oxytocin challenge test (I.O.P.)			27.90	
U.V.C.	Abortion — complete — under 20 weeks ...	visit fees		visit fees	
Z770	—incomplete — including D & C (I.O.P.)	26.15		29.65	4
P024	—therapeutic	59.30		73.25	4

Note: The presentation of a case for abortion before a Hospital Committee is not a benefit of O.H.I.P.
A pre-op consultation by a second gynaecologist, when required by the Hospital — not a benefit of O.H.I.P.

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

OBSTETRICS

Code	OBSTETRICAL CARE—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
P025	Amniocentesis (I.O.P.)			\$13.95	
P035	Genetic amniocentesis prior to 16 weeks of gestation (I.O.P.)			38.50	
P026	Hysterotomy — abdominal or vaginal, with or without sterilization	\$136.05	6	167.45	6
P027	Missed abortion, with or without intrauterine hypertonic solution	69.75		83.70	4
P028	Repair of third degree laceration — consultation and procedure	52.30		62.80	4
P036	Repair of vaginal laceration and/or large haematoma — consultation and procedure			41.85	4
P039	Repair of cervical laceration — consultation and procedure			41.85	4
P029	Retained placenta removal — consultation and procedure	34.85		41.85	4
P030	Ectopic pregnancy	136.05	6	167.45	6
P031	Suture of incompetent cervix during pregnancy (Shirodkar procedure)		3	111.60	4
P032	Emergency removal of sutures by physician other than one who inserts sutures (except at delivery)			27.90	4
P033	Sterilization — up to 6 weeks postpartum (in addition to obstetrical benefit)	76.75	6	94.20	6
Notes:	P033—If performed by another physician, use S741 —If performed at time of delivery, the anaesthetist should use P033C instead of E100C when coding the basic and time units.				
P034	Uterine inversion, manual replacements	69.75		83.70	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

Preamble:

FOR DEFINITION OF THE ROLE OF THE REFERRING PHYSICIAN, SEE REFERRING PHYSICIAN SERVICES ON PAGE 12.

FOR DEFINITION OF THE ROLES OF THE ANAESTHETIST, SEE ANAESTHETIST SERVICES ON PAGE 13.

- (1) The surgical benefit (except for those procedures marked (I.O.P.) includes the major pre-operative visit, i.e. consultation, general or specific assessment, if rendered within 60 days of surgery when (as a result of the major pre-operative visit) the patient proceeds to surgery done by the same surgeon, hospital visits rendered by the surgeon two days prior to surgery, the usual operative procedure, the usual post-operative care rendered by the surgeon while the patient is in hospital, and one office visit for follow-up examination, if necessary. For patients remaining in hospital because of complications, visit benefits may be claimed in addition to the surgical benefit after the second post-operative week. The starting point for calculating the appropriate hospital visit benefit after the second post-operative week is the date of admission if the operating surgeon has admitted the patient or the date of referral if the patient has been referred to the operating surgeon while in hospital.
- (2) When an emergency outpatient surgical procedure (non I.O.P.) is performed in the course of a home or special visit, and the patient is not admitted to hospital, the home or special visit benefit (minor assessment) may be claimed in addition to the procedural fee.
- (3) When a procedure is performed, a procedural benefit, if listed, should be claimed. Substitution of consultation and/or visit benefits for procedural benefits (except as in paragraph 4), is not in keeping with the intent of the schedule.
- (4) When a surgical benefit (non I.O.P.) is less than the consultation benefit and the case is referred, the physician may claim for the consultation instead of the surgical benefit. However, to avoid the consultation being counted as such under the OHIP limitation rules of one consultation per year, the physician should claim for the consultation under the surgical procedure nomenclature or code. Since the consultation is replacing a procedural benefit which includes the pre- and post-operative and surgical care, no additional claims beyond the consultation should be made.
- (5) If a physician performs a minor surgical procedure and during the same visit assesses and treats the patient for another completely unrelated and significant problem involving another body system, the physician may claim for the procedure as well as for the appropriate assessment.
- (6) Additional claims for biopsies performed when a surgeon is operating in the abdominal or thoracic cavity may be given independent consideration.
- (7) The O.M.A. supports the Royal College of Physicians and Surgeons in its disapproval of itinerant surgery. The surgical benefits, except those marked I.O.P., include the pre- and post-operative care and when a surgeon engages in itinerant surgery, he should be prepared to provide the post-operative care.

SURGICAL PROCEDURES

- (8) When a subsequent surgical procedure is necessary for the same condition during the same hospitalization or within normal convalescence, the allowance shall be the full benefit for the major procedure and 75% of the usual benefit(s) for other procedures. This will not apply in cases where the subsequent operations are done by another surgeon. This paragraph applies to staged procedures not specifically covered in the schedule.
- (9) When different operative procedures are done by two different surgeons under the same anaesthesia for different conditions, the benefit will be 100% of the list benefit for each condition. Under these circumstances, the basic assistants' units should not be claimed by either operating surgeon; however time units may be charged when appropriate.
- (10) As a general rule, when elective bilateral procedures are performed by two surgeons at the same time, one surgeon should claim for the surgical procedures in accordance with paragraph 15 (one stage) and the other surgeon should claim the assistant's benefit.
- (11) Where two surgeons are working together in surgery in which neither a team benefit or other method of claiming is set out in the schedule, the surgeon should identify himself as the operating surgeon and claim accordingly; the surgeon who is assisting him should identify himself as such and claim the assistant's benefit. Where the second or assistant surgeon is brought into the case on a consultation basis, he may, when indicated, claim a consultation as well but should be prepared to justify it on an I.C. basis. If the nature or complexity of a procedure requires more than one operating surgeon each providing a separate service in his own specialized field, each surgeon may claim the full listed benefit for the procedure he performs. This, however, does not apply to those cases wherein an additional surgeon(s) is involved simply because he may be more skillful at carrying out a procedure which the first surgeon normally should be able to do. Neither does it apply to those cases wherein one or more additional surgeons perform components of a main procedure for which there is a listed combined tariff. For the latter two circumstances, the first portion of this paragraph pertains and the additional surgeon(s) may claim assistant's benefits only, along with consultation and visits if appropriate.
- (12) When a subsequent operation(s) becomes necessary for the same condition because of a complication during the same hospitalization, the full benefit will apply for each procedure.
- (13) When a subsequent operation(s) becomes necessary, for a new condition developing during the same hospitalization, the full benefit will apply for each procedure.
- (14) When a subsequent elective procedure is done for a different condition during the same hospitalization, the benefit for the lesser procedure shall be reduced by 25% unless performed by another surgeon in which case the full benefit will apply.

SURGICAL PROCEDURES

- (15) In bilateral procedures (including "add-ons" (E-codes)), the following benefits will apply unless otherwise stated.
One stage — 75% higher than unilateral benefit.
Two stage (within the same hospital admission) — 75% higher than the unilateral benefit.
Two stage (separate hospital admission) — 100% higher than the unilateral benefit.
- (16) For excision of tumours not specifically listed in this Schedule, claims should be made on an I.C. basis (code **R993**). In submitting claims, physicians should relate the service rendered to comparable listed procedures in terms of time and difficulty (see Preamble, part B, paragraph 27).
- (17) Unless otherwise stated, procedural benefits are for unilateral procedures; the formula under paragraph 15 applies to bilateral procedures.
- (18) When more than one operative procedure is performed (uni or bilateral) by the same surgeon at the same time and/or under the same anaesthetic, the charge for each procedure should be itemized on the claim card. The benefit for multiple procedures shall be the full benefit for the major procedure plus 75% of the listed benefit(s) for additional procedures, except where such combined operations are independently specified as items in this Schedule.
- This does not apply in the case where a normal appendix or simple ovarian or para-ovarian cyst is removed incidentally during an operation, for which no charge should be made.
- (19) Where a procedure is specified as "Independent Operative Procedure (I.O.P.)", the procedural benefit may be claimed in full. In addition, visit benefits, consultations etc. may be claimed when such services are actually rendered. When an I.O.P. procedure is done in conjunction with other non-I.O.P. procedures, there shall be no charge for the consultation, pre- and post-operative care related to the I.O.P. procedure but the listed I.O.P. benefit may be charged in these circumstances. When multiple or bilateral I.O.P. procedures are performed at the same time by the same physician, the listed procedural benefits may be claimed in full but the pre- and post-operative benefits should be claimed as if only one procedure had been performed.
- (20) When procedures are specifically listed under Surgical Procedures, physicians should use these listings rather than applying one of the plastic surgery benefits listed under operations on skin and subcutaneous tissue.
- (21) Skin grafts or pedicle flaps done during a procedure should be claimed for on their own merit (unless specifically listed as being inclusive for that procedure).
- (22) Cosmetic or Aesthetic Surgery: means a service to enhance appearance without being medically necessary such as (a) surgery for correction of facial wrinkles; (b) surgery for eyelid wrinkles (symmetrical and without a functional problem); (c) rhinoplasty for appearances only; and (d) augmentation mammoplasty for symmetrical deficiency without physiological abnormality. These services are not benefits of OHIP. (See Preamble, Appendix A).

SURGICAL PROCEDURES

- (23) **Reconstructive Surgery:** is surgery to restore normal appearance and function to any area altered by disease, trauma or congenital deformity. Surgery solely to restore appearance is not included in this definition and emotional, psychological or psychiatric grounds normally are not considered sufficient additional reason for OHIP coverage of such surgery.

Physicians should submit requests to their District OHIP office for authorization of any proposed surgery which may fall outside of OHIP coverage. Among those procedures for which requests *must* be submitted before the procedure is performed are:

- (a) augmentation mammoplasty
- (b) blepharoplasty
- (c) dermabrasion
- (d) epilation of hair
- (e) face lift
- (f) hair transplant
- (g) panniculectomy (lipectomy)
- (h) reduction mammoplasty
- (i) rhinoplasty or septorhinoplasty
- (j) scar revision
- (k) tattoo removal

Requests for authorization of proposed surgery should identify the medical necessity of the surgery. Moreover, since it is the procedure for which the authorization request is being made, it must be adequately described and accurately related to the condition it is intended to alleviate.

Note that when a surgical procedure is not a benefit of the Plan, the associated anaesthetist's charges, assistant's charges and hospital costs normally also are excluded from OHIP coverage.

- (24) Procedural benefits (non I.O.P.) include the removal of sutures where both services are rendered by the same physician unless the removal of sutures is done after one office visit for follow up examination has already been provided. When a physician is entitled to claim for removal of sutures i.e. as outlined in the previous sentence or is a physician other than the operating surgeon or following an I.O.P. procedure, the benefit for removal of sutures or an office visit benefit (if the patient is also assessed) may be claimed but not both.
- (25) No claim should be made for application of plaster associated with fractures or dislocations which have all inclusive benefits which are being claimed by the same physician (refer to Fracture Preamble, paragraphs (e), (1)), or if applied at the time of any surgery. However, if plaster is applied under any other circumstances, the claims for application of plaster should be made in accordance with the schedule listings on page 149.
- (26) The removal of a wire or pin or other device when used for traction or external fixation in the treatment of a fracture or other orthopaedic procedure is to be included in the procedural benefit. Removal of devices used for internal fixation may be charged for in addition to the procedural benefit.

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- (27) The benefit for total hip replacement also includes denervation of the hip joint and adductor or abductor tenotomy.
- (28) Where closed irrigation is instituted in a bony cavity, soft tissues or joint during a surgical procedure, add \$36.40 (E550).
- (29) Where a bone graft is required (except for fusions and management of pseudarthrosis) in the course of an operative procedure add \$45.40 (E551) if autogenous bone is taken through a separate incision; add \$36.40 (E552) if autogenous bone is taken through the same incision, and add \$18.20 (E553) if homogenous bone is used.
- (30) When laryngoscopy and bronchoscopy are carried out as combined procedures, the physician may claim for one or the other but not both.
- (31) No claim should be made for bronchoscopy carried out immediately following thoracic surgery under the same anaesthetic by the same surgeon.
- (32) The benefit for gas endarterectomy of a coronary artery is the same as for coronary endarterectomy.
- (33) The surgical benefit for treating a bleeding duodenal or gastric ulcer will be on an I.C. basis.
- (34) When the laparoscope is used as a means of entrance to perform an intra abdominal procedure, no extra benefit for laparoscopy may be claimed.
- (35) When an exploratory laparotomy is performed followed by a colostomy through another incision in the abdomen, the colostomy should be claimed at 100% and the laparotomy at 75% of the listed benefit.
- (36) The benefits for excision, ligation, injection of haemorrhoids and treatment of intra or perianal condyloma accuminata include anoscopy.
- (37) No additional claim should be made for nephroscopy when done at the time of pyelolithotomy or nephrolithotomy.
- (38) In a routine surgical approach to the kidney and related procedures, no additional claim should be made for rib resection carried out for access purposes.
- (39) Visit benefits only, as applicable, may be claimed for changing a suprapubic tube.
- (40) A T.U.R. followed within 10 days by a bilateral orchidectomy because of carcinoma of the prostate should be claimed in accordance with paragraph (8) of the Surgical Preamble.
- (41) No claim should be made for pre-cystoscopy dilation of the male urethra unless urethral stricture is the primary diagnosis. No claim should be made for dilation of the female urethra when done at the same time as cystoscopy.
- (42) If a D & C is part of the normal procedure carried out by the surgeon prior to other gynaecological surgery, no extra benefit should be claimed for the D & C. If the D & C is done because of disease or for therapeutic reasons prior to other gynaecological

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surgery, the D & C should be claimed at 75% of the listed benefit in keeping with paragraph (18) of the Surgical Preamble.

- (43) Tubal ligation benefit regardless of technique-as currently listed in the schedule.
- (44) If culdoscopy is performed as part of a sterilization procedure, no extra claim should be made for the culdoscopy.
- (45) Consultation and visit benefits related to infertility investigations may be claimed in addition to the benefits for a D & C and hysterosalpingogram with the exception of the service provided immediately prior to surgery.
- (46) When debridement of ears under microscopy is carried out for removal of cerumen or for access purposes only, no charge should be made for the debridement. If debridement of ears under microscopy is carried out because of pathology, a claim may be made for this service.
- (47) When a procedure is performed for which only "local anaesthetic" and/or "general anaesthetic" listings appear, and an anaesthetic is not required, the procedure should be claimed under the "local anaesthetic" listing.
- (48) When the common bile duct is examined during surgery, no additional benefit over and above the surgical benefit may be claimed for the choledochoscopy.
- (49) If claims are being submitted in coded form, the surgeon should add the suffix A to the listed procedural code, the surgical assistant should add the suffix B to the listed procedural code and the anaesthetist should add the suffix C to the listed procedural code.
- (50) Where only one benefit is listed, it shall apply to any physician rendering the service, regardless of specialty.
- (51) With the accord of the Ontario Medical Association, the following guidelines are suggested to assist in the determination of an appropriate charge to submit for independent consideration under code R078 for suture of skin lacerations:
 1. The suturing of most simple lacerations smaller than approximately 1½" in length should be coded as R076 and claimed accordingly.
 2. Exceptions to this may be lacerations which, in the physician's opinion are difficult because, for example,
 - (a) they are in difficult areas (e.g.: lip, eyelid, eyebrow, corner of eye, etc.), or
 - (b) they are deep such that they require tying off of bleeders or closure in layers (i.e.: subcutaneous and cutaneous).Suture of such lacerations should be coded as R078 and claims for approximately twice the benefit listed for R076 would be appropriate.
 3. Similarly, a simple laceration with a length greater than approximately 1½" but less than approximately 3" should be coded as R078 and claimed at approximately twice the R076 benefit. Further, for such lacerations falling within items 2(a) or

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2(b), above. claims for approximately double this suggested benefit would be appropriate.

4. Claims for suture of a laceration requiring extensive debridement may be increased by 50%. Again, code R078 should be used for the total procedure.
5. For a combination of 2 or 3 lacerations falling within the foregoing guidelines, each should be assessed individually, the benefits combined in accordance with the multiple surgery rules, and code R078 used for the total procedure.

Eg: For the suturing of a 2½" scalp laceration requiring layer closure, a 1" forehead laceration and ½" laceration through the mucocutaneous border of the lip, the benefit claimed could be calculated as follows:

Scalp	(2x2x10.45)	\$41.80
Cheek	(0.75 x 10.45)	7.84
Lip	(0.75 x 2 x 10.45)	<u>15.68</u>
Total	(R078)	<u>65.32</u>

6. More complicated lacerations should be compared in scope and difficulty with other similar services which have definitive benefits listed in the Schedule.
7. In every case, claims for R078 should be accompanied by sufficient description of the procedure rendered and an explanation of the charges submitted (see Preamble, part B, paragraph 27).

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code	SKIN AND SUBCUTANEOUS TISSUE	G.P.	Asst.*	Spec.	Anaes.*
	Incision (I.O.P.)				
	Abscess or Haematoma				
Z101	local anaesthetic — subcutaneous			\$ 10.45	
Z104	— perianal			10.45	
Z106	— ischiorectal or pilonidal			22.75	
Z103	— palmar or plantar spaces			22.75	
Z102	general anaesthetic — subcutaneous			22.75	4
Z105	—perianal			22.75	4
Z107	—ischiorectal or pilonidal			38.50	4
Z108	—palmar or plantar spaces			38.50	4
	Comedones, Acne pustules, Milia				
Z119	—ten or less			2.10	
Z120	—eleven or more			7.70	
Z114	Foreign body removal — local anaesthetic ..			9.75	
Z115	—general anaesthetic			45.50	4
Z100	—complicated (see Preamble, part B, paragraph 27)			I.C.	4
Z116	Biopsy(s) — any method — when sole procedure			7.70	
Z155	—extensive, complicated or requiring general anaesthetic — when sole procedure (see Preamble, part B, paragraph 27)			I.C.	I.C.
	Excision (with or without biopsy)				
	Benign Lesions — single or multiple sites				
	Group 1 — verruca, papilloma, benign keratosis, pyogenic granuloma, spider naevus				
UVC	Paring of warts or corns without complete removal			visit fees	
	Removal by excision and suture				
R065	—single lesion			13.95	4
R066	—two lesions			20.90	4
R067	—three or more lesions			31.40	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code SKIN AND SUBCUTANEOUS TISSUE—Cont'd

	G.P.	Asst.*	Spec.	Anaes.*
Removal by electrocoagulation and/or curetting				
R003			\$11.20	4
R004			16.80	4
R005			25.20	4
Group 2 — naevus				
Removal by excision and suture				
R006			13.95	4
R007			20.90	4
R008			31.40	4
R009				
			I.C.	I.C.
Note:	Removal of naevi for cosmetic purposes and not for any clinical suspicion of disease or malignancy is not a benefit of OHIP.			
Group 3 — plantar verruca				
U.V.C.	Paring of warts and corns without complete removal			visit fees
Removal by excision and suture				
R068			24.40	4
R064			34.85	4
R069			62.80	4
Removal by electrocoagulation and/or curetting				
R061			18.90	4
R062			28.00	4
R063			49.00	4
Group 4 — cyst, haemangioma, lipoma (I.O.P.)				
Face or neck				
local anaesthetic				
Z122			16.70	
Z123			25.10	
Z124			33.45	
general anaesthetic				
Z145		3	33.45	4
Z146		3	48.80	4
Z147		3	66.25	4
Z148				
		3	1.C.	5

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code	SKIN AND SUBCUTANEOUS TISSUE—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Other areas				
	local anaesthetic				
Z125	—single lesion			\$12.55	
Z126	—two lesions			16.70	
Z127	—three or more lesions			25.10	
	general anaesthetic				
Z149	—single lesion		3	25.10	4
Z150	—two lesions		3	33.45	4
Z151	—three or more lesions		3	48.80	4
Z152	—extensive or massive (see Preamble, part B, paragraph 27)		3	I.C.	5
	Pilonidal cyst				
R035	—simple excision or marsupialization	\$83.70	3	150.00	4
R036	—excision and skin shift	104.65	3	129.05	4
	Inguinal, perineal or axillary skin and sweat glands for hyperhidrosis and/or hidradenitis				
R059	—unilateral		3	144.00	5
R060	—with skin graft(s) or rotation flap(s) ...		3	211.50	6
	Malignant and Premalignant Lesions (including biopsy of each lesion)				
	Simple excision, or curettage and electrodesiccation or cryo-surgery				
	—single or multiple sites				
	localized malignancy				
R094	—single lesion		3	48.80	4
R040	—two lesions		3	69.75	4
R041	—three or more lesions		3	118.60	4
	pre-malignant lesion (i.e. solar (actinic), senile and arsenical keratoses)				
R095	—single lesion		3	24.50	4
R042	—two lesions		3	36.40	4
R043	—three or more lesions		3	59.50	4
R081	Chemosurgery (Mohs technique) (see Preamble, part B, paragraph 27)			I.C.	I.C.
Note:	For cases involving R094, R095, R040-43, apply appropriate benefit listed under Repair section instead of benefit attached to the foregoing codes if corrected by rotation, transposition, "Z" plasty, flap or graft.				

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

**Code SKIN AND SUBCUTANEOUS
TISSUE—Cont'd**

G.P. Asst.* Spec. Anaes.*

Repair

Debridement and Dressing (I.O.P.)

U.V.C. Z153	—minor		visit fees	
	—major (not chargeable in addition to any surgical procedure unless complication(s) require such care in excess of the usual post-operative care)		\$5.55	
Z144 R082	—requiring general anaesthetic	4	27.90	4
	—extensive (see Preamble, part B, paragraph 27)	4	I.C.	5

Suture

R076	—simple and uncomplicated			
	—insertion of sutures only		10.45	
R075	—when above service rendered in private office or home		12.55	
R077	—removal of sutures only (See Surgical Preamble, paragraph (24)		5.55	
R078	—extensive, multiple, complicated, primary or secondary (including post-operative haemorrhage) or requiring general anaesthetic (see Surgical Preamble, paragraph (51)		I.C.	4

Note: R075, R076, R078 — The listed benefits include the use of sutures, local anaesthetic, tetanus toxoid and routine observation until the sutures have been removed.

Skin Flaps and Grafts

The benefit will depend on the size and location of the area grafted and the type of graft. Additional procedures other than the skin grafting are extra, e.g. tendon grafts, inlay grafts, etc.

Skin Flaps

A. Rotations, Transpositions, "Z" plasty (not to include simple undermining) but will depend on the site and size

R072	Defect less than 5 cm. average diameter	3	83.70	4
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*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code SKIN AND SUBCUTANEOUS TISSUE—Cont'd

	G.P.	Asst.*	Spec.	Anaes.*
R073 Defect more than 5 cm. average diameter ...		4	\$184.90	4
R074 Defect more than 10cm. average diameter (see Preamble, part B, paragraph 27)		4	I.C.	5
E545 — add 50% if defect on face				

B. Pedicle Flaps—direct

R079 Small e.g. cross finger		4	83.70	4
R080 Large e.g. cross leg		4	233.75	6
E546 —50% of above fees for each subsequent stage				

C. Pedicle Flaps—indirect

R103 Delay of tube or pedicle			45.35	4
R101 Minor stage — per operation		3	83.70	4
R100 Major stage — per operation		4	170.95	5

Skin Grafts (Includes taking the skin for grafting)

A. Split Thickness Grafts

R084 Very minor, very small areas,			62.80	4
R085 Minor, medium sized areas, e.g. small or average varicose ulcer, breast, etc.	\$ 73.25	3	90.75	4
R086 Intermediate or large areas on the trunk, arms, legs, etc.	122.10	4	153.50	4
R087 Major or complex areas on the face, neck, hands, etc.		4	226.75	5
R088 Extensive major, very large areas		4	320.95	6

B. Full Thickness Grafts

R092 Minor — less than 1 cm. average diameter ..			62.85	4
R093 Intermediate — 1 to 5 cm. average diameter		3	90.75	4
R083 Major — over 5 cm (see Preamble, part B, paragraph 27)		5	I.C.	5
R091 Complex — eyelid, nose, lip, face		4	129.05	5

Note: Descriptive details of procedure
(eg: operative report) should be
submitted with claims for code R091.

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code	SKIN AND SUBCUTANEOUS TISSUE—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Free Island Flaps				
	Free island skin and subcutaneous flap				
R011	—one surgeon		10	\$697.80	10
R012	—team benefit		10	907.10	10
	Free island skin and subcutaneous tissue and nerve flap				
R013	—one surgeon		10	767.55	10
R014	—team benefit		10	997.85	10
	Free island skin and muscle flap without nerve anastomoses				
R015	—one surgeon		10	697.80	10
R016	—team benefit		10	907.10	10
	Free island muscle flap with muscle tendon and nerve anastomoses with or without skin flap				
R017	—one surgeon		10	907.10	10
R018	—team benefit		10	1186.25	10
	Free island bone flap				
R019	—one surgeon		10	697.80	10
R020	—team benefit		10	907.10	10
	Free island skin and bone flap				
R021	—one surgeon		10	837.35	10
R022	—team benefit		10	1088.55	10
	Free toe or finger to hand transfer				
R023	—one surgeon		10	837.35	10
R024	—team benefit		10	1088.55	10
Note:	The above procedures (R011-R024) each include three components, i.e.: preparation and removal of flaps plus closure; preparation of recipient site; and flap transplantation with microvascular and/or microneuroanastomoses, etc.				
R025	Revision of any of R011-R024 (see Preamble, part B, paragraph 27)		10	I.C.	10
	Skin Flaps and Grafts				
R106	—other than listed above (see Preamble, part B, paragraph 27)		I.C.	I.C.	I.C.

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SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code	SKIN AND SUBCUTANEOUS TISSUE—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Re-implantation (see Preamble, part B, paragraph 27)				
R057	Appendage or tissue re-vascularization involving microanastomosis with or without microneuroanastomosis	I.C.		I.C.	I.C.
R058	—revision of above	I.C.		I.C.	I.C.
R603	Digital implantation involving vascular and neuroanastomosis		8	\$697.80	8
R604	—revision of above	I.C.		I.C.	I.C.
	Destruction				
	Epilation/Electrolysis of facial hairs (I.O.P.)				
Z121	—per quarter hour			9.05	
Note:	Claims for the above procedure require O.H.I.P. authorization (see Surgical Preamble, paragraph (23)). Finger or toe-nail (I.O.P.)				
Z128	Simple partial or complete — one			12.55	4
Z129	—multiple			18.80	4
	Radical, including destruction of nail bed				
Z130	—one			31.40	4
Z131	—multiple			41.85	4
	Chemical treatment (Photo inactivation) of minor skin lesions (I.O.P.)				
Z117	—one lesion			3.30	
Z118	—two lesions			4.85	
Z143	—three or more lesions			8.00	
	Cryotherapy, carbon dioxide snow, liquid nitrogen (including treatment via duck bill acne planing tip) (I.O.P.)				
Z137	— initial or subsequent, per treatment of lesions			5.90	
	Plastic planing, Dermabrasion				
	—face for acne				
R096	—each area			52.30	4
R104	—both cheeks			125.60	4
R097	—whole face			181.40	4
R098	—single area e.g., trauma scar			38.35	4
Note:	R096-R098— Claims for the these procedures require O.H.I.P. authorization (see Surgical Preamble, paragraph (23)).				

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SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code	SKIN AND SUBCUTANEOUS TISSUE—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
R099	Rhinophyma, removal by shaving			\$153.50	4
	Webbed Fingers				
R089	— one web space		4	160.45	5
	Webbed Toes				
R090	— one web space		4	80.20	4
	Plastic Surgery Procedures: (see Surgical Preamble, paragraphs (20), (23)).				
R150	Very Minor			62.80	4
R151	Minor		3	90.70	4
R152	Intermediate		4	153.50	4
R153	Major		4	226.75	5
R154	Extensive Major		4	320.95	6
Notes:	—Descriptive details of procedure (eg: operative report) should be submitted with claims for codes R150-R154.				
	—Taking of skin by a surgeon for grafting by an Oral Surgeon claim as R150.				

OPERATIONS ON THE BREAST

Incision					
Z141	Needle biopsy — one or more (I.O.P.)			12.20	
Z139	Aspiration of cyst — one or more (I.O.P.) ..			12.20	
	Drainage of intramammary abscess				
	—single or multi loculated (I.O.P.)				
Z140	—local anaesthetic			12.20	
Z740	—general anaesthetic			31.40	4
Excision					
R107	Tumour or tissue for biopsy (single or multiple — same breast)	\$62.80	3	76.75	4
R111	Partial mastectomy or wedge resection		3	115.10	4
R115	Mastectomy — male (benign) — unilateral				
	—simple		3	101.15	4
R116	—subcutaneous with nipple preservation		4	153.50	5

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code	BREAST—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
R108	Mastectomy — female (with or without biopsy) — simple	122.10	4	\$153.50	5
R117	—subcutaneous with nipple preservation .	122.10	4	153.50	5
R109	Mastectomy, radical or modified radical (with or without biopsy)	205.85	5	258.15	6
Z142	Removal of breast prosthesis and/or fibrous capsule (I.O.P.)		3	41.85	4
U.V.C.	Manipulation of capsule without anaesthetic			visit fees	
G260	Manipulation of capsule with anaesthetic			22.50	4
	Repair				
	Post-mastectomy breast reconstruction				
R118	—breast skin reconstruction by flaps or grafts		4	219.80	5
R119	—breast mound creation by prosthesis and/or soft tissue		4	163.95	5
R120	—nipple reconstruction by grafts		3	122.10	4
R110	Reduction mammoplasty (female, to include nipple transplantation or grafting) — unilateral		5	258.15	7
R112	Augmentation mammoplasty — unilateral ..		4	111.60	4
Note:	R118-R112 — Claims for these procedures require O.H.I.P. authorization (see Surgical Preamble, paragraphs (22), (23)).				

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	G.P.	Asst.*	Spec.	Anaes.*
Note: Application of Plaster, Casts or Corrective Splints, (I.O.P.) (except for application of cast brace, not to be claimed with fractures or dislocations which have all inclusive benefits. (see Surgical Preamble, paragraph (25)) — cost of material is N.A.B.)				
Upper Limb				
Z201	Finger		\$ 4.55	
Z202	Hand		9.10	4
Z203	Arm, forearm or wrist		14.00	4
Lower Limb				
Z199	Foot		9.10	4
Z213	Below knee, knee splints (stovepipe etc.) ..		14.00	4
Z211	Whole leg (mid thigh to toes)		18.20	4
Z198	Toes		4.55	4
Z205	Head and torso	3	28.00	4
Z206	Body cast or shoulder spica	3	22.75	4
Z872	Milwaukee brace		22.75	4
Z207	Hip spica (uni or bilateral)	3	31.50	4
Z216	Wedging of Splints in other than fracture treatment		7.00	
Z867	Table traction with corrective cast for spinal deformity		45.50	4
Z200	Application of Unna's Paste		9.10	
Z873	Application of cast brace (must include knee hinges)		48.85	
U.V.C.	Removal of plaster (not associated with fractures or dislocations within 60 days of initial treatment)			visit fee

BONES

Incision

Drainage of Bone (Osteomyelitis)

Upper Extremity — Osteomyelitis

Hand or Foot

R219	Phalanx	3	45.50	4
R220	Metacarpal or metatarsal	3	73.50	4
R221	Carpus or tarsus	3	73.50	4
Humerus — Acute Osteomyelitis				
R222	Incision and drainage	4	94.50	4
R223	Saucerization	4	147.00	4
R224	Secondary closure	4	73.50	4

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	BONES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Humerus — Chronic				
R225	Sequestrectomy, simple		4	\$ 94.50	4
R226	Saucerization and bone chips where necessary		4	168.00	4
R227	Secondary closure		4	73.50	4
	Skin graft — see skin graft fees.				
	Radius or Ulna — Acute Osteomyelitis				
R228	Incision and drainage		3	94.50	4
R229	Saucerization		3	147.00	4
R230	Secondary closure		3	73.50	4
	Radius or Ulna — Chronic Osteomyelitis				
R231	Sequestrectomy, simple		3	94.50	4
R232	Saucerization with bone chips where necessary		3	168.00	4
R233	Secondary closure		3	73.50	4
	Lower Extremity				
	Tibia — Acute Osteomyelitis				
R237	Incision and drainage		3	94.50	4
R238	Saucerization		3	147.00	4
	Tibia — Chronic Osteomyelitis				
R239	Sequestrectomy, simple		3	94.50	4
R240	Saucerization and bone chips where necessary		3	168.00	4
R241	Secondary closure		3	77.00	4
	Femur — Acute Osteomyelitis				
R242	Incision and drainage		3	119.00	4
R243	Saucerization — shaft		4	192.50	6
R244	— neck		5	192.50	6
	Femur — Chronic Osteomyelitis				
R245	Sequestrectomy, simple		3	119.00	4
R246	Saucerization and bone chips where necessary — shaft		4	192.50	6
R247	— neck		4	192.50	6
R248	Secondary closure		3	77.00	4
	Pelvis				
R249	Sequestrectomy, simple		4	147.00	4
R250	Other, depending on extent of operation (see Preamble, part B, paragraph 27)		4	I.C.	5
	Vertebra — Acute or Chronic Osteomyelitis				
R251	Incision and drainage		4	119.00	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	BONES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
R252	Saucerization or costo-transversectomy		4	\$241.50	5
R253	Secondary closure		4	73.50	4
R254	Sequestrectomy, simple		4	119.00	4
R234	Anterior decompression or posterior rachotomy		7	385.00	10
R256	Skull and Mandible — Osteomyelitis (see Preamble, part B, paragraph 27) ...		7	I.C.	8
Transection of Bone — Osteotomy					
R235	Paraglenoid		4	192.50	4
R257	Phalanx, terminal			38.50	4
E591	Each additional			28.87	
R258	Phalanx, middle or proximal, metacarpal, metatarsal	\$77.00	3	94.50	4
E592	Each additional	57.75		70.87	
R259	Radius, ulna, os calcis, fibula		3	119.00	4
R260	Humerus		4	147.00	4
R261	Tibia with or without fibula — child		3	147.00	4
R266	—adolescent or adult		3	219.80	4
R262	Femur—shaft		4	279.10	5
R263	—neck		5	279.10	7
R296	Spine — posterior osteotomy(s) with fusion		9	455.00	9
E549	—with rib and/or transverse release, add			91.00	
R303	—anterior osteotomy(s) with fusion		9	472.50	9
R310	Circumferential osteotomy with stabilization (see Preamble, part B, paragraph 27)		9	I.C.	9
R265	Pelvis (Innominate or iliac osteotomy)		8	241.50	8
Removal of Fixation Devices (see Surgical Preamble, paragraph 26.)					
R267	Incision for removal of bone plates, screws, and other appliances used for bone fixation	55.80	3	69.75	4
R268	Minor incision only under local or general anaesthetic	27.90	3	34.85	4

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	BONES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Excision				
R272	Bone Tumour, depending on site and extent (see Preamble, part B, paragraph 27)		I.C.	\$94.50 to 336.00	I.C. by region
	Bone Biopsy				
	Vertebra				
Z868	—with or without x-ray control (I.O.P.)		4	70.00	4
R274	—open		4	147.00	7
	Other				
Z869	—punch, simple (I.O.P.)	\$18.20		22.75	4
Z870	—punch, x-ray control (I.O.P.)			45.50	4
Z242	—open (I.O.P.) — biopsy or taking of bone graft by other than operating surgeon		4	83.70	4
Note:	R274, Z242 — Internist or haematologist should use Z403. (page 108).				
	Excision				
	Skull				
R278	Maxilla, with extenteration of orbit and skin graft		4	290.50	7
R279	Maxilla advancement		4	241.50	8
R280	Mandible		4	192.50	7
R284	Mandibular condyle		4	147.00	5
	Upper Extremity				
R285	Carpal bone — one or more		3	147.00	4
R317	Dorsal exostosis — triquetrum		3	59.50	4
R236	Carpal bone(s), excision and replacement		3	168.00	5
	Radius				
R286	—styloid		3	94.50	4
R287	—head		3	119.00	4
R288	—head with replacement		3	147.00	4
	Ulna				
R289	—lower end/styloid process		3	94.50	4
R281	—with replacement		3	119.00	4
R290	—olecranon		3	119.00	4
R291	—olecranon and fascial repair		3	147.00	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	BONES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Excision—Cont'd					
Humerus					
R292	—Head		4	\$192.50	5
R293	—head with replacement		4	241.50	6
R294	—exostosis		4	94.50	4
R295	—tumour — simple excision		4	119.00	4
R297	—extensive resection and reconstruction (see Preamble, part B, paragraph 27)		4	I.C.	6
R298	Acromion or outer end of clavicle		4	119.00	4
Lower Extremity					
Foot Bones					
R299	—proximal phalanx (includes R309) ...		3	73.50	4
E593	—each additional (includes E587)			55.12	
R300	—tumour of phalanx, excision and replacement		3	119.00	4
R301	—sesamoids	\$77.00	3	94.50	4
R302	—bunion (ette) — exostectomy only — unilateral	49.00	3	59.50	4
R305	—scaphoid, accessory		3	94.50	4
R306	—tarsal bar		3	122.50	4
R307	—calcaneal spur, exostosis or bony prominence	69.75	3	83.70	4
R282	—excision of exostosis		3	45.50	4
R308	—os calcis or talus		3	150.50	4
R309	—metatarsal head (includes R299)		3	73.50	4
E587	—each additional (includes E593)			22.75	
Tibia					
R311	—exostosis		3	94.50	4
	—tumour (see humerus)				
Patella					
R312	—simple		3	136.05	4
R313	—with reconstruction or fascial repair ..		3	219.80	4
Femur					
R314	—exostosis		4	118.60	4
R315	—head and neck		4	192.50	6
	—tumour (see humerus)				
R318	—core biopsy of head and neck (forage)		4	140.00	6
Trunk					
R316	—cervical or first rib — complete removal		6	227.50	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	BONES—Cont'd.	G.P.	Asst.*	Spec.	Anaes.*
Excision—Cont'd.					
R283	—cervical and first rib — complete removal		6	\$280.00	6
Z337	—rib resection for drainage (I.O.P.) ...		6	56.00	6
Note:	Management of Pseudarthrosis — (including bone grafts) in the management of pseudarthrosis (non-union of bones or joints), if internal fixation is added or revised, add \$36.75 (E590) to the surgical benefit for the management.				
R321	Metacarpal or phalanx		3	140.00	4
R322	Scaphoid		3	182.00	4
R323	Radius or ulna		3	161.00	4
R324	Radius and ulna (including reconstruction of congenital anomalies)		3	227.50	4
R325	Humerus		4	182.00	4
R326	Tibia		4	209.30	4
R363	Lateral or medial malleolus (non-union)		3	161.00	4
R327	Fibular transfer		4	227.50	6
R328	Femur, neck or shaft		6	261.65	6
R364	Pelvis (non-union) (see Preamble, part B, paragraph 27)		I.C.	I.C.	I.C.
R329	Clavicle		4	161.00	4
Repair, Manipulation and Reconstruction					
Lengthening of Bone					
R331	Tibia		4	252.00	4
R332	Femur		4	315.00	4
Shortening of Bone					
R333	Femur		4	245.00	4
R337	Metatarsal — one	\$94.50	4	119.00	4
R338	— more than one	140.00	4	168.00	4
Fusion of bone — Epiphysiodesis					
R339	Tibia		4	192.50	5
R340	Femur		4	192.50	5
R341	Tibia and Femur		4	241.50	5
Epiphyseal Stapling					
R342	Tibia		4	147.00	4
R343	Femur		4	147.00	4
R344	Tibia and Femur		4	220.50	5

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	BONES—Cont'd.	G.P.	Asst.*	Spec.	Anaes.*
	Scoliosis, Kyphosis and Kyphoscoliosis (spinal curvatures, deformities)				
R356	Corrective localizer cast			\$70.00	4
R345	Definitive care, corrective cast(s) and fusion (includes R356)		8	430.50	9
	Harrington procedure (for correction and fixation of fracture dislocations of spine see pg 164)				
R347	—without fusion		8	476.00	12
R362	—with fusion		8	546.00	12
E554	—with posterior osteotomy, add			91.00	
	Anterior release including Halo pelvic or Halo femoral traction				
R358	—via chest or abdomen		9	348.90	13
R357	—via chest and abdomen		9	418.65	13
R348	Removal of Harrington apparatus		8	94.50	8
R349	Revision of failed procedure with osteotomy of spine (see Preamble, part B, paragraph 27)		8	I.C.	12
	Anterior instrumentation of spine and/or osteotomy				
R350	—via chest or abdomen		9	546.00	17
R359	—via chest and abdomen		9	637.00	17
R361	Halo pelvic or Halo femoral traction prior to surgery for correction of spinal deformities (complete care)		3	182.00	4
R365	Electrospinal instrumentation			364.00	10
R366	—with muscle stripping of spine			455.00	12
R367	—repair and/or replacement of electrodes			140.00	10
R368	—removal of electrospinal instrumentation			94.50	8
	Reconstruction of Mandible Reconstruction of mandible with bone graft				
R334	—partial		4	259.00	10
R335	—complete		4	385.00	10

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	BONES—Cont'd.	G.P.	Asst.*	Spec.	Anaes.*
R354	Interdental wiring for temporo-mandibular joint disorder, including removal of wires		3	\$91.00	5
R375	Reconstruction for major congenital abnormalities affecting the face and skull — not otherwise listed (see Preamble, part B, paragraph 27)		I.C.	I.C.	I.C.
	Hypertelorism correction				
R376	—intracranial approach			1,080.00	25
R377	—subcranial approach			810.00	25
R378	Total maxillary advancement — Le Fort III osteotomy with bone grafts ...			855.00	25
R379	Lower maxillary osteotomy and advancement (simple) Le Fort I osteotomy with bone grafts			405.00	20
R380	Lower maxillary osteotomy and advancement — dental arch in two segments			540.00	20
R381	Lower maxillary osteotomy and advancement (complex) — dental arch in three or more segments			630.00	20
R382	Dento-Alveolar osteotomy (simple) — Kole or Wassmund procedure			270.00	10
R383	Dento-Alveolar osteotomy (complex) — anterior or posterior movement of dental segment in two or more sections			360.00	10
R384	Mandible osteotomy for retrognathia or prognathism (one or more stages) ...		4	385.00	10
E588	—when combined with apertognathia or lateratognathia add			91.00	
	Application of dental arch bars for facial osteotomies				
Z239	—one arch bar (I.O.P.)		4	45.50	4
Z240	—two arch bars (I.O.P.)		4	91.00	4
	Genioplasty for facial reconstruction				
R386	—one step advancement			91.00	10
R387	—two step advancement			112.50	10
R388	—three step advancement			157.50	10
R389	Le Fort II maxillary osteotomy and advancement with bone grafts			630.00	20

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	BONES—Cont'd.	G.P.	Asst.*	Spec.	Anaes.*
R390	Peri-orbital correction of Treacher-Collins Syndrome, with rib and iliac grafts			\$720.00	20
R391	Correction of unilateral orbital dystopia —total repositioning one orbit —intracranial approach			720.00	25
R392	—subtotal repositioning one orbit —extracranial approach			540.00	20
R393	Complete forehead advancement			360.00	25
	Reconstruction of Chest Pectus excavatum or pectus carinatum (by reconstruction, not implant)				
R351	—infant	3		139.55	6
R352	—other than infant	6		261.65	11
Note:	R334-R352 — see Surgical Preamble, paragraph (23)				
R353	Scapulopexy — congenital elevation or winged scapula		6	192.50	6
	Reconstruction of Foot MP fusion (great toe) — listed under Joints Toe fusion alone — listed under Joints Each additional toe — listed under Joints				
R309	Phalangectomy and/or excision of metatarsal head — also listed under Excision		3	73.50	4
E587	—each additional — also listed under Excision			22.75	
	Hallux valgus				
R304	—Keller, Mayo	\$77.00	3	94.50	4
R355	—Joplin, reverse Joplin, Lapidus, MacBride or Mitchell (to include osteotomy, tendon transfers exostosectomy, bone grafts, etc.) — unilateral		3	167.45	4
R360	Major forefoot reconstruction requiring multiple procedures — maximum — unilateral		3	241.50	5
	Congenital club foot — see Arthrodesis — p. 169; Manipulation — p. 171.				

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

FRACTURES AND DISLOCATIONS

Preamble

- (a) **OPEN REDUCTION** shall mean the reduction of a fracture or dislocation by an operative procedure to include the exposure of the fracture or dislocation or intramedullary means of fixation.
- (b) **CLOSED REDUCTION** shall mean the reduction of a fracture or dislocation by non-operative methods (to include skin traction or K wire or Steinmann's pin for balanced traction.)
- (c) **FOR CLOSED REDUCTION** with external skeletal or Roger Anderson type apparatus or percutaneous pinning of a fracture or dislocation, the closed reduction benefit plus 40% (E555) may be claimed.
- (d) **NO REDUCTION** shall mean the treatment of a fracture or dislocation by any method other than that designated in (a), (b), or (c) above.
- (e) The stated benefit is to cover full treatment by the physician claiming that benefit, including necessary after care up to 2 months, (includes both a second or subsequent application of a cast when the fracture has been treated by cast application but no reduction, and Therapeutic Procedures under G467.) except as in (g) and (h) following.
- (f) For combinations of fractures, dislocations, and/or surgical procedures (non I.O.P.), the benefit for the major fracture, dislocation or procedure shall be 100%, and the benefit for other fractures, dislocations and/or surgical procedures shall be 75% of the full listed benefit.
- (g) In cases where two or more reductions (closed or open) are performed on different occasions for one fracture or dislocation by one or more surgeons, the full benefit should be claimed for the final reduction and after care. Previous attempted reduction(s) should be claimed at 75% of the full listed benefit(s) for that reduction.
- (h) When a patient is transferred from an acute care hospital to a chronic or convalescent facility, additional benefits on a chronic care basis shall be allowed to other than the operating surgeon. These benefits shall be based on the chronic care schedule.
- (i) Compound fractures or dislocations, requiring extensive debridement — 50% over the benefit for reduction (E556).
- (j) Open reduction of compound fracture or dislocation requiring reconstructive procedures, skin shifts, or neurovascular damage requiring reconstruction, etc., to be assessed at double the operative benefit (E557). Open reduction of fracture treated by bone graft use codes R321 to R329.

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

FRACTURES AND DISLOCATIONS—Cont'd

- (k) Where a patient is transferred to another surgeon for after care of a fracture or dislocation treated by no reduction or closed reduction, except for emergency splinting (see paragraph (l), below) the surgeon rendering the initial care should claim 75% of the listed benefit and the surgeon rendering the subsequent care 50% except where otherwise specified. In cases involving open reduction, the percentages should be 80% and 45% respectively.
- (l) The benefit for emergency splinting of a fracture in the emergency department should be on the basis of the emergency room visit or the special visit to the hospital, whichever applies, plus application of cast if rendered and if consistent with other portions of this preamble.
- (m) In the case of fractures or dislocations or minor avulsion fractures not requiring reduction, visit benefits (use a fracture diagnosis) shall apply unless a specific benefit is listed. For fractures listed at "visit fees", the following also apply:
 - (1) When two or more fractures, *each* listed at "visit fees", are treated, only one visit benefit should be claimed for each visit, even though more than one fracture is assessed, treated, or re-assessed.
 - (2) When fractures which are listed at "visit fees" are treated along with treatment of fractures which have definite benefits listed, visit benefits should not be claimed in addition to claims for the other fracture care.
 - (3) When fractures which are listed at "visit fees" are treated along with the performance of non-IOP surgery, visit benefits should not be claimed in addition to claims for the surgery.
 - (4) For the combinations described in items (2) and (3) above, visit benefits are appropriate for follow-up care of the fractures listed at "visit fees" only for visits which, because of these fractures, are required in addition to the usual after-care of the other fractures or other surgery.
- (n) In case of fractures or fracture dislocations with associated paraplegia, hospital visit benefits may be charged in addition to the surgical benefit after three weeks of post-operative care.
- (o) The removal of a wire or pin or other device when used for traction or external fixation in the treatment of a fracture or other orthopaedic procedure is to be included in the procedural benefit. Removal of devices used for internal fixation may be charged for in addition to the procedural benefit.

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FRACTURES	G.P.	Asst.*	Spec.	Anaes.*
Upper Extremity					
Phalanx — terminal					
F001	—no reduction	\$17.50		\$21.00	
F002	—closed reduction			28.00	4
F003	—open reduction			36.50	4
Middle and proximal					
F004	—no reduction, cast	17.50		21.00	
F005	—closed reduction	31.50		36.50	4
E558	—each additional			14.00	
F007	—open reduction	77.00	4	94.50	4
Metacarpal					
F008	—no reduction, one or more, cast			24.50	
F009	—closed reduction, one or more	35.00		42.00	4
F011	—open reduction	77.00	4	94.50	4
E559	—each additional			22.75	
Bennett's Fracture — dislocation					
F012	—no reduction, cast			24.50	
F013	—closed reduction	40.00	3	45.50	4
F015	—open reduction		4	94.50	4
Carpus (excluding scaphoid)					
F102	—no reduction, cast			24.50	
F016	—closed reduction, one or more			28.00	4
F017	—open reduction, one or more		4	94.50	4
Scaphoid					
F018	—no reduction, cast	42.00		50.50	
F019	—open reduction	147.00	4	182.00	4
F020	—partial excision		4	119.00	4
Radius and Ulna					
F022	—Monteggia—closed reduction	59.50		73.50	4
F023	—open reduction		3	147.00	4
F024	—Shafts—no reduction, cast	31.50		36.50	
F025	—closed reduction	59.50	3	73.50	4
F026	—open reduction	160.45	4	202.35	4
—Colles (Barton's, Smith's) —					
F027	—no reduction, cast	24.50		28.00	
F028	—closed reduction	49.00	3	59.50	4
F030	—open reduction	119.00	4	147.00	4
Radius or Ulna					
F031	—no reduction, cast	24.50		28.00	
F032	—closed reduction	42.00	3	50.50	4
F033	—open reduction		4	143.00	4
Olecranon					
F034	—no reduction, cast	31.50		36.50	4
F035	—closed reduction	59.50	3	73.50	4
F036	—open reduction		4	119.00	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FRACTURES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Humerus				
	Epicondyle and condyle — medial or lateral				
F037	—closed reduction	\$42.00	3	\$50.50	4
F038	—open reduction	94.50	4	119.00	4
	Supra or transcondylar				
F039	—no reduction			38.50	
F040	—closed reduction	69.75	3	87.20	4
F041	—open reduction		4	147.00	4
	Shaft				
F042	—no reduction			52.50	
F043	—closed reduction	77.00	3	94.50	4
F044	—open reduction	119.00	4	147.00	4
	Tuberosity				
F047	—no reduction			42.00	
F048	—closed reduction		3	73.50	4
F049	—open reduction		4	147.00	4
	Neck with dislocation of the head				
F050	—no reduction			52.50	
F051	—closed reduction	94.50	3	119.00	4
F052	—open reduction		5	220.50	6
	Neck without dislocation of the head				
F053	—no reduction			42.00	
F054	—closed reduction			73.50	4
F055	—open reduction		5	192.50	6
	Lower Extremity				
	Phalanx				
F056	—no reduction, cast	17.50		21.00	
E560	—each additional			4.55	
F058	—closed reduction	24.50		28.00	4
E561	—each additional			9.10	
F060	—open reduction		4	73.50	4
	Metatarsus				
F061	—no reduction — one or more			24.50	
F062	— with cast			31.50	
F063	—closed reduction—one or more	35.00	3	42.00	4
F064	—open reduction — one	59.50	4	73.50	4
F065	—two or more		4	112.00	4
	Tarsus—excluding os calcis—one or more				
F066	—no reduction, cast	42.00		50.50	
F067	—closed reduction	59.50	3	73.50	4
F068	—open reduction		4	147.00	4

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FRACTURES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Os calcis				
U.V.C.	—no reduction — no cast			visit fees	
F070	— cast	\$42.00		\$50.50	
F071	—closed reduction (manipulation)			73.50	4
F072	—open reduction		4	147.00	4
F073	—open reduction—primary arthrodesis		4	192.50	4
	Ankle fracture or fracture-dislocation				
F074	—no reduction, cast			36.50	
F075	—closed reduction	77.00	3	94.50	4
	—open reduction				
F076	—on one malleolus	94.50	4	119.00	4
F077	—on more than one malleolus		4	209.30	5
F046	—one malleolus and ligament repair (2 incisions)		4	209.30	5
F090	—one malleolus and closed reduction of one or two malleoli ..		4	209.30	5
	Tibia—with or without Fibula				
F078	—no reduction, cast	52.50		64.50	
F079	—closed reduction	94.50	3	119.00	4
F080	—open reduction—shaft	160.45	4	202.35	5
F081	—plateau	184.90	4	230.25	5
	Fibula only				
F082	—no reduction, cast			36.50	
F083	—closed reduction	42.00		50.50	4
F084	—open reduction	77.00	4	94.50	4
	Patella				
F085	—no reduction			38.50	
F087	—open reduction— excision and/or repair, simple		4	174.45	4
F088	—excision and fascial repair		4	230.25	5
	Femur				
	Shaft or transcondylar				
F089	—no reduction—cast			50.50	
	—closed reduction—with or without anaesthetic				
F093	—infant			73.50	4
F094	—child	94.50	3	119.00	4
F095	—adolescent or adult	140.00	3	168.00	4
F096	—open reduction	184.90	4	230.25	6
F092	—closed reduction of fracture dislocation of hip		4	147.00	4

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FRACTURES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Neck or intertrochanteric				
F097	—no reduction	\$59.50		\$70.00	
F098	—closed reduction		3	168.00	4
F099	—open reduction—pin only	184.90	6	230.25	8
F100	—pin and plate	184.90	6	230.25	8
F101	Prosthesis, head of femur	195.35	6	244.20	8
	Spine				
	Trauma				
U.V.C.	Fracture of spinous or transverse process, facet, etc.	visit fees		visit fees	
	Fracture, dislocation, or fracture-dislocation				
Z236	—skull calipers (I.O.P.)			34.85	
Z241	—Halo traction (I.O.P.)			45.50	
E562	—with counter traction, femoral or iliac pin or vest, add			18.20	
	Without cord injury:				
F103	—closed reduction with or without anaesthetic, cast, frame, brace, etc.	94.50		115.50	5
U.V.C.	—supervision, bed rest only	visit fees		visit fees	
F105	—open reduction		5	150.50	5
F106	—with fusion and/or internal fixation		7	315.00	10
F107	—anterior discectomy and fusion and/or internal fixation		7	315.00	10
	With cord injury:				
U.V.C.	—no operation	visit fees		visit fees	
F109	—closed reduction under anaesthesia ...		5	227.50	5
F111	—open reduction and fusion and/or internal fixation		7	364.00	10
F112	—open reduction with decompression of cord or nerve roots		7	364.00	10
F104	—open reduction with decompression of cord or nerve roots and fusion and/or internal fixation				
	—one surgeon		7	409.50	10
	—two surgeons				
F108	—open reduction with decompression of cord or nerve roots		7	286.10	10
F128	—fusion and/or internal fixation			244.20	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FRACTURES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
E548	—with Harrington instrumentation, add to F104 or F128			\$52.30	
F113	—anterior decompression and fusion and/or internal fixation		7	364.00	13
	Sacrum				
U.V.C.	—complete care	visit fees		visit fees	
	Coccyx				
U.V.C.	—no reduction	visit fees		visit fees	
F115	—excision	\$63.00	4	77.00	4
	Trunk				
U.V.C.	Clavicle—management	visit fees		visit fees	
F118	—open reduction		4	147.00	4
	Scapula—body, neck or glenoid				
F119	—no reduction	31.50		36.50	
F120	—closed reduction			73.50	
F121	—open reduction		4	192.50	5
	Sternum				
F122	—no reduction	24.50		28.00	
F123	—closed reduction			50.50	
F124	—open reduction—benefit will depend on extent of operations and complications (see Preamble, part B, paragraph 27)			I.C.	
F125	—pleura closed		4		4
F126	—pleura open		9		13
	Ribs				
U.V.C.	—uncomplicated	visit fees		visit fees	
F130	—complicated—requiring special treatment (see Preamble, part B, paragraph 27)	I.C.		I.C.	
F131	—pleura closed		4		4
F132	—pleura open		9		13
	Pelvis				
F133	—no reduction, bed rest and supervision	42.00		50.50	
F134	—closed reduction, manipulation and control		3	147.00	4
F135	—open reduction		4	245.00	7
F116	—with visceral injury (see Preamble part B, paragraph 27)		I.C.	I.C.	I.C.

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FRACTURES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Head				
	Orbit				
	open reduction of rim wall fracture				
E173	—zygomatic fracture dislocation		4	\$144.00	6
E174	—blow out fracture of floor		4	168.00	6
E175	—secondary repair by combined orbital approach		4	248.50	6
	Nasal bones				
U.V.C.	—no reduction			visit fees	visit fees
F136	—closed reduction	\$42.00		50.50	4
F137	—open reduction—rhino-plastic method			119.00	4
F117	—complicated with internal or external fixation			168.00	5
	Mandible				
U.V.C.	—no reduction—no wiring of teeth			visit fees	visit fees
F138	—closed reduction—including wiring of teeth	119.00		147.00	5
	—open reduction (may include wiring of teeth)				
F139	—one side		4	191.85	5
F146	—complicated (see Preamble, part B, paragraph 27)		I.C.	I.C.	I.C.
F140	—removal of interdental wire				4
	Maxilla, Malar bone				
U.V.C.	—no reduction			visit fees	visit fees
F150	—closed reduction and dental wiring			147.00	5
F141	—open reduction—simple			94.50	5
F142	—with wiring and local fixation			220.50	6
	Skull				
F143	—middle 1/3 facial		5	241.50	6
F144	—cranio-facial separation		5	297.50	8
	—for repair of depressed skull fracture, see codes N139, N140 on page 234.				
	JOINTS				
	Endoscopy (I.O.P.)				
	Arthroscopy				
Z218	Large joint			54.00	4
Z219	Small joint (M.P. or I.P. joint)			38.50	4
	If followed by joint surgery under same anaesthetic when performed by same physician, add to surgical benefit				
E595	—large joint			38.50	
E596	—small joint			22.75	
E563	With biopsy, add			5.60	

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	JOINTS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Incision					
Z220	Aspiration (I.O.P.)			\$9.10	
Z221	Needle biopsy (I.O.P.)			18.20	
Arthrotomy					
R409	Finger—open			52.50	4
R410	Wrist, elbow, ankle	\$77.00	3	94.50	4
R411	Shoulder		4	94.50	4
R412	Knee—exploratory and/or removal loose body	87.20	3	108.15	4
R413	Knee—osteoarthritis dessicans — drilling and internal fixation		3	167.45	4
R415	Hip—exploratory—with or without removal of loose body		5	161.00	6
Excision					
Capsulectomy—Synovectomy —					
Debridement					
R420	Ankle		3	192.50	4
R421	Elbow		3	192.50	4
R422	Shoulder		4	241.50	5
R423	Hip		5	241.50	6
R424	Knee		3	279.10	5
R417	Knee debridement without synovectomy ..		3	167.45	4
R418	Wrist		3	192.50	4
R425	Fingers, toes—one		3	84.00	4
R414	—two or more		3	105.00	4
Denervation					
R426	Elbow, knee		3	150.50	4
R427	Hip		5	192.50	4
Chondrectomy					
R490	Acromio clavicular meniscectomy		3	94.50	4
R491	Sternoclavicular meniscectomy		3	94.50	4
R492	Radio ulnar meniscectomy		3	94.50	4
R428	Temporo-mandibular meniscectomy		5	147.00	5
R429	Knee-meniscectomy (one meniscus) and/or shaving of articular surfaces	111.60	3	139.55	4
R431	Baker's cyst	59.50	3	73.50	4
R434	—extensive (see Preamble, part B, paragraph 27)			I.C.	6

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	JOINTS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Reconstruction					
Note:	Arthroplasty—all types				
	In the revision of a total arthroplasty the regular benefits shall apply if only one component of the arthroplasty is revised. If both components of the arthroplasty are revised, add 25% to the total arthroplasty benefit (E564).				
R433	Temporomandibular joint—unilateral	5		\$192.50	5
R444	Acromio or sternoclavicular	4		119.00	4
R487	Shoulder—complete replacement	6		325.50	10
R438	Shoulder, elbow	4		241.50	6
R486	Elbow—complete replacement	6		287.00	8
R437	Wrist, ankle	3		241.50	5
R485	Wrist, ankle—complete replacement	6		273.00	6
R436	Hand, reconstruction of rheumatoid joints, maximum	3		252.00	6
R435	Interphalangeal or M.P. joint	3		147.00	5
R489	—prosthetic replacement of one joint	3		188.40	5
R432	Metatarsophalangeal joint—multiple	3		192.50	5
R439	Hip—femoral prosthesis	6		241.50	8
R443	—removal of femoral prosthesis or cup without replacement	3		182.00	8
R440	—cup or total (including neurectomy)	8		373.30	8
E589	—bone graft to deficient acetabular floor, add			45.50	
R488	—removal of total hip prosthesis without replacement	3		227.50	8
R478	Knee—facial implantation arthroplasty including debridement	6		241.50	6
R441	—complete replacement	6		325.50	8
R482	—hemi-arthroplasty (single component)	6		192.50	6
R483	—hemi-arthroplasty (double component)	6		241.50	6
E598	—with patellar replacement, add			45.50	

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	JOINTS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
R496	—removal of knee prosthesis (single component)		4	\$115.50	5
R497	—removal of knee prosthesis (double component)		4	157.50	5
R445	Foot—Hallux rigidus		3	119.00	4
R446	—overlapping 5th toe		3	94.50	4
R430	—repair of hammer toe — any technique, unilateral (may include tenotomy or syndactyly)		3	97.65	4
E594	—each additional hammer toe			28.00	
Intervertebral Discs					
R457	Lumbar hemilaminectomy for disc disease		6	223.25	8
E565	—with multiple levels, add to a maximum of			34.85	
E566	—bilateral, add to a maximum of			34.85	
E567	—with fusion—1 level, add			146.50	
E568	—multiple levels, add to a maximum of			184.90	
R493	—fusion, separate surgeon — one level ...			196.00	
R494	—two or more levels			227.50	
R451	Cervical or thoracic hemilaminectomy for disc disease with or without root decompression—single or multiple levels		6	280.00	10
E566	—bilateral, add to a maximum of			34.85	
E569	—with fusion, single or multiple, add ..			45.50	
E570	—team benefit, add			91.00	
R452	Anterior lumbar discotomy and fusion, single or multiple		6	280.00	10
E571	—team benefit, single or multiple, add ...			91.00	
E572	with exposure of dura and/or roots for decompression, add			28.00	
R447	Anterior cervical discotomy (with or without interbody fusion)		8	280.00	10
E571	—team benefit, single or multiple, add ...			91.00	
E572	—with exposure of dura and/or roots for decompression, add			28.00	
E565	—with multiple levels, add to a maximum of			34.85	
Note:	May not be claimed with E571.				
R480	Anterior thoracic discotomy		8	280.00	13

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	JOINTS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Fusion Only				
R419	C-1, C-2 fusion for chronic instability		8	\$315.00	9
	Spinal column				
R459	—one space		7	252.00	7
E573	—each additional space (to a maximum of 2 additional), each			45.50	
R462	Anterior approach—thoracic		8		13
R463	—lumbar		8		10
	REDUCTION, MANIPULATION				
E574	Refusion of spine, add			122.10	
R465	Finger, thumb		3	94.50	4
R466	Wrist, elbow, ankle		3	192.50	4
R467	Shoulder		4	241.50	6
R468	Knee		3	241.50	5
R469	Sacro-iliac		5	241.50	5
R470	Hip		5	336.00	8
R471	Foot—toe, one joint	\$42.00	3	59.50	4
E575	—each additional	18.20		22.75	
R472	—great toe		3	84.00	4
R473	—toes, multiple joints		3	147.00	4
R474	mid-tarsal, sub-talar, triple, etc.		3	192.50	4
R475	—pan-talar, one stage		3	241.50	6
R476	—congenital club foot, fusions and tendon transfers		3	241.50	6
R477	—metatarsophalangeal joint		3	164.50	4
	Lumbar laminectomy with exploration of nerve root and decompression—see p. 241				
	Repair—recurrent dislocations				
D011	Elbow		3	220.50	4
D018	Shoulder—all types	188.40	5	233.75	5
D037	Ankle, subluxation		4	192.50	5
D041	Patella	174.45	4	219.80	5
	Hip—Congenital dislocation				
D046	—closed reduction—with or without anaesthetic—unilateral			70.00	4
D048	—repeat manipulation and plaster			35.00	4
D049	—open reduction—simple or rotation osteotomy		7	192.50	7
D050	—acetabuloplasty		7	241.50	7

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	REDUCTION, MANIPULATION—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Congenital foot deformity, club foot, etc.					
D072	—operative—medial release and tendon lengthening		4	\$192.50	4
D073	—arthrodesis and tendon transfers		4	241.50	4
Dislocations					
Upper Extremity					
Finger					
D001	—closed reduction—one	\$21.00		24.50	4
E576	—each additional			4.55	
D003	—open reduction	59.50	3	73.50	4
Metacarpophalangeal					
D004	—closed reduction—one	21.00		24.50	4
E577	—each additional			4.55	
D006	—open reduction		3	94.50	4
Wrist and Carpal bones					
D007	—closed reduction	59.50		73.50	4
D008	—open reduction		3	147.00	4
Elbow					
D009	—closed reduction	40.50		49.50	4
D010	—open reduction		3	147.00	4
Shoulder					
—closed reduction					
D015	—without anaesthetic	24.50		28.00	
D016	—with anaesthetic	40.50		49.50	4
D017	—open reduction		4	192.50	6
Acromio clavicular					
—closed reduction					
D019	—without anaesthetic			28.00	
D020	—with anaesthetic			45.50	4
D021	—with pin fixation		4	94.50	4
D022	—open reduction		4	94.50	4
D023	—with pin fixation		4	139.55	4
Sterno clavicular					
—closed reduction					
D024	—without anaesthetic			28.00	
D025	—with anaesthetic			49.50	4
D026	—open reduction		4	119.00	4
Lower Extremity					
Toe, interphalangeal					
D027	—closed reduction—with or without anaesthetic	17.50		21.00	4
E578	—each additional			4.55	
D029	—open reduction		4	73.50	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	REDUCTION, MANIPULATION—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Metatarsophalangeal				
D030	—closed reduction—with or without anaesthetic			\$28.00	4
E579	—each additional			4.55	
D032	—open reduction		4	73.50	4
	Tarsal				
D033	—closed reduction			73.50	4
D034	—open reduction		4	147.00	4
	Ankle, subluxation				
D035	—closed reduction, with or without anaesthetic	40.50		49.50	4
D036	—open reduction		4	119.00	4
	Knee				
D038	—closed reduction	\$77.00		94.50	4
D039	—open reduction		5	192.50	5
	Patella				
D040	—closed reduction, with or without anaesthetic	31.50		38.50	4
	Hip				
	anterior or posterior dislocation				
D042	—closed reduction, with or without anaesthetic			94.50	4
D043	—open reduction		7	192.50	7
Note:	For congenital dislocation of the hip, see D046 page 169.				
	anterior and posterior fracture dislocation				
D051	—closed reduction		4	105.00	4
D052	—open reduction		7	280.00	7
	central dislocation				
D044	—closed reduction, with or without anaesthetic			105.00	4
D045	—open reduction		7	300.00	7
	Sacro-iliac				
D059	—closed reduction, traction, spica, etc.			52.50	5
D060	—open reduction		5	245.00	5
	Sacro-coccygeal				
U.V.C.	—non-operative			visit fees	
D061	—open reduction, removal of coccyx		5	98.00	5
	Temporo-mandibular joint				
D062	—closed reduction	24.50		28.00	4
D063	—open reduction		5	157.00	5

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	REDUCTION, MANIPULATION—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Manipulation I.O.P.					
Manipulation of joints under general anaesthetic					
Z222	Wrist, elbow, ankle, foot and T.M. joint, hand	\$14.70		\$18.20	4
Z223	Shoulder, knee, hip and spine	22.30		27.90	4
Congenital foot deformity, club foot, etc. non-operative					
Z244	—Denis Browne splint strapping			11.20	
	—manipulation and cast				
Z224	—with anaesthetic			15.75	4
Z235	—without anaesthetic — unilateral ..			11.20	
BURSAE					
Incision					
Z225	Aspiration (I.O.P.)			5.60	
Z226	Drainage, abscess (I.O.P.)	24.50		28.00	4
R502	Incision for removal of calcium		3	98.00	4
Excision					
R506	Olecranon, prepatellar bursa	59.50	3	73.50	4
R507	Humero — radial	59.50	3	73.50	4
R590	Trochanteric bursa		3	91.00	4
Biopsy					
R511	Superficial bursa			24.50	4
R512	Deep bursa		3	52.50	4
MUSCLES					
Incision					
Z227	Intramuscular abscess or haematoma (I.O.P.)			29.40	4
R517	Removal of foreign body, general anaesthetic, simple	21.00		24.50	4
R518	—complicated, e.g., gunshot wound (see Preamble, part B, paragraph 27) ...	I.C.		I.C.	I.C. by region
Release or cutting of muscle (myotomy)					
R519	—“tennis elbow”		4	59.30	4
R520	—scalenus anticus		5	147.00	5
R521	—muscle release, major		5	192.50	5
R516	—patellar retinaculum		5	73.50	5
Excision					
Z228	Biopsy (I.O.P.)	24.50		29.40	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	MUSCLES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
R526	Resection of muscle (myectomy), e.g., sternomastoid		5	\$147.00	5
	Lesions of muscle and fascia				
R522	—simple excision (see Preamble, part B, paragraph 27)			I.C.	I.C.
R523	—radical excision (see Preamble, part B, paragraph 27)			I.C.	I.C.
	Repair and Reconstruction				
R527	Total muscle transplant, e.g., pectoralis major		6	241.50	6
R529	Recession of muscle		3	73.50	4
R530	Quadricepsplasty		4	206.50	5
R591	Muscle slide—forearm		4	157.50	5
R592	—quadriceps		4	241.50	6
R531	Facial paralysis—static slings		4	168.00	5
R532	—dynamic slings		4	220.50	6
R533	Composite repair for facial paralysis plication of paralyzed muscles, and resection of paralysis of over active muscles		4	280.00	7
E597	with meloplasty, add			45.50	
	TENDONS, TENDON SHEATHS, FASCIA				
	Incision				
R534	Exploration of tendon or tendon sheath	\$59.50	3	73.50	4
R535	Tenosynovitis, finger	59.50		73.50	4
R536	Tendon release—finger or palm			49.50	4
R537	—wrist or forearm		3	73.50	4
R543	—hamstrings		3	73.50	4
R544	—posterior tibial tendon or Achilles tendon		3	49.50	4
R545	—iliopsoas		5	147.00	5
R546	—Steindler release fasciotomy — sole of foot		3	49.50	4
R538	Exploration of fascia	40.50		49.50	4
R539	Drainage of tendon sheath			49.50	4
R540	Removal of foreign body	40.50	3	49.50	4

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	TENDON, TENDON SHEATHS, FASCIA—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Tenotomy or fasciotomy (closed) (I.O.P.)				
Z229	—toe—one	\$13.50		\$15.75	4
Z230	—two	24.50		28.00	4
Z243	—three or more	29.40		36.40	4
Z231	plantar fascia	24.50		28.00	4
Z232	—hip adductors			28.00	4
	Tenotomy (open) (I.O.P.)				
Z233	hip adductors			49.50	4
Z237	palmar fascia—Dupuytren's—single band (I.O.P.)			22.75	
Z238	—multiple bands (I.O.P.)			29.40	
Z234	biopsy, through incision (I.O.P.)			29.40	4
R495	Fasciotomy for compression syndrome —forearm or leg (not to include secondary suture of wounds if necessary)		3	140.00	4
	Excision				
R549	Ganglion (tendon sheath or joint) —simple	45.35	3	55.80	4
R553	—complex, extensive (see Preamble, part B, paragraph 27)		3	I.C.	4
R550	Tendon sheath		3	147.00	4
R551	Fascia for Dupuytren's — partial	94.50	3	119.00	4
R552	—complex		3	220.50	5
Note:	R552—includes necessary Z-plasties for release of the skin, radical excision of the palmar fascia and release of tendons and tendon sheaths with extension into the fingers, as required.				
	Repair				
	Tenoplasty, shortening, lengthening, etc.				
R557	—one tendon, any location	77.00	3	94.50	4
R558	—two or more		3	147.00	4
R559	Tendon graft—hand or wrist		3	192.50	5
R560	—other location		4	147.00	4
R556	Tenolysis—extensive, including release of adhesions and/or repair of sheath		3	119.00	4
E599	—each subsequent, add to a maximum of 2 additional			49.50	

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	TENDONS, TENDON SHEATHS, FASCIA—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
R554	Insertion of silicone rod in flex or tendon surgery		3	\$157.00	4
	Fasciotomy				
R561	—lengthening of ilio-tibial band—unilateral		3	94.50	4
R562	—decompression carpal tunnel	\$59.50	3	73.50	4
	Transplant of tendon, transposition				
R563	Hand, forearm—single		3	147.00	4
R564	—multiple		3	192.50	5
R565	Foot, ankle—single		3	147.00	4
R566	—multiple		3	192.50	5
R567	Shoulder—pectoralis minor		4	147.00	4
R568	—trapezius		4	192.50	4
R569	Hip—abdomen		5	241.50	6
R570	—iliopsoas		5	294.00	6
R571	Knee—transposition of tendons		3	192.50	5
R572	Foot—tendodesis		3	147.00	4
	Repair of mallet finger				
U.V.C.	—closed			visit fees	
R574	—closed—using K Wire			49.50	4
R573	—operative	59.50	3	73.50	4
	Suture				
	Tenorrhaphy, tendon suture				
	Finger, hand, wrist, foot, ankle				
	Extensor tendon				
R578	—single	59.50	3	73.50	4
E580	—each subsequent — add to a maximum of 3 additional	18.20		22.75	
	Flexor tendon				
R585	—single		3	119.00	4
E581	—each subsequent, add to a maximum of 2 additional			49.50	
R588	Biceps, repair of rupture	94.50	4	119.00	4
R589	Achilles, patellar or quadriceps tendons		3	129.50	4

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	TENDON, TENDON SHEATHS, FASCIA—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Reconstruction					
Fascia and ligaments					
R484	Knee—introduction of synthetic anterior or posterior cruciate ligament system		6	\$322.00	6
R593	Shoulder, cuff tear—early repair		4	192.50	5
R594	—late repair		4	241.50	5
R595	—acromioplasty		4	147.00	5
Acromio, sternoclavicular — early repair—see Dislocations					
R596	—late repair		4	192.50	4
Elbow, wrist, ankle					
R597	—early repair—simple, one ligament		3	119.00	4
R547	—extensive and/or two or more ligaments		3	182.00	4
R598	—late repair—simple, one ligament		3	192.50	4
R548	—extensive and/or two or more ligaments		3	287.00	4
R599	Knee—early repair—simple, one ligament		3	214.80	4
R541	—extensive and/or two or more ligaments		3	287.00	4
R600	—late repair—simple, one ligament		3	279.10	4
R542	—extensive and/or two or more ligaments		3	364.00	4
R601	Metacarpophalangeal—early or late		3	94.50	4
R602	Pollicization		6	294.00	6
Note:	Terminal I-P joint—see Transplant of Tendon.				

EXTREMITIES

R605	Debridement and plastic repair of traumatically amputated extremities (see Preamble, part B, paragraph 27)	I.C.	I.C.	I.C.
R603	Digital reimplantation involving vascular and neuroanastomosis	8	697.80	8
R604	—revision of reimplanted digit (see Preamble, part B, paragraph 27)	I.C.	I.C.	I.C.

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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	EXTREMITIES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Amputation					
Note:	Badly infected wounds requiring later amputation, previous work to be claimed for, but usually on the basis of 50% additional to the amputation benefit if the amputation takes place within one month.				
Upper Extremity					
R606	Through phalanx	\$45.50		\$56.00	4
E582	—each additional	12.95		16.10	
R608	Through metacarpal or M-P joint	45.50		56.00	4
E583	—each additional			16.10	
R610	Trans-metacarpal amputation of index or little finger			80.50	4
R611	Of hand—through all metacarpals		3	105.00	4
R612	**At wrist		4	105.00	5
R613	**Through radius and ulna		4	133.00	5
R614	**At elbow		4	133.00	5
R615	**Through humerus		4	133.00	5
R616	**At shoulder		9	182.00	9
R617	Forequarter		10	266.00	15
Lower Extremity					
R618	Through phalanx	24.50	4	28.00	4
E584	—each additional			11.25	
R620	Through metatarsal or M-P joint	45.50	4	56.00	4
E585	—each additional			16.10	
R622	**Transmetatarsal		4	105.00	4
R623	**Symes		5	133.00	5
R624	**Through tibia and fibula		5	133.00	5
R625	**At knee—Gritti-Stokes or Callander		5	133.00	5
R626	**Through femur	105.00	5	133.00	5
R630	**At hip		10	210.00	10
R631	Hindquarter or hemipelvectomy		10	350.00	15

****Note:** For the supervision of the limb fitting and 6 months post-operative care, claim visit benefits. Amputation with immediate fitting to include supervision of final limb fitting — add 40% (E586).

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	NOSE	G.P.	Asst.*	Spec.	Anaes.*
Z299	E.U.G.A. of nasopharynx (I.O.P.)—i.e., when examining for primary tumour when secondary known—with or without biopsy			\$23.70	4
Z298	E.U.G.A. of nasopharynx (I.O.P.)— if only procedure performed			14.65	4
Z297	Insertion of prosthesis for nasal septal perforation (I.O.P.)			10.45	
Incision					
Z301	Drainage of abscess or haematoma of septum (I.O.P.)			19.50	4
Z302	Turbinectomy (I.O.P.)			33.45	4
Excision					
Nasal polyp, papilloma (I.O.P.)					
Z304	Local anaesthetic—single			9.75	
Z305	—multiple (unilateral)			14.65	
Z306	General anaesthetic—single			23.70	4
Z307	—multiple (unilateral)			33.45	4
Z308	—single choanal polyp, papilloma			33.45	4
Septum					
M012	Submucous resection including septoplasty	\$111.60		139.55	4
Note:	All procedures (including I.O.P.) connected with S.M.R. such as nasal polypectomy, septorhinoplasty, turbinectomy, ethmoidectomy, etc. — add 50% of other procedure charges.				
M013	Partial septorhinoplasty (excluding osteotomies)			209.30	7
M014	Septorhinoplasty			261.65	7
M019	—with autologous bone graft			366.30	7
Note:	M013, M014, M019—claims for these procedures require O.H.I.P. authorization. (See Surgical Preamble, paragraph (23)).				
R319	Bone graft—autologous		4	209.30	4
R320	—non-autologous—prosthetic implant ...		4	132.55	4
M015	Septodermoplasty			160.45	4
M016	Closure of septal perforation			160.45	4

*To the listed basic units for assistants and anaesthetists, add units for time-spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	NOSE—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
M017	Localization of cerebrospinal rhinorrhea (fluorescein injection)			\$48.80	4
M018	Narrowing operations or implant for atrophic rhinitis—unilateral			160.45	4
M020	Excision of choanal atresia Anterior nasal approach —uni or bilateral		4	209.30	4
M021	Puncture and insertion of tube only			52.30	4
M022	Transpalatal approach—uni or bilateral .. Biopsy (I.O.P.)		5	209.30	6
Z309	—local anaesthetic			9.75	
Z310	—general anaesthetic			19.50	4
Repair					
M028	Choanal atresia, uni or bilateral —dilation			29.65	4
M029	—repeat within 30 days			19.50	4
Removal of foreign body (I.O.P.)					
Z311	—simple			4.85	
Z312	—complicated, or involving general anaesthesia			24.40	4
Destruction					
Z313	Cauterization of turbinates (I.O.P.) unilateral or bilateral			19.50	4
Z300	Cryosurgery of turbinates (I.O.P.) unilateral or bilateral			33.45	4
Treatment of Epistaxis					
Z314	Cauterization of nasal septum—chemical or electrocautery (I.O.P.)			5.20	4
Z315	Anterior packing (I.O.P.)			6.25	4
Z316	Anterior and posterior packing only (I.O.P.)			19.50	4
M027	Ligation of external carotid artery		6	87.20	6
ACCESSORY NASAL SINUSES					
Antrum or sinus lavage (I.O.P.)					
Z317	Proetz displacement			3.10	
Z318	Local anaesthetic—unilateral			10.45	
Z319	General anaesthetic—unilateral or bilateral			19.50	4

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SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	ACCESSORY NASAL SINUSES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Sinusotomy, sinusostomy, sinusectomy as indicated				
M054	Maxillary, intranasal—unilateral		4	\$66.25	4
M055	—radical, Caldwell-Luc—unilateral (includes M054)		4	129.05	4
M056	Maxillectomy		7	314.00	10
	Frontal				
M057	—trephine and sinusectomy			91.70	4
M058	—radical			258.15	5
M059	—external fronto-ethmoidal with sphenoid if necessary		4	258.15	6
	Ethmoidal				
M060	—intranasal—unilateral			83.70	4
M023	—external—unilateral		4	209.30	4
M061	Sphenoidal—intranasal			108.15	4
M062	Vidian neurectomy—uni or bilateral		4	191.85	4
	Suture				
M066	Closure of antro-oral fistula —very simple			34.85	4
M067	—with Caldwell-Luc			184.90	5
M068	—with palatal flap			209.30	5
	LARYNX				
	Endoscopies (I.O.P.) (See Surgical Preamble, paragraph (30).)				
	Laryngoscopy				
Z321	Direct—with or without biopsy			33.45	6
Z322	—with removal of foreign body			62.80	6
Z323	—with removal of benign growth(s)			87.20	6
Z343	—with dilation of larynx and bronchoscopy			111.60	6
Z324	Indirect—with biopsy			19.50	6
Z325	—with simple removal of bone			9.75	6
E600	Using operating microscope—add to charges for laryngoscopy			22.75	
	Introduction				
M080	Injection of teflon for abductor paralysis			104.65	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	LARYNX—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Excision					
M081	Laryngectomy—total	6		\$341.90	13
M082	—partial (Laryngofissure)	6		209.30	8
M083	—with block dissection	6		443.10	16
M084	—hemilaryngectomy	6		314.00	9
M085	Arytenoidectomy	6		209.30	8
M086	Excision of benign growth(s)	4		104.65	6
Repair					
M090	Laryngoplasty (see Preamble, part B, paragraph 27)			I.C.	6
M091	Arytenoidopexy			209.30	8
TRACHEA AND BRONCHI					
Endoscopy (I.O.P.) (See surgical preamble item #30.)					
Bronchoscopy					
Z327	—with or without bronchial biopsy, suction or injection of contrast material			48.80	6
Z328	—with removal of foreign body			84.00	6
Z342	—segmental (all 18) with multiple concomitant random bronchial biopsies or brushings			94.50	6
Tracheo-bronchial toilet (I.O.P.)					
Z344	First procedure			19.50	
Z345	Subsequent procedures performed by same physician			9.75	
(Not to apply to (1) operating surgeons, (2) when respiratory unit benefits apply, or (3) within the first two hours post-operatively.)					
Z346	Transtracheal aspiration (I.O.P.)			10.45	
Incision					
Z741	Tracheostomy (I.O.P.)		3	59.30	5
U.V.C.	Change of tracheostomy tube — (other than operating surgeon)			visit fees	visit fees
Z738	Insertion of Montgomery "T" Tube — for tracheal or laryngo-tracheal stricture (may include bronchoscopy and dilatation) (I.O.P.)		4	73.25	8

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	TRACHEA AND BRONCHI—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Excision				
M102	Segmental resection of cervical trachea		9	\$418.65	10
M103	Resection of mediastinal trachea with either sternotomy or thoracotomy		9	628.00	13
	CHEST WALL AND MEDIASTINUM				
	Excision				
M105	Chest wall tumour involving ribs or cartilage with reconstruction of chest wall		9	233.25	9
M106	Mediastinal tumour		9	324.45	13
Z347	Anterior mediastinotomy—when sole procedure performed (I.O.P.)		3	101.15	6
M108	Resection of chest wall tumour (see Preamble, part B, paragraph 27)			I.C.	I.C.
	Endoscopies (I.O.P.)				
Z329	Mediastinoscopy			94.20	6
Z330	with bronchoscopy			118.60	
Z348	with bronchoscopy and mediastinotomy			170.95	
	Repair				
	Chest wall (see Preamble, part B, paragraph 27)				
M109	pleura—closed			I.C.	5
M110	—open			I.C.	13
	Surgical Collapse				
M111	Thoracoplasty—one stage		9	157.00	10
M112	Multi-stage—each		9	104.65	9
M113	Schede's operation		9	212.80	10
M114	Pneumolysis—intra pleural		5	97.65	5
M115	—extra pleural		5	153.50	5
M116	Apicolysis—extra fascial		5	153.50	5
M117	—extra pleural		5	153.50	5
Z742	Phrenicotomy (I.O.P.)		3	52.30	5
	LUNGS AND PLEURA				
	Introduction—Thoracentesis (I.O.P.)				
Z331	Aspiration for diagnostic sample			12.55	
Z332	Aspiration with therapeutic drainage with or without diagnostic sample			23.70	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	LUNGS AND PLEURA—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
E606	Administration of chemotherapy, add			\$4.85	
Z334	Lung lavage with or without bronchoscopy for pulmonary alveolar proteinosis			146.50	13
	Endoscopy (I.O.P.)				
Z335	Thoracoscopy or pleuroscopy			48.80	5
Z349	Transbronchial lung biopsy(s) including bronchoscopy (I.O.P.)			87.20	6
	Incision				
Z340	Biopsy of lung, needle (I.O.P.)			38.35	4
Z336	Biopsy of pleura, needle (I.O.P.)			20.90	4
	Thoracotomy				
Z341	Closed drainage (I.O.P.)	3		20.90	4
Z337	Rib resection for drainage (I.O.P.)	6		62.80	6
M133	Exploratory for removal of foreign body .	9		198.85	13
M137	Thoracotomy with or without biopsy	9		198.85	13
M134	Thoracotomy for post-operative haemorrhage	9		198.85	13
M132	Thoracotomy with repair of ruptured diaphragm	9		198.85	13
M135	Decortication of lung with muscle graft and closure of pleural fistula (see Preamble, part B, paragraph 27)	11		I.C.	15
M136	Intercostal drainage and talc poudrage	4		104.65	6
	Excision				
	Biopsy of pleura or lung				
Z338	peripheral or parietal (I.O.P.)	9		104.65	13
M138	hilar	9		209.30	13
M142	Pneumonectomy—complete	10		471.00	14
M143	Lobectomy—complete	10		471.00	13
M144	segmental resection	10		324.45	13
M145	wedge resection	10		223.25	13
M146	plus thoracoplasty or bronchial resection (see Preamble, part B, paragraph 27) ...	10		I.C.	13
M147	plus decortication (see Preamble, part B, paragraph 27)	12		I.C.	15
M148	Excision of broncho-pleural fistula (see Preamble, part B, paragraph 27) ...	10		I.C.	13
M149	Pleurectomy—pleural decortication	10		223.25	15
M150	Sleeve resection with lobectomy	10		523.35	13

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Note: The basic anaesthetic benefit for all cardiovascular surgery includes such procedures as C.V.P. line, Arterial line, taking arterial blood samples, doing blood gases and interpreting results.

Code		G.P.	Asst.*	Spec.	Anaes.*
R700	(a) with hypothermia and without bypass—basic fee for cardiovascular procedures ..				25
Note:	This code REPLACES PROCEDURAL BASIC code when hypothermia is used where basic is less than 25 units.				
E650	(b) pump bypass—extra to surgeon's fee ...			\$209.30	
R702	(bypass includes cannulating and decannulating heart or major vein, major artery, supervision of pump and pump run.) (anaesthetist see Preamble, part B, paragraph 32(i))				35
Z743	(c) circulatory assist device e.g. intra-aortic balloon (includes cannulation, post operative daily care and supervision) (I.O.P.)			157.00	5
Z744	(d) decannulation of circulatory assist device (I.O.P.)			62.80	5
Z751	(e) repositioning of intra-aortic balloon pump (no claim to be made for repositioning within 24 hours of original insertion)			62.80	5
E655	(f) re-operation for failed vascular grafts — for repair or replacement of existing prosthesis (more than one month after original operation) add to appropriate benefit			76.75	
Z759	(g) Removal of failed vascular graft (I.O.P.)—when sole procedure			76.75	6
E658	(h) re-operation involving open heart procedures with pump (more than one month after initial operation) add to appropriate benefit			76.75	
	(i) Preliminary diagnostic catheterization — extra to operative benefits. (see Diagnostic and Therapeutic Procedures)				

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	HEART AND PERICARDIUM	G.P.	Asst.*	Spec.	Anaes.*
	Cardiac massage				
	—closed (see Resuscitation on page 114.)				
R765	—open		13	\$111.60	13
R751	Implantation of epicardial electrode(s) plus implantation of pack		6	245.00	20
Z411	Replacement of pack (I.O.P.)		3	70.00	5
Z412	Replacement or repair of pacemaker lead (I.O.P.)		3	52.50	5
R766	Thoracotomy—with or without biopsy		9	198.85	13
R767	—for post-operative hemorrhage		9	198.85	13
Z401	Aspiration of pericardium (I.O.P.)			28.00	
R750	Open biopsy of pericardium and drainage (transthoracic or epigastric)		13	163.95	13
R748	Pericardiectomy—one side open		13	331.45	20
R749	—both sides open or sternal split		13	523.35	20
R712	Cardiotomy with exploration		18	268.65	20
R713	—with removal of foreign body		18	331.45	20
R714	—with removal of tumour		18	268.65	20
R920	Excision—ventricular tumour		18	362.85	35
R746	—ventricular aneurysm		18	488.45	35
R747	—aneurysm of sinus of Valsalva ...		18	439.60	35
R741	Coronary—endarterectomy		18	402.50	20
E651	—when done in conjunction with coronary artery repair, add			101.15	
R742	Coronary artery repair (aorto-coronary bypass graft)—one		18	490.00	20
R743	—two		18	654.50	20
R744	—three or more		18	770.00	20
E652	Implantation of internal mammary —done in conjunction with coronary artery repair, add			104.65	
R739	—sole procedure—single		18	399.00	20
R740	—double		18	490.00	20
	Ligation or division patent ductus				
R754	—infant or child		13	268.65	20
R755	—adolescent or adult		13	408.20	20
R757	Resection coarctation—infant		13	348.90	20
R756	—child		13	331.45	20
R758	—adolescent or adult ..		13	453.55	20

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SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	HEART AND PERICARDIUM—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
R759	Congenital heart procedures—e.g. Blalock, Glenn, Potts, Waterston		13	\$331.45	20
R763	Creation of ASD—by balloon septostomy ..		9	163.95	9
R762	—by thoractomy or Sterling Edwards		18	331.45	20
R715	Closure atrial septal defect: secundum		18	331.45	20
R716	—endocardial cushion and valve defect ...		18	523.35	20
R717	—with anomalous pulmonary venous drainage		18	439.60	35
R718	Closure of ventricular septal defect		18	439.60	35
	Repair				
	Total repair Tetralogy of Fallot				
R720	—with or without previous arterial shunt .		18	595.00	35
R722	Total anomalous pulmonary venous drainage		18	523.35	35
R723	Total correction transposition of great vessels		18	523.35	35
R921	Complete A-V canal		18	700.00	35
R922	Single ventricle		18	787.50	35
R923	Double outlet—right/left ventricle		18	700.00	35
R924	Double outlet ventricle with transposition ..		18	787.50	35
R925	Truncus arteriosus		18	787.50	35
R926	Interrupted aortic arch		18	700.00	35
R927	Aorto-pulmonary window		18	439.60	35
R928	R-V outflow tract with valve and tubular graft		18	490.00	35
R929	Debanding arterioplasty of pulmonary artery		18	439.60	35
R768	Pulmonary artery banding		13	268.65	20
R769	—with pressure studies by anaesthetist, extra/hour				5
R770	Correction of cor triatriatum		18	383.75	20
R771	Vascular ring		18	331.45	20
	VALVES				
R724	Pulmonary valvotomy		18	331.45	35
R725	Pulmonary valvotomy and infundibular resection		18	383.75	35
R726	Tricuspid valvotomy		18	355.85	20
R727	Tricuspid annuloplasty		18	331.45	20
R728	Tricuspid valve replacement		18	383.75	35
R729	Mitral valvotomy		18	362.85	20

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	VALVES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
R730	Mitral valvotomy—restenosis		18	\$418.65	20
R734	Mitral annuloplasty		18	439.60	20
R735	Mitral replacement		18	488.45	35
R930	Aortic valvoplasty		18	439.60	35
R736	Aortic valvotomy		18	355.85	20
R737	Aortic infundibular resection (ventriculomyotomy)		18	453.55	35
R738	Aortic valve replacement		18	535.50	35
Note:	Multivalvular replacement—(R728, R735, R738)—the benefit will be that for the major valve replaced plus 50% of the benefit for the additional valve or valves.				
ARTERIES					
Cannulation for infusion chemotherapy					
R775	—superficial temporal artery		3	52.50	4
R776	—hepatic artery		6	119.00	6
R777	—common iliac artery		6	94.50	6
R778	—carotid		5	73.50	5
R782	Gas embolization of peripheral arteries			22.75	
R760	Regional isolation perfusion—iliac		10	206.50	10
R761	—popliteal or axillary		7	161.00	10
R764	Exploration of major artery		6	139.55	I.C.
Incision					
Z402	Arteriotomy (I.O.P.)			55.80	4
Note:	Not allowed in addition to other major cardiovascular surgery when performed at same time.				
Repair—traumatic					
Lacerated major artery					
R790	—suture		4	139.55	4
R795	—patch angioplasty, interposition graft or bypass graft		10	268.65	10
Ligation					
R781	Ligation of artery—by region etc.*		3	55.80	I.C.*
R788	—internal maxillary artery (Caldwell Luc approach)		7	209.30	10
R789	—anterior ethmoid artery		6	87.20	6
R708	—internal iliac artery (uni or bilateral) ...		7	209.30	10

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	ARTERIES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Excision and/or Repair:				
Note:	Repair of artery implies either endarterectomy and/or by pass graft:				
R797	Glomectomy (Tumour of carotid body) —unilateral		6	\$104.65	6
Note:	For excision of glomus tumour see Z811 (page 240).				
R815	Arterioplasty with or without patch graft (other than listed below)	10		268.65	10
R792	Carotid—endarterectomy	7		334.90	10
R796	—carotid body tumour	6		334.90	10
R798	—aneurysm—reconstruction or excision with graft	10		348.90	10
	Aortic arch reconstruction				
R830	—Innominate	7		439.60	10
R831	—Subclavian	7		439.60	10
R832	—Vertebral	7		439.60	10
E659	—with thoracotomy, add	3		83.70	7
	Thoracic aorta aneurysm—repair or excision with graft				
R799	—ascending	10		523.30	20
R800	—arch	10		682.50	20
R801	—descending	10		418.65	20
R802	Abdominal aorta—aneurysm	10		488.45	17
R816	—plus unilateral common femoral repair ..	10		628.00	17
R817	—plus bilateral common femoral repair ..	10		732.65	17
R803	—plus implantation of major branch	10		523.30	17
R804	—ruptured	10		628.00	17
R818	—ruptured plus unilateral common femoral repair	10		697.80	17
R819	—ruptured plus bilateral common femoral repair	10		802.45	17
	Mesenteric or celiac artery repair				
R811	—aneurysm	10		209.30	10
R935	—removal of band only	10		209.30	10
Note:	Use R935 for excision of coeliac ganglion.				
R936	—endarterectomy or graft	10		439.60	10

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	ARTERIES—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Aorto-Iliac repair				
R783	—bifurcation repair only	10		\$439.60	17
R784	—plus unilateral common femoral repair .	10		593.10	17
R785	—plus bilateral common femoral repair ..	10		680.35	17
R814	—embolectomy or thrombectomy of bifurcation or graft	10		237.25	10
R805	Renal artery—aneurysm—reconstruction or excision with graft	10		425.65	10
R807	Splenic artery aneurysm—reconstruction or excision with graft	10		209.30	10
R786	Iliac repair	10		418.65	10
R937	Ilio-femoral bypass graft	10		383.75	10
R855	Common femoral/profunda femoris repair (when sole procedure performed)	10		286.05	10
R856	Extended profundoplasty (profunda femoris)	10		401.20	10
Note:	R856 involves dissection distal to 2nd or 3rd major branch of the profunda femoris artery.				
R933	Axillo-femoral or femoro-femoral graft	7		331.45	10
R934	Aorto-femoral unilateral graft	10		439.60	17
R808	Femoral aneurysm—reconstruction or excision with graft	7		279.10	10
	Femoro-popliteal endarterectomy and/ or bypass graft				
R791	—with saphenous vein	7		408.20	10
R794	—with prosthetic graft	7		394.25	10
	Femoro-anti./post. tibial endarterectomy and/or bypass graft,				
R787	with saphenous vein	7		443.10	10
R780	with prosthetic graft	7		401.20	10
R745	Insertion of Sparks mandril graft	3		104.65	4
R810	Popliteal aneurysm	7		383.75	10
	Peripheral arteries other than listed				
R812	—aneurysm	7		209.30	10
R813	—embolectomy or thrombectomy — artery or graft	7		160.45	10
	VEINS				
R827	Creation of A V fistula	4		147.00	6
R848	Erasure and coagulation	3		56.00	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	VEINS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Excision					
Resection of A V aneurysm or fistula with or without major graft					
R825	—major aneurysm by region*		10	\$490.00	I.C.*
R826	—minor aneurysm*		10	245.00	I.C.*
R847	Stasis ulcer and skin graft—per leg	\$87.50	3	108.50	5
R845	Stasis ulcer, multiple ligation and skin graft—per leg		5	181.40	5
E654	plus sympathectomy, add			84.00	
Ligation					
Z745	Saphenous (IOP)			24.50	4
Z746	Femoral (IOP)		3	38.50	4
Z747	Popliteal (IOP)		3	38.50	4
Z748	Internal jugular (IOP)		5	77.00	5
R839	Internal iliac		6	200.00	10
R834	I.V.C.—transabdominal		6	219.80	10
R838	—transvenous		6	111.60	10
Note:	Use R838 for insertion Mobin Uddin Umbrella Filter.				
Ligation, Avulsion, Electrocoagulation					
R837	Multiple	69.75	4	87.20	4
E656	—plus stripping, add			48.80	1
R844	And/or stripping—recurrent varicose veins		5	184.90	5
R842	Extra fascial and sub-fascial incompetent perforators by full fascial technique	146.50	5	184.90	6
E653	plus stripping add			62.80	
Repair					
R820	Lacerated major vein		4	108.15	4
R835	SVC bypass graft		7	383.75	17
R836	Pulmonary embolectomy		18	436.10	20
R828	Ilio-femoral thrombectomy with or without femoral vein ligation		10	219.80	10
E657	plus I.V.C. ligation, add			219.80	
Anastomosis					
R822	Porto-caval		10	436.10	10
R823	Spleno-renal—abdominal approach		10	488.45	10
R821	—transthoracic approach		10	488.45	13
R824	Meso-caval		10	448.00	10
R846	Micro lympholympho or lymphovenous anastomosis		7	348.90	7

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE HAEMIC AND LYMPHATIC SYSTEMS

Code	SPLEEN AND MARROW	G.P.	Asst.*	Spec.	Anaes.*
	Incision (I.O.P.)				
Z404	Splenic puncture and aspiration			\$ 41.85	4
	Bone marrow—aspiration and/or interpretation (see Diagnostic and Therapeutic Procedures)			31.40	4
Z408	Bone marrow biopsy (needle)				
Note:	May not be allowed with Z403 (Not the same as Z403.)				
	Excision				
R905	Splenectomy	\$195.35	6	244.20	7
	LYMPH CHANNELS				
	Excision				
R907	Cystic hygroma—unilateral		4	170.95	6
	Anastomosis				
R846	Micro lympholympho or lymphovenous anastomosis		7	348.90	7
	LYMPH NODES				
	Incision				
Z410	Drainage of sub-fascial abscess (I.O.P.)			38.35	4
	Excision				
R910	Neck—limited e.g. sub mandibular supra omohyoid		6	115.10	6
R911	—radical		6	307.00	8
R912	Ileinguinal, radical resection		6	244.20	8
	Axillary or inguinal nodes				
R913	—radical resection		4	184.90	4
R914	—limited resection		4	97.65	4
Z405	Biopsy—cervical, axillary, inguinal (I.O.P.)	24.50		31.40	4
Z406	—scalene (I.O.P.)	48.80	4	62.80	4
Z578	—multiple para-aortic lymph nodes (I.O.P.)			38.35	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	MOUTH	G.P.	Asst.*	Spec.	Anaes.*
	Incision				
S001	Drainage of Ludwig's Angina, complete care			\$ 55.80	5
Z501	Biopsy (I.O.P.)			18.80	4
	Excision				
Z502	Simple excision of lesion (I.O.P.)		3	20.90	4
S004	Excision of ranula	\$69.75	3	87.20	4
S003	Excision of intra-oral tumour (greater than 2.0 cm average diameter) ...		4	122.10	6
S005	Floor of mouth, mandible and ipsilateral glands of neck for oropharyngeal carcinoma (commando procedure.)		10	397.70	12
	 Cryosurgery for treatment of pre- malignant or malignant lesion(s) of oral cavity or sinuses				
S050	—minor—initial			48.80	4
S051	—repeat within 30 days			24.40	4
S052	—intermediate—initial			122.10	4
S053	—repeat within 30 days ...			61.05	4
S054	—major—initial			170.95	6
S055	—repeat within 30 days			85.45	6
	LIPS				
	Incision				
Z503	Biopsy (I.O.P.)			9.75	4
	Excision				
S011	Wedge resection of lip —vermilion		3	41.85	4
S010	Wedge resection of lip with plastic repair		3	129.05	4
Z504	Excision of lesion (I.O.P.)	24.50	3	31.40	4
S012	Lip shave—vermilionectomy		3	104.65	4
	Repair				
S013	Hare lip—unilateral		6	181.40	8
S014	Reconstruction with lip switch flap		6	233.75	8

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	LIPS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
S015	Complex reconstruction or revision of previous repair (see Preamble, part B, paragraph 27)			I.C.	I.C.
TONGUE					
Incision					
Z505	Biopsy (I.O.P.)			\$ 14.65	4
Z111	Tongue tie, release of — (I.O.P.) infant			7.65	
Z112	child or adolescent —local anaesthetic			7.65	
Z113	—general anaesthetic			27.90	4
Excision					
S018	Glossectomy—partial	6		104.65	8
S019	—complete	6		160.45	8
Z109	Wedge excision of lesion (IOP)			35.00	4
Repair					
S020	Glossoplasty		4	76.75	4
Suture					
S021	Extensive laceration (see Preamble, part B, paragraph 27)		4	I.C.	I.C.
	Minor laceration—see Skin.				
TEETH AND GUMS					
Incision					
Z506	Drainage of alveolar abscess, general anaesthetic (I.O.P.)			19.50	4
Excision					
S023	Extraction of tooth—single			9.75	4
E700	—each additional tooth			5.55	
S028	Dentigerous cyst		4	41.85	4
S900	Basic units for anaesthesia with any unlisted dental surgical procedure performed by a dental or oral surgeon (see page 251.)				I.C.
PALATE AND UVULA					
Incision					
Z507	Palate abscess (I.O.P.)			19.50	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	PALATE AND UVULA—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
S031	Fenestration of palate for radiotherapy				4
Z508	Biopsy of palate (I.O.P.)			\$14.65	4
Excision					
Z509	Uvulectomy or biopsy of local lesion (I.O.P.)			14.65	4
Repair					
S034	Cleft palate	6		184.90	8
S035	Removal of sutures				4
S032	Bone graft to palate	6		184.90	8
Closure of fistula					
S030	—anterior alveolar	4		87.20	4
S033	—palate	6		146.50	6
SALIVARY GLANDS AND DUCTS					
Incision					
Z500	Sialolithotomy (I.O.P.)				
	—local anaesthetic			34.85	
Z521	—general anaesthetic	3		59.30	4
Z510	Biopsy (I.O.P.)	3		24.40	4
Excision					
S042	Submaxillary gland	4		146.50	4
S043	Parotid gland—total (with preservation of facial nerve)	6		348.90	8
S044	—total (without preservation of facial nerve)	6		261.65	8
S045	—subtotal (with preservation of facial nerve)	6		296.55	7
S047	—repeat subtotal (with preservation of facial nerve)	6		348.90	7
S046	—subtotal (without preservation of facial nerve)	6		230.25	6
Z522	Excision small tumour (I.O.P.)	4		24.40	4
Repair					
S049	Plastic repair of duct	4		115.10	4
Z511	Dilation of duct (I.O.P.)			17.40	4
Probing					
Z512	Duct (I.O.P.)			6.25	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	PHARYNX, ADENOIDS AND TONSILS	G.P.	Asst.*	Spec.	Anaes.*
Incision					
Z513	Drainage of retropharyngeal, intra-oral or peri-tonsillar abscess (I.O.P.)			\$ 24.40	4
S056	lateral pharyngeal		3	87.20	4
Z514	Biopsy of pharynx (I.O.P.)			17.40	4
Excision					
S002	Excision of parapharyngeal space lesions (with mobilization of parotid gland)		4	296.55	8
S067	Pharyngectomy—trans-hyoid or lateral		8	320.95	11
S068	Pharyngo-laryngectomy		8	432.60	14
S058	Branchial—cyst		4	146.50	4
S059	—sinus		4	191.85	4
S060	—fistula		4	209.30	5
S061	Thyroglossal duct, cyst, sinus or fistula		4	174.45	4
S062	Recurrent procedure		4	230.25	4
S063	Tonsillectomy—Child	\$48.80		62.80	4
S064	—Adolescent or adult	62.80		80.20	4
Tonsillectomy and Adenoidectomy — Same benefits as Tonsillectomy.					
S065	Adenoidectomy—Child or Adult	34.85		41.95	4
Secondary suture following T and A (see notes).					
S070	Note (1) Where a consultation and assistance is required by the operating surgeon to control post-operative tonsillar haemorrhage, the second surgeon should claim			25.10	4
E701	Note (2) When haemorrhage occurs more than 72 hours after initial procedure and is treated by operating surgeon, add			25.10	4
Repair					
S069	Pharyngoplasty		8	184.90	8

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	OESOPHAGUS	G.P.	Asst.*	Spec.	Anaes.*
Note: For procedures on the Oesophagus, the following basic units for assistants and anaesthetists will apply except if a basic benefit is listed:					
S073	Cervical approach		6		7
S074	Thoracic approach		10		13
S075	Abdominal approach		7		8
Endoscopies (I.O.P.)					
Z515	Oesophagoscopy, with or without biopsy			\$ 45.50	4
Z516	with removal of foreign body			70.00	4
Z517	Oesophagoscopy with injection of varices—initial			84.00	4
Z518	—subsequent within 30 days			59.50	4
Z519	Oesophagoscopy with dilation			84.00	4
Z520	Oesophago-bronchoscopy with or without biopsy			70.00	6
Z567	Subsequent procedure (within three months following previous endoscopic procedure)			45.50	6
Z399	Oesophagoscopy, gastroscopy with or without duodenoscopy			70.00	6
Z568	Subsequent procedure (within three months following previous endoscopic procedure)			45.50	4
E702	—with multiple (3 or more) biopsies of specific lesion, add			9.00	
E703	—With snare polypectomy, add			31.50	
Incision					
Oesophagostomy					
S084	Cervical—adult			104.65	
S085	—neonatal			157.00	
S086	Thoracic			157.00	
Intrathoracic oesophagus tube					
S082	—via laparotomy			209.30	
S083	—via oesophagoscope (includes Z519)			157.00	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	OESOPHAGUS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Excision				
S087	Intrathoracic diverticulum			\$254.65	
S088	Crico pharyngeal diverticulum or crico pharyngeal myotomy			209.30	
S089	Partial oesophageal resection and reconstruction (including intestinal transposition)			530.30	17
S090	Total thoracic oesophageal resection			446.55	13
E730	with reconstruction, add			265.15	4
	Repair				
S161	Heller procedure			293.05	
S100	Total thoracic oesophageal myotomy when sole procedure performed			366.30	
S091	Oesophageal hiatus hernia — abdominal or transthoracic approach with or without fundal plication			279.10	
S092	—recurrent			348.90	
E744	—with gastroplasty, add (to S091 or S092)			55.80	
E742	—When S091 or S092 with or without gastroplasty is done in conjunction with any other abdominal or thoracic procedure, add E742 (instead of S091 or S092)			104.65	
S095	Oesophageal stricture (Thal) — may include oesophageal hiatus hernia repair with or without gastroplasty			334.90	
S096	Ruptured oesophagus			244.20	
S097	Oesophago-gastrostomy			265.15	
S098	Oesophageal bypass, neck to abdomen			432.60	
	Suture				
S102	Closure of oesophago- tracheal fistula			320.95	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	OESOPHAGUS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Dilation of Oesophagus (I.O.P.) (May not be claimed with Z519.)				
Z529	Passive (bougie) — initial session			\$ 21.95	
Z530	— repeat session (within three months following previous dilation)			11.15	
Z525	Pneumatic			59.30	
Z523	With rigid dilators guided over a string or wire			29.65	
Z531	Repeat dilations during the same admission			16.70	
	STOMACH				
	Endoscopies (I.O.P.)				
Z527	Gastroscopy (with or without biopsy or photography)			45.50	4
Z547	Gastroscopy with removal of foreign body			63.00	4
Z528	Subsequent (within three months following previous gastroscopy)			38.50	4
	Incision				
S116	Gastrotomy — with removal of tumour or foreign body		6	150.00	7
E731	— with suture of bleeding peptic ulcer, add			41.85	2
S117	Pyloromyotomy (Ramstedt's)		5	153.50	10
S118	Gastrotomy		6	122.10	7
E707	— when done with another intra- abdominal procedure			31.40	
	Excision				
	Biopsy — (Incisional)				
Z526	—by gastrotomy (I.O.P.)			36.60	
Z533	—by intubation (I.O.P.)			17.40	
	Gastrectomy				
S122	Wedge resection for ulcer		7	170.95	7
E708	Plus vagotomy, add			41.85	
E713	After previous partial gastrectomy, add			69.75	
S123	Partial or subtotal — distal	\$254.65	7	317.45	8
S125	— proximal		7	348.90	8
E708	Plus vagotomy, add			41.85	
E709	Plus cholecystectomy, add			52.30	
E711	After previous gastro-enterostomy, add			52.30	

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SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	STOMACH—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
E712	After previous vagotomy and pyloroplasty, add			\$ 52.30	
E713	After previous partial gastrectomy, add			69.75	
S128	Total gastrectomy		7	457.05	9
S131	Vagotomy — truncal or selective	\$150.00	7	184.90	7
S124	— highly selective (as sole procedure without pyloroplasty or gastroenterostomy being claimed)		7	244.20	7
S121	Transabdominal vagotomy after previous vagotomy		7	209.30	7
S120	Gastric bypass		7	314.00	7
Repair					
S132	Pyloroplasty		7	170.95	7
S133	Pyloroplasty and vagotomy	212.80	7	265.15	7
S137	Pyloroplasty or gastroenterostomy plus vagotomy and cholecystectomy		7	317.45	8
E721	With choledochotomy, add	48.80		59.30	
S134	Gastroduodenostomy or gastrojejunostomy		7	170.95	7
E716	Either of above plus vagotomy add	70.00		87.20	
E711	after previous gastroenterostomy, add			52.30	
E721	With choledochotomy, add	48.80		59.30	1
Suture					
S138	Closure of gastrostomy or other external fistula of stomach		5	146.50	6
S139	Gastrorrhapy (for perforated ulcer or wound)	122.10	6	153.50	7
S140	Closure of gastrocolic fistula		7	293.05	7
Introduction					
Z534	Gastric Cooling (I.O.P.) — ice water lavage of stomach			14.00	
Z532	Gastric Cooling (I.O.P.) — oesophagogastric balloon, with alcohol coolant continuously recirculated			49.00	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	INTESTINES (EXCEPT RECTUM)	G.P.	Asst.*	Spec.	Anaes.*
	Endoscopies (I.O.P.)				
Z560	Duodenoscopy (not allowed if Z399 performed on same patient within three months)			\$ 59.50	4
Z561	with cannulation of pancreatic and/or common bile duct (see also code Z558, page 209)			126.00	4
Z749	Subsequent procedure (within three months following previous endoscopic procedure)			45.50	4
Z555	Colonoscopy — of descending colon			69.75	4
E740	— of transverse colon, add			19.15	
E741	— of ascending colon, add			12.20	
E717	— if biopsy (one or more), add			15.35	
Z535	Sigmoidoscopy			19.15	4
Z536	with biopsy			23.70	4
Z524	with anoscopy (separate instrumentation)			20.90	4
E746	When Z535, Z536 or Z524 rendered in private office, add			0.70	
	Incision				
	Enterotomy				
S149	Ileostomy	6		184.90	7
S150	Small intestine — including excision of polypi or biopsy	6		184.90	7
S151	Insertion of feeding enterostomy	6		146.50	7
E737	— when done with another intra-abdominal procedure			38.35	
S154	Large intestine — including excision of polypi	6		184.90	7
S155	Colonoscopy with laparotomy	6		170.95	7
S156	Exteriorization of intestine (Mickulicz)	6		170.95	6
S157	Colostomy	6		184.90	6
S158	Caecostomy	6		139.55	6
S160	Entero-enterostomy	6		184.90	7
	Excision				
Z537	Biopsy by intubation (I.O.P.)			41.85	4
S162	Local excision of lesion of intestine	6		170.95	7
Z750	Resection of exteriorized intestine (I.O.P.)	6		38.35	6

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SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	INTESTINES (EXCEPT RECTUM)—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Resection with anastomosis				
	Small intestine				
S164	duodenum		6	\$279.10	7
S165	other	\$209.30	6	261.65	7
	Small and large intestine				
S166	terminal ileum, caecum and ascending colon	244.20	7	307.00	7
S167	Large intestine — any portion	244.20	7	307.00	7
S168	Ileostomy, subtotal colectomy		7	418.65	7
E738	— with Kock ileostomy, add			90.70	
S169	Total colectomy with ileo-rectal anastomosis		9	488.45	9
S170	Ileostomy plus total colectomy plus abdomino-perineal resection		9	568.70	10
E738	—with Kock ileostomy, add			90.70	
S173	2-Surgeon team—abdominal		9	488.45	10
S174	—perineal			139.55	
E718	Bowel resection following previous resection with anastomosis, or following S217, S213, S214 or S215, add			69.75	
S188	Bowel resection without anastomosis (colostomy and mucous fistula)		6	268.65	6
S189	Intestinal bypass for morbid obesity		7	314.00	8
Z570	Fulguration of polyp through colonoscope (I.O.P.) (May be allowed in addition to colonoscopy)			26.50	4
E719	—each additional polyp, add — (maximum of 4 additional polyps)			13.25	
Z571	Excision of polyp through colonoscope (I.O.P.) (may be allowed in addition to colonoscopy)			80.20	4
E720	—each additional polyp, add — (maximum of 2 additional polyps)			40.10	
	Intestinal Obstruction — one stage (if staged procedure, refer to Surgical Preamble, paragraph (8)).				
S175	Without resection		6	233.75	6
S176	With entero-enterostomy		6	289.55	7
S177	With resection		6	341.90	7
S178	Intestinal atresia (newborn)		6	341.90	7
S179	Meconium ileus		6	341.90	7

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	INTESTINES (EXCEPT RECTUM)—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Repair					
Revision of ileostomy or colostomy					
S181	—skin level		5	\$ 59.30	5
S182	—full thickness		6	170.95	6
S192	Revision of Kock ileostomy pouch		6	170.95	6
S193	Revision of standard ileostomy into Kock ileostomy pouch		6	293.05	7
S183	Caecopexy or sigmoidopexy when sole procedure performed		5	115.10	6
Suture					
S184	Suture of intestine		6	157.00	6
E721	with choledochotomy, add	\$48.80		59.30	1
Closure of colostomy or enterostomy					
S185	—with resection and anastomosis		6	184.90	7
S186	—without resection		5	146.50	6
S187	Plication of small intestine for adhesions		6	265.15	7
Note:	For division or removal of adhesions only use S312.				
Manipulation (I.O.P.)					
Z538	Reduction of prolapse			12.55	4
Z539	Dilation of enterostomy, colostomy, etc.			12.55	4
Z540	Intubation of small intestine (therapeutic or diagnostic) with or without fluoroscopy			29.30	
E732	with biopsy, add			9.75	
MECKEL'S DIVERTICULUM AND THE MESENTERY					
Excision					
S194	Meckel's diverticulum		5	146.50	6
S195	Local excision of lesion		5	125.60	6
S199	Resection of mesentery		5	146.50	6
APPENDIX					
Incision					
S204	Drainage of abscess, complete care	94.20	5	118.60	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	APPENDIX—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Excision				
S205	Appendectomy	\$104.65	5	\$132.55	6
S206	—with gross perforation and peritonitis	153.50	5	191.85	6
	RECTUM				
	Incision				
	Proctotomy				
S210	—with exploration		4	55.80	4
S211	—with decompression (imperforate anus)		4	55.80	4
S212	—with drainage (perirectal abscess)		4	55.80	4
	Excision				
	Proctectomy				
S213	Anterior resection or proctosigmoidectomy (anastomosis below peritoneal reflection)		8	383.75	8
S214	Abdomino-perineal resection or pull through		8	471.00	10
	Two surgeon team				
S215	abdominal surgeon		8	383.75	10
S216	perineal surgeon			139.55	
S217	Hartmann procedure		8	314.00	9
S218	Colon reconstruction following Hartmann procedure		8	383.75	8
Z752	Biopsy(s) of rectosigmoid for Hirschsprung's disease (I.O.P.)		3	41.85	4
S222	Presacral or trans-sacral proctotomy and excision of lesion		4	170.95	6
Z572	Electrocoagulation and/or excision of rectal carcinoma (I.O.P.)				
	—initial		3	73.25	4
Z573	—repeat within 30 days		3	41.85	4
	Polyps or tumours of rectum or sigmoid (max. — 2 polyps any size or technique) (I.O.P.)				
Z753	—electrocoagulation — base under 2 cm ...			12.20	4
Z754	—excision — base under 2 cm		3	41.85	4
Z755	—electrocoagulation or excision base over 2 cm		3	73.25	4
Note:	For fulguration or excision of tumours through the colonoscope use codes Z570, Z571.				

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	RECTUM—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Repair					
S223	Anastomosis of rectum		4	\$244.20	6
S224	Proctostomy		4	146.50	4
Rectal prolapse					
S225	Excision of mucus membrane		3	118.60	4
S226	Perineal repair, major		4	184.90	4
S227	Abdominal approach		6	279.10	8
S228	Insertion of Thiersh wire		3	94.20	4
Suture					
S229	Suture of rectum, trauma —external approach		4	118.60	4
Closure of fistula					
S231	Recto vaginal (any repair)		4	184.90	6
S525	Recto vesical		5	219.80	6
Manipulation (I.O.P.)					
Z541	Dilation, and/or disimpaction or removal of foreign body under general anaesthetic (when sole procedure performed)			27.90	4
Z756	Fecal disimpaction — no anaesthetic			17.40	
OPERATIONS ON THE ANUS					
Endoscopy					
Z543	Anoscopy (proctoscopy) (I.O.P.)			3.60	
Incision					
Z544	Biopsy (I.O.P.)			17.40	4
Z545	Thrombosed haemorrhoid(s) (I.O.P.)			13.25	4
S241	Sphincterotomy		3	48.80	4
S242	—with excision of fissure		3	87.20	4
Excision					
S246	Excision of fissure	\$48.80	3	62.80	4
S247	Haemorrhoidectomy, with or without sigmoidoscopy or repair of fissure	94.20	3	118.60	4
Note:	Includes dilation/injection of anal sphincter and removal of anal polyp.				
Z565	Complete haemorrhoidectomy using cryotherapy and/or Barron ligation(s) including rectal dilation (I.O.P.)			45.35	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	OPERATIONS ON THE ANUS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Z546	Barron ligation(s) (I.O.P.) (not to exceed 5 in any one year)			\$13.95	
Z566	Barron ligation(s) plus cryotherapy (I.O.P.) (not to exceed 5 in any one year) .			16.70	
S249	Local excision for malignancy		3	87.20	4
Z757	Excision of benign anal lesion(s) (I.O.P.)		3	19.85	4
S251	Fistula-in-ano	\$94.20	3	118.60	4
S252	Perineal pull through for imperforate anus		3	87.20	4
S253	Transplantation of ectopic anus		7	226.75	7
Introduction					
Z575	Haemorrhoid injections (I.O.P.) (Maximum 5 in any one year)			13.95	
Z576	Injections for anal fissure (I.O.P.)			17.40	4
Repair					
S256	Excision of scar, for stenosis		3	73.25	4
S257	Anoplasty, for stenosis		4	146.50	4
S258	Repair of anal sphincter		4	146.50	4
S259	Repair of anal sphincter and ano-rectal ring		4	170.95	4
Destruction (I.O.P.)					
Z548	Cauterization of fissure			16.80	4
	Fulguration of condylomata				
Z549	—local anaesthetic			16.80	
Z758	—general anaesthetic		3	40.45	4
Manipulation					
Z550	Dilation of anal sphincter (I.O.P.)			5.90	4
S248	Peter Lord procedure (includes sigmoidoscopy and dilation of anus)			45.50	4
LIVER					
Incision					
Z554	Biopsy, incisional (I.O.P.)			33.10	
Z551	Biopsy, needle (I.O.P.)			33.10	4
Excision					
Hepatectomy					
S269	Local excision of lesion		7	170.95	7
S275	Partial lobectomy		8	293.05	8

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	LIVER—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
S270	Left lateral segmental excision (through falciform ligament)		12	\$457.05	12
S271	Extended right lobectomy (through falciform ligament)		12	662.90	12
S267	Complete left or right lobectomy (through gallbladder fossa)		12	662.90	12
S272	Laparotomy, cholangiogram and biopsy (neonatal jaundice)		6	184.90	6
Repair					
S273	Marsupialization of cyst or abscess		7	170.95	7
BILIARY TRACT—no extra benefit for cholangiogram, (see also Surgical Preamble, Paragraph (48)) Endoscopy (I.O.P.)—to include examination of stomach and duodenum (ie. not to be claimed with Z561)					
Z558	Manipulation and/or removal of common bile duct stones with or without sphincterotomy (see also code Z561, page 203)			153.50	5
Z559	Subsequent procedure (within three months following previous endoscopic procedure)			70.00	5
Incision					
Z562	Biliary duct calculus manipulation and/or removal via T-tube tract (I.O.P.)— when sole procedure performed			45.50	7
S278	Cholecystostomy	\$146.50	7	184.90	7
S276	Choledochotomy		7	261.65	7
S279	Choledochotomy (previous cholecystectomy)		7	376.80	8
S280	Transduodenal sphincterotomy and choledochotomy (previous cholecystectomy)		7	437.60	9
S281	Choledochoduodenostomy or choledochoenterostomy		7	338.40	9
S282	Cholecystogastrostomy		7	223.25	7
S283	Cholecystoenterostomy		7	223.25	7
S284	Hepatic choledochoenterostomy		7	348.90	9

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	BILIARY TRACT—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Excision					
S287	Cholecystectomy	\$209.30	7	\$261.65	7
E721	—with choledochotomy, add	48.80		59.30	1
E722	—with transduodenal sphincterotomy, add			66.25	1
S291	Choledochectomy		7	369.80	8
Repair					
S292	Common duct stricture		7	411.70	10
S293	Biliary duct atresia, infant (see Preamble, Part B, paragraph 27)		8	I.C.	12
PANCREAS					
Z762	Biopsy, needle (I.O.P.)			41.85	
Incision					
Z577	Biopsy, incisional (I.O.P.)			59.30	7
S297	Pancreatotomy		7	170.95	7
Excision					
Pancreatectomy					
S298	Complete		9	533.80	11
S299	Partial — Resection of head		9	533.80	11
S300	“Whipple type” operation		9	533.80	15
S301	Local excision of lesion		8	233.75	8
S302	Islet cell tumour		9	348.90	10
S309	Resection of entire body and tail of pancreas, spleen		9	348.90	11
S303	Excision pancreatic cyst		8	251.20	8
Repair					
S305	Pancreatic — cystogastrostomy	181.40	7	226.75	7
S306	cystoduodenostomy		8	226.75	8
S307	cystojejunostomy		8	226.75	8
S308	Marsupialization of cyst		7	170.95	7
S304	Anastomosis of body and tail of pancreas to intestine (Puestow operation)		9	348.90	10
ABDOMEN, PERITONEUM AND OMENTUM					
Paracentesis (I.O.P.)					
Z590	Aspiration for diagnostic sample			12.55	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	ABDOMEN, PERITONEUM AND OMENTUM—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Z591	Aspiration with therapeutic drainage with or without diagnostic sample			\$23.70	4
E724	Administration of chemotherapy, add			4.85	
Z763	Paracentesis with lavage for diagnosis (I.O.P.)			19.15	4
	Incision				
Z563	Needle biopsy of peritoneum (I.O.P.)			19.15	
Z564	Open lavage of peritoneal cavity for diagnosis without manual exploration of peritoneal cavity (I.O.P.)			38.50	4
S312	Laparotomy, with or without biopsy (except biopsies of stomach, liver, pancreas and multiple para-aortic lymph nodes)	\$104.65	6	132.55	6
Note:	Use for division or removal of adhesions.				
S310	Laparotomy, with insertion of tubes and post-operative continuous peritoneal lavage		6	170.95	6
Note:	S312, S310 may not be claimed with other intra-abdominal procedures (except for I.O.P.)				
S321	Laparotomy for acute trauma		6	157.00	6
E733	with repair of intestine, single—add			73.25	3
E734	multiple or with resection, add			97.65	3
E735	with splenectomy, add		2	146.50	3
E736	with repair of lacerated liver, add		2	97.65	3
E739	with repair of diaphragm, add		2	59.30	2
	Peritoneal abscess				
S313	Subphrenic		7	184.90	7
S314	Abdominal		6	118.60	6
Z569	Pelvic abscess, incision drainage — rectal or vaginal approach (I.O.P.)			59.30	4
Z574	Removal of infected sutures from abdominal wall or re-exploration of wound for bleeding — general anaesthetic (I.O.P.)		4	45.35	4
S311	Umbilical vein intra-abdominal dissection and catheterization (for newborn see pg. 110)		6	115.10	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	ABDOMEN, PERITONEUM AND OMENTUM—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
S320	Insertion of antabuse into abdominal wall			\$27.90	
	Insertion of peritoneo — jugular shunt for ascites				
S203	—primary	7		146.50	7
S209	—revision within 30 days	7		97.65	7
	Excision				
S316	Excision of full thickness abdominal wall tumour and primary closure (see Preamble, part B, paragraph 27)			I.C.	6
S317	Umbilectomy—plastic	4		59.30	4
S318	Panniculectomy/lipectomy (requires O.H.I.P. authorization (see Surgical Preamble, paragraph (23))	6		212.80	6
S319	Mesenteric cyst	6		163.95	6
	Endoscopy				
	Peritoneoscopy or laparoscopy (I.O.P.)				
Z552	—without biopsy	\$48.80		59.30	4
Z553	—with biopsy and/or lysis of adhesions and/or removal of foreign body	62.80		76.75	4
	Repair				
S325	Omentopexy, sole operative procedure		6	118.60	6
	Herniotomy				
	Inguinal or Femoral—single, with or without hydrocoele repair				
S326	—infants and children	111.60	4	139.55	4
S324	—adolescents and adults	122.10	4	153.50	4
S328	Unilateral with exploration of other side, infants and children	136.05	4	170.95	4
	Strangulated or incarcerated				
S329	—without resection of bowel	153.50	4	191.85	4
S330	—with resection of bowel		6	341.90	7
S331	Inguinal and Femoral same side	157.00	4	195.35	4
S332	Umbilical—Adolescent or adult	122.10	4	153.50	4
S333	—Child (operative)	90.70	4	115.10	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	ABDOMEN, PERITONEUM AND OMENTUM—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Omphalocoele and gastrochisis				
S334	—one stage—repair		7	\$184.90	7
	multiple staged—repair				
S335	(a) Gross method or Silon mesh		7	184.90	7
S336	(b) second stage repair (completion of abdominal wall closure)		7	184.90	7
	Diaphragmatic/morgagni, other than oesophageal hernia				
S337	One stage procedure—trans-abdominal ...		7	251.20	9
S338	Trans-thoracic		9	251.20	13
S339	Second stage and abdominal closure		4	146.50	9
S340	Ventral—post-operative	\$146.50	6	184.90	6
S344	Massive incisional hernia		6	209.30	6
E725	Recurrent—all types, excepting diaphragmatic, add	35.00	2	45.30	2
E726	Repeat recurrent inguinal hernia (more than 2 repairs), add to S324, S326, S329, S330 or S331		2	80.20	2
S342	Epigastric	94.20	4	118.60	4
E727	Hydrocoele—extra—applicable to adults only	24.50		31.40	
	Suture				
S343	Secondary closure for evisceration	111.60	6	139.55	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM

OPERATIONS ON THE URINARY SYSTEM

Code	KIDNEY AND PERINEPHRIUM	G.P.	Asst.*	Spec.	Anaes.*
	Incision				
Z601	Renal biopsy(s), unilateral, needle (I.O.P.) . . .			\$40.80	4
S401	Drainage of kidney abscess	7		160.45	7
S402	Drainage of perinephric abscess	7		104.65	7
S403	Exploration of renal and peri-renal tissues (with or without biopsy or unroofing of cyst)	7		174.45	7
Note:	Use for open renal biopsy.				
	Nephrotomy				
S404	—with drainage—nephrostomy—when sole operative procedure	7		174.45	7
S405	—with removal of calculus	7		230.25	7
Z600	—change of nephrostomy tube (I.O.P.) . . .			16.35	
S406	Transection of aberrant renal vessels	7		184.90	7
S407	Pyelotomy—with drainage	7		184.90	7
S408	—with removal of calculus	7		212.80	7
S409	—with diversion of urine	7		226.75	7
	Excision				
S410	Calycectomy with diversion of urine	7		244.20	7
S411	Partial or hemi-nephrectomy	7		261.75	7
S423	Partial or hemi-nephrectomy with total ureterectomy	7		282.60	7
	Nephrectomy				
S412	—ectopic kidney	7		226.75	7
S413	—lumbar	7		226.75	7
S414	—secondary	7		251.20	7
S415	—transperitoneal	7		251.20	7
S416	—thoraco-abdominal or radical nephrectomy	9		327.95	13
S417	—with gland dissection	9		341.90	13
S418	—with incision and repair of inferior vena cava for removal of tumour thrombus (see Preamble, part B, paragraph 27)	I.C.		I.C.	I.C.
S419	Nephro-ureterectomy, total, without resection of uretero-vesical junction	7		251.20	10
S420	Nephro-ureterectomy, total, with resection of uretero-vesical junction	7		286.05	10
S421	Excision of stenosed renal artery with reimplantation or homograft	7		376.80	15

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code	KIDNEY AND PERINEPHRIUM—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Repair				
S422	Pyeloplasty (with or without nephropexy) ..		7	\$251.20	7
S426	Nephropexy—when sole operative procedure		7	184.90	7
S428	Symphysiotomy, for horseshoe kidney with or without nephropexy and associated procedures		7	212.80	7
	Suture				
S429	Ruptured or lacerated kidney —repair or removal		7	212.80	7
S430	Removal of staghorn calculus filling renal pelvis and calyces to include x-ray control		7	314.00	9
E752	—when kidney has previously been operated upon, add			40.80	
	Extra Renal Procedures				
S431	Excision of retroperitoneal tumour		7	184.90	7
S432	Exploration retroperitoneal tumour		7	129.05	7
S433	Sacro-coccygeal teratoma		6	212.80	6
	Renal Transplantation Procedures: (submit on recipient's claim) These benefits do not include immuno- suppressive therapy which is on a "fee for service" basis.				
S435	Kidney transplant (surgical team benefit) ... Donor nephrectomy — surgical team benefit, unilateral or bilateral			474.50	13
S436	—cadaver			226.75	
S438	—live donor		7	261.65	8
Note:	For nephrological components of the above, see Diagnostic and Therapeutic Procedures.				
S437	Renal autotransplantation			429.10	10
	URETER				
	Endoscopic Procedures				
S470	Cystoscopy with manipulation and/or removal of calculus and retrograde pyelogram if required	\$94.20		115.10	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code	URETER—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Incision					
S442	Peri-ureteral abscess		6	\$104.65	6
	Ureterotomy, abdominal or vaginal exploratory or for drainage				
S443	—upper 2/3	\$104.65	6	129.05	6
S444	—lower 1/3		6	184.90	6
	with removal of calculus				
S445	—upper 2/3		6	181.40	6
S446	—lower 1/3		6	230.25	6
	where ureter has been previously opened				
S447	—upper 2/3		6	212.80	6
S448	—lower 1/3		6	251.20	6
Excision					
S449	Ureterectomy—including uretero-vesical junction		6	212.80	7
S450	—other		6	160.45	7
Repair					
S451	Uretero-vesical anastomosis or re-implantation unilateral		6	212.80	8
S561	Re-implantation of ureter with extensive tapering (see Preamble, part B, paragraph 27)		6	I.C.	8
S562	Bifid ureter		6	230.25	8
S452	Uretero-ileal conduit		6	376.80	9
S453	Uretero-ileal conduit with total cystectomy		9	603.55	15
S454	Uretero-ileal conduit with ureterectomy and ileal replacement		6	429.10	7
	Uretero-intestinal anastomosis or transplant				
S455	—unilateral		6	160.45	6
S462	—bilateral		6	212.80	6
S456	—bilateral with cystectomy, one stage		9	464.00	13
S457	Uretero-ureterostomy		6	268.65	8
S458	Ureterostomy—cutaneous—unilateral		6	129.05	6
S463	—with lower third ureterotomy		6	184.90	6
S459	Uretero-vaginal fistula		6	275.60	6
S460	Ureterolysis for peri-ureteral fibrosis unilateral		6	212.80	6
S461	Ureteroplasty (Hutch)—unilateral		6	160.45	6
S427	Bladder flap (Baori)		6	240.70	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

**OPERATIONS ON THE UROGENITAL SYSTEM
OPERATIONS ON THE URINARY SYSTEM**

Code	URETER—Cont'd	<u>G.P.</u>	<u>Asst.*</u>	<u>Spec.</u>	<u>Anaes.*</u>
	Suture				
	Spontaneous or traumatic rupture or transection				
S465	—immediate—upper 2/3	6	\$184.90		6
S466	—lower 1/3	6	212.80		6
S467	—late repair—upper 2/3	6	212.80		6
S468	—lower 1/3	6	233.75		7
	BLADDER				
	Endoscopy — Cystoscopy				
Note:	No extra claim may be made for EUA when done at the time of cystoscopy.				
	Diagnostic Procedures (I.O.P.)				
Z606	Diagnostic with or without urethroscopy (Panendoscopy)		36.25		4
Z607	Repeat within 30 days		16.35		4
Z608	With catheterization of ureters with or without collection of ureteral specimens, intravenous function test and retrograde injection of opaque media and calibration and/or dilation of the ureter (e.g. split function, Howard's test or retrograde pyelogram)				
	—one or both sides		43.95		4
Z610	With transurethral biopsy		48.80		4
Z612	With manometry (to include urethral pressure profile if required)		41.85		4
Z613	With meatotomy or internal urethrotomy		40.10		4
Z614	With meatotomy and retrograde pyelogram		48.80		4
Z615	With needle biopsy of prostate		52.30		4
	Therapeutic Procedures				
S492	With electrocoagulation—tumour(s)		55.80		4
S493	—Hunner ulcer		55.80		4
	With excision of tumour or tumours including base and adjacent muscles and electrocoagulation if necessary				
S494	Single tumour 1 to 2 cm. diameter		132.55		4
S495	Single tumour over 2 cm. diameter		212.80		4
S496	Multiple tumours		212.80		4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code	BLADDER—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
S497	With resection bladder neck, female			\$83.70	4
S498	With resection bladder neck, male			160.45	5
S499	With electro surgical ureteral meatotomy			83.70	4
S500	With removal foreign body or calculus			83.70	4
E751	With insertion of radioactive substance, in addition to associated procedures (Z606 to S500)			26.85	
S502	With evacuation of bladder clots and control of haemorrhage (longer than 72 hours post-op)			48.80	4
Note:	Z608 to S500 — "with" means the listed benefit includes the cystoscopy.				
Introduction (I.O.P.)					
Catheterization; acute retention, change of retention catheter or instillation of medication					
Z602	—office			4.15	
Z603	—home			7.65	
U.V.C.	—hospital	visit fees		visit fees	
U.V.C.	—change of suprapubic tube	visit fees		visit fees	
Incision					
Z605	Aspiration (I.O.P.)			5.90	
S478	Cystotomy or cystostomy	5		104.65	5
S479	Cystotomy or cystostomy and electrocoagulation of tumour	5		160.45	5
S480	Cystotomy with trochar and cannula and insertion of tube			55.80	5
E750	—when done in conjunction with another procedure, add			12.55	
S481	Cystolithotomy—when sole operative procedure	5		129.05	5
S476	Cutaneous vesicostomy	5		212.80	5
S477	Reduction cystoplasty (bladder plication)	5		174.45	5
Excision					
Cystectomy					
S482	Partial for tumour or diverticulum (single or multiple)	6		184.90	6
S483	—with re-implantation of ureter	6		268.65	7
S490	—with re-implanation of ureters	6		352.35	7

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM

OPERATIONS ON THE URINARY SYSTEM

Code	BLADDER—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
S484	Complete cystectomy, without transplant		6	\$300.05	10
S485	—with uretero-intestinal transplant ..		8	464.00	13
S486	—with uretero-ileal conduit		9	603.55	15
S471	Excision of urachal cyst or sinus with or without umbilical hernia repair		6	143.00	6
S487	Excision of urachus, repair of bladder and diversion of urine		6	143.00	6
S488	Extrophy-excision of bladder and repair of abdominal wall, inclusive of graft		6	104.65	6
S489	—above including bilateral ureterosigmoidostomy		6	317.45	6
S491	Plastic repair of extrophy using bladder and including skin flaps		6	317.45	6
Repair					
S512	Repair of ruptured bladder		5	160.45	6
S513	Cystoplasty, using intestine		8	317.45	9
Plastic repair of bladder neck					
S518	—child		5	160.45	5
S519	—adolescent or adult		5	212.80	5
S520	With diverticulectomy		5	268.65	7
Destruction					
S521	Litholapaxy and removal of fragments			104.65	4
Suture					
Closure of fistula					
S522	External, suprapubic		4	129.05	4
S523	Vesico-vaginal—vaginal approach		4	216.30	6
S524	—transvesical approach ...		5	226.75	6
Note:	See also S734, S711 on page 229.				
S525	Vesico-rectal or vesico-sigmoid		5	219.80	6
URETHRA					
Endoscopy					
Z617	Urethroscopy—diagnostic (I.O.P.)			16.35	4
Z618	—with biopsy (I.O.P.)			38.35	4
S547	Removal of foreign body or calculus			83.70	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code	URETHRA—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Incision					
Z616	Biopsy of urethra (without endoscopy) (I.O.P.)			\$11.15	4
S530	Urethrotomy, external		3	104.65	4
S531	Urethrostomy		3	104.65	4
Z604	Meatotomy and plastic repair (I.O.P.)			15.00	4
S533	For extravasation of urine with multiple drainage		3	104.65	4
S534	—above with external urethrotomy or cystotomy		3	160.45	4
Z609	Peri-urethral abscess (I.O.P.)			15.00	4
Excision					
S536	Caruncle	\$45.35	3	55.80	4
S537	Urethral papilloma, single or multiple			55.80	4
S541	Diverticulectomy—male or female		3	129.05	4
S542	Posterior urethral valve		4	129.05	4
S543	Prolapse urethra, excision		3	55.80	4
S544	Urethrectomy—radical		4	104.65	4
Repair					
S548	Urethral sling		4	184.90	4
S549	Retropubic urethropexy (e.g. Marshall Marchetti) for stress incontinence — primary procedure	122.10	4	150.00	5
S546	—repeat procedure for failed retropubic or vaginal surgery for stress incontinence		4	174.45	6
Note:	See also S731-S733, page 229.				
Urethroplasty					
1st stage—					
S545	—posterior		4	184.90	6
S550	—anterior		4	139.55	4
S558	2nd stage—		4	111.60	4
S535	One stage repair (to include skin graft if necessary)		4	184.90	6
S559	Kauffman type procedures for urinary incontinence		3	184.90	5
S560	—where perineum has been previously operated on for incontinence		3	212.80	5
S563	—removal of perineal incontinence prosthesis		3	69.75	3

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code	URETHRA—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Suture					
S551	Rupture, anterior urethra (diversion of urine extra)		4	\$83.70	4
S552	Posterior urethra—immediate repair		4	212.80	4
S553	—late repair		4	268.65	5
Fistula					
S554	Penile urethra (diversion of urine extra) ..			55.80	4
S555	Perineal urethra		4	160.45	4
S556	Recto-urethral with diversion, colostomy and closure of colostomy		6	268.65	7
Destruction					
S557	Urethro-vesicolysis—when sole operative procedure		3	104.65	4
S564	Transurethral incision or resection of external sphincter (when sole operative procedure)			160.45	4
Manipulation					
Dilation of stricture, male (Passage of Sounds)					
Z621	—local anaesthetic (I.O.P.)			4.85	
Z619	—general anaesthetic (I.O.P.)			25.10	4
Z622	Dilation of urethra, female (I.O.P.)			2.25	
Z620	—under general anaesthetic (I.O.P.)			20.20	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code	PENIS	G.P.	Asst.*	Spec.	Anaes.*
	Incision — Slit of prepuce				
S567	Newborn			\$ 6.25	
S568	Infant			9.05	4
S569	Adult or child			11.85	4
	Excision				
S570	Circumcision—newborn			15.00	
S571	—infant			37.65	4
S572	—adult or child	\$48.80	3	59.30	4
Z702	Biopsy (I.O.P.)			11.85	4
	Amputation				
S574	Partial		4	83.70	4
S575	Partial with inguinal glands 1 or 2 stages ..		4	212.80	5
S576	Radical with inguinal and femoral glands 1 or 2 stages		6	268.65	7
Z701	Condylomata (I.O.P.)				
	—local anaesthetic			17.05	
Z767	—general anaesthetic			41.15	4
S599	Excision plaque for Peyronies disease		4	101.15	4
	—where grafting is necessary, add appropriate skin graft benefit.				
	Repair				
S577	Epispadias		3	160.45	4
	Hypospadias				
S578	One stage repair		4	160.45	4
S579	Chordee repair		4	104.65	4
S580	Plastic reconstruction, urethra		4	160.45	4
S581	Closure urethro-cutaneous fistula			55.80	4
S597	Penile prosthesis for impotence		4	160.45	4
R827	Creation of A.V. fistula, (Saphena-Cavernosa shunt)		4	147.00	6
	TESTIS				
	Incision				
Z703	Abscess (I.O.P.)			26.85	4
Z704	Biopsy (I.O.P.) — single			26.85	4
Z705	—bilateral			40.25	4
Z706	—with vasography (see also page 100)			55.80	4
S589	Orchidectomy—unilateral	69.75	3	83.70	4
S590	Radical removal lymph nodes for testicular tumour		6	268.65	8

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code	TESTIS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
S598	Radical orchidectomy for malignancy —unilateral		3	\$111.60	4
	Repair				
S591	Orchidopexy, any type, one or two stages to include hernia repair where required	\$129.05	4	160.45	4
S592	—second stage (Torek) repair			26.85	4
S593	Exploration for undescended testicle, without orchidopexy	104.65	4	129.05	4
S594	Reduction of torsion of testis or appendix testis and repair		3	111.60	4
S595	Ruptured testicle		3	83.70	4
S596	Insertion of testicular prosthesis		3	83.70	4
	EPIDIDYMIS				
	Incision				
Z707	Abscess (I.O.P.)			26.85	4
	Excision				
S601	Spermatocoele or spermatic granuloma	69.75	3	83.70	4
S602	Epididymectomy—unilateral	69.75	3	83.70	4
	Repair				
S606	Anastomosis Epididymovasostomy — unilateral	69.75	3	83.70	4
	TUNICA VAGINALIS				
	Incision				
Z708	Hydrocoele aspiration (I.O.P.)			7.65	
	Excision				
S611	Hydrocoele — unilateral	69.75	4	83.70	4
Note:	When done with hernia repair use E727.				
	SCROTUM				
	Incision				
Z709	Abscess or haematocoele (I.O.P.) —local anaesthetic			9.75	
Z768	—general anaesthetic			26.15	4
S616	—and exploration — unilateral		3	55.80	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code	SCROTUM—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Excision				
S618	Resection of scrotum		3	\$104.65	4
	Suture				
S619	Trauma—laceration—depending on extent and complications (see Preamble, part B, paragraph 27)			I.C.	I.C.
	VAS DEFERENS				
	Incision				
Z710	Vasography (I.O.P.)			26.85	4
	Repair				
S624	Anastomosis, unilateral		3	104.65	4
S625	—including biopsy and vasography		3	129.05	4
	Suture				
S626	Ligation—uni or bilateral (vasectomy)		3	66.25	4
	SPERMATIC CORD				
	Excision				
S630	Hydrocoele—single	\$69.75	3	83.70	4
Note:	When done with hernia repair use E727.				
S631	Varicocele (abdominal or scrotal approach)—single		3	83.70	4
	SEMINAL VESICLES				
	Incision				
Z711	Abscess (I.O.P.)			55.80	4
	Excision				
S636	Vesiculectomy		3	268.65	4
	PROSTATE				
	Incision				
Z712	Biopsy, needle (I.O.P.)			37.65	4
Z713	—with drainage abscess (I.O.P.)		3	43.25	4
	—with removal of calculus				
S642	—perineal		4	212.80	4
S643	—retropubic		4	212.80	4
S644	Biopsy, perineal, open operation		3	104.65	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code	PROSTATE—Cont'd	<u>G.P.</u>	<u>Asst.*</u>	<u>Spec.</u>	<u>Anaes.*</u>
Excision					
Prostatectomy (not to include investigative cystoscopy) but to include vasectomy when indicated.					
S645	Perineal		6	\$216.30	6
S646	Perineal with vesiculectomy		8	327.95	11
	Suprapubic (with or without removal of bladder calculi)				
S647	—one stage	\$181.40	5	226.75	5
S648	—two stages—1st stage		5	104.65	5
S649	—2nd stage		5	129.05	5
	Retropubic (with or without removal of bladder calculi)				
S650	—simple	181.40	5	226.75	5
S651	—radical		5	348.90	5
S641	Transpubic total prostatovesiculectomy with pelvic lymph node dissection		8	429.10	11
S652	Staging pelvic lymphadenectomy for prostatic cancer		7	157.00	7
Endoscopy (cystoscopy included.)					
S655	Transurethral resection of prostate (no additional benefit for cystoscopy, meatotomy, dilatation of stricture, internal urethrotomy or vasectomy when done at the same time)	191.85		240.70	5
S654	Transurethral resection of prostate for residual or regrowth of tissue within one year of previous prostatectomy by same surgeon			153.50	5
S656	Transurethral drainage of abscess, complete care			55.80	5

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

In composite operations such as anterior and posterior repair and D. & C. or anterior and posterior repair and cauterization of cervix and biopsy, the benefit shall, unless otherwise mentioned below, be that of the major procedures.

Code	VULVA AND INTROITUS	G.P.	Asst.*	Spec.	Anaes.*
	Incision				
S700	Hymenotomy			\$29.30	4
	Abscess of vulva, Bartholin or Skene's gland (I.O.P.) — incision and drainage				
Z714	—local anaesthetic			9.75	
Z715	—general anaesthetic	3		25.80	4
Z716	Marsupialization of Bartholin's cyst or abscess (I.O.P.) (includes Z714 or Z715)	3		34.85	4
Z717	Perineotomy (I.O.P.)			9.75	
	Excision				
S707	Hymenectomy (with or without perineotomy)			40.45	4
S706	Cyst of Bartholin's gland	3		80.20	4
	Condylomata—single or multiple (I.O.P.)				
Z733	Chemical—single			3.30	
Z734	—two			4.85	
Z735	—three or more			8.00	
	Surgical excision or electrodesiccation				
Z736	—local anaesthetic			16.70	
Z769	—general anaesthetic			40.45	4
Z737	Cryosurgery—initial or subsequent treatment			5.90	
	Vulvectomy				
S703	Simple—partial	4		132.55	4
S704	Radical—without gland dissection	6		219.80	6
E850	—with bilateral femoral node gland dissection with or without skin graft, add			115.10	4
E851	—with bilateral common iliac gland dissection with or without skin graft, add			160.45	5

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code	VULVA AND INTROITUS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Repair				
S708	Non obstetrical injury to vulva and/or vagina, and/or perineum (see Preamble, part B, paragraph 27)			I.C.	I.C.
S705	Ligation—of varicose vein of labia			\$40.45	4
	VAGINA				
	Incision				
S712	Culdotomy, drainage or needle puncture . . .	\$34.85		40.45	4
S713	Culdotomy, incision and exploration		3	80.20	4
Z579	Culdoscopy (I.O.P.)			55.80	4
Z580	with biopsy			73.25	4
Z728	Incision and drainage of cyst, abscess or haematoma			25.80	4
U.V.C.	Vaginal insufflation visit fees			visit fees	
	Excision				
	Biopsy(s)—when sole procedure (I.O.P.)				
Z722	—local anaesthetic			11.15	
Z723	—general anaesthetic			25.80	4
S715	Excision of cyst(s), or benign tumour(s)	66.25	3	80.20	4
S742	Colpectomy—e.g., for carcinoma		4	219.80	6
S702	Excision of congenital vaginal septum		3	80.20	4
	Repair				
S716	Anterior or posterior repair	83.70	3	104.65	5
S717	Anterior and posterior repair	136.05	3	167.45	5
S718	Anterior, posterior repair and repair of enterocele	153.50	3	191.85	5
S719	Posterior repair and repair of enterocele		3	167.45	5
S723	Posterior repair and repair of anal sphincter	104.65	3	129.05	5
S720	Anterior repair (with or without posterior repair) and repair of uterine prolapse (Fothergill or Watkin's interposition)	160.45	3	198.85	5
S721	Anterior, posterior repair with excision of cervical stump		3	198.85	6
S722	Post hysterectomy vault prolapse or enterocele—vaginal or abdominal approach	160.45	3	198.85	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code	VAGINA—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
S724	Perineorrhaphy	\$45.35	3	\$55.80	4
Note:	May not be claimed with delivery or with other vaginal surgery procedures.				
S725	Colpocleisis (Le Fort or modification)		5	157.00	5
S726	Construction of artificial vagina (see Preamble, part B, paragraph 27)		4	I.C.	6
	Closure of fistula				
S523	Vesico-vaginal—single surgeon		4	216.30	6
S734	—two surgeons—vaginal surgeon		4	163.95	6
S711	—abdominal surgeon			163.95	
Note:	See also S524, page 220.				
S231	Recto-vaginal (any repair)		4	184.90	6
S729	Uretero-vaginal		6	275.60	6
S709	Urethro-vaginal		4	104.65	4
S730	Urethral caruncle or prolapse of mucosa			55.80	4
	Retropubic urethropexy for stress incontinence				
S549	—primary procedure	122.10	4	150.00	5
	—following previous failed procedure				
S546	—repeat primary procedure		4	174.45	6
	—combined abdominal-vaginal procedure				
S731	—one surgeon		6	244.20	7
S732	—two surgeons—vaginal surgeon		6	111.60	7
S733	—abdominal surgeon			191.85	

Manipulation

Examination and/or dilatation — when sole procedure

Z718	General anaesthetic (I.O.P.)	20.90		25.80	4
Note:	Removal of I.U.D. under g.a.; use Z718.				
U.V.C.	Removal of I.U.D. without g.a.	visit fees		visit fees	

CERVIX UTERI

Endoscopy

Z730	Colposcopy (screening) (I.O.P.)			4.85	
Z731	Initial investigation of abnormal cytology under colposcopic technique (to include biopsies and curetting) (I.O.P.)			19.15	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code	CERVIX UTERI—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Cauterization (I.O.P.)				
U.V.C.	Chemical			visit fees	
Z732	Cryotherapy			\$8.00	
Z724	Electrocautery			4.00	
Z725	Dilatation and cauterization under general anaesthesia			25.80	4
	Conization				
	Knife conization				
S744	—without diagnostic curettage (residual stump)			80.20	4
S756	—with diagnostic curettage	3		111.60	4
Z729	Cryoconization, electroconization or CO ₂ laser therapy with or without curettage —for biopsy of proven premalignant lesion (moderate or severe dysplasia or carcinoma in situ) (I.O.P.)			20.90	4
	Excision				
Z720	Biopsy—with or without fulgurization (I.O.P.)			8.00	4
S765	Amputation of cervix	4		104.65	4
S766	Cervical stump—abdominal	6		139.55	6
S767	—vaginal	4		139.55	4
Note:	Excision of cervical polyp(s) under general anaesthesia, use Z720.				
U.V.C.	Cervical polyp without g.a.		visit fees	visit fees	
	Repair				
S774	Tracheloplasty for incompetent cervix	3		55.80	4
S750	Trachelorrhaphy (plastic repair of cervix)—not immediately following delivery	3		55.80	4
	CORPUS UTERI				
	Endoscopy (I.O.P.)				
Z583	Hysteroscopy			29.30	
Z584	—with biopsy			36.60	
Z585	—with cannulization of tubes			48.80	
	Incision and Excision				
Z719	Endometrial biopsy—suction or curette—endometrial cytology —wash or brush (I.O.P.)			8.00	
Z581	Office endometrial curettage (I.O.P.)			19.15	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code	CORPUS UTERI—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Z770	Dilatation and curettage—incomplete abortion (I.O.P.)	\$26.15		\$29.65	4
S754	Diagnostic curettage (with or without cauterization, biopsy of cervix, removal of polypi, Rubin's test or hysterosalpingography)	55.80		69.75	4
	Intracavitary application of radium or sealed sources including D.&C. carried out at same time as application (to include consultation fee)				
S753	—first application			104.65	4
S755	—repeat application (within 30 days)			48.80	4
S764	Myomectomy	125.60	6	157.00	6
	Hysterectomy (with or without adnexa)				
S757	Total—abdominal or vaginal	174.45	6	219.80	6
S758	—with anterior and posterior vaginal repair	240.70	6	300.05	6
S759	—with anterior or posterior vaginal repair	219.80	6	272.10	6
S710	—with omentectomy for malignancy		6	244.20	6
S760	Partial or subtotal		6	167.45	6
S761	—with anterior and posterior vaginal repair		6	219.80	6
S762	—with anterior or posterior vaginal repair		6	191.85	6
S768	—with total omentectomy		6	191.85	6
S769	Radical (Schauta)—vaginal		8	317.45	8
S763	Radical (Wertheim's)		8	345.40	8
	Repair				
S771	Hysteropexy (uterine suspension)	104.65	6	129.05	6
S772	—with anterior and posterior vaginal repair		6	191.85	6
S773	—with anterior or posterior vaginal repair		6	157.00	6
	Hysteroplasty				
S779	Excision of septum (Strassman)		6	167.45	6
S775	Unification of double uterus		4	216.30	4
S776	Uterine inversion, manual			80.20	4

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SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code	CORPUS UTERI—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
S777	Uterine inversion, operative		4	\$167.45	6
S778	Presacral neurectomy (with or without ovarian neurectomy)		6	167.45	6
FALLOPIAN TUBE					
Excision, Suture or Repair					
S738	Salpingectomy and salpingo- oophorectomy (uni or bilateral)	\$136.05	6	167.45	6
S741	Ligation, cauterization or removal of tubes by abdominal or vaginal approach, including laparoscopy, culdoscopy, or hysteroscopy—for sterilization (any method)	76.75	6	94.20	6
Tubal plastic operation					
S735	Fimbriolysis—unilateral		6	118.60	6
S736	Salpingostomy—unilateral		6	167.45	6
S737	Hysterosalpingostomy (anastomosis of tubes to uterus)		6	219.80	6
S740	Resection of portion of tubes and re-anastomosis		6	219.80	6
OVARY					
Excision (unilateral or bilateral)					
S780	Biopsy of ovaries by laparotomy		5	118.60	6
S781	Wedge resection of ovaries (e.g. Stein-Leventhal)		5	132.55	6
S745	Oophorectomy	136.05	6	167.45	6
S782	Oophorectomy with total omentectomy		6	191.85	6
S746	Oophorocystectomy	136.05	6	167.45	6
S747	Para ovarian cystectomy	136.05	6	167.45	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE ENDOCRINE SYSTEM

Code	THYROID GLAND	G.P.	Asst.*	Spec.	Anaes.*
	Incision				
Z726	Aspiration, thyroid cyst (I.O.P.)			\$14.65	
Z727	Percutaneous silicone core needle biopsy, (I.O.P.)			29.30	6
Z771	Aspiration biopsy, thyroid gland or nodule fine needle method (I.O.P.)			14.65	
S786	Abscess, complete care			59.30	4
	Excision				
	Biopsy				
S787	Surgical		4	104.65	6
	Thyroidectomy				
S788	Total		6	307.00	8
S789	Subtotal	\$195.35	6	244.20	7
S790	Hemi		6	181.40	7
S791	Excision of solitary nodule		6	150.00	6

PARATHYROID, THYMUS AND ADRENAL GLANDS

	Excision				
S795	Exploration and/or removal, parathyroids or parathyroid tumour		6	307.00	8
S796	—if requiring splitting of sternum		10	331.45	13
S797	Thymectomy		10	310.50	13
	Adrenalectomy or exploration				
S798	—unilateral		10	226.75	10
S799	—bilateral, with or without oophorectomy		10	348.90	11
S800	Adrenalectomy—unilateral for Pheochromocytoma		10	293.05	13
Z772	Thymus transplant (I.O.P.)			41.85	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

PARATHYROID, THYMUS AND ADRENAL GLANDS—Cont'd

Code		G.P.	Asst.*	Spec.	Anaes.*
N100	Hypothermia—when employed, basic units for any procedure on nervous system				25
BRAIN					
Z801	Ventricular puncture or drainage of cyst through previous burr hole or fontanelle (I.O.P.)			\$24.50	7
Z806	Ventriculogram, (including burr holes, air or positive contrast) (I.O.P.)			70.00	
Z800	If done through fontanelle or existing opening (I.O.P.)			45.50	7
	Craniotomy for brain tumour				
N103	(a) Glioblastoma and secondary tumour . .	11		519.85	15
N102	(b) Others	11		572.15	15
N112	Microsurgical removal of acoustic tumour . .	11		628.00	15
N114	—combined (middle or posterior fossa)—team benefit	11		837.35	15
N104	Craniotomy for removal of spontaneous intracerebral haematoma	11		369.80	15
N120	Burr hole and drainage of spontaneous intracerebral haematoma	11		279.10	15
N113	Craniotomy for brain biopsy (other than for tumour)	11		258.15	11
N105	Cerebral aneurysm (intracranial repair)	11		572.15	15
	Cerebral A.V. malformation				
N106	(a) Obliteration and/or excision by craniotomy	11		572.15	15
N107	(b) Extracranial approach	11		360.00	15
	Carotid-cavernous fistula				
N108	(a) Intracranial (to include combined cervical and intracranial procedure)	11		572.15	15
N118	(b) Extracranial approach	11		360.00	15
N109	Hemispherectomy	11		572.15	15
N110	Lobectomy and/or excision of cortical scar for epilepsy	11		572.15	15
Z819	External ventricular drainage (I.O.P.)		5	73.25	5
Z820	Insertion of intracranial catheter or transducer for purposes of monitoring (I.O.P.)		5	94.20	5
Z812	Subsequent revisions or replacements within 30 days (I.O.P.) each		5	35.00	5
N119	Intracranial implantation of electrode for cerebellar or cerebral stimulation		11	296.55	11

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	BRAIN—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Brain abscess:				
N115	Burr hole and aspiration		7	\$279.10	7
N116	Subsequent aspiration within 30 days			73.25	
N117	Craniotomy and excision	11		519.85	15
	Prefrontal leukotomy (lobotomy)				
N121	Unilateral	11		140.00	11
N122	Bilateral	11		175.00	11
N123	Stereotaxis (including verticulography)	11		446.55	11
E915	—with implantation of stereotactic brain stimulator, add			73.25	
Z813	Burr hole and needling brain for biopsy (I.O.P.)		7	146.50	7
Z802	Puncture and/or aspiration of cisterna magna (I.O.P.)			35.00	
N127	Re-opening of craniotomy for post-operative haematoma or infection, or for removal of bone flap		11	140.00	11
N128	Repair of encephalocele	11		314.00	15
N129	Posterior fossa decompression for Arnold Chiari malformation		11	369.80	15
N130	Midline commissurotomy	11		420.00	15
N218	Extracranial—intracranial microvascular anastomosis		11	481.45	15
	Cranio-Cerebral Injuries				
U.V.C.	Non-operative care:			visit fees	
Z803	Subdural tap(s) (I.O.P.)—unilateral			24.50	
Z814	Diagnostic burr hole(s) (I.O.P.) —uni or bilateral		7	122.50	7
	Reduction of depressed skull fracture:				
N139	Simple		7	175.00	7
N140	Compound	11		210.00	11
E912	—with repair of lacerated dura, add			52.50	4
E913	—with debridement of lacerated brain, add			105.00	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	BRAIN—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Intracranial haematoma:				
	Extracerebral:				
N143	(a) Drainage and/or removal by burr hole(s)—unilateral		7	\$261.65	7
N144	(b) Drainage and/or removal by craniotomy	11		314.00	11
	Intracerebral:				
N148	With or without debridement of lacerated brain	11		369.80	15
N149	Removal of foreign body from brain	11		369.80	15
N150	C.F.S. leak—intracranial repair	11		446.55	15
N200	Decompressive craniectomy (frontal, sub-temporal)	11		210.00	11
	SKULL				
	Repair of skull defect:				
N202	Acrylic or metal cranioplasty or replacement of bone flap	11		227.50	11
N203	Skull tumour, excision	11		146.50	11
Z807	Insertion of skull calipers (I.O.P.)			35.00	7
	Craniostylosis, linear craniectomy:				
N206	One suture	11		233.75	11
N207	Multiple sutures	11		289.55	15
N208	Craniotomy for major craniofacial malformation	11		467.50	15
	ORBIT				
N211	Craniotomy and removal of orbital tumour	11		558.20	15
N212	Craniotomy and orbital decompression (roof of orbit with or without lateral wall)	11		334.90	15
N213	Craniotomy for decompression of optic nerve(s)	11		558.20	15
	PITUITARY				
N215	Hypophysectomy including tumours of pituitary (any technique)	11		523.35	15

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SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	CAROTID AND VERTEBRAL ARTERIES	G.P.	Asst.*	Spec.	Anaes.*
Z815	Temporal artery; biopsy, ligation or cryosurgery (I.O.P.)			\$45.50	4
N220	Carotid endarterectomy (with or without bypass and/or patch graft)		7	334.90	10
Z808	Progressive carotid occlusion by Selverstone clamp (I.O.P.)		10	87.50	10
N223	Vertebral endarterectomy		10	369.80	10
CSF SHUNTING PROCEDURES					
N230	Shunting procedures, all types except those otherwise specified below ...		11	216.30	11
N209	Ventriculo-atrial shunt		11	233.75	11
N210	Lumbo-peritoneal shunt (including laminectomy)		11	233.75	11
N245	Revision—operative—any shunt procedure (complete or partial)		7	146.50	7
	Revision—non-operative—use Z801				
N246	Removal of shunt—any type		7	90.70	7
N247	Ventriculo-cisternostomy (Torkildsen)		11	258.15	11
N248	Insertion of CSF reservoir (Ommaya) including burr holes		11	146.50	11
N249	Third ventriculostomy		11	334.90	11
Z821	Injection of diagnostic or therapeutic agent into shunt apparatus (I.O.P.)			24.50	
CRANIAL NERVES					
N258	Percutaneous coagulation of gasserian (trigeminal) ganglion or root —unilateral		11	237.25	11
N259	V—Decompression or rhizotomy (partial or complete) trigeminal nerve		11	270.00	11
N265	VII—Differential section facial nerve for hemi-facial spasm (extra-cranial approach)		6	210.00	6
N266	Anastomosis hypoglossal or accessory to facial nerve		6	244.20	6
N267	Occipital and/or suboccipital craniectomy for compression, decompression or section of cranial nerves		11	369.80	11
N269	XI—Division of nerves to sternomastoid in neck		6	157.50	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	PERIPHERAL NERVES	G.P.	Asst.*	Spec.	Anaes.*
N279	Biopsy and/or avulsion peripheral nerve or intercostal neurectomy		3	\$70.00	4
E910	each additional			52.50	
	Brachial plexus exploration:				
N280	In posterior triangle		6	207.00	6
N281	In axilla		6	207.00	6
N282	In posterior triangle and axilla		6	270.00	6
N283	Decompression by scalenotomy		6	135.00	6
N284	Excision of cervical or first rib		6	225.00	6
N271	Excision of cervical and first rib		6	272.50	6
N272	Decompression—transposition or neurolysis of ulnar nerve at elbow		6	90.00	6
N285	Exploration and/or decompression of major nerve (excluding carpal tunnel, and ulnar nerve at elbow)		4	112.50	4
N286	Removal tumour major peripheral nerve ...		4	223.25	4
N287	Suture major peripheral nerve		4	184.90	4
N288	Graft major peripheral nerve or secondary (delayed more than 4 weeks) repair, with or without lengthening procedure		4	334.90	4
N289	Suture or decompression of small peripheral nerve (digital)		3	70.00	4
E911	each additional			52.50	
N290	Decompression median nerve at wrist (carpal tunnel syndrome)		3	73.25	4
N293	Decompression lateral femoral cutaneous nerve		4	87.50	4
N294	Division, obturator nerves		6	122.50	6
N295	Morton's Neuroma, excision		4	45.50	4
Z811	Excision of glomus tumour (I.O.P.)			24.50	4
Z136	Neuroma—single, subcutaneous (I.O.P.)			24.50	4
N296	Denervation of gastrocnemius		4	90.00	4
Z816	Implantation of electrode for peripheral nerve stimulation (I.O.P.)		3	73.25	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	AUTONOMIC NERVOUS SYSTEM	G.P.	Asst.*	Spec.	Anaes.*
	Sympathectomy:—unilateral				
N300	Cervical		6	\$184.90	6
N301	Cervicodorsal		10	184.90	10
N303	—thoracic approach		9	184.90	13
N304	Lumbar		6	146.50	6

SPINAL CORD AND NERVE ROOTS

Note: For operations on the spinal cord and nerve roots, the basic assistants' and anaesthetists' fees will depend on the surgical approach except if a basic fee is listed.

N315	Cervical or thoracic		8		10
N316	Lumbar		7		8
	Tumours: (claim must state location)				
N317	Extradural partial or total removal			279.10	
N318	Intradural partial or total removal			425.65	
E914	—three segments or more, add			69.75	
	Intramedullary:				
N319	a) Biopsy and/or decompression			334.90	9
N320	b) Removal			519.85	12
E914	—three segments or more, add			69.75	
N321	A.V. malformation of cord—excision, ligation, with or without evacuation of haematoma			519.85	
	(in case of exploration only with decompression—see N325, E907)				
E914	—three segments or more, add			69.75	
N324	Implantation of spinal cord stimulator by laminectomy			296.55	
N326	Implantation (percutaneous) intraspinal stimulation electrodes (to include removal if case does not proceed to chronic stimulation)			205.85	
Z822	Implantation or revision of stimulator pack for chronic stimulation (I.O.P.)			73.25	
N332	Removal of stimulation system—not applicable if a new system is inserted			101.15	

Note: N324, N326, Z822, N332 for "multiple sclerosis" are not a benefit of O.H.I.P. except for relief of intractable pain.

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	SPINAL CORD AND NERVE ROOTS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
N336	Laminectomy for intradural neurolysis or unusual lesions, e.g. dias- tematomyelia, tethered conus, intramedullary haematoma etc.—uni or bilateral			\$369.80	
E914	—three segments or more, add			69.75	
N325	Laminectomy for decompression of spinal cord and/or nerve roots —uni or bilateral			223.25	
E907	With opening of dura (with or without dentate ligament section), add			55.80	
E908	If more than one segment, add			55.80	
N337	Repeat laminectomy or re-opening of laminectomy at least six months after original procedure for re- exploration of nerve root(s) with neurolysis and with or without disectomy and/or foraminotomy —uni or bilateral			334.90	
E567	With fusion by same surgeon —1 level add to N325, N336 or N337 ..			146.50	
E568	—2 or more levels, add to N325, N336 or N337			184.90	
R493	Fusion by separate surgeon—1 level			196.00	
R494	—2 or more levels			227.50	
E574	Refusion of any of above			122.10	
N323	Re-opening of laminectomy for post-op haematoma, infection or C.S.F. leak			111.60	
	Division of tracts in spinal cord: Spinothalamic tractotomy (anterior or posterior approach):				
N327	Unilateral			296.55	
N328	Bilateral			314.00	
N329	Percutaneous cordotomy			245.00	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

**Code SPINAL CORD AND NERVE
ROOTS—Cont'd**

	<u>G.P.</u>	<u>Asst.*</u>	<u>Spec.</u>	<u>Anaes.*</u>
N330			\$369.80	
N331			352.35	
N334			261.65	
N335			334.90	
N338			223.25	
N339			146.50	
Z817			26.15	
Z810			55.80	4
E909			18.00	

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	OPERATIONS ON THE EYE	G.P.	Asst.*	Spec.	Anaes.*
Z850	Examination and unlisted minor procedures under general anaesthesia (I.O.P.)			\$22.75	4
EYEBALL					
Excision					
E102	Enucleation		4	144.00	4
E103	Evisceration		4	144.00	4
Repair					
E104	Removal of intraocular foreign body		4	168.00	6
E105	Non-magnetic—posterior segment		4	238.00	6
	Penetrating wound				
E106	with prolapse of intraocular tissue		4	144.00	6
E107	without prolapse of intraocular tissue		4	99.00	6
CORNEA					
Incision					
Z851	Paracentesis (I.O.P.)			22.75	4
	Removal embedded foreign body local anaesthetic				
E115	—one foreign body			14.00	
E116	—two or more foreign bodies (see Preamble, part B, paragraph 27)			I.C.	
Z852	general anaesthetic (I.O.P.)			22.75	4
U.V.C.	Corneal scraping		visit fees		visit fees
	Chelation of band keratopathy with EDTA				
E101	local anaesthetic			14.00	
Z863	general anaesthetic (I.O.P.)			22.75	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	CORNEA—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Excision					
E206	Pterygium—simple (unilateral)			\$56.00	4
E205	—with partial keratectomy		4	144.00	4
E207	—with lamellar graft		4	238.00	8
E117	Keratectomy		4	144.00	4
E118	Excision of dermoid			77.00	4
	Cauterization of ulcer				
E119	local anaesthetic			14.00	
Z853	general anaesthetic (I.O.P.)			22.75	4
Replacement					
	Corneal transplant				
E121	penetrating		4	294.00	8
E951	with artificial prosthesis, add			22.75	
E122	lamellar		4	238.50	8
E123	Division of iris to cornea			91.00	4
SCLERA					
Incision					
E127	Sclerotomy, posterior			81.00	4
E128	Anterior chamber—open evacuation of clot		4	144.00	6
IRIS AND CILIARY BODY					
E131	Peripheral iridectomy		4	147.00	4
E132	Intraocular glaucoma procedures		4	171.50	4
Note:	Includes iridectomy, iridenclesis, corneoscleral trephine, cyclodialysis, sclerectomy or goniotomy.				
E133	Extraocular glaucoma procedures		4	105.00	4
Note:	Includes cyclodiathermy, cyclocryopexy.				
CRYSTALLINE LENS					
Incision					
	Needling (discission)				
E137	—primary or subsequent			99.00	5
E139	Capsulotomy		4	99.00	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	CRYSTALLINE LENS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Excision				
	Cataract (includes iridectomy)				
E140	all types of by any procedure		4	\$234.50	8
E141	extraction of dislocated lens		4	234.50	6
E950	insertion of intraocular lens, extra			67.50	
E143	excision of secondary membrane with corneal section following cataract extraction		4	144.00	6
E144	Removal of intraocular lens		4	144.00	6
E145	Repositioning of dislocated intraocular lens (see Preamble, part B, paragraph 27)			I.C.	4
E146	Insertion of secondary intraocular lens (see Preamble, part B, paragraph 27)		4	I.C.	8
	VITREOUS				
E147	Vitreous transplant, implant or anterior vitrectomy		4	144.00	6
E148	Vitrectomy by infusion suction cutter technique		4	369.00	8
	RETINA				
E151	Re-attachment of retina and choroid by diathermy, photocoagulation or cryopexy as an initial procedure		6	182.00	6
E152	Scleral resection or buckling procedure—as a first operation with or without diathermy, photocoagulation or cryopexy		6	294.00	6
E156	Secondary operation following fresh detachment for new retinal hole(s) or tear(s) or traction band following initial procedure with or without diathermy, photocoagulation or cryopexy		6	294.00	6
E157	Secondary operation following unsuccessful detachment operation during same hospital stay with or without diathermy, photocoagulation or cryopexy		6	189.00	6

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	RETINA—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
E153	Secondary operation following unsuccessful operation or fresh detachment in the same eye by a different surgeon with or without diathermy, photocoagulation or cryopexy		6	\$385.00	6
E161	Removal of scleral implant			49.50	4
E154	Photocoagulation (xenon, argon laser, etc.)—one eye			83.70	6
E155	Cryopexy—extra-ocular or sub-conjunctival—one eye			83.70	6
EXTRAOCULAR MUSCLES					
Repair					
Strabismus Procedures					
E159	—one or two muscles, one or both eyes ..		3	150.50	5
E162	—three or more muscles, one or both eyes		3	171.50	5
E952	Repeat strabismus procedure (more than two previous repairs) by different surgeon, add			22.75	
ORBIT					
Incision					
E164	Drainage of abscess			99.00	6
E165	Lateral orbitotomy, e.g. Kronlein type		3	238.00	6
Excision					
Tumour or foreign body					
E166	—anterior route		4	99.00	6
E167	—posterior exposure		4	168.00	6
E171	Exenteration, with or without major plastic repair		4	189.00	6
E172	Biopsy (anterior route)			63.00	4
Repair					
Orbital fracture, open reduction rim wall fracture					
E173	—zygomatic fracture dislocation		4	144.00	6
E174	—blowout fracture of floor		4	168.00	6
E175	Secondary repair of blowout fracture by combined or orbital approach		4	248.50	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	EYELIDS	<u>G.P.</u>	<u>Asst.*</u>	<u>Spec.</u>	<u>Anaes.*</u>
	Incision				
	Drainage of abscess (I.O.P.)				
Z854	local anaesthetic			\$7.00	
Z855	general anaesthetic			22.75	4
	Excision				
	Chalazion—single or multiple				
E181	local anaesthetic—complete care			24.50	
Z856	general anaesthetic (I.O.P.)			22.75	4
Z857	Epilation by hyfrecator, electrolysis or cryopexy (I.O.P.)			7.00	4
	Verruca, papilloma, keratosis, etc.				
Z858	—single (I.O.P.)			7.00	4
Z859	—multiple (I.O.P.)			9.00	4
	Lid Tumours or Unlisted Plastic Procedures				
E177	Very minor			36.00	4
E186	Minor	4		72.00	4
E187	Intermediate	4		119.00	4
E188	Major	4		168.00	5
E189	Extensive major	4		294.00	6
Note:	Descriptive details of procedure (eg: operative report) should be submitted with claims for codes E177-E189—Refer to Surgical Preamble, paragraphs (22), (23).				
	Suture				
E190	Tarsorrhaphy			49.50	4
E191	Double adhesion			77.00	4
	Repair				
E192	Ptosis	4		144.00	4
E193	repeat or second repair	4		238.50	6
E194	Distichiasis—unilateral	4		144.00	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES—Cont'd

Code	EYELIDS—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
E195	Trichiasis, surgical repair by tarsal transplantation		4	\$144.00	4
E196	Entropion, other than Zeigler puncture		4	122.50	4
E197	Ectropion, other than Zeigler puncture		4	136.50	4
Z860	Zeigler punctures (for correction entropion/ectropion) (I.O.P.)			9.00	4
E199	Laceration, full thickness, including margin (see Preamble, part B, paragraph 27)		73.50-144.00		4
	Blepharoplasty (O.H.I.P. authorization necessary.)				
E200	Simple excision of skin of one lid			49.50	4
E201	Simple excision and repair of orbital septum—one lid		4	99.00	4
E202	Simple excision and repair of orbital septum and lid fold reconstruction —one lid		4	144.00	4
E211	Lid lengthening procedure		4	67.50	4
E953	—with scleral graft, add			45.50	
CONJUNCTIVA					
U.V.C.	Removal of foreign body		visit fees		visit fees
Excision					
E208	Peritomy (Gunderson conjunctival flap)			45.50	4
Z861	Biopsy (I.O.P.)			7.00	4
Repair					
E210	Plastic repair—depending on extent (see Preamble, part B, paragraph 27)			I.C.	4
LACRIMAL TRACT					
Incision					
Z862	Dacryocystotomy—general anaesthetic (I.O.P.)			22.75	4
Z917	Three "Snip" punctum procedure (I.O.P.) ..			11.40	4
Excision					
E215	Dacryocystectomy		4	119.00	4

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SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	LACRIMAL TRACT—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Repair				
	Lacerated canaliculus				
E216	—immediate repair		4	\$99.00	4
E217	—delayed repair		4	168.00	5
E218	Dacryocystorhinostomy		5	189.00	5
E954	—with lacrimal bypass procedure (e.g. Lester Jones), add			36.00	
E219	Lacrimal bypass procedure (eg. Lester Jones)—when sole procedure (both stages)			104.65	4
	Manipulation				
Z901	Irrigation of nasolacrimal system —unilateral or bilateral (I.O.P.)			4.90	
	Probing and dilation of duct (I.O.P.) Local anaesthetic				
Z902	Initial or repeat, unilateral			7.00	
	General anaesthetic				
Z864	Initial or repeat—unilateral or bilateral			22.75	4
Z865	Initial or repeat, unilateral or bilateral with insertion of inlying tube or filament			36.00	4

OPERATIONS ON THE EAR

EXTERNAL EAR

	Endoscopy				
U.V.C.	Removal of foreign body—simple			visit fees	
Z866	—complicated—general anaesthetic (I.O.P.)			24.40	4
E302	—post auricular approach			115.10	4
E303	—from middle ear space			115.10	4
Z906	Removal of drainage tube(s) —general anaesthetic (I.O.P.)			19.50	4
Z907	Debridement of ear(s) and/or repair of small perforation under microscopy but not for removal of cerumen or for “access only” to the tympanic membrane (I.O.P.)			14.00	
Z908	—under general anaesthetic (I.O.P.)			24.40	4

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	EXTERNAL EAR—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
Incision					
Z909	Biopsy, ear canal (I.O.P.)			\$14.00	
	—local anaesthetic				
E304	—general anaesthetic			24.40	4
E305	Limited incision for perichondritis, removal of cartilage and drainage			76.75	4
E306	Radical surgery for perichondritis			153.50	5
Excision					
Z904	Local excision, polyp—office (I.O.P.)			14.00	
Z905	—hospital (I.O.P.)			24.40	4
E300	Amputation—partial			76.75	4
E301	—complete			97.65	4
E311	Exostosis, simple endomeatal surgery and removal and drilling out of exostosis			76.75	4
E312	—with multiple removal with necessary grafting			115.10	4
E313	—post auricular approach			157.00	5
Z903	Pre-auricular sinus (I.O.P.)			17.40	4
E309	—complex (see Preamble, part B, paragraph 27)			1.C.	5
Repair					
Congenital defects					
E307	external—minor		5	97.65	5
E308	—major		5	157.00	5
E310	—otoplasty for correction of outstanding ears—(patients under 18 years of age)—unilateral		5	125.60	5
Note:	E307, E308—Descriptive details of procedure (eg: operative report) should be submitted with claims (see Surgical Preamble, paragraph (23)).				
	E310—this procedure is not a benefit of OHIP for patients 18 years of age or older.				

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	EXTERNAL EAR—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Atresia or stenosis of canal—congenital or acquired				
E314	Meatoplasty with or without graft		5	\$115.10	5
E955	—with enlargement of bony canal and grafting of skin, add			115.10	4
E956	—with enlargement of canal, plus tympanoplasty, mastoidectomy and reconstruction of middle ear ossicles, add			191.85	6
MIDDLE EAR					
Introduction (I.O.P.)					
Eustachian					
Z910	Unilateral—local anaesthetic			3.45	
Z911	Unilateral or bilateral—general anaesthetic			19.50	4
U.V.C.	Insufflation of eustachian tube		visit fees		visit fees
Incision (I.O.P.)					
Myringotomy to include aspiration when indicated					
Z912	Local anaesthetic			9.75	
Z916	Local anaesthetic with insertion of ventilation tube using operating microscope			30.70	
Z913	General anaesthetic—with or without operating microscope, unilateral	\$18.80		23.70	4
Z914	—with insertion of ventilation tube using operating microscope, unilateral			47.10	4
Z915	Aspiration, for serious otitis			7.00	4
Excision					
Mastoidectomy					
E320	Cortical mastoidectomy, exclusive of any middle ear surgery		4	177.90	6
E322	Modified or radical mastoidectomy		4	282.60	7
E315	Revision mastoidectomy with revision of middle ear and regrafting		4	300.05	7

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

SURGICAL PROCEDURES**OPERATIONS ON ORGANS OF SPECIAL SENSES**

Code	MIDDLE EAR—Cont'd	G.P.	Asst.*	Spec.	Anaes.*
	Repair				
E323	Myringoplasty			\$118.60	5
E336	Tympanoplasty—with middle ear and tympanic membrane surgery				
	—Type 1			177.90	7
E337	—Type 2, 3 or 4			251.20	7
E957	—with mastoidectomy, add			76.75	
E325	Facial nerve decompression	4		265.15	9
E326	Facial nerve graft	4		314.00	9
E327	Closure of mastoid fistula	4		139.55	4
E328	Exploratory tympanotomy			108.15	4
E329	Section tympanic plexus			209.30	6
Z918	Tympanotomy with round or oval window fistula repair (I.O.P.)			139.55	6
	INNER EAR				
	Incision				
	Labyrinthotomy or Labyrinthectomy				
E332	Surgical including Tack or Fick procedures or ultrasound			310.50	7
	Repair				
E333	Fenestration of semicircular canals			310.50	7
E334	Stapes mobilization, unilateral			209.30	6
E335	Stapedectomy with prosthesis			310.50	6

*To the listed basic units for assistants and anaesthetists, add units for time spent (see preamble).

O. Reg. 123/79, s. 5.

6.—(1) Notwithstanding section 5, the amount payable by the Plan for an insured service rendered by a laboratory on or after the 1st day of May, 1978 and before the 1st day of January, 1979 is the amount set out opposite the service in Schedule 15 to the said Regulation as it existed immediately before the coming into force of this Regulation.

(2) Notwithstanding section 5, the amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of May, 1978 and before the 1st day of January, 1979 is the lesser of,

- (a) the amount actually billed by the physician; or
- (b) the amount set out opposite the service in Schedule 15 to the said Regulation as it existed immediately before the coming into force of this Regulation.

(3) Notwithstanding section 5, where an insured person, while outside Ontario, received an insured service rendered by a laboratory on or after the 1st day of May, 1978 and before the 1st day of January, 1979 and authorized by a physician practising outside Ontario, the General Manager may cause to be paid to or on behalf of the insured person the amount set out opposite the service in Schedule 15 to the said Regulation as it existed immediately before the coming into force of this Regulation.

(4) Notwithstanding section 5, the amount payable by the Plan for an insured service rendered by a physician in Ontario to an insured person on or after the 1st day of May, 1978 and before the 1st day of January, 1979 is the amount set out opposite the service in Schedule 15 to the said Regulation as it existed immediately before the coming into force of this Regulation. O. Reg. 123/79, s. 6.

(1866)

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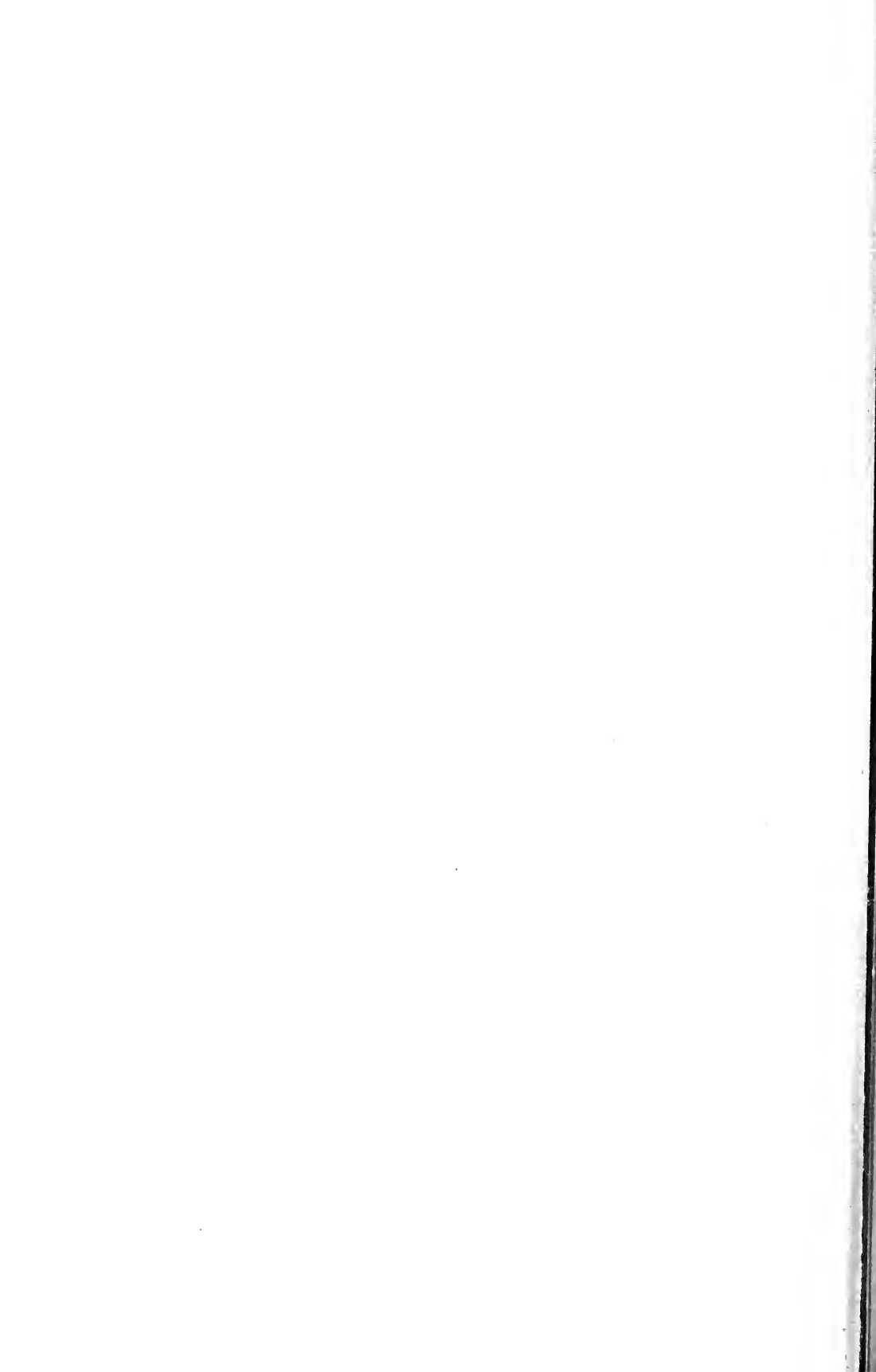
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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1	—Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

**REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT**

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,
by subscribers for a subscription of 52 weekly issues, \$20.00; and
by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

Special Announcement

The Government of Ontario has instituted a program making certain Statutes and Regulations available in the French language. This is a long-term, on-going undertaking and the first translated statutes are expected to be ready for distribution early in April, 1979. These statutes are: The Ministry of Northern Affairs Act, 1977, The Compensation for Victims of Crime Act, 1971 and The Human Tissue Gift Act, 1971. Additional translations will be listed in both our Monthly Checklist and French Catalogue as they become available.

Le Gouvernement de la Province d'Ontario a mis sur pied un programme qui assurera la traduction en langue française d'un certain nombre de lois statutaires et de règlements. Il s'agit d'une initiative à long terme et les premières traductions de lois statutaires devraient être prêtes à être distribuées au début du mois d'avril 1979. Ces lois sont la Loi de 1977 sur le ministère des Affaires du Nord, la Loi de 1971 sur la compensation des victimes d'actes criminels et la Loi de 1971 sur le don de tissus humains. D'autres traductions seront ajoutées à la fois à la liste mensuelle de contrôle et à notre catalogue français à mesure qu'elles seront disponibles.

Publications Under The Regulations Act

March 24th, 1979

THE HEALTH DISCIPLINES ACT, 1974

O. Reg. 124/79.

Pharmacy.

Made—February 1st, 1979.

Approved—February 21st, 1979.

Filed—February 26th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 579/75 MADE UNDER

THE HEALTH DISCIPLINES ACT, 1974

1. Paragraphs 3, 4, 5, 6, 8, 9, 10, 12 and 13 of subsection 1 of section 2 of Ontario Regulation 579/75 are revoked and the following substituted therefor:
3. Number 3, composed of that portion of The Municipality of Metropolitan Toronto east of Greenwood Avenue and Don Mills Road.
4. Number 4, composed of that portion of The Municipality of Metropolitan Toronto west of and including Greenwood Avenue and Don Mills Road to York Street, University Avenue north of Queen Street, Queen's Park, Avenue Road as far north as Highway 401, and north of Highway 401 to Bathurst Street.
5. Number 5, composed of that portion of The Municipality of Metropolitan Toronto west of and including York Street, University Avenue north of Queen Street, Queen's Park, Avenue Road as far north as Highway 401, and Bathurst Street north of Highway 401 to Parkside Drive and Keele Street.
6. Number 6, composed of that portion of The Municipality of Metropolitan Toronto west of and including Parkside Drive and Keele Street, and, in addition, that part of The Regional Municipality of Peel comprising the City of Mississauga.
8. Number 8, composed of the regional municipalities of Halton and Hamilton-Wentworth and that part of The Regional Municipality of Haldimand-Norfolk formerly known as the County of Haldimand except that part comprising the Town of Dunnville.
9. Number 9, composed of The Regional Municipality of Niagara and that part of

The Regional Municipality of Haldimand-Norfolk comprising the Town of Dunnville.

10. Number 10, composed of the counties of Elgin, Middlesex and Oxford.
12. Number 12, composed of the County of Brant, The Regional Municipality of Waterloo, that part of The Regional Municipality of Haldimand-Norfolk formerly known as the County of Norfolk and the County of Wellington except those parts comprising the townships of Arthur, Maryborough, Minto and West Luther.
13. Number 13, composed of the counties of Bruce, Dufferin, Grey, Huron and Perth and those parts of the County of Wellington comprising the townships of Arthur, Maryborough, Minto and West Luther and those parts of The Regional Municipality of Peel comprising the Town of Caledon and the City of Brampton.

COUNCIL OF THE ONTARIO
COLLEGE OF PHARMACISTS:

W. R. FOLTAS
President

WILLIAM R. WENSLEY
Registrar

Dated at Toronto, this 1st day of February, 1979.

(1868)

12

THE LOCAL ROADS BOARDS ACT

O. Reg. 125/79.

Establishment of Local Roads Areas.

Made—February 21st, 1979.

Filed—February 26th, 1979.

REGULATION TO AMEND REGULATION 571 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 16 to Regulation 571 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 979/78, is revoked and the following substituted therefor:

Schedule 16

CRERAR, GIBBONS AND BASTEDO
LOCAL ROADS AREA

All those portions of the townships of Crerar, Gibbons and Bastedo in the Territorial District of Nipissing and those portions of the Township of Henry in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications Plan N-270-A6, filed in the office of the Registrar of Regulations at Toronto as Number 2512. O. Reg. 125/79, s. 1.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 21st day of February, 1979.

(1869) 12

THE APPRENTICESHIP AND
TRADESMEN'S QUALIFICATION ACT

O. Reg. 126/79.

General.

Made—February 21st, 1979.

Filed—February 26th, 1979.

REGULATION TO AMEND
REGULATION 33 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE APPRENTICESHIP AND TRADESMEN'S
QUALIFICATION ACT

1. Subsections 1, 2 and 3 of section 22 of Regulation 33 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(1) Where a certificate of qualification that is in force on the 1st day of April, 1979 expires and is renewed, it shall be renewed for a period to and including the birthday of the holder next following or his third birthday next following as the Director may determine and any subsequent renewal shall be for a period of three years expiring on the birthday of the holder thereof.

(2) Unless otherwise prescribed by regulation, a certificate of qualification issued after the 1st day of April, 1979 expires on the birthday of the holder next following or his third birthday next following as the Director may determine.

(3) Where a certificate of qualification mentioned in subsection 2 expires and is renewed it shall be renewed for a period of three years expiring on the birthday of the holder thereof. O. Reg. 126/79, s. 1.

2. Section 31 of the said Regulation is revoked and the following substituted therefor:

31. Fees payable under this Regulation are as follows:

- 1. For registration of an applicant entering a modular training program for any trade\$ 5
- 2. For registration of a contract of apprenticeship\$10
- 3. For examination for a certificate of qualification in a trade\$15
- 4. For an examination for accreditation in a modular training program\$ 3
- 5. Except as is provided for in item 6 for an initial certificate of qualification or a renewal of a certificate of qualification, 75 cents per month or any portion thereof during the period of its validity, but in no case shall the fee exceed \$25 for any period of not more than thirty-six months.
- 6. For a certificate of qualification issued to any person who works or is employed in a certified trade and is exempted by regulation from the application of sections 8 and 9 and subsections 2, 3 and 4 of section 10 of the Act\$15
- 7. For the issue of a certificate of accreditation\$10
- 8. For a duplicate copy of a certificate of qualification\$ 5
- 9. For a replacement or a duplicate copy of a progress record book\$ 5
- 10. For a demonstration of skills test\$15
- 11. For a progressive achievement test to a person lawfully admitted to Canada as a visitor with student authorization under clauses a or b of section 10 of the *Immigration Act, 1976* (Canada)\$15

O. Reg. 126/79, s. 2.

(1870) 12

THE GAME AND FISH ACT

O. Reg 127/79.

Fishing Huts.

Made—February 26th, 1979.

Filed—February 27th, 1979.

REGULATION TO AMEND
REGULATION 364 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE GAME AND FISH ACT

1. The Schedule to Regulation 364 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 533/71, section 1 of Ontario Regulation 834/75 and section 2 of Ontario Regulation 891/78, is further amended by adding thereto the following paragraph:
12. The waters known as Lake Manitou in the Territorial District of Manitoulin.

J. A. C. AULD
Minister of Natural Resources

Dated at Toronto, this 26th day of February, 1979.

(1883) 12

THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

O. Reg. 128/79.

Designations—London to Sarnia (Hwy 402).
Made—February 21st, 1979.
Filed—February 28th, 1979.

REGULATION TO AMEND
REGULATION 392 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

1. Schedule 3 to Regulation 392 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 3

In the Township of Plympton in the County of Lambton being,

- (a) part of lots 1, 15, 16 and 21 to 30, both inclusive, in Concession 6;
- (b) part of lots 1 to 26, both inclusive and Lot 30 in Concession 5; and
- (c) part of the road allowance between,
 - (i) the townships of Plympton and Sarnia (Mandamin Road),
 - (ii) lots 3 and 4 in Concession 5,
 - (iii) lots 6 and 7 in Concession 5,

- (iv) lots 9 and 10 in Concession 5,
- (v) lots 12 and 13 in Concession 5,
- (vi) lots 15 and 16 in each of concessions 5 and 6,
- (vii) lots 18 and 19 in Concession 5,
- (viii) lots 21 and 22 in each of concessions 5 and 6,
- (ix) lots 24 and 25 in each of concessions 5 and 6,
- (x) lots 27 and 28 in Concession 6, and
- (xi) the townships of Plympton and Warwick,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-4085-89, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 23rd day of January, 1979.

11.59 miles, more or less.

O. Reg. 128/79, s. 1.

(1884) 12

THE PUBLIC HOSPITALS ACT

O. Reg. 129/79.

Classification of Hospitals.
Made—January 18th, 1979.
Approved—February 21st, 1979.
Filed—February 28th, 1979.

REGULATION TO AMEND
REGULATION 726 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC HOSPITALS ACT

1. Item 77b under the heading "Group C Hospitals" of the Schedule to Regulation 726 of Revised Regulations of Ontario, 1970, as renumbered by section 1 of Ontario Regulation 145/76, is revoked and the following substituted therefor:

77b. Terrace Bay The McCausland Hospital

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 18th day of January, 1979.

(1885) 12

THE HEALTH INSURANCE ACT, 1972

O. Reg. 130/79.

General.

Made—February 21st, 1979.

Filed—February 28th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 323/72
MADE UNDER

THE HEALTH INSURANCE ACT, 1972

1. Item 158 of Part I of Schedule 1 to Ontario Regulation 323/72 is revoked and the following substituted therefor:

158. Terrace Bay The McCausland Hospital
(1886) 12

THE EMPLOYMENT STANDARDS ACT,
1974

O. Reg. 131/79.

Fruit, Vegetable and Tobacco Harvesters.

Made—February 21st, 1979.

Filed—March 1st, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 320/75
MADE UNDER

THE EMPLOYMENT STANDARDS ACT, 1974

1. Clause *b* of section 3 of Ontario Regulation 320/75, as amended by subsection 2 of section 1

2. Table 2 to the said Regulation, as remade by section 58 of Ontario Regulation 577/76 and amended by section 1 of Ontario Regulation 183/77, subsection 2 of section 2 of Ontario Regulation 951/77 and section 6 of Ontario Regulation 575/78, is further amended by adding thereto the following items:

- CET Cerfact Laboratories, 1316 Blundell Road, Mississauga, Ontario L4Y 1M5.
- CUP Currie Products Limited, 350 Wentworth St. N., Hamilton, Ontario L8L 5W3.
- PRL L. Vegh's 'Preventative Systems', International Chemical Cosmetic & Services Laboratories, 11-426 Hazel Street, Waterloo, Ontario N2L 3P8.
- YON W. F. Young, Inc., Manufacturing Chemists, P.O. Box 14, 111 Lyman Street, Springfield, Massachusetts, 01101.

O. Reg. 132/79, s. 2.

of Ontario Regulation 418/76, is further amended by striking out "\$2.65" in the first line and inserting in lieu thereof "\$2.85". O. Reg. 131/79, s. 1.

(1903)

12

THE PESTICIDES ACT, 1973

O. Reg. 132/79.

General.

Made—February 21st, 1979.

Filed—March 1st, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 618/74
MADE UNDER
THE PESTICIDES ACT, 1973

1. Subclause ii of clause *e* of section 1 of Ontario Regulation 618/74 is revoked and the following substituted therefor:

(ii) less than eleven acres, if there has been an average gross annual revenue over the three years immediately preceding or a gross revenue in the year immediately preceding the date of the sale or proposed sale at retail of a pesticide for use on the land or the farm structure of not less than \$4,000 from the sale of the products of agricultural or forestry production, or both, produced on the land or farm structures, or both; O. Reg. 132/79, s. 1.

3. Schedules 1, 2, 3 and 4, as remade by section 3 of Ontario Regulation 951/77 and amended, respectively, by sections 7, 8, 9 and 10 of Ontario Regulation 575/78, Schedule 5, as remade by section 3 of Ontario Regulation 951/77, and Schedule 6, as remade by section 3 of Ontario Regulation 951/77 and amended by section 11 of Ontario Regulation 575/78, to the said Regulation, are revoked and the following substituted therefor:

SCHEDULE 1

REG- TR- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
00299	DDW		METHYL BROMIDE, FUMIGANT
00A59	PRX		PROTEX INSECT POWDER
00959	CYC		CYANOGAS - CALCIUM CYANIDE A-DUST AND G FUMIGANT
01017	RIA		RIFSS COCKROACH EXTERMINATOR CONTAINS SODIUM FLUORIDE
01027	PSA		"RFEL" ROACH POWDER CONTAINS SODIUM FLUORIDE
02170	POP		POULIN'S COCKROACH DOOM
02283	GCP		GREEN CROSS WEED-NO-MORE
025A6	BRG		FARVIEW WEED COP MIXED BUTYL ESTER E-64,2,4-D
02663	AMC	AMI	AMPHEN WEEDUST 5X-2,4-D ESTER WEED KILLER
03273	DDW		DOWFUME MC - 2 SOIL FUMIGANT
03322	SHL		2,4-D LIQUID WEEDKILLER ESTER 64
03812	ALS		NO-WEED 2,4-D ESTER 64 WEED KILLER
04144	ABE		FLY MASTER LINDANE INSECTICIDE FOR VAPORIZATION
04325	WHE		CLINES ROACH POWDER
043A3	CHP		METHOXONE ESTER 80, MCPA LIQUID WEEDKILLER
043A5	SHL		DIFLDRIN 20 E.C. INSECTICIDE
04625	INT		CO-OP DAWSON FUMIGANT FORMULA 73
04677	NAP		PANOGEN 15 LIQUID SEED TREATMENT
04728	CHP		CHPMAN 2,4-D, ESTER 12R, DOUBLE STRENGTH WEEDKILLER
04748	NAL		NATIONAL HIGH CONCENTRATE 2,4-D MIXED BUTYL ESTERS
047A0	PIO		PIONEER LIQUID WEED KILLER 2,4-D ESTER 12R
04793	RAL		PURINA LIQUID STOCK SPRAY
04A23	DDW		ESTERON 64 FARM WEED KILLER LIQUID
04923	SIR		NADANE INSECTICIDE
04929	SHL		SHFL ENDRIN 20 EMULSIFLABLE CONCENTRATE INSECTICIDE
04941	LAT		LATER'S HEPTACHLOR 20 F.C. INSECTICIDE
04973	GHI		COMPRIMES LINDANE G.M.
05462	INT		CO-OP MCPA ESTER 80 LIQUID WEED KILLER
05504	GCP		GREEN CROSS ESTER WEED LIQUID KILLER
05527	PAU		PAILA LINDANE TABLETS FOR FUMIGATION
05944	GCP		GREEN CROSS MCPA ESTER 80 WEED KILLER
05979	NAL		NATIONAL MCPA ESTER WEED KILLER
0603A	CHP		CHPMAN ENDRIN 20 EMULSIFIABLE CONCENTRATE INSECTICIDE
06045	ALS		NO-WEED MCPA ESTER 80 WEED KILLER
06051	NAP		PANO-DRENCH SOIL DRENCH FOR GREENHOUSES
06070	HOL		HOLCOMB INSEKIL AEROSOL INSECTICIDE
06132	BRG		FARVIEW WEED COP "ONE TWENTY EIGHT"
06179	GCP		GREEN CROSS 20X ENDRIN
06181	OSD		OSMOUSE SPECIAL FENCE POST MIXTURE - WOOD PRESERVATIVE
061A7	PFF		CALSA ENDRIN 20 EMULSIFIABLE CONCENTRATE INSECTICIDE
06190	ALS		NO-WEED 2,4-D ESTER 12R LIQUID WEED KILLER
06314	DDW		FORMULA A FARM WEED KILLER LIQUID
0644A	SHL		SHFL ALDRIN 40 E.C. INSECTICIDE
06510	WAK	WAL	WATKINS MOTHPROOFER PRESSURIZED SPRAY
06521	NAP		DRINDX M-34B LIQUID SEED INSECTICIDE
06597	MRE		MARGUERITE RED SQUILL (EXTERMINATEUR DES MULOTS)
06613	NOX		NOYALL ANT TRAP CONTAINS THALTIUM
06660	SHL		2,4-D ESTER 80
06662	SHL		SHFL 2,4-D WEED KILLER ESTER 12R

SCHEDULE 1

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
06663	MCC		LICE TOX LIVESTOCK INSECTICIDE
06680	INT		CO-OP 2,4-D ESTER 128 LIQUID WEEDKILLER
06683	ROD	CRD	RED SHIELD DOUBLE PROTECTION SEED TREATMENT
06705	SAR		SARM 2,4-D ESTER 128 WEEDKILLER
06756	HEF		MERCULES LINDANE TABLETS FOR FUMIGATION
06771	SHL		SHELL MCPA WEEDKILLER ESTER 80
06896	WEQ		CHLOROPICRIN SOIL FUMIGANT
06923	FRD		FRANKLIN TOXAPHENE=LINDANE SPRAY CONCENTRATE
06963	STD		STAN-CHEM 2,4-D ESTER 80 WEED KILLER
06965	STD		STAN-CHEM MCPA ESTER 80 WEED KILLER
06971	STD		STAN-CHEM 2,4-D ESTER 128 WEED KILLER
07010	STD		STAN-CHEM 2,4,5-T LOW VOLATILE ESTER BRUSH KIL
07012	STD		STAN-CHEM D AND T LOW VOLATILE ESTER BRUSH KIL
07104	FLR		LINDANE INSECTICIDE
07208	NAP		PANDRINOX LIQUID COMBINATION FUNGICIDE=INSECTICIDE
07221	DOH		PICFUME DOW CHLOROPICRIN=SOIL & SPACE FUMIGANT
07338	AMC	AMI	WEEDONE 128 2,4-D ESTER WEED KILLER EMULSIFIABLE CONC.
07423	STD		STAN-CHEM 2,4-D ESTER 64 WEED KILLER
07425	STD		STAN-CHEM D AND T LIQUID BRUSH KIL
07571	ALS		NO=WEED-80 2,4-D ESTER WEED KILLER
07577	NAP		PANOGEN TURF FUNGICIDE
07758	NAP		MORSODREN LIQUID CONTAINING MERCURY
07808	ALT		AL-SI-CO MOTH PROOFER
07811	DOH		MCPA ESTER 80 LIQUID FARM WEED KILLER
07818	MAZ		MARCOYX FOR FUMIGATING ONLY CONTAINING LINDANE
07825	AMC	AMI	WEEDONE MCPA ESTER
08007	SAS		ENDRIN EMULSIFIABLE CONCENTRATE FOR CONTROL OF CUTWORMS
08034	NAP		PENTADRIN NON-MERCURIAL SEED TREATMENT
08217	OLH		DCHEMCO LIQUID 2,4-D WEED KILLER 80
08218	NAA		ERA COCKROACH POWDER
08420	CRL		CARDFL BEEF-AID CONTAINS TOXAPHENE
08444	MFT		METASOL MMH LIQUID MERCURY SEED TREATMENT
08448	NAP		PANODRIN 15B LIQUID SEED TREATMENT FUNGICIDE
08527	PFF		CALSA ESTER 128, THE FAST SUPE 2,4-D WEED KILLER LIQUID
08683	FEQ		LIN-TAR REFILLS, LINDANE FOR USE IN VAPO-SWAT VAPORIZER
08790	PFN		PESTROY METHYL BROMIDE = FUMIGANT
08854	REP		SHIELD PRESSURIZED CEDARIZED MOTHPROOFER
08934	AAG	LFY	AAHEPTON LIQUID WIREWORM INSECTICIDE HEPTACHLOR
08942	SAM		LAURENTIDE CEDAR MOTH PROOFER (PRESSURIZED)
08990	SHL		25 NEMAGON GRANULES
09031	INT		CO-OP 2,4-D ESTER 80 LIQUID WEED KILLER
09072	SHL		NEMAGON 130 EMULSIBLE CONCENTRATE SOIL FUMIGANT
09118	FEJ		DAWSON 73 SPOT FUMIGANT
09169	FEJ		DAWSON 37 SPACE FUMIGANT CONTAINING ETHYLENE DIBROMIDE AND METHYL BROMIDE
09201	NAP		PANOGEN PX SEED TREATMENT FUNGICIDE CONTAINS MERCURY
09262	OLH		DCHEMCO WEED KILLER 128 WITH 2,4-D
09289	NAP		DRINOX PX SEED TREATMENT INSECTICIDE POWDER CONTAINING HEPTACHLOR

SCHEDULE 1

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
09325	NAP		PANDRINOX PX SEED TREATMENT FUNGICIDE INSECTICIDE CONTAINING MERCURY AND HEPTACHLOR
09375	MET		METASOL MMH LIQUID DUAL PURPOSE SEED TREATMENT CONTAINS HEPTACHLOR, MERCURY
09389	HON		M.P. ROACH POWDER
09420	MFT		METASOL - MP LIQUID MERCURY SEED DRESSING
09424	NAP		PANDRINOX A - LIQUID SEED TREATMENT
09432	NAP		PENTADRIN PX DRY FUNGICIDE-INSECTICIDE CONTAINING QUINTOZENE AND HEPTACHLOR
09456	MET		METASOL - MMH DUAL PURPOSE DRILL BOX FORMULATION CONTAINS MERCURY AND ALDRIN
09458	MET		METASOL-MMH MERCURY DRILL BOX FORMULATION
09472	NAP		PANDRINOX A-PX DRY SEED TREATMENT
09480	NAP		PENTADRIN A NON-MERCURIAL SEED TREATMENT
09489	NAP		PENTADRIN APX DRY NON-MERCURIAL SEED TREATMENT
09515	PTO		PIONEER LIQUID WEED KILLER 2,4-D ESTER 80
09548	PPF		PFIZER MCPA ESTER 80 LIQUID WEED KILLER
09550	PPF		PFIZER 2,4-D ESTER LIQUID WEEDKILLER CONCENTRATE 12A
09564	GRC	VAR	METH-O-GAS, METHYL BROMIDE FUMIGANT
09565	GRC	VAR	BROM-O-GAS, METHYL BROMIDE FUMIGANT, WITH CHLOROPICRIN
09566	GRC	VAR	BROM-O-GAS, METHYL BROMIDE CONTAINS 2% CHLOROPICRIN
09576	MET		RI-CAL TURF FUNGICIDE POWDER
09624	HON		M.P. LINDANE TABLETS - FOR FUMIGATION
09672	ATL		POUDRE INSECTICIDE AU FLUOPURE DE SODIUM
09776	VAR		GUARDSMAN PENITE 8 SODIUM ARSENITE SOLUTION
09904	BAD	LEI	SODIUM ARSENITE NO. 8 LIQUID POTATO TOP KILLER AND WEED KILLER
09912	BAD	LEI	ENDRIN EMULSIFIABLE LIQUID INSECTICIDE
09954	ACO		ANT-EX POWDER KILLS ANTS CONTAINS ANTIMONY TARTRATE
09981	SAF		SUN-X INSECT POWDER
09991	NAP		DRINOX A-348 LIQUID SEED TREATMENT INSECTICIDE CONTAINING ALDRIN
10098	NIM		REF-NIP JET HORNET BOMB WITH DICHLORVOS AND DIELDRIN
10044	COQ		COOPER COOPER-TOX LIVESTOCK SPRAY AND DIP EC
10049	COQ		COOPER COOPER-TOX EXTRA OR COOPER HOG MANGE CURE
10056	COQ		COOPER BACK RUBBER CONCENTRATE
10067	IMP		FSSO MCPA ESTER-80 LIQUID WEEDKILLER
10070	IMP		ESSO 2,4-D ESTER-128 LIQUID WEEDKILLER
10111	VEL		VELSICOL - CELATOX HERRICIDE WFMP NETTLE KILLER CONTAINS MCPA AND 2,4,5-T
10187	DLH		OCHEMCO MCPA LIQUID WEED KILLER ESTER 80
10189	ALS		ACS 2,4-D ESTER 144 EMULSIFIABLE WEED KILLER
10444	CRR	MCM	FORMULA F-20 RESIDUAL INSECTICIDE SOLUTION
10630	UIT		DDT 50 % PINK TRACKING POWDER RODENTICIDE
10686	UIT		DDT 500 DUST CONCENTRATE INSECTICIDE
10696	SAF		SANEX CHLOROPICRIN
10722	PPF		CALSA 2.5 DDT EMULSIFIABLE CONCENTRATE INSECTICIDE
10934	MCE		MONTECLAIR TUBECT ROACH POWDER
10948	MAG	MAM	MAGNACIDE M (INHIBITED ACROFLIN HERRICIDE)
11411	SAF		SANEX METHYL BROMIDE

SCHEDULE 1

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
11504	RFO		DOMESTIC PY INSECT KILLER DUST
11526	CGA		DIMECRON INSECTICIDE
11552	CHP		MCPA ESTER 80 LIQUID WEED KILLER
11821	COO		HOG MANGE CURE EC
12088	PFF		METHYL BROMIDE FUMIGANT
12091	PFF		METHYL BROMIDE TOBACCO PLANT BED FUMIGANT
12202	SAF		SANEX ROENTRAK
12248	ARE		METHYL BROMIDE FUMIGANT
12326	SAF		SANEX M R-C2 SOIL FUMIGANT
12339	SAF		SANEX DDT 50% WP AGRICULTURAL INSECTICIDE
12340	SAF		DDT 25% E.C.
12457	MCE		MONTCLAIR REDMOR COCKROACH POWDER
13342	UAJ		OXYFUMF 12 FUMIGANT
13773	ARE		WACO CHLOROPICRIN
13961	REH		CALCIUM CYANIDE A-0UST
13979	VEL		VELCAN METHYL BROMIDE FUMIGANT
13994	REH		CALCIUM CYANIDE G FUMIGANT
14336	ALS		NO WFED 2,4-D ESTER 150
14662	UNR		ESTAKIL 80 MCPA
14666	UNR		ESTAKIL 128 24D
14715	NJA		NIAGARA ESTASOL 128 EMULSIFIABLE LIQUID HERBICIDE
14764	NJA		NIAGARA MCPA 80 ESTER WEEDKILLER
15082	PFF		PFIZER TERRAMYCIN TREE INJECTION FORMULA
15112	DIQ		DUPONT LOROX LIQUID PLUS HERBICIDE
15127	CHP		CHIPMAN LOROX PLUS LIQUID HERBICIDE
15368	BLL	MAK	ZP TRACKING POWDER
15436	NJA		NIAGARA ENDRIN 20 EC

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

<u>Registration Number under Fertilizer Act (Canada)</u>	<u>Registrant under Fertilizer Act (Canada)</u>	<u>Pesticide</u>
2109	CIL	Lawn Doctor 12-4-8 containing 1.00% chlordane 1.75% chlorthal 0.22% 2,4-D amine 0.11% mecoprop amine 0.02% dicamba amine
2134	CIL	Rose and Flower Doctor 6-9-6 containing 0.5% disulfoton, 0.37% eptc, 0.115% chlorpyrifos (Dursban)
2136	Simpson Sears Ltd.	Rose and Flower Doctor 6-9-6 containing 0.5% disulfoton, 0.37% eptc, 0.115% chlorpyrifos (Dursban)

O. Reg. 132/79, s. 3, *part*, (Schedule 1).

SCHEDULE 2

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
00019	GCP		GRFEN CROSS ARSENATE OF LEAD INSECTICIDE
00109	BRG		FAIRVIEW GOPHER-COP
00511	CHP		CHIPMAN NICOTINE SULPHATE 40 CONTACT INSECTICIDE
00515	SAR		SARM GOPHER POISON CONTAINS STRYCHNINE
00632	BRG		LIGHTNING GOPHER POISON CONTAINS STRYCHNINE
01082	BAT		BARTLETT ARSENATE OF LEAD
01083	MRE		RAPID BUG KILLER
01318	DUO		DU PONT TERSAN 75 THIRAM TURF FUNGICIDE
01344	PIE		PIED PIPER ROACHOCIDE
01709	GCP		GRFEN CROSS BASI-COP FUNGICIDE COPPER OXYCHLORIDE
02294	CHP		TRI-COP WETTABLE POWDER COPPER FUNGICIDE
02324	DOW		DOWFUME EB = 15 INHIBITED SOIL FUMIGANT
02425	SHL		D-D SOIL FUMIGANT
02707	DOW		DOWFUME ER-5 GRAIN FUMIGANT
02985	CHP		BENESAN 50% LINDANE WETTABLE POWDER INSECTICIDE
03132	DOW		DOW GENERAL LIQUID DINOSEB HERBICIDE
03159	GCP		GRFEN CROSS P.M.A.S. TURF FUNGICIDE
03162	GCP		GREEN CROSS CHLORDANE 8 E.C. INSECTICIDE
03226	LAT		LATERIS COPPER SPRAY = TRIRASIC COPPER SULPHATE
03267	CHD		PENTA PRESERVATIVE CONCENTRATE
03294	MAP		CALO-CLOR TURF FUNGICIDE
03341	SHL		2,4-D + 2,4,5-T LIQUID BRUSHKILLER REGULAR 16
03426	AMC	AMI	WEFDONE LV-4 2,4-D ESTER WEED KILLER LIQUID
03528	VIT	VIR	LETHALAIRE G-57 AEROSOL INSECTICIDE
03734	PEF		CALSA 25% LINDANE WETTABLE POWDER INSECTICIDE
03749	LAT		LATERIS 2,4-D ESTER LOW VOLATILE WEEDKILLER
03846	MBY		MERFUSAN DUST FUNGICIDE
			THE CONTROL OF TURF DISEASE
03870	AMC	AMI	WEFDONE EMULSIFIABLE CONCENTRATE
03939	GDC		A-K MOSS KIL
03959	CHP		CHIPMAN BRUSHKILLER 76 LOW VOLATILE
03961	CHP		CHIPMAN 2,4,5-T 76 LOW VOLATILE, WEED AND BRUSHKILLER
04042	SHL		2,4,5-T LIQUID BRUSHKILLER LV 76.8
04044	SHL		2,4-D+2,4,5-T LIQUID BRUSHKILLER L.V. 76.8
04097	MET		METASOL APPLE SPRAY, ORGANIC MERCURY FUNGICIDE
04167	DOW		PREMERGE DINOSEB LIQUID WEED KILLER
04293	FMC		NIAGARA 2,4,5-T BRUSHKILLER WEED KILLER
04334	RAL		PIRINA INSECT OIL CONCENTRATE
04429	PLG		PLANT PRODUCTS LINDANE 25 WETTABLE POWDER INSECTICIDE
04763	GCP		GREEN CROSS LOW VOLATILE WEED-NO-MORE
04771	NAL		NATIONAL TEN TEN 2,4-D LIQUID WEED KILLER
04949	ALS		NO WEED 2,4-D ESTER 64 LOW VOLATILE WEED KILLER
04980	CHP		CHIPMAN 2,4-D ESTER 80, LOW VOLATILE, LIQUID WEEDKILLER
04982	LAT		LATERIS CHLORDANE 800 F.C.
04983	ALS		NO-WEED 2,4-D & 2,4,5-T LOW VOLATILE ESTER BRUSHKILLER
05042	HAB	MCH	TRI-X BRAND FUMIGANT
05192	GAH	BAU	"ARNOLD" LINDANE SPRAY 18%
05220	FRD	FRC	FRANKLIN LINDANE 20% EMULSIFIABLE CONCENTRATE INSECTICIDE
05321	DDW		KURON WEED AND BRUSH KILLER EMULSIFIABLE CONCENTRATE

SCHEDULE 2

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
05438	PF		CALSA 24-D LOW VOLATILE ESTER 96 LIQUID HERBICIDE
05475	ROH		KARATHANE WD AGRICULTURAL FUNGICIDE AND MITICIDE
05746	VAR		GUARDSMAN SODINOC SOLUBLE POWDER
06000	SHL		2,4,5-T LIQUID BRUSHKILLER L.V. 112
06002	SHL		2,4-D + 2,4,5-T LIQUID BRUSHKILLER L.V.112
06004	SHL		SHELL 2,4-D WEED KILLER ESTER L.V.112
06007	STF		CAPTAN 75 SEED TREATER FOR SEED DISEASE CONTROL
06122	SAF		SANEX 10% LINDANE E.C.
06241	MAP		KROMAD BROAD-SPECTRUM TURF FUNGICIDE
06320	MOL		RANDOX EMULSIFIABLE CONCENTRATE
06330	DDW		ESTERON 99 CONCENTRATE LIQUID FARM WEED KILLER
06334	COO	FRM	FUNGIDEX WETTABLE POWDER FUNGICIDE
06374	ROH		KELTHANE E.C. AGRICULTURAL MITICIDE
06420	CYC		LIQUID CYANAMID, A GENERAL CONTACT WEED KILLER
06432	DNW		TELONE LIQUID SOIL FUMIGANT
06514	WEA		WFFDEX SAFETY BAR
06526	ALS		NO-WEED LOW VOLATILE 2,4-D ESTER 80 WEED KILLER
06528	SAF		65.5 CHLORDANE E.C. INSECTICIDE
06540	KEM		KEM-GRAIN FUMIGANT
06549	TUC		PHOSBAIT MOUSE BAIT, CONTAINS ZINC PHOSPHIDE
06629	TUC		BUILDING INSECT OIL CONCENTRATE
06632	STF		TRITHION 25 WP INSECTICIDE ACARICIDE
06698	INT		COOP LOW VOLATILE BRUSH KILLER, 64 LIQUID WEED KILLER
06726	BAT		BARTLETT FIXED COPPER FUNGICIDE SPRAY POWDER
06747	HRV		EMRUTOX E 2,4-DB BUTYL ESTER SELECTIVE WEEDKILLER
06829	GCP		GREEN CROSS LOW VOLATILE BRUSH KIL '96'
06853	GCP		GREEN CROSS SOIL KARE (MYLONE) GRANULAR FUMIGANT
06857	CHG	CHH	CO-RAL 25% WETTABLE POWDER ANIMAL INSECTICIDE
06950	LAT		LATER'S PENTACHLOROPHENOL WOOD PRESERVATIVE 1 TO 10
06961	STD		STAN-CHEM 2,4-D ESTER LOW VOLATILE 80 WEED KIL
06993	CUT	CHS	K.P.S. FOR HORSES KILLS SCREW WORMS AND MAGGOTS
07015	FUL	GRE	FULGRE FULVEX NICOTINE FUMIGATOR
07021	SAR		SARM LOW-VOLATILE 2,4-D WEEDKILLER
07024	WFA		WEEDEX WONDER STIK 2,4-D WEEDKILLER
07036	DIQ		DU PONT KARMEK DIURON WEED KILLER
07044	DIQ		DU PONT TRYBEN 200 GENERAL WEED KILLER
07112	MOL		RANDOX GRANULAR SELECTIVE HERBICIDE
07132	SHL		2,4-D LIQUID WEEDKILLER ESTER L.V. 80
07190	TUC		BIN FUME GRAIN FUMIGANT
07224	PLG		NICOTINE PRESSURE FUMIGATORS
07239	HRV		MERSTL TURF FUNGICIDE WETTABLE POWDER CONTAINING MERCURY SALTS
07341	CHG	CHH	GITHION 3% DUST CROP INSECTICIDE
07351	MOL		AVANEX (DIALATE) SELECTIVE HERBICIDE WILD OAT KILLER
07390	PF		CALSA 2,4,5-T 96 L.V. LIQUID BRUSHKILLER
07398	CHG	CHH	DEYON 70% WETTABLE POWDER SEED FUNGICIDE
07401	SAN		SANFAX WK-82 HERBICIDE FOR CONTROL OF WOODY PLANTS
07442	CHV		ORTHO DIBROM INSECTICIDE EMULSIFIABLE CONCENTRATE
07446	UAJ		CRAIG SEVIN 85% (CARBARYL) SPRAYABLE POWDER INSECTICIDE

SCHEDULE 2

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
07508	AMC	AMI	LV-80, 2,4-D ESTER WEED KILLER
07523	ARD		BRADFORD LIQUID CYANAMID, GENERAL CONTACT WEED KILLER
07525	INT		CO-OP L.V. 2,4-D ESTER 112 LIQUID WEED KILLER
07527	INT		CO-OP L.V. BRUSH KILLER 112 (2,4-D + 2,4,5-T)
07580	ALS		PENTA-CHEM WOOD PRESERVATIVE 10 - 1
07599	CHP		GAMMASAN DRILL BOX SEED TREATMENT POWDER
07701	NAP		VORLEX LIQUID SOIL FUNGICIDE
07737	DIB	DIA	CROP RIVER, 2,4-D TERRA GRANULAR HERBICIDE
07852	STF		TRITHION 10 GRANULAR ORGANIC PHOSPHATE SOIL INSECTICIDE
07882	CHG	CHH	META-SYSTOX-R SPRAY CONCENTRATE SYSTEMIC INSECTICIDE
07884	CHG	CHH	DI-SYSTON GRANULAR SYSTEMIC INSECTICIDE
07932	CHG	CHH	BAY 29493 SPRAY CONCENTRATE ORNAMENTAL INSECTICIDE
07934	CHG	CHH	BAY 29493 WETTABLE POWDER ORNAMENTAL INSECTICIDE
08021	CYC		CYTHION LIQUID GRAIN PROTECTANT CONTAINING MALATHION
08022	LAT		LATER'S CALCID VEGETATION KILLER
08024	BAT		BARTLETT MOUSE BAIT CONTAINS ZINC PHOSPHIDE
08056	CHG	CHH	CO-RAL 5.0% DUST POULTRY INSECTICIDE
08080	CHG	CHH	BAYTEX 25% WETTABLE POWDER INSECTICIDE
08082	CHG	CHH	BAYTEX SPRAY CONCENTRATE INSECTICIDE CONTAINS FENTHION
08084	CHG	CHH	BAYTFX SPRAY CONCENTRATE BARN INSECTICIDE
08086	CHG	CHH	ENTEX SPRAY CONCENTRATE PCO INSECTICIDE
08090	CHG	CHH	ENTEX OIL SOLUBLE CONCENTRATE PCO INSECTICIDE
08146	CHD		CHAPMAN PERMATOX 10-S
08150	CHD		CHAPMAN PENTA WR CONCENTRATE 1-5
08165	LAT		LATER'S MITE KILLER
08201	WEA		WEEDFX CLOVER & CHICKWEED BAR CHEMICAL WEEDKILLER WITH FENOPROF
08227	ROR		ROZ-SFAL-TOX PS-23 CLEAR VARNISH SEALER
08248	CHP		CHPMAN THIODAN 50% WETTABLE POWDER INSECTICIDE
08255	DOW		2,4-D LOW VOLATILE 64 FARM WEEDKILLER
08277	CYC		CYGON 4-E EMULSIFIABLE CONCENTRATE INSECTICIDE
08309	SHL		VAPONA 20 E.C. INSECTICIDE CONTAINS DICHLORVOS
08311	ALS		ACS "2,4,5-T" LOW VOLATILE BRUSH KILLER
08355	TIC		GRAIN GUARD LIQUID CONCENTRATE CONTAINS MALATHION
08372	LAT		LATER'S MALATHION 1000 E.C. INSECTICIDE
08374	CUT	CUS	K.R.S. FOR HORSES CONTROLS SCREW WORMS AND MAGGOTS
08409	CYC		THIMET 10% GRANULAR SYSTEMIC INSECTICIDE
08425	SHL		2,4-D + 2,4,5-T LIQUID BRUSHKILLER L.V. 96
08431	DOW		ESTERON 3-SE FARM AND INDUSTRIAL WEED AND BRUSH KILLER
08504	CYC		CYGON EMULSIFIABLE CONCENTRATE HOPPER KILL
08543	PPF		CALSA BRUSHKILL 76,8 LOW VOLATILE - A LIQUID BRUSHKILLER
08575	FIS		FISONS DIAZINON 50W
08604	SHL		SHELL 4A SOIL DRENCH
08611	DOW		ZECTRAN 2E INSECTICIDE
08631	VEL		VELSICOL BANVEL D LIQUID HERBICIDE
08637	DUG		DU PONT HYVAR X BROMACTL GENERAL WEED KILLER
08654	CHD		TIMPREG PAK POL-NU TYPE GROUND LINE POLE TREATMENT BANDAGE
08655	AMC	AMI	AMIZINE WETTABLE POWDER A GENERAL WEEDKILLER
08656	CHD		TIMPREG POL-NU TYPE PRESERVATIVE GREASE CONTAINING

SCHEDULE 2

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
08657	NAC		SODIUM FLUORIDE, CREOSOTE AN
08661	CHP		NATIONAL CHEMSEARCH CHEMESTEP 123 HERBICIDE
08698	JUD	FMC	GRAMOXONE LIQUID HERBICIDE WITH WETTING AGENT
08741	CHV		KILLER KANE KARTRIDGES FOR CRABGRASS
08789	STD		ORTHO DIAPROM CONCENTRATE NON-EMULSIFIABLE INSECTICIDE
08826	ARE		STANDARD PENTA CONCENTRATE 1-10 WOOD PRESERVATIVE
08885	GCP		WACO MALATHION GRAIN PROTECTANT
08899	CHP		GREEN CROSS KIL-MOR BANVEL 3 LIQUID HERBICIDE CONTAINS DICAMBA, 2,4-D AND MECOPROP
08901	CHP		CHIPMAN BRUSHKILLER 96
08903	CHP		CHIPMAN 2,4,5-T 96 WEED AND BRUSHKILLER
08929	CHP		CHIPMAN 2,4-D ESTER 96 LIQUID WEEDKILLER
08959	PFF		SAYFOS 70 D.P., WETTABLE POWDER SYSTEMIC INSECTICIDE CONTAINING MENAZON
08981	GCP		CALSA 96 L.V. BRUSHKILLER 2 TO 1 MIX
09003	DOW		GREEN CROSS THIODAN 50 W.P. INSECTICIDE
09005	DOW		TORDON 10K SYSTEMIC HERBICIDE
09007	DOW		TORDON 22K WEEDKILLER SOLUTION
09073	ELA		TORDON 101 MIXTURE SYSTEMIC BRUSHKILLER SOLUTION
09074	RAL		ELANCO DYMID 80% CONTAINING DIPHENAMID-A SELECTIVE HERBICIDE
09148	NAC		CYGON 4-E EMULSIFIABLE CONCENTRATE
09157	AMC	AMI	NATIONAL CHEMSEARCH C-4-D = FUNGICIDE
09161	MUS	CBS	ANCHEM FENAC LIQUID
09163	CHG	CHH	MSCO FUNGICIDE VX FOR DISEASES IN MUSHROOM CROPS
09247	MCC		DEXON 35% WETTABLE POWDER TURF AND SOIL FUNGICIDE
09267	LAT		MCCLELLAND'S LINDANE 10% EMULSIFIABLE CONCENTRATE
09268	PFF		LATER'S GOPHER POISON = CONTAINS STRYCHNINE
09291	CHG	CHH	CALSA BRUSHKILL 96 LOW VOLATILE ESTERS
09377	DOW		META-SYSTOX-R SYSTEMIC SPRAY CONCENTRATE INSECTICIDE
09382	PFF		TORDON BEADS HERBICIDE WEED AND BRUSHKILLER
09398	CHG	CHH	LATER'S LINDANE 20 E.C. INSECTICIDE
09404	CRR	MCM	MALATHION LV CONCENTRATE INSECTICIDE
09415	AMC	AMI	2,4-D LIQUID WEEDKILLER ESTER L.V. 96
09427	PLG		PENFUME LIQUID FUMIGANT
09428	CHG	CHH	PFIZER CYGON DIMETHOATE 4E INSECTICIDE
09505	CHP		GUTHION INSECTICIDE SPRAY CONCENTRATE FOR HOME GARDEN USE CONTAINS AZINPHOS-METHYL
09506	PFF		FORMULA GH-20 AN INSECTICIDE FOGGING SOLUTION
09510	MRY		ANCHEM PHENOX = LIQUID HERBICIDE
09512	CHP		PLANT FOG SULFOTEP THERMAL FOGGING SOLUTION
09526	MET		CO-RAL EMULSIFIABLE CONCENTRATE LIVESTOCK INSECTICIDE CONTAINS COUMAPHOS
			CHIPMAN R-3 DUAL PURPOSE INSECTICIDE-FUNGICIDE SEED TREATMENT CONTAINS DIAZINON,
			PFIZER BRUSHKILL 64 LOW VOLATILE-A BRUSHKILLER
			RUCTRIL SELECTIVE WEEDKILLER FOR USE IN SPRING WHEAT, BARLEY, OATS AND FLAX
			REGLONE A
			METASOL =10 LIQUID PHENYL MERCURIC ACETATE CRABGRASS KILLER

SCHEDULE 2

RFG- IS- TFA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
09560	DOW		ESTERON LV 96 FARM AND INDUSTRIAL WEEDKILLER
09561	PFF		PFIZER 2,4-D LOW VOLATILE 96 ESTER LIQUID WEED KILLER
09569	LAT		LATER'S PMA - CRABGRASS KILLER
09570	CHG	CHM	RAYTEX LIQUID CONCENTRATE INSECTICIDE CONTAINS FENTHION
09580	MET		THIRAM 75% W.P. TURF FUNGICIDE
09584	MAP		CALO-GRAN MERCURIAL TURF FUNGICIDE CONTROL
09587	ALS		NO-WEED LOW VOLATILE LIQUID WEED KILLER
09623	LIE		TIMBER-LOX FUNGICIDED WOOD PRESERVATIVE
09625	OLH		OCHEMCO LOW VOLATILE 2,4-D ESTER 96 LIQUID WEED KILLER
09651	AMC	AMI	AMCHEM BROMINAL EMULSIFIABLE WEED KILLER
09664	DOW		ESTERON FARM AND INDUSTRIAL WEED AND BRUSH KILLER
09733	LAT		LATER'S PREMIUM WEED AND PAVE SOLUTION
09763	PLG		PLANTCO TURF AND SOIL FUNGICIDE CONTAINS 35% DEXON W.P.
09786	DOW		112 BRUSHKILLER DO-TO
09807	INT		CO-OP CYGON 4EC - CONTAINS DIMETHOATE INSECTICIDE
09825	NAP		VORLEX 201 PREPLANT SOIL FUNGICIDE
09856	AMC	AMI	BROMINTL-M-EMULSIFIABLE WEEDKILLER - A FORMULATION OF BROMOXNYL AND MCPA ESTERS
09871	PLG		PLANTCO TURF FUNGICIDE
09879	VAR		GUARDSMAN 50% OVEX WETTABLE POWDER MITICIDE
09907	AMC	AMI	AQUA-KLEEN 20 GRANULAR-A 2,4-D WEEDKILLER FOR CONTROLLING WATER WEEDS
09916	PLG		PLANTFUME LINDANE SMOKE FUMIGATORS (PELLETS)
09918	PLG		PLANTCO SYSTEMIC INSECTICIDE
09934	PFF		CALSA CHEM-COP 53 FUNGICIDE
09945	DIT		LINDANE 10% EMULSIFIABLE LIQUID INSECTICIDE
09964	CHV		ORTHO DIFOLATAN 4.8 FLOWABLE SUSPENSION FUNGICIDE
09984	CRR	MCM	FORMULA GH-31 A MITICIDE FOGGING SOLUTION
10010	SHL		SHELL BIRLANE INSECTICIDE 10% GRANULES
10031	NAP		PANDRAM PRX COMBINATION DRILL BOX SEED TREATMENT
10045	GCP		GREEN CROSS DRILLBOX LINDASAN COMBINATION SEED TREATMENT CONTAINS CAPTAN AND LINDANE
10047	COQ		COOPER WATER SOLUBLE RAT AND MOUSE KILLER POWDER
10060	VAR		GUARDSMAN ESTER BRUSHKILLER
10069	IMP		ESSO 2,4-D LV-80 LIQUID WEEDKILLER
10086	USB	CBU	HIBOR C GRANULAR WEED AND GRASS KILLER
10094	CHV		RUX TEN GRANULAR INSECTICIDE
10100	GCP		GREEN CROSS THIODAN 4 INSECTICIDE
10104	GCP		GREEN CROSS CYGON 4E SYSTEMIC INSECTICIDE
10121	PFF		BRUSHKILLER 111 LV 112
10142	CHP		CYGON 4-E EMULSIFIABLE CONCENTRATE
10145	USB	CBU	KILLPOWER, NEW IMPROVED GRANULAR UREABOR
10146	DIT		FENTHION 50E EMULSIFIABLE LIQUID INSECTICIDE
10147	DIT		FENTHION 50S OIL CONCENTRATE INSECTICIDE
10148	DIT		THIOFEN FOGGING OIL CONCENTRATE CONTAINS FENTHION AND LETHANE INSECTICIDES
10157	ALS		ACS LV 112 LOW VOLATILE 2,4,5-T BRUSH KILLER
10158	ALS		ACS LV 120 EMULSIFIABLE BRUSH KILLER

SCHEDULE 2

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
10161	ALS		ACS 2,4-D LOW VOLATILE ESTER 112 WEED KILLER
10163	VAR		GUARDSMAN ESTER 80 WEEDKILLER
10175	CHG	CHH	GUTHION 2X DUST INSECTICIDE CONTAINS AZINPHOS-METHYL
10177	CHG	CHH	DASANIT 15% GRANULAR INSECTICIDE - NFMATOCIDE
10185	CHP		THIODAN 4 INSECTICIDE
10197	PFF		CALSA THIRAM 75 SEED FUNGICIDE DUST
10215	CHP		CHIPMAN BRUSHKILLER 112 CONTAINING LOW VOLATILE
10216	PEK	PEL	HERBICIDE 273 LIQUID
10220	ROH		KARATHANE L.C. AGRICULTURAL FUNGICIDE AND MITICIDE
10230	VEL		BELT LIQUID INSECTICIDE
10231	CAY		ZEP FORMULA 777 - WEED KILLER - NON-SELECTIVE TYPE
10249	CHG	CHH	GOPHACIDE 0.1% BAIT RODENTICIDE
10276	FIS		FISONS DRILL BOX SEED TREATMENT
10277	FIS		MASUDIN BRAND OF DIAZINON-LINDANE-CAPTAN INSECTICIDE FUNGICIDE DRILLBOX SEED TREA
10301	USB	CBU	RIBBOR J F A LIQUID BIOICIDE
10313	PFF		CHLORDANE 8 EC LIQUID INSECTICIDE
10322	MBY		ZOLONE 30% PHOSALONE INSECTICIDE FOR FRUITS
10324	KEM		RIDDEX CYTHION GRAIN PROTECTANT INSECTICIDE
10331	DIQ		LVK LIQUID VEGETATION KILLER
10339	CHP		MERGAMMA N-M DRILL BOX DUAL PURPOSE SEED TREATMENT
10359	FMC		FURADAN 10 GRANULAR INSECTICIDE
10430	WEP		ASSAULT LIQUID VEGETATION KILLER
10433	CRR	MCM	FORMULA MU-23 - EMULSIFIABLE CONCENTRATE INSECTICIDE CONTAINED NALED
10439	DDW		DURSPAN M EMULSIFIABLE INSECTICIDE
10456	CHG	CHH	TIGUVON SPRAY CONCENTRATE ANIMAL INSECTICIDE
10457	CHG	CHH	TIGUVON POUR-ON CATTLE INSECTICIDE CONTAINS FENTHION
10458	GCP		GREEN CROSS AMINE WEED KILLER LIQUID CONTAINS DINOSEB
10467	NIM		GASIM- 3 CARTRIDGES, KILLS MOLES, GOPHERS AND GROUND SQUIRRELS
10472	SAN		SANFAX WK 83
10473	SAN		SANFAX WK 84
10496	GCP		GREEN CROSS GALECRON 50 EC MITICIDE AND INSECTICIDE
10518	MOL		LASSO EMULSIFIABLE CONCENTRATE WEED KILLER
10532	CYC		THYMET 15-G CONTAINS PHORATE SYSTEMIC INSECTICIDE
10538	IDE		LES ENGRAIS LIQUID CYANAMID GENERAL CONTACT WEED KILLER
10540	KEM		KEM-FUME GRAIN FUMIGANT CONTAINING CARBON TETRACHLORIDE AND CARBON DISULPHIDE
10561	ROS	BAU	ROSS SYSTEMIC INSECTICIDE CARTRIDGES
10569	SAF		WOODCHUCK BOMBS
10609	STF		DYFONATE 10G AN ORGANOPHOSPHORUS SOIL INSECTICIDE
10610	STF		DYFONATE THIRAM 5-10G INSECTICIDE AND FUNGICIDE
10612	CUT	CUS	K.R.S. SMEAR FOR HORSES
10622	VAR		GUARDSMAN BRUSHKILLER
10628	DUG		DU PONT SINBAR TERRACIL WEED KILLER
10640	PLG		PLANT-FUME NICOTINE SMOKE FUMIGATORS
10660	INT		CO-OP N.M. DRILL BOX SEED TREATMENT POWDER
10661	INT		CO-OP RAPESEED AND MUSTARD DRILL BOX SEED TREATMENT
10662	INT		CO-OP N.M. DUAL PURPOSE DRILL BOX SEED TREATMENT

SCHEDULE 2

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
10666	FMC		FURADAN 5 GRANULAR SYSTEMIC INSECTICIDE
10676	PLG		PLANT FOG DICOFOL A THERMAL FOGGING MITICIDE SOLUTION
10693	DIT		DICHLORVOS 20S OIL CONCENTRATE INSECTICIDE
10694	DIT		DICHLORVOS 20E EMULSIFIABLE CONCENTRATE LIQUID INSECTICIDE
10716	CHP		CHIPMAN CHLORDANE B INSECTICIDE
10732	VAR		GUARDSMAN DINITRO AMINE WEEDKILLER CONTAINS DINOSER
10753	SHL		BLADEX HERBICIDE FOR USE IN CORN FIELDS
10776	CHG	CHH	FOLITHION LIQUID CONCENTRATE FOREST INSECTICIDE
10783	PFF		PFIZER MALATHION LIQUID GRAIN PROTECTANT
10796	ANA		SUPER ANBREG BRAND OF ATRAZINE ROW (80% WETTABLE POWDER) FOR PRE AND EARLY POST EMERGENT WE
10816	GCP		GREEN CROSS POA ANIMAL KILLER LIQUID HERBICIDE ENDOTHALL
10826	CHG	CHH	FURADAN 5 GRANULES SYSTEMIC INSECTICIDE
10827	CHG	CHH	FURADAN 10 GRANULES SYSTEMIC INSECTICIDE
10840	CHG	CHH	BAYLUSCIDE 5% GRANULAR MOLLUSCICIDE
10841	CHG	CHH	BAYLUSCIDE 5% GRANULAR SEA LAMPREY LARVICIDE
10842	CHG	CHH	BAYLUSCIDE-TFM WETTABLE POWDER SEA LAMPREY LARVICIDE
10847	GCP		TALECRON 95 SP MITICIDE-INSECTICIDE
10895	CHG	CHH	DASANIT PLUS THIRAM 5% - 10% GRANULAR INSECTICIDE-FUNGICIDE
10896	CHP		CHIPMAN DRILLBOX D-L PLUS SEED TREATMENT
10904	CGA		PRINCEP 80W WETTABLE POWDER HERBICIDE OF SIMAZINE
10905	CGA		AATREX 80W WETTABLE POWDER HERBICIDE OF ATRAZINE
10906	CGA		PRIMATOL 80W WETTABLE POWDER HERBICIDE OF ATRAZINE
10907	CGA		SIMAPRIM 80W WETTABLE POWDER HERBICIDE OF SIMAZINE
10910	CHG	CHH	SENCOR 50 W P HERBICIDE
10924	VAR		GUARDSMAN V.W. AND R. STAIN CONTROL FUNGICIDE
10925	VAR		GUARDSMAN PENTA PRESERVATIVE CONCENTRATE 1-10
10928	CGA		AATREX 90W WETTABLE POWDER HERBICIDE OF ATRAZINE
10953	IMP		FLTY WEED KILLER
10975	CGA		BASUDIN 50W WETTABLE POWDER INSECTICIDE OF DIAZINON
10976	CGA		BASUDIN 50E EMULSIFIABLE INSECTICIDE OF DIAZINON
10977	CGA		BASUDIN 50S SOLUTION INSECTICIDE OF DIAZINON
10979	CGA		BASUDIN 50 EC INSECTICIDE
10983	GCP		FENITROTHION TECHNICAL INSECTICIDE
10993	DIT		LINDANE 10S OIL CONCENTRATE INSECTICIDE
11013	INT		CO-OP CHLORDANE B EC SOIL INSECTICIDE
1101A	DUQ		HYVAR X-L BROMACIL WEED KILLER
11022	HAT		BARTLETT CYGON 4E SYSTEMIC INSECTICIDE
11025	UNR		LIQUID DYANAP WEEDKILLER CONTAINS NAPTALAM
11029	CHG	CHH	RAYGON U-L-V SPRAY (ULTRA LOW VOLUME) INSECTICIDE
11032	LAT		LATER'S DANDELION WEED KILLER
11045	CGA		AATREX LIQUID HERBICIDE OF ATRAZINE
11049	FIS		FJONSONS DIURBAN 50E EMULSIFIABLE INSECTICIDE
11053	CGA		PROMFTONE 25E EMULSION HERBICIDE OF 2-METHOXY-4, 6-BIS (ISOPROPYLAMINO)-S-TRIAZINE
11054	VIT	VIR	T20D TOBACCO INSECTICIDE
11115	UAJ		SEVIN 4 OIL
11128	CHP		GRAMOXONE S LIQUID HERBICIDE CONTAINS PARAQUAT

SCHEDULE 2

REGISTRATION NO	REGISTRANT	AGENT	PESTICIDE
11137	SUG	SUH	SIMITHION TECHNICAL
11138	SIIG	SUH	SIMITHION 100 EC
11148	APH	CHP	CUTRINE ALGAEICIDE
11153	AMC	AMI	DESORMONF
11154	SHL		RIPLANE INSECTICIDE 3% GRANULES
11161	ALL		UROX LIQUID OIL CONCENTRATED WEED KILLER
11176	GCP		GFREN CROSS D-L PLUS CAPTAN POWDER CONTAINS DIAZINON LINDANE AND CAPTAN
11187	CHG	CHH	CORAL CATTLE DUSTER CONTAINS DDMAPHOS
11189	FMC		TANDEX-DIURON 80 W.P. HERBICIDE
11190	CHP		CHIPMAN ATRAZINE 80% WETTABLE POWDER HERBICIDE
11191	MRZ		MARZINE FORMULATION OF ATRAZINE 80% HERBICIDE
11211	MOL		LASSO EC ALACHLOR
11224	VEL		DIVEL INDUSTRIAL LIQUID HERBICIDE
11255	DIT		RPMACIL-16 LIQUID WEEDKILLER CONCENTRATE
11259	MOL		LASSO 10 GRANULAR HERBICIDE
11261	INT		COMP CO-SAN LIQUID SEED TREATMENT (TCMH 30 EC)
11264	VEL		PHOSVEL LIQUID INSECTICIDE
11271	LAT		LATERIS LOW VOLATILE BRUSH KILLER E.C.
11274	CGA		GESAGARD 80 W HERBICIDE
11275	AMC	JDS	FENAVAR LIQUID GENERAL WEED KILLER
11299	DDW		DOW CONTACT WEEDKILLER EMULSIFIABLE CONCENTRATE CONTAINING DINOSEB
11307	FUM		MK GRAIN FUMIGANT
11312	STF		SUTAN R-6 EMULSIFIABLE LIQUID SELECTIVE HERBICIDE
11333	STD		STAN-CHEM 2,4-D ESTER LOW VOLATILE 96 WEED KIL. E.C.
11335	RAD	LFI	RATRO'S DINOSEB, PRE-EMERGENCE DINITRO WEED KILLER
11336	CHP		PIRIMOR 50 WETTABLE POWDER INSECTICIDE
11339	SCT	ML	SCOTT'S PROTURF BROAD SPECTRUM GRANULAR FUNGICIDE CONTAINING PHA AND THIRAM
11351	DHD		KROVAR 1 WEEDKILLER WETTABLE POWDER CONTAINS BROMACIL AND DIURON
11354	GCP		GFREN CROSS DUSTER FUNGICIDE CONTAINING FENTINHYDROXIDE
11356	SHL		2,4-D AND 2,4,5-7 LIQUID BRUSHKILLER LV 64
11366	STF		FIA 80-20 GRAIN FUMIGANT
11373	KEM		RIDEX CHLORDANE 80 EMULSIFIABLE CONCENTRATE INSECTICIDE
11386	PFF		PFIZER LIQUID CYANAMIDE GENERAL CONTACT WEED KILLER
11390	QLH		OCHEMCO RAPESEED AND MUSTARD SEED TREATMENT POWDER CONTAINS LINDANE AND CAPTAN
11398	VAR		GUARDSMAN CYTHION 1000 GRAIN PROTECTANT AND INSECTICIDE
11422	UNR		VITAFLO DUAL PURPOSE LIQUID SEED PROTECTANT
11424	DDW		LORBRAN 40 EMULSIFIABLE INSECTICIDE
11442	VAR		GUARDSMAN DINITRO GENERAL WEEDKILLER E.C. CONTAINS DINOSEB
11445	GCP		EKKO 80 W
11449	MRZ		FORMULA FORMULATION OF ATRAZINE 80% & PROPACHLOR 65% WP
11450	DDW		DURBRAN 6 INSECTICIDE
11451	INT		COMP D-L+C INSECTICIDE-FUNGICIDE DUST DRILL BOX SEED TREATMENT POWDER
11461	VAR		GUARDSMAN POTATO TOPKILLER CONTAINS DINOSEB

SCHEDULE 2

REG- IS- TPA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
11467	INT		CO-OP LINDANE 50
11482	FIS		FISON DASANIT INSECTICIDE-NEMATICIDE
11484	CGA		ERAMOX 80 W INDUSTRIAL HERBICIDE
11494	MRZ		MARZONE WEEDKILLER CONTAINS DIURON
11522	LAT		LAYER'S 75% LINDANE LIVESTOCK INSECTICIDE
11529	INT		DUAL PURPOSE NON-MERCURIAL LIQUID SEED TREATMENT
11530	KEM		RIDDEX DIAZINON 50 E.C. INSECTICIDE
11531	KEM		RIDDEX DIAZINON 50 S INSECTICIDE CONCENTRATE
11539	MRY		TOTRIL SELECTIVE WEEDKILLER FOR USE ON TURF GRASS
11545	HAD	LEI	RAIRO'S DINOSER POTATO TOP KILLER
11547	VEL		DYCLEAR-24 LIQUID HERBICIDE.
11573	INT		CO-OP LOW VOLATILE BRUSH KILLER
11578	APB	JAC	SWIMTRINE LIQUID ALGAECIDE FOR SWIMMING POOLS
11597	CHC		MAG-X-STRING
11628	DOW		TOROON 155 HERBICIDE
11681	SAN		SANFAX G.P. 836 CYTHION LIQUID GRAIN PROTECTANT
11720	TRO		TROJAN TRL-106 L.V. BRUSH KILLER
11724	DHB		QUIN 70 WEEDKILLER
11761	STF		SUTAN-ATRAZINE 18-6 GRANULES
11771	PFF		80 PER CENT DIURON WP
11848	CHC		POTATO SPROUT INHIBITOR
11851	VEL		DY CLEER 4,8-0,5. HERBICIDE
11860	STD		SPROUT NIP
11889	PFF		PFIZER 50 E.C. LIQUID DIAZINON INSECTICIDE
11890	PFF		PFIZER DIAZINON 50 W
11933	CHP		DIAZINON 50W WETTABLE POWDER CONTAINS DIAZINON
11934	CHP		DIAZINON 50 EC
11935	CHP		DIAZINON 50E
11938	CHP		CHIPMAN ATRAZINE 80W WETTABLE POWDER HERBICIDE
11970	SAF		SANEX SANIFUME GRAIN FUMIGANT
12068	DOW		TELONE* C
12072	STD		STANDARD SASH TREAT
12073	SAF		SANEX CYTHION LIQUID GRAIN PROTECTANT
12076	SAF		CYTHION LIQUID GRAIN PROTECTANT
12095	AVC	KEM	AVITROL CORN CHOPS
12096	AVC	KEM	AVITROL WHOLE CORN
12097	AVC	KEM	AVITROL CONCENTRATE FOR THE CONTROL OF GILLS
12098	AVC	KEM	AVITROL MIXED GRAINS
12106	SAF		AVITROL CORN CHOPS BAIT FOR CONTROL OF SPARROW.
12107	SAF		AVITROL WHOLE CORN BAIT CONCENTRATE FOR CONTROL OF PIGEONS
12131	CYC		AVENGE 517-S
12159	FMC		POLYRAM LINDANE SEEP PROTECTANT
12171	DUG		LEXONE METRIBUZIN WEEDKILLER
12216	KFM		RIDDEX CYTHION ULV CONCENTRATE INSECTICIDE
12219	CAI		CO-RAL CATTLE DUSTER CARTIDGE
12223	DOW		DURSHAN 2.5 G INSECTICIDE GRANULES
12239	STF		ERADICANE 8E HERBICIDE
12264	KFK		NORKEM 500 HERBICIDE
12265	CGA		ERROTAN 80 W P HERBICIDE

SCHEDULE 2

RFG- 19- TPA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
12269	HER		MERZAT GIANT DESTROYER
12300	CHP		CHITMAN CYGON 4 E
12302	SHL		MUDRYN WATER MISCIBLE INSECTICIDE
12343	SAF		AVITROL SPARROW MIX
12344	SAF		AVITROL PIGEON MIX
12360	SAZ	CHP	THURICIDE 16B AQUEOUS CONCENTRATE FOR LV AERIAL APPLICATION
12373	CHP		PIRIMOR 50 WP INSECTICIDE
12381	CHP		BRUSHKILLER 96 LV ESTER 2:1
12388	MRZ		MARZONE ATRAZINE 50 L
12405	SAF		SANEX SANIFUME-15
12439	SAF		DIAZINON 50-S OIL SOLUBLE
12539	SAF		VAPD 20 EC
12599	ELA		SPIKE 80 W.P. HERBICIDE
12628	CYC		LIQUID PLANT GROWTH REGULANT
12861	PIK		D-L-C DRILL BOX SEED PROTECTANT
12864	SAF		CYGON 4E
12865	SAF		CHLORDANE 8 EC
12866	SAF		DIAZINON 50E
12871	ROH		KELTHANE AP-35 WP MITICIDE
12936	STF		TMIDAN 70 WP INSECTICIDE
12944	GAP		GARDN NO 73 LINDANE
12951	OLM		OCHEMCO LV 112
12960	FAC	NOF	FATR-PIK PREPLANT LIQUID SOIL FUMIGANT
12965	CGA		TOPOGARD 50 W HERBICIDE
13090	CHP		TOPOGARD 80W HERBICIDE
13166	SHL		BLADEX HERBICIDE
13188	AVC	CHP	AVITROL FC CORN CHOPS
13249	APB	CHP	CUTRINE-PLUS LIQUID ALGAEICIDE
13315	INT		CO-OP RUSAN 25 DRILL BOX SEED TREATMENT POWDER
13335	ALS		BRUSH KILLER 112 LV ESTERS
13349	SAF		SAWFX VAPD 20 ULV CONCENTRATE
13368	DDW		TELFONE LIQUID SOIL FUMIGANT
13404	CHP		ATRAZINE 90 WP HERBICIDE
13471	CPC	BAT	NO SCALD DPA LTO CONCENTRATE
13504	ARE		DIAZINON 50S INSECTICIDE
13505	ARE		DIAZINON 50E INSECTICIDE
13516	DOW		TELFONE C-17 NEMATOCIDE
13561	FYS		SIMADFX 80W HERBICIDE
13571	FYS		VECTAL 80 W HERBICIDE
13572	FYS		VECTAL FLOWABLE HERBICIDE
13614	CMC		CHEM-CIDE 50 SP-
13645	ALS		WEEDONE LV 4
13646	ALS		WEEDONE LV 6
13663	PFF		ENDOSULFAN 4 EC
13739	PFF		LIQUID VEGETATION KILLER
13740	CHP		CHITMAN FLY AND MOSQUITO SPRAY CONCENTRATE
13750	VEL		DYVEL LIQUID HERBICIDE
13797	CHP		ALSTOD SR-10 MOSQUITO GROWTH REGULATOR CONTAINING METHOPRIFNE
13807	GRB	ASH	ALGMYCIN PLL-C LIQUID ALGICIDE

SCHEDULE 2

REG- IS- TPA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
1380A	GRB	ASH	ALGIMYCIN PLL-C SLOW RELEASE ALGICIDE TABLETS
13816	THO		DIMILIN INSECT GROWTH REGULATOR
138A5	CGA		SNIP FLY BAND INSECTICIDE
13890	MAE		MC LWK 1707 TOTAL KILLER FOR WEEDS AND GRASSES
13915	FFF		BRUSHKILLER 112 LV ESTER
13945	APB	CHP	CUTRINE-PLUS GRANULAR ALGAEICIDE
13951	FFF		PFIZER DLC INSECTICIDE FUNGICIDE IN 2 OZ FOIL POUCH
13973	WEN		BI-CAL TURF FUNGICIDE
14043	ROH		VACOR RATKILLER RODENTICIDE BAIT
14096	AGC	SOL	ATRAZINE 80 W
14100	CHP		CHIPMAN ATRAZINE OIL CONCENTRATE
14109	SAF		SANEX POISON CORN PREPARED BAIT CONTAINING STRYCHNINE FOR CONTROL OF PIGEONS
14114	CGA		PRIMEXTRA PREEMERGENCE CORN HERBICIDE
14135	AGC	SOL	DIUREX 80 W
14143	ALS		TORCH EMULSIFIABLE HERBICIDE
14163	DUQ		VELPAR WEED KILLER SOLUBLE POWDER
14167	DOW		TORDON 202C HERBICIDE
14170	VEL		VALCAN DYCLEER 10P HERBICIDE PELLETS
14172	INT		CO-OP ATRAZINE 90 W
14179	CHP		TERRAKLENE LIQUID SUSPENSION RESIDUAL HERBICIDE
14180	CHP		TOTA-COL LIQUID SUSPENSION RESIDUAL HERBICIDE
14215	ITT	DKB	MR RAT GUARD RAT AND MOUSE BAIT
14225	CHV		ORTHENE 75 SOLUBLE POWDER INSECTICIDE
14226	CHV		ORTHENE 85 SOLUBLE POWDER FROST SPRAY CONCENTRATE
14240	8LL	MAK	ZP RODENT BAIT
14258	CHP		CHIPMAN PREMIUM MALATHION GRAIN PROTECTANT
14274	AGC	SOL	SIMAZINE 80W
14307	CHG	CHH	DYLOX 4.2 LIQUID INSECTICIDE
14331	ROH		VACOR RATKILLER RODENTICIDE BAIT
14337	SHL		MATAVEN WILD OAT HERBICIDE
14338	CHP		CHIPMAN SYSTEM 4-E EMULSIFIABLE CONCENTRATE
14339	CHP		CHIPMAN SYSTEM 4-E EMULSIFIABLE CONCENTRATE FOR HOUSEFLY CONTROL
14340	INT		CO-OP ATRAZINE 5 L
14344	CHP		CHIPMAN ATRAZINE 80 WP
14345	CHP		CHIPMAN ATRAZINE 90 WP
14378	FIS		FICAM W INSECTICIDE
14384	ALS		ENVERT DT INVERT EMULSION
14499	CHP		CHIPMAN 245-T LV ESTER 112
14505	KEH		RINDEX ULV TOBACCO INSECTICIDE
14523	FFF		PFIZER ATRAZINE 90 W
14524	FFF		PFIZER ATRAZINE 80 W
14579	SHL		SHELL ATRAZINE 4.8L
14580	SHL		SHELL ATRAZINE 80 W
14581	SHL		SHELL ATRAZINE 80 W
14584	ZOC		STARBAR LIQUID GRAIN AND BIN PROTECTANT
14597	SAF		SANEX CYTHION ULV CONCENTRATE INSECTICIDE
14600	CHP		CHIPMAN ATRAZINE FLOWABLE

SCHEDULE 2

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
14601	PFF		PFIZER ATRAZINE 5L
14603	SAF		AVITROL FC CORN CHOPS
14617	PFF		PFIZER THIODAN 50 W
14634	FFA	WRB	PYRENONE DIAZINON DUAL USE RESIDUAL INSECTICIDE
14637	PFF		PFIZER DIPHENOPROP LV BRUSH KILLER
14652	VEL		VELCAN BANVEL 5 G
14658	ROH		VACOR RAT AND MOUSE KILLER BAIT
14664	UNR		BRUSHKILLER 1:1 LV 96
14677	VIT	VIR	T400 TOBACCO INSECTICIDE
14697	THO		DIMILIN 1 G INSECT GROWTH REGULATOR
14710	NIA		NIAGARA CHLORDANE 8 EC INSECTICIDE
14714	NIA		NIAGARA BRUSHKILLER 1:1 LV 96 EMULSIFIABLE CONCENTRATE
14717	NIA		NIAGARA BRUSHKILLER 2:1 LV 96 EMULSIFIABLE CONCENTRATE
14721	NIA		NIAGARA ETHION 25 WP INSECTICIDE
14728	NIA		NIAGARA THIODAN 50 WP INSECTICIDE
14732	NIA		NIAGARA SINOX PE WATER SOLUBLE DIHITRO WEEDKILLER
14736	NIA		NIAGARA THIODAN 4E INSECTICIDE
14738	NIA		NIAGARA 245T LV 112 EMULSIFIABLE CONCENTRATE
14739	NIA		NIAGARA 24D ESTASOL LV 96 WEEDKILLER
14741	NIA		NIAGARA FIXED COPPER WETTABLE POWDER FUNGICIDE
14742	NIA		NIAGARA THIRALIN RAPE AND MUSTARD SEED TREATMENT POWDER
14743	NIA		NIAGARA BRUSHKILLER 1:1 LV 76.8
14744	NIA		NIAGARA ELGETOL LIQUID INSECTICIDE
14745	NIA		NIAGARA DIURON 80 WP HERBICIDE
14747	PIK		PICKSEED DLC ORILL BOX SEED PROTECTANT POWDER
14752	NIA		NIAGARA LINDANE 25 WP INSECTICIDE
14753	NIA		NIAGARA THIRAM 75W FUNGICIDE
14758	NIA		NIAGARA BRUSHKILLER 1:1 LV 112
14767	NIA		NIAGARA CYGON 4.8 E INSECTICIDE
14778	NIA	NIA	NIAGARA DYTOP
14785	NIA		NIAGARA SINOX GENERAL A CONTACT WEED KILLER
14796	NJA		NIAGARA SILVAPROP 1:1 BRUSHKILLER
14800	NIA		NIAGARA PROPATURF LIQUID TURF HERBICIDE
14801	NIA		NIAGARA WAXED MOUSE BAIT 2
14803	NIA		NIAGARA ESTAPROP LV LIQUID WEEDKILLER
14806	NIA		NIAGARA GOPHER POISON
14842	CGC		AATRFX NINE-0
14864	SAF		SANEX VAPD 50 INSECTICIDE CONCENTRATE
14866	SAF		SANEX Z-PHOS RODENT BAIT
14867	CHG	CHH	SENCOR 5 FLOWABLE HERBICIDE
14896	NIA		NIAGARA MUSHROOM MOUSE FUNGICIDE SOLUBLE GRANULAR POWDER
14916	NIA		BIVERT PH LIQUID ADJUVANT
14943	DUQ		LEYONE L METRIBUZIN HERBICIDE
14979	CGC		AATRA PLUS FLOWABLE
14993	CHP		GAMMASAN DRILL BOX SEED TREATMENT POWDER
15032	BAZ		RASAMID GRANULAR SOIL FUMIGANT
15035	CHD		AMRROCID FOR CONTROL OF WOOD DESTROYING BEETLES
15075	VEL		VELCAN DYCLEER R S LIQUID HERBICIDE
15109	NIA		NIAGARA ATRAZINE 80 W

SCHEDULE 2

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
15249	SAF		SANIFUME 59 SPOT FUMIGANT
15264	CHP		CHIPMAN ATRAZINE 80 W INDUSTRIAL HERBICIDE
15478	ELA		MERBEC 20P HERBICIDE
15559	CHV		ORTHENE TREE AND ORNAMENTAL SPRAY

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

<u>Registration Number under Fertilizer Act (Canada)</u>	<u>Registrant under Fertilizer Act (Canada)</u>	Pesticide
1788	Shamrock Chemicals Ltd.	Shamrock 8-32-16 with Disulfoton for Beans
1939	Shamrock Chemicals Ltd.	Shamrock 15-15-15 with Disulfoton for Corn
1940	Shamrock Chemicals Ltd.	Shamrock 18-46-0 with Disulfoton for Corn
2059	Green Valley Fertilizer & Chemical Co. Ltd.	Green Valley 6-10-4 Systemic Rose and Flower Care
2083	Chevron Chemicals (Canada) Ltd.	ORTHO Systemic Rose and Flower Care 8-12-4 Plant Food with 1% Disulfoton
2114	O.M. Scott & Sons Company	22-5-3 with Thiran 5.6% and phenyl mercuric acetate 0.8%

O. Reg. 132/79, s. 3, *part*, (Schedule 2).

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
00034	STD		STANDARD REGISTERED FORMALDEHYDE SOLUTION FUNGICIDE
00179	GRA		META SLUG KILLER
00243	CHP		ATLACIDE - SODIUM CHLORATE WEEDKILLER
00334	NIM		NEW RAT-NIP PASTE
00685	NOX		NOXALL EARWIG BAIT
00750	NOX		NOXALL RAT BAIT CONTAINS RED SQUILL
00835	ELL		SODIUM CHLORATE
00893	WIL		WILSON'S MOUSE TREAT CONTAINS 0.4% STRYCHNINE
00935	NOX		NOXALL MOUTICIDE CONTAINS STRYCHNINE
00967	BET		BERTRAND ROACH POWDER
00997	MBS	COU	CORRY'S SLUG AND SNAIL DEATH
01054	PSA		"REEL" LINDANE RESIDUAL INSECTICIDE
01193	BRG		MOUSE-COP POISONED MOUSE SEED
01222	CBT		NEW POWER GENERAL INSECTICIDE - SPACE AND CONTACT SPRAY
01337	PIE		PIED PIPER INSECTICIDE
01420	DUQ		DU PONT AMMATE X WEED AND BRUSH KILLER
01548	CAR		NORANDA BRAND COPPER SULPHATE CRYSTALS
01745	CBT		NEW POWER INSECTICIDE POWDER CONTAINS CHLORDANE
01757	SWH		SWISH COCKROACH SURFACE INSECTICIDE
01820	JBD		WEEDANOL 2,4-D LIQUID LAWN WEED KILLER
01862	EAN		EATONS 2,4-D WEED KILLER AMINE SALT
02150	NOX		NOXALL SLUGO METALDEHYDE BAIT
02238	CHP		CHIPMAN 2,4-D AMINE 80 LIQUID WEEDKILLER
02441	ROH		DITHANE 2-78 W.P. ZINER AGRICULTURAL FUNGICIDE
02592	RIA		RIESS 2% CHLORDANE SURFACE SPRAY INSECTICIDE
02632	JRD		WEEDANOL 2,4-D AMINE 80
02687	DOW		FORMULA 40 LIQUID FARM WEEDKILLER
02760	PLG		PEST CLOR 40W 40% TECHNICAL CHLORDANE
02791	PLG		SLUG-EM BAIT
02833	GCP		GREEN CROSS 40% CHLORDANE EMULSION
02851	LAT		LATER'S WEED KILLER 2,4-D AMINE LIQUID
02915	CMV		ORTHORIX SPRAY SUPERIOR LIME-SULPHUR FORMULATION
02936	CGA		REX MOUSE-TOX CONTAINS STRYCHNINE
03063	CHP		WARBICIDE 5 ROTENONE INSECTICIDE
03082	DOW		DOW SODIUM TCA 95% - GRASS AND CONIFER KILLER
03170	VAR		CYPRO EMULSION CONCENTRATE
03186	GCP		GREEN CROSS 80 LIQUID 2,4-D WEED KILLER
03215	PIE		PIED PIPER DOG SHAMPOO CONTAINS CHLORDANE
03277	PIE		PIED PIPER INSECTICIDE
03384	CHP		CHIPMAN TCA, 95% SODIUM SALT, GRASS KILLER POWDER
03413	PIE		PIED PIPER KWIK-KILL MOUSE SEED
03465	BIE		BIKOE 2% CHLORDANE RESIDUAL INSECT SPRAY
03479	GCP		GREEN CROSS ANT AND GRUB KILLER (5% CHLORDANE DUST)
03517	ALS		NO-WFED 2,4-D AMINE 80 LIQUID WEED KILLER
03518	LAT		LATER CHLORDANE INSECT DUST
03541	CBT		NEW POWER RESIDUAL SPRAY CONTAINING CHLORDANE AND LINDANE
03608	TEI		NEVARDOT WATER REPELLENT WOOD PRESERVATIVE
03645	KEM		DEO-RAT RODENTICIDE (CONTAINING WARFARIN)
03676	INT		CO-OP 2,4-D AMINE 800Z, LIQUID WEED KILLER

SCHEDULE 3

RFG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
03713	BRG		FAIRVIEW WARFARIN RAT POISON
03763	SAR		SARM 0.5% WARFARIN RAT POISON CONCENTRATE
03780	CHV		ORTHOCLIDE 50 WETTABLE POWDER FUNGICIDE
03794	PLG		NO DAMP
03856	PEM		PESTROY RESIDUAL INSECTICIDE CONTAINS CHLORDANE
03884	CAX		BRASSICOL SOIL DISINFECTANT CONTAINS QUINTOZENF
03913	CHP		CHIPMAN CUCURBIT DUST INSECTICIDE-FUNGICIDE
03927	AMC	AMI	WEEDAR 80 2,4-D AMINE LIQUID WEED KILLER
03937	WIL		WILSON'S 0.5% WARFARIN CONCENTRATE
03955	CHV		ORTHO TOMATO AND VEGETABLE DUST INSECTICIDE-FUNGICIDE
03956	PID		PIONFER LIQUID WEED KILLER 2,4-D AMINE 80
04025	SAR		SARM AMINE 2,4-D 80 LIQUID WEEDKILLER
04058	CHV		ORTHO-KLOR CHLORDANE DUST INSECTICIDE
04067	CHP		METHOXONE SODIUM 48, MCPA LIQUID WEEDKILLER
04132	CHV		ORTHO-KLOR 44 CHLORDANE SPRAY INSECTICIDE
04138	DUQ		MANZATE MANEB FUNGICIDE
04155	WIL		WILSON'S 2,4-D AMINE LIQUID WEEDKILLER
04159	STR		LINDANE 5%
04220	PRX		PROTEX INSECTICIDE CHLORDANE 2%
04235	SAA		TRIPLEX RESIDUAL INSECTICIDE
04253	FMC		WONDER WEEDER
04282	GCP		GREEN CROSS 50% MALATHION EMULSIFIABLE CONCENTRATE
04294	GCP		GREEN CROSS TCA HERBICIDE
04343	GCP		GREEN CROSS MCPA SODIUM SALT 4R WEED KILLER
04397	WIP		RAN-A-BUG CHLORDANE RESIDUAL SPRAY
04559	STF		CAPTAN 50-W FUNGICIDE POWDER
04588	CYC		CYTHION MALATHION 25 WP
04590	CYC		MALATHION 50% CYTHION EMULSIFIABLE LIQUID INSECTICIDE
04638	PLG		PLANT PRODUCTS MALATHION 50% EMULSIFIABLE CONCENTRATE
04661	MRE		POISON A SOURIS MARQUETTE CONTIENT STRYCHNINE
04669	ROG		HIGH LEVEL TCA COUCH GRASS KILLER SOLUBLE PELLETS
04709	PFF		CALSA 50% MALATHION INSECTICIDE
04741	INT		CO-OP MCPA AMINE 64 LIQUID WEED KILLER
04764	TIC		FLORBAIT FLY KILLER CONTAINS DICHLORVOS
04779	WHL		HYDROL-TO BE USED AS A LITTER SPRAY AND INSECTICIDE
04791	RAL		PURINA HORSE AND LIVESTOCK SPRAY CONCENTRATE
04837	MRE	SEV	RED DEVIL DRY WEED KILLER
04860	CHP		CHIPMAN MALATHION 50 EMULSIFIABLE CONCENTRATE
04863	INT		CO-OP WARBLE POWDER
04864	CHP		CHIPMAN 25% MALATHION WETTABLE POWDER INSECTICIDE
04878	LAT		LATERIS METHOXYCHLOR 50 WETTABLE POWDER
04916	AMC	AMI	WEEDAR MCP CONCENTRATE
04918	ROH		DITHANE M-22 AGRICULTURAL FUNGICIDE CONTAINS MANEB
04937	ALS		NO-WEED MCPA AMINE 64 WEED KILLER
04958	BRE		BEXCO GRAINS KILLS MICE CONTAINS STRYCHNINE
04989	GAH	BAU	"ARNOLD" WEED-O-SPRAY
05054	DUQ		DU PONT MARLATE 50% METHOXYCHLOR INSECTICIDE
05063	KER	VAR	THREE ELEPHANT TRONABOR
05080	WIL		WILSON'S WATER SOLUBLE WARFARIN

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
05095	CGD		MITIN F F HIGH CONC
05125	CBL		CARDEL ROACH AND ANT KILLER RESIDUAL INSECTICIDE
05136	CHP		CHIPMAN FERBAM WETTABLE POWDER FUNGICIDE
05139	CHV		ORTHOCLIDE GARDEN FUNGICIDE CONTAINS 50% CAPTAN
05141	CHV		ORTHO MALATHION 50 SPRAY INSECTICIDE
05168	PLG		PLANTCO MILDEW DUST
05194	GAM	BAU	"ARNOLD" CHLORDANE SPRAY CARTRIDGE
05204	MEC		AGRISTREP STREPTOMYCIN SULFATE AGRICULTURAL TYPE A
05206	MRE		MARQUETTE 5% CHLORDANE DUST
05212	MRE		MALATHION 50% INSECTICIDE
05276	BAT		BARTLETT MALATHION W.P. 25%
05316	FIS		FISONS PHENOXYLENE PLUS MCPA SELECTIVE WEEDKILLER
05323	DDW		DOWPON, SOLUBLE POWDER GRASS KILLER, WITH DALAPON
05339	OSD		PENTOX PRIMER SEALER WOOD PRESERVATIVE CLEAR
05353	ACE	SIL	ACE FLEA COLLAR WITH LINDANE FOR DOGS, FLEA COLLAR WITH LINDANE FOR CATS
05362	SHL		2,4-D LIQUID WEEDKILLER AMINE 80
05369	LAT		LATERIS CUTWORM, ANT & GRIB KILLER
05371	LAT		LATERIS CAPTAN FUNGICIDE 50%
05429	GAP		GARD NO. 16 FLY BAIT
05442	CHP		CHIPMAN 7.5% CAPTAN DUST FUNGICIDE
05449	KIN		KING ROSE GLADIOLUS AND FLOWER DUST OR SPRAY
05457	GCP		GREEN CROSS PHYGON-XL FUNGICIDE
05460	INT		CO-OP MCPA SODIUM SALT 48 LIQUID WEED KILLER
05488	WIL		WILSON'S 50% CAPTAN FUNGICIDE
05508	LAT		LATERIS M.C.P.A. AMINE-64 HERBICIDE
05514	CAA		CADILLAC MALATHION 50% EMULSIFIABLE CONCENTRATE
05639	WIL		WILSON'S SOIL STERILIZER
05739	LAT		LATERIS SLUG DUST CONTAINS METALDEHYDE
05745	CYC		AMINO TRIAZOLE WEEDKILLER CONTAINS AMITROLE
05753	FED		F.G.L. RAT-X WATER SOLUBLE RAT AND MOUSE KILLER
05821	INT		CO-OP MALATHION 50 INSECTICIDE
05891	LOR		MALATHION 50E LORRAIN INSECTICIDE
05931	PF		CALSA AMINE LIQUID 2,4-D WEED KILLER
05937	MRY		TROPOTOX MCPB SODIUM SALT SELECTIVE WEEDKILLER
05942	GCP		GREEN CROSS MCPA AMINE 80 WEED KILLER
05981	NAL		NATIONAL MCPA AMINE WEED KILLER
06017	CHG	CHH	DIPTEREX SUGAR BAIT FLY KILLER CONTAINS TRICHLORFON
06022	SAF		50% EMULSIFIABLE CONCENTRATE INSECTICIDE
06024	SAF		NO. 2 CHLORDANE INSECTICIDE
06047	ALS		NO-WEED MCPA AMINE 80 WEED KILLER
06094	RTE		RIESS VERMIN KILLER 2% CHLORDANE SURFACE SPRAY
06117	DDW		MCPA AMINE 64 LIQUID FARM WEEDKILLER
06192	GCP		GREEN CROSS MULTI-PURPOSE FLOWER AND VEGETABLE DUST
06222	TUC		STOKPEST POWDER CONTAINS LINDANE
06224	TUC		STOKPEST LOUSE SPRAY CONCENTRATE CONTAINS LINDANE
06260	RAL		RUPINA MALATHION SPRAY
06274	PF		CALSA AMINE M.C.P.A. WEEDKILLER
06294	LAT		LATERIS GARDEN FUNGICIDE

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
06335	LAT		LATER'S LIME SULPHUR
06339	CHV		ORTHO LIQUID CRAB GRASS KILLER
06373	SHL		SHFLI MCPA WEEDKILLER AMINF 80
06375	SHL		2,4-D LIQUID WEEDKILLER AMINF 96
06410	LTE		TIM-BER-LOX GREEN WOOD PRESERVATIVE
06437	CHP		PHYGON - XL WETTABLE POWDER FUNGICIDE
06453	STF		VAPAM SOIL FUMIGANT CONTAINING METAM SODIUM
06502	BRG		FAIRVIEW 50% MALATHION EMULSIFIABLE CONCENTRATE
06549	PLG		PEST CLOR LIQUID 45 (FORMULATED WITH CHLORDANE)
06583	BRG		FAIRVIEW WATER SOLUBLE WARFARIN RAT AND MOUSE KILLER
06630	DNW		KORLAN 24E
06639	RAL		HOG AND CATTLE DUSTING POWDER
06702	BAT		BARTLETT PHYGON XL DICHLORE WETTABLE POWDER
06713	LAT		LATER'S MALATHION 500 E.C.
06721	SCL	WAG	RAX RODENT KILLING POWDER CONTAINS PINDONE
06731	CHG	CHM	DYRENE 50% WETTABLE POWDER FOLIAGE FUNGICIDE
06745	PSA		"RFEL" CHLORDANE INSECTICIDE
06757	REC		RECORD'S CREOSOTE WOOD PRESERVATION LIQUID
06797	WIL		WILSON'S ANT AND GRUB KILLER CONTAINS 50% CHLORDANE
06839	UAJ		CRAG SEVIN 50W (CARBARYL) WETTABLE POWDER INSECTICIDE
06860	DUM	FMC	DIPHAR TEDION V 18 EXTRA SMOKE GENERATOR INSECTICIDE
06878	LET	BRT	ROPERKIL INSECTICIDE PASTE
06908	AMC	JOS	AMCHEM ROOTONE WITH FUNGICIDE
06910	WIL		WILSON'S TOMATO AND VEGETABLE DUST
06916	LAT		LATER'S SLUG BAIT - CONTAINS METALDEHYDE
06921	MAZ		POTSON A SOURIS MARC-0 (MARC-0 MICE KILLER)
06936	LAT		LATER'S SLUG AND SNAIL KILLER NO.50, CONTAINS METALDEHYDE
06937	TUC		ACTI-DIONE P.M. FLOWER FUNGICIDE
06948	LAT		LATER'S READY-TO-USE WOOD PRESERVATIVE
06967	STD		STAN-CHEM 2,4-D AMINE 80 WEED KILLER
06968	GAH	BAU	"ARNOLD" METHOXYCHLORSRAY CARTRIDGE
06969	STD		STAN-CHEM MCPA AMINE 80 WEED KIL
06970	GAH	BAU	"ARNOLD" MALATHIONSPRAY
06972	GAH	RAU	"ARNOLD" CAPTAN SPRAY
06977	CHV		ORTHOICIDE 65 SEED PROTECTANT (SLURRY FORMULATION)
06984	MOB		PENTANDL CLEAR FUNGICIDE
06994	CHP		CHLOREA GRANULAR GRASS AND WEED KILLER CONTAINS SODIUM CHLORATE, SODIUM METABORATE
06998	LAT		LATER'S FORMALIN FUNGICIDE SOLUTION FOR SEED TREATMENT
07030	FMC		ETHION 5 GRANULAR INSECTICIDE
07033	PLG		SODAR CRABGRASS KIL
07046	MOL		VEGANEX EMULSIFIABLE CONCENTRATE
07062	STF		EPTAM 5 G
07108	ALS		NO-WEED MCPA SODIUM SALT 48 WEED KILLER
07113	AMC	AMI	WEEDONE 2,4-D WEED KILLER 638
07121	CHG	CHM	DYLOX 50% SOLUBLE POWDER INSECTICIDE
07131	HOS		1-18 SOLIGNUM HYDRO CREOSOTE WOOD PRESERVATIVE LIQUID
07162	AMC	AMI	AMITROL-T LIQUID AMITROLE WEEDKILLER
07192	CHV		ORTHO PHALTAN 50 WETTABLE POWDER FUNGICIDE

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
07193	NIM		MOUSE-NIP
07194	CHV		ORTHO PHALTAN ROSE AND GARDEN FUNGICIDE
07216	WIL		WILSON'S ALL PURPOSE FUNGICIDE
07251	OLC	FDB	OLIN - QUINTOZENE (TERRACLOR) SOIL FUNGICIDE
07264	CHV		ORTHO HOME ORCHARD SPRAY CONTAINS CAPTAN MALATHION AND METHOXYCHLOR (INSECTICID
07270	DUR		DURAL'S WOOD PRESERVATIVE
07315	CYC		CYPREX DODINE 65-W FUNGICIDE
07319	AVM		AVMOR-KIL RESIDUAL INDUSTRIAL INSECTICIDE
07331	GUF		CARRYNE WILD DAT HERRICIDE
07335	FMC		NIAGARA LIQUID CRABGRASS KILLER
07363	MBY		COMPITOX MECOPROP POTASSIUM SALT SOLUTION WEEDKILLER
07376	HYD	FER	BUGONEX HOUSE PLANT BUG KILLER SPRAY
07380	HYD	FER	BUGONEX AFRICAN VIOLET RUG SPRAY
07386	WIL		WILSON'S DORMANT SPRAY LIQUID LIME SULPHUR
07412	STD		STAN-CHEM SELECTIVE HERBICIDE CHLORPROPHAM
07416	STD		STAN-CHEM SELECTIVE GRANULAR HERRICIDE
07434	CHG	CHH	CO-RAL 0.5% DUST ANIMAL INSECTICIDE CONTAINS COUMAPHOS
07456	FMC		MALATHION 50 SPRAY INSECTICIDE
07480	STF		FOLPET (PHALTAN) 50-WP AGRICULTURAL FUNGICIDE
07482	STF		FOLPET (PHALTAN) 75-WP AGRICULTURAL FUNGICIDE
07512	PLG	FMC	DUPHAR TEDIION V 18 SMOKE GENERATOR MITICIDE
07558	FLR		FLOREX INSECTICIDE DE CONTACT ET D'ATMOSPHERE
07559	AMC	AMI	AMIZOL SOLUBLE POWDER WEED KILLER
07560	FLR		FLOREX POUR FERME ET BESTIAUX INSECTICIDE
07572	INT		CO-OP DALAPON GRASS KILLER
07615	SHW		KEM WOOD PENTA SEALER-PRESERVATIVE (CLEAR) NO. 453
07639	CHP		REGLONE CONTAINS DIQUAT , A LIQUID HERRICIDE
07647	CHG	CHH	DYLOX 5% GRANULAR CROP INSECTICIDE
07667	RAL		FLY BAIT (DRY KILLER) CONTAINS DICHLORUOS
07671	JOH		RAID PRESSURIZED ANT AND ROACH KILLER WITH CHLORDANE
07674	CHV		ORTHO FLY KILLER D EMULSIFIABLE CONCENTRATE
07687	LAT		LATER'S DALAPON WETTABLE POWDER GRASS KILLER
07695	PEN		PESTROY STORED PRODUCTS INSECTICIDE
07697	CYC		AMITROLE 90 WEEDKILLER
07715	PLG		SKOOT REPELLENT FOR RABBITS, MICE AND DEER
07717	BAT		BARTLETT THIRAM REPELLENT - RABBIT AND RODENT REPELLNT
07739	NOZ		CUSTOM GRADE GUARD INSECT REPELLENT
07741	NOZ		CUSTOM GRADE GUARD EXTRA STRENGTH INSECT REPELIENT
07743	AMC	AMI	AMIBEN LIQUID PRE-EMERGENT HERRICIDE
07753	PFF		CALSA AMINE 80 LIQUID 2,4-D WEED KILLER
07812	STD		STAN-CHEM MCPA SODIUM 4R WEED KIL
07814	GAP		GARDO #28 STOCKFLY POWDER
07829	FIS		FISONS SIMAZINE 4G(4% GRANULAR) HERBICIDE
07835	TAS		ATRA-PELL GRANULAR SOIL STERILANT
07839	BRT		BRROKDALE-KINGSWAY'S KIRALL INSECTICIDE-FUNGICIDE CONTAINS METHOXYCHLOR, MALAT
07855	ARE		WACO CHLORDANE NO.2 RESIDUAL INSECTICIDE
07873	MUL		MUSKOL INSECT REPELLENT

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
07876	CHG	CHH	DYRENE 50X WETTABLE POWDER TURF FUNGICIDE
07880	CHG	CHH	META-SYSTOX-R 5% GRANULAR SYSTEMIC INSECTICIDE
07893	CYC		CYTROL - AMITROL-T LIQUID WEEDKILLER
07952	CHG	CHH	RAY 29493 3% DUST ORNAMENTAL INSECTICIDE
08020	CHP		CHIPMAN GRANULAR DRIVEWAY WEEDKILLER
08035	RER		REL-EX STOP-PEST LIQUID HOUSEHOLD INSECT DESTROYER
08042	GCP		SEVIN 50W INSECTICIDE
08043	DOW		RUELENE 25 E POUR
08075	FMC		CAPTAN 50 FUNGICIDE SPRAY WETTABLE POWDER
08077	CHV		ORTHO GREENHOUSE DIBROM INSECTICIDE CONTAINING NALED
08102	AMR		MIST-ATR POWDER
08103	CAO		BULLDOG GRIP WOOD PRESERVATIVE
08108	LAT		LATERIS LIQUID POLYSUL - SUPERIOR LIME SULPHUR
08140	LAT		LATERIS ONION MAGGOT GRANULES - CONTAINING ETHION
08144	LAT		LATERIS 15% ZINEB DUST FUNGICIDE
08151	UAJ		CRAE SEVIN 80S (CARBARYL) SPRAYABLE POWDER INSECTICIDE
08159	CHP		CHIPMAN LAWN WEEDKILLER LIQUID MECOPROP PLUS 2,4-D
08166	CHG	CHH	CO-RAL NEGVON PRESSURIZED SPRAY
08167	MOL		AVADIX BW (TRIALATE) SELECTIVE HERBICIDE
08168	CHD		POL-NU PAK GROUND LINE POLF TREATMENT BANDAGE
08169	GRA		META SLUG PELLETS
08170	CHD		POL-NU PENTA PRESERVATIVE GRAFE
08184	CHP		SEVIN 85W, SPRAYABLE POWDER INSECTICIDE
08197	MOL		VEGADEX GRANULAR SELECTIVE HERBICIDE
08211	MBY		TRONOTOX PLUS-64 MCPB/MCPA SODIUM SALTS SOLUTION SELECTIVE WEEDKILLER
08223	BAZ		BASFAPON GRASS KILLER
08241	LIE		TIM-BER-LOX FUNGICIDED WOOD PRESERVATIVE 4421
08253	DDW		MCPA SODIUM SALT 48 FARM WEEDKILLER SOLUTION
08287	DUU		DU PONT LOROX LINURON WEED KILLER
08289	HDD	PLG	PENTAC WP MITICIDE
08349	CHP		CHIPMAN J.F. DUAL PURPOSE SEED TREATMENT
08350	CHG	CHH	DEXON-TERRACLOR 5-5 GRANULAR SOIL FUNGICIDE
08352	CHG	CHH	DEXON 5% GRANULAR SOIL FUNGICIDE
08354	KIN		KING FRUIT TREE SPRAY POWDER INSECTICIDE FUNGICIDE CONTAINING MALATHION METHOXYCHLOR CAPTAN
08370	SHL		VAPONA INSECTICIDE LIVESTOCK SPRAY CONTAINS DICHLORVOS
08371	FIS		FISONS ROGDR 40 EMULSIFIABLE LIQUID INSECTICIDE
08373	ALS		ACS GRASS KILLER (SODIUM TCA 94%)
08393	STF		TILLAM 7.2 -E SELECTIVE HERBICIDE
08404	DDO		C.C.C. PENTOL-5% TECHNICAL PENTACHLOROPHENOL
08406	DDO		C.C.C. CREOSOTE OIL - 97%
08418	WHL		CRF3ANOL - 20 TAR ACID DISINFECTANT
08419	LAT		LATERIS PYRETHRUM EMULSIFIABLE CONCENTRATE
08445	ABE		WACO .5% LINDANE RESIDUAL SOLUTION
08451	USB	CRU	MONOROR-CHLDRATE WEED AND GRASS KILLER
08466	MBE		HARQUETTE INSECTICIDE ET FUNGICIDE POUR ARBRES FRUITIERS
08469	INT		CO-OP LIQUID LAWN WEED KILLER CONTAINS 2,4-D AMINE
08480	INT		CO-OP MALATHION INSECT SPRAY

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
0A524	INT		CO-OP PREMIUM LAWN WEED KILLER
0A548	MRE		MARQUETTE VAPONA FLY BAIT CONTAINS DICHLORVOS
0A556	ROH		DITHANE M-45 AGRICULTURAL FUNGICIDE
0A567	CYC		CYRON 2-E EMULSIFIABLE CONCENTRATE INSECTICIDE
0A570	FMC		POLYRAM 80 W FUNGICIDE
0A5A0	WAK	WAL	WATKINS FLY BAIT CONTAINING DICHLORVOS
0A5A2	FIS		HOPPER-TOX 64 DIMETHOATE INSECTICIDE
0A5A8	CHG	CHH	MORESTAN 25% WETTABLE POWDER MITICIDE FUNGICIDE INSECTICIDE
0A593	MBY		SUPER COMPITOX LIQUID LAWN WEEDKILLER
0A595	MBY		COMPITOX WEEDKILLER FOR TURF
0B620	BAT		BARTLETT METHOXYCHLOR 50% W.P. INSECTICIDE
0B624	ARE		WACD 500M MALATHION EMULSIFIABLE CONCENTRATE
0A643	RRG		FAIRVIEW WEED COP/MCPA/AMINE 80 WEED KILLER
0A644	TUC		FLYBOR PREMIUM FLY SPRAY CONTAINS DICHLORVOS
0A651	ALS		CALMIX PELLETS NO 2 0
0A660	BIE		RIKOE DIAZINON RESIDUAL INSECT SPRAY
0B699	WIL		WILSON'S PROLIN CONCENTRATE CONTAINS WARFARIN AND SULFADUINDOXALINE
0R701	ROH		STAM F-34 POST-EMERGENCE HERRICIDE FOR POTATOES
0R751	PLA	GIE	DATRY=EEZ FORMULA 3, VAPONA ANIMAL SPRAY CONTAINS DICHLORVOS
0R76A	CHG	CHH	RAYGON 2% ROACH BAIT INSECTICIDE
0R770	CHG	CHH	BAYGON SPRAY CONCENTRATE INSECTICIDE
0B772	TUC		80TRAN 75W FUNGICIDE
0R775	PLG		PLANT-FUME SMOKE FUMIGATOR
0R781	SHL		VAPONA INSECTICIDE FOGGING SOLUTION CONTAINS DICHLORVOS
0R791	STD		STANGARD PENTA READY-TO-USE WOOD PRESERVATIVE
0R799	STD		STANGARD PENTA WR CONCENTRATE 1-4 WOOD PRESERVATIVE
0RA01	STD		STANGARD PENTA WR, READY-TO-USE WOOD PRESERVATIVE
0RB04	USB	CRU	TJM-BOR A SOLUBLE POWDER FOR PREVENTION OF FUNGAL AND INSECT ATTACK ON LUMBER
0R808	CHG	CHH	DYRENE LAWN FUNGICIDE WP
0RA19	CHP		CHITMAN SLUG KILLER PELLETS, CONTAINS METALDEHYDE
0RA45	RAW		RAWLEIGH DICHLORVOS CATTLE AND BARN SPRAY
0RA49	RAW		RAWLEIGH DICHLORVOS DRY FLY BAIT
0RA52	USB	CRU	MONOBOR-CHLORATE GRANULAR NONSELECTIVE WEED & GRASS KILLER
0RA62	AMC	AMI	VEGIREN LIQUID
0RA64	AMC	AMI	VEGIREN GRANULAR PRE-EMERGENT HERRICIDE
0R671	AMC	AMI	AMIBEN GRANULAR
0R905	WEA		WEDEX GRASS KILLER - A WETTABLE POWDER WITH DALAPON
0R920	FRD		FRANKLIN BRICON BACKRUBBER INSECTICIDE CONCENTRATE
0R923	GAP		GARDO NO. 34 LIVESTOCK AND BARN INSECTICIDE SPRAY
0R950	CHG	CHH	OYLOX LIQUID SOLUTION ORNAMENTAL INSECTICIDE
0R963	DIA		DACTHAL W-75 SELECTIVE HERRICIDE
0R971	LAT		LATER'S SLUG AND SNAIL KILLER - CONTAINS METALDEHYDE
0R975	CHP		CHITMAN MECOPROP AMINE 64 SELECTIVE WEEDKILLER
0R988	VIT	VIR	LETHAIRE G-68 AEROSOL INSECTICIDE
0R989	HAU		HARTZ MOUNTAIN FLEA KILLER COLLAR FOR DOGS AND CATS

SCHEDULE 3

RFG- IS- TRA- TJON NO	REGIS- TRANT	A G E N T	PESTICIDE
08994	MCC		RACK RUBBER CONCENTRATE
09001	SAL		DR. SALSBURY'S SEVIN PEST SPRAY
09017	SHL		SHFL MCPA WEEDKILLER SODIUM SALT 48 CONTAINS MCPA
09025	AMC	AMI	AMITROL PRESSURIZED SPRAY
09034	LAT		LATER'S 10% METHOXYCHLOR DUST
09057	STF		BETASAN 4-E EMULSIFIABLE HERRICIDE
09082	DIUQ		MANZATE D MANEB FUNGICIDE
09088	POP		POULINS INSECT DOOM DUST
09094	RIA		RIESS PROLIN RAT KILLER CONCENTRATE
09097	GAL		PEAK OF THE MARKET 3.5% ZINER DUST
09099	GCP		GREEN CROSS COMPLETE POTATO AND VEGETABLE DUST
09103	WIL		WILSON'S MULTI-WEEDER
09110	HOS		10-10 SUPER SOLIGNUM CLEAR WOOD PRESERVATIVE
09133	TUC		COWFLY SPRAY AND BACKRUBBER CONCENTRATE
09150	NAC		NATIONAL CHEMSEARCH TURF-CIDE INSECTICIDE
09155	MRE		INSECTICIDE AU D.O.V.P. POUR VAPORISER SUR LES BESTIAUX
09171	LAI	NAQ	FLOMOR PARAFORMALDEHYD PELLETS
09172	GCP		GFEN CROSS SEVIN 50 W INSECTICIDE
09177	CRE		CANADIAN TIRE AMINE 40 2,4-D LIQUID WEED KILLER
09178	INT		CO-OP MCPA AMINE 80 LIQUID WEED KILLER
09182	SHL		CIDORIN 20 EMULSIBLE CONCENTRATE LIVESTOCK INSECTICIDE
09183	RAL		PURINA DAIRY SPRAY SPECIAL READY TO USE OIL BASE INSECTICIDE
09184	ELA		GREENFIELD WEED PREVENTER - GRANULAR, FOR FLOWER BEDS, AND SHRUBBERY WITH TRITLURALIN 1.4
09186	SHL		CIOVAP * INSECTICIDE LIVESTOCK SPRAY
09191	GCP		GFEN CROSS MECOPROP LIQUID HERBICIDE
09195	INT		CO-OP FLY GRANULES (CONTAINS DICHLORVOS)
09197	INT		CO-OP GRANULAR SOIL STERILANT, WEED AND GRASS KILLER
09199	INT		CO-OP GRASS AND WEED KILLER GRANULAR
09207	LAT		LATER'S SLUG AND SNAIL KILLER PELLETS
09210	CHP		CHIPMAN GARDEN FUNGICIDE
09213	JUD	FMC	KILLER KANE JET WEEDKILLER POWDER PELLETS CONTAINING 2,4-D AND FENOPROP
09224	GRO		ORCHARD LIME SULPHUR SOLUTION
09243	GRA		GREENLEAF LIME SULPHUR SOLUTION
09245	FMC		SYSTEMIC CYGON 2-E - KILLS GARDEN INSECTS
09257	ELA		ELANCO TREFLAN E.C. A SELECTIVE WEEDKILLER
09284	CHP		METHOXONE AMINE 80 MCPA LIQUID WEEDKILLER
09286	NAC		CHFWEEED-265 SELECTIVE WEED KILLER CONTAINS MECOPROP
09290	CRL		CARDEL LIVESTOCK SPRAY (CONTAINS DICHLORVOS)
09292	UNR		LIQUID ALANAP PLUS WEEDKILLER
09294	DUQ		DUI PONT TUPERSAN SIDURON WEED KILLER
09312	CHP		CHIPMAN METHOXYCHLOR 50W INSECTICIDE
09318	LAT		LATER'S ZINEB 80 W.P. FUNGICIDE
09319	STF		CAPTAN 7.5 DUST AGRICULTURAL FUNGICIDE
09331	PEN		PESTROY AEROSOL INSECTICIDE SPACE AND CONTACT SPRAY CONTAINING PYPETHRINS AND PIPERONYL BUTOX
09342	ALS		CALMIX PELLETS NO 3
09350	GCP		GREEN CROSS KILLEX LIQUID CONTAINS 2,4-D, DICAMBA AND

SCHEDULE 3

REG- IS- TPA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
			MECOPROP
09364	MWP		PRE-SAN EMULSIFIABLE - A SELECTIVE HERBICIDE FOR TURF
09390	MFB	HEC	AZAK SELECTIVE PRE-EMERGENCE HERBICIDE 80% WETTABLE POWDER
09391	MON		M.P. LIQUID INSECTICIDE
09400	CRR	MCM	FORMULA CH-19 AN INSECTICIDE FOGGING SOLUTION
09401	CRR	MCM	FORMULA GH-16 INSECTICIDE FOGGING SOLUTION
09402	CRR	MCM	FORMULA GH-18, AN INSECTICIDE FOGGING SOLUTION
09405	CRR	MCM	FORMULA GH-41 FUNGICIDE FOGGING SOLUTION CONTAINING COPPER
09408	CMG	CHH	DYLOX-META-SYSTOX-R MULTI-PURPOSE SYSTEMIC INSECTICIDE
09419	CHG	CHH	NEGUVON POUR-ON CATTLE INSECTICIDE CONTAINS TRICHLORFON
09423	PLG		PLANT FOG CHLOROBENZILATE THERMAL FOGGING SOLUTION
09434	CHG		NEGUVON 80% SOLUBLE POWDER ANIMAL INSECTICIDE
09436	CRR	MCM	FORMULA GH-27 INSECTICIDE FOGGING SOLUTION
09438	CRR	MCM	FORMULA GH-33 MITICIDE FOGGING SOLUTION
09448	SHL		CIOVAP-INSECTICIDE
09455	GAP		GARD ANTI-FLEA COLLAR WITH LINDANE FOR DOGS AND CATS
09457	CMP		WEFORITE PARAQUAT AND DIQUAT GRANULES
09459	SAN		SANFAX INSECTO JET - STREAM KILLER
09465	CHV		DRTHO SUPER WEED-B-GON SPRAY
09473	SHL		VAPONA INSECTICIDE
09477	ECK	ELZ	MATN LINE GOPHER GETTER BAIT CONTAINING STRYCHNINE
09492	MRE		MARQUETTE SEVIN 50% INSECTICIDE
09494	MRE		MARQUETTE 40% CHLORDANE EMULSION CONCENTRATE
09498	CHG	CHH	MORESTAN 2% DUST MITICIDE - INSECTICIDE-FUNGICIDE
09509	GCP		TENORAN 50% WP HERBICIDE CONTAINS CHLOROXYURON
09513	WIL		WILSON'S 5% CHLORDANE DUST INSECTICIDE
09516	PFF		PFIZER MCPA AMINE 80 LIQUID FARM WEED KILLER
09523	FMC		POLYRAM 7 DUST FUNGICIDE
09524	LAT		LATERS GRANULAR HYBRID SOIL STERILANT RORAX, BROMACIL AND 2,4-D
09528	DDW		2,4-D AMINE 80 LIQUID FARM WEED KILLER
09535	REC		PENTA-PHENOL PAINTABLE WOOD PRESERVATIVE
09537	INT		CO-OP FRUIT AND SHRUB WETTABLE POWDER, SPRAY OR DUST INSECTICIDE, FUNGICIDE
09547	PFF		PFIZER 2,4-D AMINE 80 LIQUID FARM WEED KILLER
09552	JUD	FMC	KILLER KANE CARTRIDGES FOR DANDELIONS AND BROADLEAF WEEDS
09553	DIB	DIA	DACAMINE LIQUID 2,4-D WEED KILLER
09554	LAT		LATER'S LIQUID MECOPROP SELECTIVE WEED KILLER
09578	MET		METASOL THIRAM-MERCURY TURF FUNGICIDE POWDER
09582	STF		CAPTAN 80-WP FUNGICIDE
09586	ALS		ACS 74% DALAPON GRASS KILLER SOLUBLE POWDER
09602	HOL		RAMROD 65 WETTABLE POWDER WEEDKILLER
09603	GCP		GREEN CROSS CASORON GRANULAR HERBICIDE
09606	VEL		VELSICOL BANVEL 3 LIQUID HERBICIDE
09631	GCP		GREEN CROSS PATORAN 50 W.P. HERBICIDE
09634	CMP		CHIPMAN POTATO SEED PIECE DUAL PURPOSE TREATMENT
09656	INT		CO-OP SLUG BAIT CONTAINS METALDEHYDE
09661	FMC		LIQUID CHLORDANE 40 SPRAY INSECTICIDE
09669	ROM		DITHANE M-22 SPECIAL W.P. MANER AGRICULTURAL FUNGICIDE

SCHEDULE 3

REGIS- TRANT NO	REGIS- TRANT	A G E N T	PESTICIDE
09675	PIJ		TCA COUCH GRASS CONTROL SOLUBLE POWDER
09691	STF		CAPTAN SP 4 FLOWABLE SEED PROTECTANT AGRICULTURAL FUNGICIDE
09699	RER		REL-EX STOP-PEST LIQUID TRIPLE A SPRAY
09704	LAT		LATER'S ROSE DUST - INSECTICIDE-FUNGICIDE CONTAINS ZINER, SULPHUR, ROTENONE AND
09707	LAT		LATER'S GOLDEN GARDEN DUST AND DINOCAP
09712	DIT		WARFARIN POWDER CONCENTRATE
09724	PLG		PLANTCO 7.5% CAPTAN GREENHOUSE FUNGICIDE DUST
09726	CHV		ISOTOX INSECTICIDE-MITICIDE CONTAINS CARBARYL, DICOFOL AND OXYDEM
09731	VIG		VIGORO CRABGRASS PREVENTER WITH OACTHAL
09737	FMC		POMOGREEN LIQUID ROSE SPRAY CONTAINS DODINE CYCLOHEXIMIDE (ACTI-DIONF),E
09738	STF		IMIDAN 50-WP INSECTICIDE
09740	VIG		VIGORO DANDELION KILLER
09750	ARE		46% CHLORDANE EMULSIFIABLE CONCENTRATE INSECTICIDE
09751	GCP		GARDEN-TOX INSECT SPRAY
09759	SCO		RATOX 0.5% APPAT A LA WARFARINE CONCENTR EE 0.5%
09762	FMC		POLYRAM-DIAZINON DUST POTATO SEED TREATMENT
09765	CHP		CHIPMAN CAPTAN-METHOXYCHLOR 75-3 SEED PROTECTANT
09772	JNT		CO-OP WARRLE KILLER E.C.
09774	HEC		RECORD'S CRESOZENE (CONTAINS 17% CRESYLIC ACID)
09777	NAL		2,4-D AMINE LIQUID WEED KILLER
09800	MRE		PRIMO LIVESTOCK SPRAY INSECTICIDE
09801	WIL		WILSON'S 2F LIQUID SYSTEMIC INSECTICIDE
09802	WIL		WILSONS 50 PER CENT MALATHION
09803	GRA		GREENLEAF SUPREME EMULSIFIABLE FOLIAGE AND DORMANT OIL
09809	FMC		ANT AND GRUB KILLER CONTAINS CHLORDANE DUST
09811	GCP		KILLEX TURF HERBICIDE LIQUID (DOUBLE STRENGTH)
09824	ARE		WACO 65-20 MAL-THANE FOGGING OIL CONCENTRATE
09827	CHG	CHH	DYLOX 80% SOLUBLE POWDER INSECTICIDE
09832	DTB	DIA	DACONIL 2787 FUNGICIDE W.P. FOR TURF
09840	DOW		DOW SODIUM TCA INHIBITED GRASS AND CONIFER KILLER
09842	PLG		PLANTCO ORNAMENTAL MITICIDE
09853	DOW		MCPA AMINE 80 LIQUID FARM WEEDKILLER
09855	RIL		RICHARDSON'S BEDBUG SPRAY CONTAINS LINDANE
09858	PFZ		PFIZER MCPA SODIUM 48 LIQUID WEED KILL
09876	VFL		VFLSICOL CHLORDANE 25% GRANULAR SOIL INSECTICIDE
09888	CHV		ORTHO RUG-GETA 3% METALDEHYD OF PELLETS
09898	INT		CO-OP CIODRIN-VAPONA LIVESTOCK SPRAY FOR FLY CONTROL
09899	INT		CO-OP CIODRIN-VAPONA BACKRURRER SOLUTION INSECTICIDE
09901	AMC	AMI	AMCHEM WEEDONE PRE-EMERGENCE CRABGRASS CONTROL LIQUID
09903	AMC	AMI	SUPER D WEEDONE LIQUID
09905	ALS		ACS GRASS KILLER (SODIUM TCA 90%) GRANULAR
09906	AMC	AMI	ACP GRASS KILLER (SODIUM TCA 90%) PELLETS
09909	AMC	AMI	LIQUID AMIZINE WEEDKILLER
09910	SHL		GARDONA 75%
09917	CHP		CHIPMAN LIVESTOCK SPRAY INSECTICIDE
09920	KEM		RIDDEX MALATHION 50 INSECTICIDE

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
09921	STF		EPTAM 2,3 GRANULAR FOR FLOWERS AND ORNAMENTALS
09922	STF		CAPTAN 4 FLOWABLE, AN AQUEOUS SUSPENSION AGRICULTURAL FUNGICIDE
09927	STF		VERNAM 7.2-E SELECTIVE PRE-PLANT HERBICIDE FOR SOYBEANS
09933	CHD		PERMATOX 100 LIQUID FUNGICIDE CONCENTRATE FOR CONTROL OF SAP STAIN MOLD
09946	SAF		DYNA-FOG H-L LIQUID INSECTICIDE CONCENTRATE
09955	ROM		YOK E-25 EC SELECTIVE POST-EMERGENCE HERBICIDE
09958	INT		CO-OP GARDEN MAGGOT KILLER GRANULES
09959	SAM		LAUREN-SECT INSECTICIDE A RETAIL
09963	DIT		CHLORDANE 40E EMULSIFIABLE LIQUID INSECTICIDE
09975	DIT		MALATHION 50E EMULSIFIABLE LIQUID INSECTICIDE
09977	GCP		GRFEN CROSS WEED-KNO-MORE
09978	GCP		GRFEN CROSS MAGGOT KILLER GRANULAR INSECTICIDE
09982	SHL		RAVAP INSECTICIDE EMULSIBLE CONCENTRATE
09986	GCP		GREEN CROSS FRUIT TREE AND GARDEN SPRAY
09987	PLG		PLANT FOG O.O.V.P. THERMAL FOGGING SOLUTION
09989	GCP		GREEN CROSS LIQUID CRAB GRASS KILLER
09995	SHL		VAPONA INSECTICIDE INDUSTRIAL FOGGING SOLUTION
09997	LEM		CATTLE GRUB SPRAY LIQUID CONCENTRATE
10020	CHV		ORTHO LAWN LIQUID WEED KILLER CONTAINING 2,4-D AMINE
10024	KVL		MALATHION 50E EMULSIFIABLE LIQUID INSECTICIDE
1003A	GCP		GRFEN CROSS CYGON 2E
10046	COQ		COOPER KILATHION 50X MALATHION INSECTICIDE
10051	COQ		COOPER SUGAR BAIT FLY KILLER GRANULAR
10061	DTT		SULFARIN RODENTICIDE POWDER CONCENTRATE
10066	IMP		ESSO MCPA AMINE-80 LIQUID WEEDKILLER
1006A	IMP		ESSO 2,4-D AMINE-80 LIQUID WEEDKILLER
10071	ELA		RALAN E.C. BETHRODINE A SELECTIVE WEEDKILLER
10087	STD		STAN-CHEM SELECTIVE HERBICIDE 10% CHLORPROPHAM GRANULAR
10091	KEL	MCC	HAY SAVOR LIQUID PRESERVATIVE FOR HAY
10096	AMC	AMI	WEEDONE POISON IVY KILLER LIQUID CONTAINS AMITROLE
10099	AMC	AMI	LIQUID X-ALL GENERAL WEED KILLER CONTAINS AMITROLE AND SIMAZINE
10105	KEM		RIDDEX 50-S INSECTICIDE, CONTAINING PYRETHRINS AND
10106	GAP		GARDO NO. 43 DIVOS LIVESTOCK SPRAY
10107	GAP		GARDO NO. 42 DICYN LIVESTOCK SPRAY INSECTICIDE
10110	SHL		3% CYODRIN INSECTICIDE LIVESTOCK DUSTING POWDER
10131	KIN		KING BUG KILLER FLY SPRAY CONTAINING DICHLORVOS
10132	VAR		GUARDSMAN MALATHION INSECTICIDE
10134	SAF		VAMAFOG INSECTICIDE FOGGING SOLUTION
10150	KEM		RIDDEX DDVP - 5 INDUSTRIAL FOGGING INSECTICIDE
10174	KFM		RIDDEX 65-20 FOGGING INSECTICIDE
10176	AMC	AMI	WEEDONE GARDEN WEEDER GRANULAR - CHLORAMBEN
10178	STF		RO-NEET 7.2E SELECTIVE PRE-PLANT HERBICIDE
10179	STF		RO-NEET 10 GRANULAR SELECTIVE PRE-PLANT HERBICIDE
10183	BAT		BARTLETT DIMETHOATE 40% EMULSIFIABLE INSECTICIDE
10184	OLH		OCHEMCO 2,4-D LIQUID WEED KILLER AMINE 80
10186	ROM		DITHANE M-45 MANCOZEB POTATO SEED-PIECE FUNGICIDE

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
10233	CMG	CHM	BAYGON LIQUID CONCENTRATE INSECTICIDE
10241	ARE		WACO 25% METHOXYCHLOR
10243	PLG		PLANTCO FUNGICIDE DUST
10253	CBR	MCM	CARMEL FORMULA MU-8 AN INSECTICIDE FOGGING SOLUTION CONTAINING DICHLORVOS
10256	CHV		ORTHO TRIOX GRANULAR VEGETATION KILLER
10258	SAN		SANFAX WK - 245 NON-SELECTIVE HERBICIDE
10275	LEG		LEPAGE'S WATER REPELLENT WOOD PRESERVATIVE CONTAINS PENTACHLOROPHENOL
10279	FAR	MCC	FARNAM CY-BAN CIODRIN INSECTICIDE EMULSIFIABLE DAIRY SPRAY AND RACK-RUBBER CONCENTRATE
10292	OIT		PYRATX RSC (ROACH SPRAY CONCENTRATE) OIL SOLUTION INSECTICIDE CONTAINS PYRETHRINS AND PIPERO
10304	WTL		WILSON'S SLUG BAIT PELLETS CONTAINS METALDEHYDE
10305	PFF		AGRI-MYCIN L7 FOR FIRE BLIGHT IN PEARS AND APPLES
10307	HIL		HILO KENNEL SPRAY CONTAINS CHLORDANE INSECTICIDE
10308	MNL		AVADEX BW GRANULAR WILD OAT KILLER
10310	INT		CO-OP STOCK FLY POWDER
10314	FMC		TRFE AND SHRUB SPRAY LIQUID INSECTICIDE
10319	COP		FEDEREE PRESERVATIF POUR BOIS, CLAIR G - 14
10320	LAV		LAURENTIDE PRESERVATIF POUR BOIS, CLAIR G - 14
10325	GCP		GREEN CROSS KILLEX SPOT WEEDER PRESSURIZED SPRAY
10326	UNR		OMITE 30W WETTABLE POWDER MITICIDE
10327	CHV		ORTHO GRANULAR WEED PREVENTER WITH TRIFLURALIN
10329	GAH		"ARNOLD" MULTI-PURPOSE SPRAY CARTRIDGE
10333	HIL		HILO KILTIX EMULSIFIABLE CONCENTRATE
10336	MRE		CYGON 2-E INSECTICIDE
10337	CHP		CYGON 2E INSECTICIDE
10338	CHP		AGROX N-M DRILL BOX NON-MERCURIAL SEED TREATMENT POWDER
10344	CHV		ORTHO SCRAM DOG REPELLENT BOMB
10347	CHP		EPTAM WEED PREVENTER
10356	PLG		PLANT FOG PENTAC MITICIDE FOGGING SOLUTION
10358	DJA		TERMIL FUNGICIDE TABLETS
10362	MRE		MARQUETTE FUNGICIDE CAPTAN 50
10370	JUD	FMC	PILL KILL WEED KILLER FOR DANDELIONS AND BROADLEAF WEEDS
10376	VIN		VIO BIN BLACK FARM DISINFECTANT TAR ACID TYPE
10385	CHR	MCM	FORMULA F-6 EMULSIFIABLE SPRAY INSECTICIDE
10387	INT		CO-OP SEVIN 50 WETTABLE POWDER INSECTICIDE
10395	REC		RECORD'S FORMULA G LIQUID INSECT SPRAY
10399	PLG		HORMONO 80 WEEDKILLER
10401	AMC	AMI	WEEDAR MCPA AMINE 80 LIQUID HERBICIDE
10413	FMC		TANDEX 4 GRANULAR HERBICIDE
10416	INT		CO-OP POTATO SEED-PIECE 8% FUNGICIDE DUST
10419	MEC		MERTECT 160 THIABENDAZOLE WETTABLE POWDER FUNGICIDE
10420	HAC		UNIVERSAL FLEA-OFF NECKLACE FOR DOGS AND CATS CONTAINS LINDANE
10427	CBR	MCM	FORMULA MU-14 - AN INSECTICIDE FOGGING SOLUTION CONTAINING CHLORVOS
10428	CBR	MCM	FORMULA MU-15 - AN INSECTICIDE FOGGING OIL CONCENTRATE CONTAINING DICHLORVOS

SCHEDULE 3

REG- IS- TRA- TION	REGIS- TRANT	A G E N T	PESTICIDE
10429	CRR	MCM	FORMULA MU-16 - AN INSECTICIDE FOGGING SOLUTION
10431	CRR	MCM	FORMULA MU-17 INSECTICIDE FOGGING OIL
10432	CRR	MCM	FORMULA MU-20 - EMULSIFIABLE CONCENTRATE
10437	JUD	FMC	FOGGER FUEL FOR OUTDOOR INSECT CONTROL
10445	CRR	MCM	FORMULA MU-30 INSECTICIDE FOGGING SOLUTION CONTAINING 4.65% DICHLORVOS
10450	DAL		FLAIR SHAMPOO FOR DOGS AND CATS
10455	VAN		GUARDSMAN DIMETHOATE 40 INSECTICIDE
10460	FMC		LIQUID CLEARIT VEG KIL
10481	GCP		GREEN CROSS 25% METHOXYCHLOR INSECTICIDE
10483	AMC	AMI	WEEDAR MCPA SODIUM SALT 48 LIQUID HERBICIDE
10488	GCP		GREEN CROSS TOMATO AND POTATO DUST SQUEEZE DUSTER
10495	ROM		DIKAR FUNGICIDE-MITICIDE WETTABLE POWDER
10500	ROM		TOK WP 50 SELECTIVE POST EMERGENT HERBICIDE
10511	NOX		NOXAL DAWGONE DOG REPELLENT DUST
10513	AMC	AMI	AMCHEM ORNAMENTAL GRANULAR WEEDER
10515	ARE		WACO 15% METHOXYCHLOR INSECTICIDE SOLUTION
10526	DUG		DU PONT MANZATE 200 MANCOZEB FUNGICIDE
10547	INL		THURICIDE 90 TS MICROBIAL INSECTICIDE AQUEOUS SUSPENSION
10556	FAR	MCC	FARNAM STABLE-SPRAY EMULSIFIABLE FLY-KILLER CONCENTRATE CONTAINING DICHLORVOS AND DIME
10571	GPA		SMUR-KILL SLUG PELLETS CONTAINING METALDEHYDE
10579	CHP		CHIPMAN ANT AND GRUB KILLER DUST CONTAINS CHLORDANE
10585	KEM		RIDDEX DDP-10 INDUSTRIAL FOGGING INSECTICIDE
10588	SPA		SPRATT'S E-ZEE WEED LIQUID 2,4-D AMINE KILLS LAWN WEEDS
10590	CHP		CHIPMAN LAWN WEEDKILLER CONTAINS MECOPROP, DICAMBA AND 2,4-D LIQUID
10593	GCP		GREEN CROSS SLUG DESTROYER PELLETS
10599	HOY	LFA	PRIST ANTI-ICING AND BIOCIDAL FUEL ADDITIVE
10600	HOY	LEA	PRIST ANTI-ICING AND BIOCIDAL AVIATION FUEL ADDITIVE
10603	CHP		CHIPMAN METHOXYCHLOR SPRAY CONCENTRATE INSECTICIDE
10617	CHO		CHAPMAN TIMPREG B POLYNU TYPE WOOD PRESERVATIVE GREASE
10619	KVL		SEVIN POULTRY AND LIVESTOCK WETTABLE INSECTICIDE
10621	STF		SUTAN 10G A SELECTIVE HERBICIDE FOR CORN
10623	MCC		MCIELLAND CATTLE FLY AND LOUSE POWDER
10626	CHP		CHIPMAN SOIL AND BULB DUST INSECTICIDE-FUNGICIDE
10627	INT		CO-OP WEED BAN HERBICIDE GRANULES CONTAINS PARAQUAT AND DIQUAT
10629	GCP		GRAN WEED PREVENTER
10636	DDW		DURSBAN 2E EMULSIFIABLE INSECTICIDE
10638	DIT		CHLORDANE 40% WETTABLE POWDER INSECTICIDE
10639	WIL		WILSON'S GARDEN SPRAY
10644	INT		CO-OP 5% SEVIN INSECTICIDE-FUNGICIDE
10650	CHP		CHIPMAN LIVESTOCK BOMB PRESSURIZED SPRAY INSECTICIDE
10653	DIT		CHLORDANE 5 D DUST INSECTICIDE
10654	DIT		MALATHION 25% WETTABLE POWDER INSECTICIDE
10657	GCP		GREEN CROSS GARDAL SYSTEMIC ROSE AND ORNAMENTAL SPRAY
10658	INT		CO-OP ANT, GRUB AND CUTWORM KILLER
10663	FED		FEDERAL NON-MERCURY SEED PROTECTANT POLYRAM FUNGICIDE POWDER

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
10674	BAT		BARTLETT 95% FERBAM AGRICULTURAL FUNGICIDE
10675	WIL		WILSON'S ROSE DUST
10677	PLG		PLANT FOG DIAZINON THERMAL FOGGING INSECTICIDE
106A1	GCP		GREEN CROSS CUTWORM DUST OR SPRAY CONTAINS CHLORDANE
106A2	UNR		VITAVAX WETTABLE POWDER NON-MERCURIAL SEED PROTECTANT
106A7	WIL		WILSON'S FRUIT TREE SPRAY OR DUST
10689	KEL	MCC	KEMIN GRAIN SAVOR LIQUID
10690	LAT		LATER'S METHOXYCHLOR 25% E.C. INSECTICID
10701	RTM		RICHCRAFT BRAND PAINTABLE WOOD PRESERVATIVE RICH-PENT CONTAINS PENTACHLOROPHENOL
10708	DTH	DIA	DACTHAL G-5 HERBICIDE
10710	KIN		KING 5 % SEVIN AND 7 % COPPER DUST
10711	KIN		KING TOMATO POTATO AND VEGETABLE DUST
10715	CHP		CHIPMAN CHLORDANE SPRAY CONCENTRATE INSECTICIDE
10717	ARE		35-15 MAL-THOX FOGGING OIL CONCENTRATE
10727	MRE		MARQUETTE MAR-COP 775 INSECTICIDE FT FONGICIDE
10729	MRE		MARQUETTE FLORAL INSECTICIDE=FUNGICIDE
10731	INT		CO-OP SODIUM T.C.A. GRASS KILLER PELLETS
10734	LAT		LATFLOWER & GARD INS,
10736	DIT		WARFARIN SP. SOLUBLE POWDER RODENTICIDE
10742	LAT		LATER'S GARD=N-AID ROSE SPRAY INSECTICIDE-FUNGICIDE
10744	AMC	AMI	AMCHFM WEEDONE PREEMERGENCE CRABGRASS CONTROL
10757	LAT		LATER'S CRAWLING INSECT KILLER RESIDUAL SPRAY
1075A	LAT		LATER'S FRUIT TREE SPRAY MITTICIDE-INSECTICID
10759	BAT		BARTLETT MALATHION 5 E.C. FMULSIFIABLE INSFCITICIDE
10779	REC		MIRA-SOL LIQUID DEODORIZER
10780	CHV		ORTHOCIDE 80 WETTABLE POWDER FUNGICIDE CONTAINS CAPTAN
10787	REC		RECORD'S FORMULA 2G CONTAINS METHOXYCHLOR
10788	GAL		PEAK OF THE MARKET SLUG BAIT
10789	INT		CO-OP 3.9% ZINEB FUNGICIDE DUST
10792	BEN		MOORWOOD CLEAR PENTA WOOD PRESERVATIVE
10793	TRO		TROJAN TRL-21 RESIDUAL INSECTICIDE SPRAY
10794	TRO		TROJAN TRL-160 FOGGING INSFCITICIDE CONCENTRATE
10797	ROH		TOK/RM EC SELECTIVE POST EMERGENCE HERBICIDE
10798	GAL		PEAK OF THE MARKET MANYPATE & DUST POTATO FUNGICIDE
10805	GCP		GREEN CROSS RENAZOLIN LIQUID HERBICIDE FOR WILD MUSTARD CONTROL IN RAPE
10806	STF		BETASAN 12.5 GRANULAR SELECTIVE HERBICIDE
10807	CON		CONSOLITE WEED=O GRASS AND WEEED KILLER CONTAINS SODIUM CHLORATE SODIUM METABORATE AND MONURON
10815	DIT		L-2 FOG OIL CONTAINS LINDANE
10817	OLH		OCHENCO MCPA AMINE 80 LIQUID WEED KILLER
10823	KEM		RIDDEX B=P RESIDUAL SPRAY INSECTICIDE
10834	AMC	AMI	BACK YARD CLEAN-UP LIQUID AMITROLE WEEDKILLER
10853	GCP		GREEN CROSS NON-ARSENICAL VEGETATION KILLER
10856	GUS	CGC	EVERSHIELD CM SEED PROTECTANT SUSPENSION FOR CONTROL OF CERTAIN DISEASES AND STORED PR
10866	SAF		NO. 5 MX FOG OIL CONTAINING METHOXYCHLOR
10874	DDW		RUFLENE 12R CATTLE INSECTICIDE

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
10876	CLL		CHEMSTOR LIQUID PRESERVATIVE FOR CORN AND CEREALS
10877	INT		CO-OP CYGON 2E E.C.
10880	CHV		ORTHO DIAZINON INSECT SPRAY
10885	GCP		MALORAN 50% SELECTIVE HERBICIDE
10889	CBE		SUPER-LASTIC WOOD PRESERVATIVE & SEALER-CLEAR
10892	KEY	GOO	GLOWON TREE KILLER
10898	CGC		SPECTRACIDE GARDEN SPRAY INSECTICIDE LIQUID CONTAINS DIAZINON
10899	CGC		SPECTRACIDE LAWN AND GARDEN INSECT KILLER GRANULAR CONTAINS 5% DIAZINON
10912	NAC		NATIONAL CHEMSEARCH SELECT-TROL
10914	GCP		GREEN CROSS GARDEN AND FRUIT TREE SPRAY
10915	PFF		PFIZER MECOPROP 48
10916	PFF		PFIZER MECOPROP 2,4-D
10918	RTE		RIKOE LINDANE RESIDUAL INSECT SPRAY
10926	NPO		PROTDX A/85 PRESERVATIF IMPERMEABLE POUR LE BOIS
10929	SCT	SHY	PRO TURF BROAD SPECTRUM GRANULAR WEEDICIDE CONTAINS 2,4-D AND DICAMBA
10930	SCT	SHY	KANSEL GRANULAR WEED CONTROL CONTAINS 2,4-D AND DICAMBA
10936	DDW		PLICTRAN 50% MITICIDE
10949	GCP		GREEN CROSS POISON IVY KILLER
10951	PEN		PESTROY LIQUID RESIDUAL INSECTICIDE
10954	SCU		SCOTT'S CURE DUST CONTAINS ENDOSULFAN, CARRARYL, ZINFB AND SULPHUR
10957	CRC		PYRETHRUM LIQUID DIP FOR CONTROL OF BLOWFLIES ON FISH
10959	UNR		PRO-GRO SYSTEMIC SEED PROTECTANT FOR UNIONS
10964	WIL		WILSON'S EVERGREEN SPRAY - SYSTEMIC INSECTICIDE - MITICIDE
10965	WIL		WILSON'S 50% SEVIN INSECTICIDE WETTABLE POWDER
10969	GCP		GREEN CROSS ESTEMINE 80 LV LIQUID WEEDKILLER.
10970	GCP		GREEN CROSS ESTEMINE 80 2,4-D LOW VOLATILE LIQUID WEEDKILLER
10971	FMC		LIQUID WONDER WEEDEE
10973	FMC		WEED PREVENTER SPRAY WITH DACTHAL WETTABLE POWDER
10978	CGA		BASUDIN 5G GRANULAR INSECTICIDE CONTAINS DIAZINON
10985	LAT		LATER'S 1% LINDANE DUST INSECTICIDE
10986	UNR		VITAFLO LIQUID SEED PROTECTANT
10988	CGA		PRIMATOL A.P. 5:5 BRAND OF ATRAZINE AND 2,4-D GRANULAR HERBICIDE
10991	SHL		RARON INSECTICIDE 75% WETTABLE POWDER
10992	DIT		CHLORDANE 40S OIL CONCENTRATE INSECTICIDE
10995	LAT		LATER'S ANIMAL INSECT POWDER CONTAINS LINDANE
10999	RAL		PURINA INSECTICIDE FOGGING SOLUTION
11000	RAL		PURINA CATTLE INSECTICIDE DUST
11003	GCP		GFEN CROSS GRANULAR VEGETATION KILLER
11005	CYC		CYTROL POISON IVY KILLER CONTAINS AMITROLE
11016	GCP		BRODOPHOS 25% WETTABLE POWDER INSECTICIDE
11026	CGA		PRINCEP 4G GRANULAR HERBICIDE OF SIMAZINE
11028	VAK		GUARDSMAN FUNGICIDE M WETTABLE POWDER CONTAINS MANEB
11034	PFF		SARITMANF-80-80% MANEB WP AGRICULTURAL FUNGICIDE
11036	MRE		MARQUETTE LARVEX 5% INSECTICIDE

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
11037	MRE		MARQUETTE MARTOX INSECTICIDE SPRAY
11038	SAN		SANFAX DYNA-KILL CONCENTRATED OIL SOLUBLE INSECTICIDE
11039	CHD		CHAPCO S S C CONCENTRATE LIQUID FUNGICIDE CONCENTRATE FOR SAP-STAIN AND CERTAIN MO
11050	FIS		FISONS OURSBAN 25E EMULSIFIABLE INSECTICIDE
11051	LAT		LATER'S 10% MANZATE 200 POTATO SEED TUBER FUNGICIDE
11052	PAA	MAL	MOSS-STOP
11055	GCP		GREEN CROSS ESTEMINE NON VOLATILE BRUSHKILLER HERBICIDE
11061	DUQ		TERSAN 1991 TURF FUNGICIDE WETTABLE POWDER
11062	DUQ		RENLATE FUNGICIDE WETTABLE POWDER FOR ORNAMENTS
11067	FMC		AFFSIN 2 HERBICIDE
11070	NOW		TARCOATE PURE TAR CREOSOTE
11071	NOW		TARCOATE PENTASOL WOOD PRESERVATIVE CLEAR, GREEN OR BROWN CONTAINS PENTACHLOROPHENOL
11075	UNR		SYSTEMIC NON-MERCURIAL VITAFLO D.B. SEED PROTECTANT
11076	SHL		VAPONA/MALATHION INSECTICIDE FOGGING SOLUTION
11077	SHL		VAPONA/MALATHION INSECTICIDE FOGGING SOLUTION
11084	SHA		SHAMROCK MALATHION 50% E.C.
11086	VEL		VELSICOL MCPAK 64 LIQUID WEED KILLER
11087	INT		CO-OP MCPAK 64 LIQUID WEED KILLER
11088	CHP		MANTOX 80% MANEB W.P. FUNGICIDE
11089	INT		CO-OP 75% MCPA SODIUM SALT SOLUBLE POWDER WEED KILLER
11091	AMC	JOS	SUPER D WEEDONE FOAM WEED KILLER
11092	VEL		WARFARIN PLUS SULFAQUINOXALINE CONCENTRATE INSECTICIDE
11093	VEL		DIPHACIN - 110 CONCENTRATE RODENTICIDE
11094	VEL		VELSICOL WARFARIN CONCENTRATE RODENTICIDE
11095	VEL		VELSICOL PIVACIN CONCENTRATE RODENTICIDE CONTAINS PINDONE
11096	LAT		LATER'S SEVIN 50% W.P. INSECTICIDE
11099	DIB	DIA	BRAVO W-75 WP FUNGICIDE
11101	MEC		WETTABLE POWDER MERTECT 460 THIAZENDAZOLE FUNGICIDE
11104	STD		STAN CHEM MANCOZEB POTATO SEED PIECE FUNGICIDE DUST
11107	GUL	BRE	OUTFOX POST-EMERGENCE LIQUID CORN HERBICIDE
11111	AMC	JOS	VEGIREN 2-E EMULSIFIABLE LIQUID HERBICIDE
11113	OLH		OCHEMCO AMINE 96
11125	RIL		RICHARDSON'S MALATHION 50E OUTDOOR SPRAY CONCENTRATE
11130	OLH		OCHEMCO MALATHION 50E.C.
11132	FAR	MCC	FARNAM SUPER DIE-FLY SUGAR-BASE FLY KILLER CONTAINING TRICHLORFON
11135	INT		CO-OP NEW READY-TO-USE WARBL KILLER (POUR ON TREATMENT)
11141	NAC		NATIONAL CHEMSEARCH P-O-W-WASP SPRAY
11145	RIL		RICHARDSON'S CHLOR 40 - SOIL - TURF INSECTICIDE
11147	SAF		SANEX 0.5% LINDANE (RESIDUAL INSECTICIDE)
11149	JOW		OFF1 CONCENTRATE INSECT REPELLENT SOLUTION
11156	FAR	MCC	FARNAM READY-TO-USE STABLE AND HORSE FLY SPRAY SOLUTION CONTAINING DICHLORVOS INSECTIC
11159	KEM		RIDDFX C-2 RESIDUAL INSECTICIDE CONTAINS CHLORDANE
11163	RAL		PURINA WOUND PROTECTOR - LIVESTOCK BOMR INSECTICIDE
11167	ZOC	MCC	STARRAR GOLDEN MALRIN SUGAR BAIT

SCHEDULE 3

REG- IS- TPA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
11168	DTB	DIC	EXOTHERM TERMIL A SPECIAL FUNGICIDE POWDER FOR BOTRYTIS CONTROL
11174	CHP		BETASAN CRABGRASS PREVENTER CONTAINS BENSULIFD
11182	COS		WEED OUT PRESSURIZED FOAM FOR LAWNS CONTAINS 2,4-D AND MECOPROP
11186	FMC		CYPREX 65-W CONTAINS DODINE FUNGICIDE POWDER
11188	GCP		GFREN CROSS LIVESTOCK INSECTICIDE POWDER CONTAINS CIMDRIN
11199	DTT		HOUSE SEED RODENTICIDE BAIT CONTAINS STRYCHNINE
11200	CHV		ORTHO BRUSH KILLER A
11202	FMC		LIQUID MULTISPRAY INSECTICIDE WITH DIAZINON
11208	MRE		SOLNET UN HERBICIDE
11213	CHP		CHIPMAN ANT AND GRUB KILLER GRANULAR CONTAINS CHLORDANE
11214	CHP		OUTOX SYSTEMIC INSECT KILLER
11220	GCP		GREEN CROSS LIVESTOCK INSECTICIDE PRESSURIZED SPRAY
11221	FMC		CAPTAN 50W FUNGICIDE WETTABLE POWDER
11222	NAC		NATIONAL CHEMSEARCH FENOCIL WEED KILLER
11226	DIT		SULFAMATE-80 HERBICIDE CONCENTRATE
11229	DIT		MALATHION 50S OIL CONCENTRATE INSECTICIDE
11230	DIT		CHLORDANE 25G GRANULAR INSECTICIDE
11231	DIT		CHLORDANE 5G - GRANULAR INSECTICIDE
11232	MRE		STERIL (DESTRUCTEUR DE V EG ETATION)
11234	NAP		RETANAL POST-EMERGENCE HERBICIDE FOR SUGAR BEETS
11235	GRE		GREEN VALLEY MANEB 80 WP FUNGICIDE
11239	CHV		ORTHO CYGON 2E INSECTICIDE CONTAINS DIMETHOATF
11240	CHV		ORTHO FRUIT AND VEGETABLE INSECT CONTROL
11249	CHV		ORTHO ROSE AND FLORAL DUST
11252	ARB	ARC	DIPEL BACILLUS THURINGIENSIS VAR. ALESTI W.P.
11253	OLM		OLIVER MANEB 80 W WETTABLE POWDER FUNGICIDE
11254	PFF		PFIZER DALAPON GRASS KILLER
11256	FTS		FISONS FI-FLY BAIT CONTAINS TRICHLORFON
11265	KEL	WER	MOLD CURR LIQUID CONTAINING PROPTIONIC ACID
11266	KFL	WER	MOLD CURR DRY POWDER
11268	KIN		KING 15% ZINEB MUSHROOM DUST
11269	SUP		SUPERSWEET FLY BAIT CONTAINS DICHLORVDS
11272	CHV		ORTHO SPOT WEED AND GRASS KILLER (PRESSURIZED) CONTAINS
11273	CHP		CHIPMAN MECOPROP + 2,4-D WEEDKILLER LIQUID
11276	AMC	JOS	ANTLON WP PRE-EMERGENCE WEEDKILLER CONTAINS CHLORAMBEN AND LINURON
11279	CHV		ORTHO DIAZINON SDIL AND FOLIAGE DUST
11281	CHG	CHM	DYLOX U-L-V SPRAY INSECTICIDE CONTAINS TRICHLORFON
11284	STF		EPTAM 8-E SELECTIVE HERBICIDE
11289	STF		EPTAM 101G GRANULAR SELECTIVE HERBICIDE
11291	MEC		MERTECT 360 THIABENDAZOLE FUNGICIDE
11300	CHP		WEEDRITE AFROSOL WEED AND GRASS KILLER CONTAINS PARAQUAT
11301	AMC	JOS	EMULSAVERT - D AN INVERT EMULSION FORMULATION OF 2,4-D
11302	INL		THURICIDE HPC CONTAINS BACILLUS THURINGIENSIS
11313	CHG	CHM	RAYGON OSC INSECTICIDE
11314	KFM		RIDDEX MAL-FOG 55 FOGGING INSECTICIDE CONCENTRATE
11315	DDN		DURSHAN 25W WETTABLE POWDER INSECTICIDE
11321	CHP		HERBITOX MCPA LIQUID WEEDKILLER FROM POTASSIUM SALT OF MCPA

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
11323	SHL		ENDAVEN WILD OAT HERBICIDE
11325	AEF		DURABLE CEDAR MOTH PROOFER (PRESSURIZED)
11337	AMC	AMI	EMULSAMINE E-3 LIQUID HERBICIDE
11340	VAR		GUARDSMAN MANEB-THIODAN DUST
11341	MBY		ASULOX ASULAM SODIUM SALT, LIQUID SELECTIVE WEEDKILLER
11342	CHM	DIT	ROZOL MINERAL OIL FOR PCO AND MANUFACTURING USE
11343	CHM	KEM	ROZOL RODENTICIDE FOR PCO AND MANUFACTURING USE
11357	SIIP		SUPERSWEET FLY BAIT CONTAINS DICHLORVOS AND RONNEL
11358	INT		CO-OP CHLORDANE 40% EMULSIFIABLE CONCENTRATE INSECTICIDE
11359	SAN		SANFAX 473 EC INSECTICIDE
11363	SAF		SANEX 10% CHLORDANE EMULSIFIABLE CONCENTRATE
11364	SAF		SANEX 40% CHLORDANE EMULSIFIABLE CONCENTRATE
11365	SAF		SANEX VAPOR FOG LIQUID INSECTICIDE
11369	ALT		ALSI MOTH PROOFER (PRESSURIZED)
11372	ZOC	MCC	STARBAR GOLDEN MALVIN LIQUID
11374	KEM		RODEX CHLORDANE 40 EMULSIFIABLE CONCENTRATE INSECTICIDE
11375	FAP		FAMILEX PRESSURIZED SPRAY FLY GAS BOUILLIE SOUS PRESSION
11376	JIT		JITO JITOGAS AEROSOL INSECTICIDE
11380	MRE		MARQUETTE INSECTEX POWDER INSECTICIDE CONTIENT 5% CHLORDANE
11382	MRE		MARQUETTE PROLIN IN PELLETS KILLS RATS AND MICE
11389	OLH		OCHEMCO NM SINGLE BOX SEED TREATMENT POWDER CONTAINS MANEB
11391	OLH		OCHEMCO NM DUAL PURPOSE DRILL BOX SEED TREATMENT POWDER CONTAINS MANEB AND LINDANE
11396	ROH		KERB 50-w
11397	ZOC	MCC	STARBAR GRUBEX
11399	MGK	LFI	PURCIDE MOSQUITO ADULTICIDING CONCENTRATE
11400	PEK	PEL	OCCO APPLE COATING WT-56 WITH FUNGICIDE THIARFENDAZOLE
11410	FMC		POMOGREEN ROSE & FLOWER FUNGICIDE
11414	FMC		POMOGREEN ROSE AND FLOWER DUST
11415	FMC		TREE AND SHRUB DUST KILLS INSECTS ON SHRUBS, EVERGREENS
11418	HBE		REXCOL INSECTICIDE & VAPORIZER CONTIENT DIAZINON
11420	INT		CO-OP METHOXYCHLOR 50% WP INSECTICIDE
11421	CHV		ORTHO LAWN DISEASE CONTROL W.P.
11423	UNR		VITAFLO - 280 LIQUID SPED PROTECTANT (WESTERN CANADA)
11425	PLG		PLANTO QUINTOZENE 75 WP FUNGICIDE
11426	FRD		FRANKLIN ANIMAL INSECT POWDER
11428	DAL		FLAIR SHAMPOO FOR DOGS & CATS
11429	MTG		CANADAX PET SHAMPOO
11430	REC		CANADIAN TIRE INSECT REPELLENT
11432	FIS		FISONS FI-DRIN LIVESTOCK DUST
11433	FIS		FISONS FI-FLY SCATTER BAIT
11434	FIS		FISONS FI-VAP LIVESTOCK SPRAY
11436	LAT		LATER'S 5% DIAZINON GRANULAR INSECTICIDE
11437	LAT		LATER'S DIAZINON 12.5% LIQUID INSECTICIDE
11441	VAR		GUARDSMAN 2,4-D AMINE 80 LIQUID WEEDKILLER
11444	GCP		MESORAND 50 W
11446	CHP		CHIPMAN LAWN & TURF
11448	VAR		GUARDSMAN LAWN-SAVE
11452	PLG		PLANTCO BENOMYL WETTABLE POWDER SYSTEMIC FUNGICIDE

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
11456	CHP		PDP-IN ROSE AND FLOWER SPRAY INSECTICIDE, FUNGICIDE, MITICIDE
11457	CHP		PDP-IN FRUIT TREE SPRAY INSECTICIDE-FUNGICIDE
11458	CHB		CIL LAWN WEED KILLER
11459	CHB		CIL SLUG KILLER PELLETS
11460	MAP		TRUBAN WETTABLE POWDER FUNGICIDE
11465	CHV		ORTHO RENOMYL SYSTEMIC FUNGICIDE
11466	SCT	MLL	PROTHIF GRANULAR FUNGICIDE 11
11473	DIA		BRAVO FLOWABLE AGRICULTURAL FUNGICIDE
11478	BAT		BARTLETT FERBAM 76 FUNGICIDE
11479	CHB		CIL ANT & GRUB KILLER
11488	ARE		WACO MOSQUITO ULV CONCENTRATE
11497	PRG		DELSPRAY T-148 TOBACCO SUCKER CONTROL AGENT
11498	PRG		DELETE TOBACCO SUCKER CONTROL AGENT
11499	FAC	NDF	SPROUT-OFF FOR CONTROL OF TOBACCO SUCKERS
11500	UNR		ROYALTAC CONTACT TOBACCO SUCKER CONTROL AGENT
11505	RAW		HOUSE & GARDEN INSECT KILLER
11512	CHP		CHIPMAN FRUIT TREE SPRAY CONCENTRATE CAPTAN-IMIDAN
11514	MAR		MANCHESTER BUG KILLER DUST
11515	MAR		RUG KILLER DUST
11520	UNR		LIQUID MH-30 A PLANT GROWTH REGULATOR
11523	COA	PIN	COPRA MOSQUITO COILS (CONTAINS PYRETHRINS)
11527	EMA		EMTROL 16308 TOBACCO SUCKER CONTROL
11540	KEM		RIDDEX 3610 ULV FOGGING CONCENTRATE INSECTICIDE
11543	CHP		HOPPER-SPRAY INSECTICIDE
11546	FLY		FLY KING AEROSOL INSECTS KILLER
11548	WTL		WILSON'S SYSTEMIC FUNGICIDE
11550	FAC	NDF	DE-SPROUT-V
11551	CHP		MCPA AMINE 80 LIQUID WEED KILLER
11558	FAC	NDF	FAIR-TAC FOR CONTROL OF TOBACCO SUCKERS
11559	ANS	ANT	SUCKER PLUCKER TOBACCO SUCKER CONTROL AGENT 14A
11561	PEK	PEL	PENTRETE 148 FOR TOBACCO SUCKER CONTROL
11562	STD		STAN-CHEM 2,4-D AMINE 96
11565	ARE		WACO 1X BAYGON
11570	NAP		BETANAL-475 POST-EMERGENCE HERBICIDE
11571	FIS		FISONS 2,4-D AMINE 80 LIQUID WEEDKILLER
11574	INT		2,4-D AMINE 96
11575	STD		SPROUT-NIP POST-SPROUT INHIBITOR CONTAINS CHLORPROPHAM
11576	STD		STAN-CHEM SODIUM TCA 95% GRASS AND CONIFER KILLER
11581	EMA		EMTROL 1601 TOBACCO SUCKER CONTROL LIQUID CONTAINS CATTY ALCOHOL
11583	CHP		ATALCIDE SODIUM CHLORATE WEED KILLER
11584	DIS		FLY RAIT INSECTICIDE
11590	CHP		CHIPMAN METHOXYCHLOR EMULSIFIABLE CONCENTRATE INSECTICIDE
11591	CHP		CHIPMAN MALATHION 50 EMULSIFIABLE CONCENTRATE INSECTICIDE
11592	VEL		DIPHACIN 120 RODENTICIDE POWDER
11594	USB		USC COREX

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
11607	CHP		CHIPMAN CORN-OIL CONCENTRATE CONTAINS ATPLUS 300-F
11611	DAR		WOOD PRESERVATIVE
11612	DAR		DAR 10 GREEN WOOD PRES
11618	FIS		FISONS MCPA AMINE 80 LIQUID WEEDKILLER
11621	TRO		TROJAN TRL-460 TRU-FOG INSECTICIDE SOLUTION
11637	ELA		A-REST EC
11646	ANS	ANT	SPROUT-STOP LIQUID GROWTH RETARDANT
11648	NOX		NOXALL FLEA NEK-TYE POWDER FOR CATS
11650	ANS	ANT	RETARD LIQUID GROWTH RETARDANT
11652	ECO	UAF	EPCC TRICHLORFOR POUR ON CATTLE INSECTICIDE
11668	VEL		RAMIK RED RODENTICIOE
11669	VEL		RAMIK GREEN
11671	DAR		DARWORTH STAIN & WOOD PRESERVATIVE = 90 SEASHELL
11672	DAR		DARWORTH STAIN & WOOD PRESERVATIVE = 65 NUTMEG BROWN
11673	DAR		DARWORTH STAIN & WOOD PRESERVATIVE = 80 OUNE BEIGE
11674	DAR		DARWORTH STAIN & WOOD PRESERVATIVE = 75 CHESTNUT BROWN
11675	DAR		DARWORTH STAIN & WOOD PRESERVATIVE = 55 HONEYTONE
11676	DAR		DARWORTH STAIN & WOOD PRESERVATIVE = 50 GLEN GREEN
11677	DAR		DARWORTH STAIN & WOOD PRESERVATIVE = 45 EVERGREEN
11678	DAR		DARWORTH STAIN & WOOD PRESERVATIVE = 35 COLONIAL RED
11679	DAR		DARWORTH STAIN & WOOD PRESERVATIVE = 30 MEADOW GOLD
11680	ARE		DARWORTH STAIN & WOOD PRESERVATIVE = 25 SIERRA REDWOOD
11684	ARE		WACO PYRETHRIN EMULSIFIABLE CONCENTRATE 1-10
11685	CHM	KEM	ROZOL READY-TO-USE RAT AND MOUSE BAIT
11686	CHM	KEM	ROZOL BLACK READY-TO-USE RAT AND MOUSE BAIT
11694	CYC		AMINO TRIAZOLE WEEDKILLER CONTAINS AMITROLE, SOLUBLE POWDER
11708	CRR		CIL SLTK
11713	LEG		REF PENTA CLEAR WOOD PRESERVATIVE CONTAINS PENTACHLOROPHENOL
11714	LEG		REF PENTA WOOD PRESERVATIVE
11721	TRO		TROJAN TRL-108 AMTNE 2,4-D
11722	UNR		SLD GRO LIQUID
11723	NAC		NATIONAL CHEMSEARCH GRO-TARD GROWTH RETARDANT FOR GRASS
11726	VIG		VIGORO ANT AND GRUB KILLER
11729	SAN		SANFAX LIQUID 580 EMULSIFIABLE INSECTICIDE CONCENTRATE
11774	STD		STANDARD WOOD PRESERVATIVE
11776	COQ		PULVEX ZEMA DIP INSECT.
11781	WIL		WILSON'S WARFARIN MEAL
11787	CHP		CHIPMAN LAWN WEED KILLER LIQUID MECOPROP AND 2,4-D
11788	MRZ		MARTAN 50 WP
11789	CNK		WEX MULTI-PURPOSE WETTING AGENT
11798	BAZ	PLG	RASF F23R POWDERY MILDEW SPRAY
11809	CHP		AGRAL 90 A NON-IONIC LIQUID WETTING AND SPREADING AGENT
11810	PLG		HORMOND 80 WEEDKILLER
11817	CHP		CHIPMAN LAWN WEED KILLER LIQUID MELCOPROP, DICAMBA, 2,4-D
11836	ROK		TIMBER-LIFE WOOD PRESERVER
11838	WIL		WILSON'S WARFARIN PELLETS
11843	VEL		RELT 5 D INSECTICIDE
11852	WEA		WFFDEX SAFETY BAR
11855	AHE		WACO INDUSTRIAL MICRO SPRAY CONCENTRATE

SCHEDULE 3

REGISTRATION	REGISTRATION	A G E N T	PESTICIDE
11866	PLG		B-NINE
11880	PLG		NO DAMP FOR DAMPING OFF DISEASES IN SEEDLINGS AND CUTTINGS
11884	ROH		TRITON 81956 AGRICULTURAL SPREADER STICKER
11886	ROH		TRITON XA SPECIAL SPRAY ADDITIVE FOR AGRICULTURAL HERBICIDES
11887	ROH		TRITON XA SPRAY ADDITIVE FOR AGRICULTURAL HERBICIDES
11892	CRB		CIL WEED-ALL SOLUBLE GRANULES
11893	CRB		CIL WEED-ALL
11905	UNR		ALAR 85, A GROWTH REGULANT
11906	SCL	WAG	WARFARIN RODENTICIDE BAIT
11911	CHP		DIAZINON 5G GRANULES INSECTICIDE
11913	CHP		DIAZINON GARDEN SPRAY
11925	NAC		T-80-SECT LIQUID RESIDUAL INSECTICIDE SPRAY
11926	INT		COOP WARRLE KILLER
11928	SEL	CGC	CONTAK SUCKER CONTROL AGENT
11945	SAF		ROZOL READY-TO-USE RAT BAIT
11971	INT		CO-OP SURFACTANT OIL CONCENTRATE
11972	INT		CO-OP EMULSIFIABLE SPRAY OIL FOR WEED CONTROL IN CORN
12015	PLG		SEEDLESS SET HORMONE SPRAY
12027	CHP		CHP FLOOR-BAIT GRANULAR INSECTICIDE
12028	CHP		CHIPMAN CAPTAN FLOWABLE SEED FUNGICIDE
12029	CHP		CHIPMAN CAPTAN 30 METHOXYCHLOR 3 FLOWABLE SEED TREATMENT
12030	CHP		KORLAN LIQUID INSECTICIDE
12034	DIS		DISVAP I LIVESTOCK SPRAY
12035	DIS		DISVAP II LIVESTOCK SPRAY
12071	GCP		CONTAK SUCKER-CONTROL AGENT
12082	CHP		CHP BLACK FLY & MOSQUITO SPRAY
12090	VEL		BELT 40X WP
12093	SHL		KORNOIL CONCENTRATE
12094	SHL		KORNOIL
12099	WTL		WILSON'S LIQUID CRABGRASS KILLER
12100	WTL		WILSON'S GRANULAR MAGGOT KILLER
12132	PLG		AFRICAN VIOLET SPRAY EMULSIFIABLE MITICIDE
12133	ATE		BIKOE CHLORDANE GRANULES
12134	GAP		FORMALINE-GAROD-POISON
12136	GRD		PERMA-KILL GRANULAR DURSBAN
12137	GRD		RID-IT GRANULAR CHLORDANE
12143	CHD		PO-R LIQUID FUNGICIDE
12145	GRD		LAWN-A-MAT D-TER-ND CONTAINS CHLORTHAL
12176	INT		CO-OP ANT AND GRUB KILLER GRANULAR
12214	FHC		AQUASHADE
12221	BAZ		BASAGRAN LIQUID HERBICIDE
12222	MAP		TRUBAN FUNGICIDE 25X EC
12236	UJF		SFVIMOL 4.8 LIQUID SUSPENSION
12247	SAF		WARFARIN 0.5% CONCENTRATE POWDER
12279	GCP		EASDIT W.P. SYSTEMIC FUNGICIDE.
12295	DIV		LIQUID 8 INSECTICIDE SOLUTION
12301	CHP		CHIPTAC TOBACCO SUCKER CONTROL AGENT
12310	SAF		SANEX PRO-3 ULV CONCENTRATE
12311	SAF		SANEX PRO-5 ULV CONCENTRATE

SCHEDULE 3

REG- IS- TRA- TTION NO	REGIS- TRANT	A G E N T	PESTICIDE
12352	FAV		FAVORITE BIRD BATH
12353	FAV		FAVORITE FLEA COLLAR FOR DOGS
12354	FAV		FAVORITE FLEA COLLAR FOR CATS
12406	SAF		ROZOL ALL WEATHER BAIT BLOCKS
12431	CAO		CREOSOTE
12438	CHP		CHTPMAN DANDELION KILLER
12452	CRB		CIL FRUIT TREE SPRAY CONTAINING CAPTAN AND PHOSMET
12453	CRB		CIL POTATO AND TOMATO DUST
12454	CRB		CIL GARDEN SPRAY CONTAINING 12.5% DIAZINON
12455	CRB		CIL FRUIT TREE SPRAY CONTAINING CARBARYL CAPTAN MALATHION
12456	CRB		CIL CHLORDANE ANT AND GRUB KILLER
12458	CRB		CIL DIAZINON MAGGOT KILLER
12523	MRE		MARQUETTE TOTAL AEROSOL FOAM WEED AND GRASS KILLER
12525	MRE		MARQUETTE POP-IN PRE-MEASURED WATER SOLUBLE PACKETS FRUIT TREE SPRAY
12526	MRE		MARQUETTE FRUITS PLUS , WETTABLE POWDER
12527	MRE		MARQUETTE POP-IN PRE-MEASURED WATER SOLUBLE PACKETS ROSE AND GARDEN SPRAY
12536	CRB		CIL SOIL AND BULB DUST CONTAINING CHLORDANE AND CAPTAN
12537	CRB		CIL GARDEN FUNGICIDE CONTAINING FOLPET
12579	SAZ	CHP	THURICIDE MPC FOR HOME GARDENS
1259A	CHV		ORTHO DIAZINON GRANULAR INSECTICIDE
12611	INT		CO-OP WEED STOP GRANULAR
12633	MRE		MARQUETTE EXTROL GRANULAR DRIVEWAY WEEDKILLER
12639	MRE		MARQUETTE SOLIN INSECTICIDE FUNGICIDE DUST
12644	CAT		WEED-AWAY NON-SELECTIVE WEED KILLER
12645	JUD	FMC	KILLER KANE WEEDKILLER TABLETS FOR LAWNS
12647	INT		CO-OP POTATO TOMATO DUST
12650	CHP		CHTPMAN STERIL
12651	WIL		WEEDRITE GRASS & WEED KILLER GRANULES
12656	MRE		MARQUETTE ORGANIC BIOLOGICAL INSECTICIDE
12663	CHP		CHTPMAN ORGANIC BIOLOGICAL INSECTICIDE
12733	SAF		MOXY GARDEN SPRAY CONCENTRATE
12766	RAZ		CITTORET PLUS SPREADER STICKER
12820	MGK		MGK RODENTICIDE BAIT CONCENTRATE 1901
12831	CHP		RAPID APHID KILLER
12848	MRE		MARQUETTE RAPID APHID KILLER
12849	PFF		PFTZOL 10
12850	WIL		WILSON'S LIQUID POISON IVY & BRUSH KILLER
12853	CYC		AVENGE 200-C LIQUID POSTEMERGENCE WILD OAT HERRICIDE
12857	WIL		WILSON'S GRANULAR REPELL DOG AND CAT REPELLENT
12868	SAF		VAPO 5 FOGGING SOLUTION
12876	PFF		POTATO SEED PIECE DUAL PURPOSE TREATMENT
12927	GRB	ASH	ALGIMYCIN GLB-X POWDER ALGCIDE
12931	MRZ		MARZONE TRIFLURALIN 4 EC
12947	CRB		CIL ORGANIC MICROBIAL INSECTICIDE
12967	MOL		LASSO II GRANULAR HERRICIDF
12971	CHP		BOREA GRANULAR
12972	CHP		CHLOPEA GRANULAR GRASS & WEED KILLER

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
13005	BAZ		BASF PATORAN 50 W HERBICIDE
13006	BAZ		PYRAMIN 80 W HERBICIDE
13051	UNR		VITAVAX-CAPTAN 30 W NON MERCURIAL SYSTEMIC SOIL FUNGICIDE
13052	MRE		MARQUETTE ROSE AND FLOWER LIQUID INSECTICIDE FUNGICIDE
13064	SAL		SEVIN WETTABLE POWDER
13065	CRR		CIL ROSE SHRUB AND FLOWER SPRAY
13139	STF		POLE-FUME
13153	INT		CO-OP VA-PORFOG LIQUID FOGGING INSECTICIDE
13212	CHG	CHM	BAYGON MOS INSECTICIDE
13241	INT		CO-OP PREMIUM TURF HERRICIDE
13258	PLG		SKOOT REPELLENT FOR RABBITS WICE AND DEER
13298	DUQ		LIGNASAN P FUNGICIDE
13300	SAN		SANFAX MICRO MIST
13331	WEP		WEST 5-25 MOSQUITOCIDE
13332	BUX		INDOOR INSECT CONTROL
13339	DAC		INSECTICIDE BACKRUBBER OIL
13341	CRR	HCM	FORMULA MUG INSECTICIDE
13356	ALS		NO WEED AMINE 96
13359	VEL		RAMIK GREEN RODENTICIDE THROW PAK
13378	MGK	LEI	PYROCIDE FOGGING FORMULA 7067
13381	SMW		FOUR STAR PENTACHLOROPHENOL PRESERVATIVE SFALER CLEAR 453
13396	CBB		CIL STERILEX LIQUID WEED KILLER
13424	BER		BERNZOMATIC SUPER JET FOG
13429	UNR		VITAFLO 250 SYSTEMIC NON-MERCURIAL SEED PROTECTANT
13431	UNR		ARREST 75W TURF FUNGICIDE
13473	DAC		INSECTICIDE DAIRY CATTLE SPRAY
13491	MRE		MARQUETTE SEVIN LIQUID
13493	MRE		MARQUETTE MAR-COP POTATO TOMATO AND VEGETABLE DUST
13494	MRE		MARQUETTE HOUSEPLANT & HOUSEHOLD INSECT KILLER
13514	NAC		HK-7 LIQUID WEED KILLER
13526	SAF		SPRUCE BUDWORM INSECTICIDE
13548	SAF		SANEX MALATHION 50E
13557	WIL		WILSON'S RABBIT REPELL
13558	INT		CO-OP METHOXYCHLOR 25 EC
13575	MRE		MARQUETTE THERMA FOG WITH 1% BAYGON
13581	AMC	JOS	LO-DRIFT SPRAY ADDITIVE
13582	ALC		NALCO-TROL DRIFT CONTROL ADDITIVE
13605	CHV		ORTHO LIQUID SEVIN
13644	MOL		ROUNDVP LIQUID HERBICIDE
13652	CHP		DEECOP POTATO, TOMATO AND VEGETABLE INSECTICIDE FUNGICIDE
13655	WIL		WILSON'S MANEB VEGETABLE FUNGICIDE
13657	WIL		WILSON'S CRABGRASS AND GARDEN WEED PREVENTER
13691	WIL		WILSON'S LIQUID DIAZINON INSECT SPRAY
13695	KEM		RIDDEX ABATE 2 G GRANULAR INSECTICIDE
13702	CHP		CHIPMAN DIAZINON DUST
13723	MRE		MAR-COP POTATO, TOMATO AND VEGETABLE INSECTICIDE FUNGICIDE
13727	PPF		METHOXYCHLOR 2,4 EC
13737	MRE		MARQUETTE DALAPON SOLURLE POWDER HERBICIDE
13795	CPV		PROVIMI RABON 50 WP

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
13801	HDE		HOF-GRASS EC HERBICIDE
13852	GCP		AEROMIN 2,4-D
13854	FAC		DE-CUT V LIQUID PLANT GROWTH REGULATOR
13861	DDW		NORBAK 60 PARTICULATING AGENT FOR REDUCING SPRAY DRIFT
13865	STF		PROLATE 1,2 EC BEEF CATTLE INSECTICIDE
13868	ROB		BEACON SHOOI BIRD REPELLENT PASTE IN 9 OZ CAULKING GUN CARTRIDGE ES
13869	ROB		BEACON SHOOI SQUIRREL REPELLENT PASTE IN 9 OZ CAULKING GUN CART RIDGES
13881	DIS		DISVAP RACK-RUBBER SOLUTION
13883	DIS		MALATHION 50 EC
13886	SAF		TACKY-TOES BIRD REPELLENT PASTE IN 12 OZ CAULKING CARTRIDGE
13887	DDW		KORLAN 2 POUR ON INSECTICIDE FOR LICE
13889	SCT		SCOTTS PRO-TURF GRANULAR INSECTICIDE ONE WITH DIAZINON
13910	ATS		TWEEN 20 ADJUVANT
13912	SAZ	CHP	THURICIDE 16B AQUEOUS CONCENTRATE FOR GROUND APPLICATION
13929	CHP		SEVIN LIQUID SUSPENSION INSECTICIDE
13944	CHP		CHTPMAN CAPTAN BENOMYL FUNGICIDE
13965	STF		SUTAN + ENCAPSULATED
13975	MFC		MERTECT FLOWABLE FUNGICIDE
13982	CBB		CIL CYGON 2-E
13984	VIT	VIR	ULTRA V AEROSOL INSECTICIDE
14007	CHC		CHEMPARA VAM ANIMAL REPELLANT
14008	WIL		WILSONS STOP WEEDS
14009	WIL		WILSONS BORER KILL LIQUID INSECTICIDE
14017	CHV		CHEVRON ROSE AND FLOWER JET DUSTER PRESSURIZED
14019	CHP		CHTPMAN ARSORGARD
14064	DUO		KRENITE BRUSH CONTROL AGENT
14080	CBB		CIL MALATHION 50 CONCENTRATE
14081	CBB		CIL CRABGRASS PREVENTER
14102	VEL		VELCAN HELT CHLORDANE 33.3 G
14106	INT		CO-OP CAPTAN 50 WP
14107	INT		CO-OP DIAZINON 12.5
14113	STF		PRFFAR 4.8F HERBICIDE
14144	INT		CO-OP GOLDEN FLY BAIT
14150	MRE		MARQUETTE HERBITEX K HERBICIDE
14151	MRE		MAR-OP POTATO TOMATO AND VEGETABLE INSECTICIDE FUNGICIDE DUST
14160	CHP		DEFCON POTATO TOMATO AND VEGETABLE DUST
14161	MRE		MARQUETTE ARBOGARD
14193	CHC		MAG-X-CIDE NON SELECTIVE LIQUID HERBICIDE
14224	HYN	SMS	HYSAN DIDIAT HERBICIDE
14233	MRE		PROSOL LAWN AND GARDEN FUNGICIDE
14241	CHP		COAL TAR CREOSOTE WOOD PRESERVATIVE
14250	ELA		SPIKE 5 P HERBICIDE
14279	ALS		AMITROL-T HERBICIDE
14282	CHV		ORTHENE INSECT SPRAY EC
14305	KFM		RINDOX HAYGON ROACH BAIT
14335	ZOC		STARBAR EC1
14341	CHP		CHTPMAN SYSTEM 2-E EMULSIFIABLE CONCENTRATE

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
14342	CHP		CHIPMAN SEVIN LIQUID SUSPENSION INSECTICIDE
14343	MRE		MARQUETTE SEVIN LIQUID SUSPENSION INSECTICIDE
14407	CHP		CHIPMAN MALATHION 50 EC GRAIN MIN PROTECTANT
14414	GCP		GRFEN CROSS LIQUID VEGETATION KILLER
14421	MRE		MARQUETTE SYSTEM 2-E SYSTEMIC INSECTICIDE
14447	CHP		CHIPMAN ARBOGARD RODENT REPELLENT
14454	CHP		CHIPMAN 25 SEVIN BLUEFRYR DUST
14487	KEM		RIDDEX BAY-FOG 4 FOGGING INSECTICIDE
14497	CHP		MILGO E SYSTEMIC FUNGICIDE LIQUID SUSPENSION
14518	MRE		MARQUETTE FRUIT-PLUS LIQUID FRUIT TREE SPRAY
14519	CHP		CHIPMAN FRUIT-PLUS LIQUID FRUIT TREE SPRAY
14536	CHP		CHIPMAN FOLIGARD LAWN AND GARDEN FUNGICIDE
14537	MRE		MARQUETTE FLORAL GARDEN DUST INSECTICIDE FUNGICIDE
14555	PFF		PFIZER PHYGON XL
14556	CHP		CHIPMAN NO-HOE WEED PREVENTER
14557	MRE		MARQUETTE SOLNET WEED PREVENTER
14561	SCT		SCOTTS PRO-TURF GRANULAR WEEDGRASS PREVENTER
14562	PFF		PFIZER ZINEB 80 W
14566	PFF		PFIZER SEVIN 50 W
14568	BTE		BIKOE DIAZINON GRANULES
14583	ZOC		STARRAR BACK RUBBER CONCENTRATE
14593	SCT		SCOTTS PRO-TURF K-O-G GRANULAR WEED CONTROL
14610	PFF		PFIZER FERBAM 76 W
14624	CHP		CHIPMAN CAPTAN FLOWABLE FUNGICIDE
14632	FFA	WRR	PYRENONE 25-5-MAG SOLUTION INSECTICIDE
14649	SML		VENDEX 50 W MITICIDE
14656	PFF		PFIZER MALATHION 25 W
14660	ZOC		ENSTAR 65 EC INSECT GROWTH REGULATOR
14672	UNR		AMKIL 80 MCPA
14675	UNR		AMKIL 80 MCPA
14700	PRG		DELSpray 90 TOBACCO SUCKER CONTROL AGENT
14709	NIA		NIAGARA SUPER SPRED SURFACTANT
14712	NIA		NIAGARA ETHION 5 PLUS THIRAM 7.5 GRANULAR
14716	NIA		NIAGARA ZINEB 75 W FUNGICIDE
14718	NIA		NIAGARA MCP 48 SODIUM SALT WEEDKILLER
14719	NIA		NIAGARA ALAHAP 3 WEEDKILLER
14720	NIA		NIAGARA SODIUM TCA HERRICIDE SOLUBLE POWDER
14724	NIA		NIAGARA 7IRAM WP FUNGICIDE
14725	NIA		NIAGARA AMSOL 80 LIQUID HERBICIDE
14726	NIA		NIAGARA AMSOL 96 LIQUID HERBICIDE
14727	NIA		NIAGARA THIODAN 2 ZINER 5 DUST
14729	NIA		NIAGARA MALATHION 5 EC INSECTICIDE
14730	NIA		NIAGARA MCP 80 AMINE WEEDKILLER
14733	NIA		NIAGARA MECOTURF PLUS 240 LIQUID WEEDKILLER
14737	NIA		NIAGARA ETHION 2.7 DORMANT OIL
14740	NIA		NIAGARA FERBAM 76 W FUNGICIDE
14756	NIA		NIAGARA STIK WP NAA PLANT GROWTH REGULATOR
14757	NIA		NIAGARA METHOXYCHLOR 50 W INSECTICIDE
14761	NIP		NIAGARA RODENT REPELLENT

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
14763	NIA		NIAGARA MECOTURF 4B LIQUID WFEOKILLER
14768	NIA		NIAGARA MANEB 80 W FUNGICIDE
14769	NIA		NIAGARA MALATHION 25 WP INSECTICIDE
14772	NIA		NIAGARA METHOXOL EC INSECTICIDE
14773	PFF		PFIZER ZIRAM 85W
14784	NIA		NIAGARA ETHION SUPERIOR OIL 70
14797	NIA		NIAGARA ROTENONE 5 WP INSECTICIDE
14798	NIA		NIAGARA SEVIN 50 WP INSECTICIDE
14799	NIA		NIAGARA POLYRAM FUNGICIDE SEED PROTECTANT
14802	NIA		NIAGARA SOLAN 4 EC WFEOKILLER
14808	NIA		NIAGARA PHYGON 50 WP FUNGICIDE
14817	PFF		PFIZER AFOLAN HERBICIDE
14819	PFF		PFIZER ETHION 5 THIRAM 7.5 G
14825	BAZ		POLYRAM ROW FUNGICIDE
14846	NIA		NIAGARA LIME SULPHUR LIQUID INSECTICIDE
14850	KEM		KS C2 CHLORDANE RESIDUAL INSECTICIDE
14857	PRL		TOXI-MIX FLY KILLER STRIP
14859	GCP		GREEN CROSS LIQUID SEVIN
14861	INT		CO-OP SEVIN 50 WP
14868	NIA		NIAGARA MALATHION 4 PYRENONE INSECTICIDE DUST FOR MUSHROOMS
14869	SAL		PAR-D-SAN F POWDERED FUMIGANT
14882	CHP		CHTPMAN AMBUSH 50 EC FOR USE ON TORACCO
14895	CHP		CHTPMAN MALEIC HYDRAZIDE
14902	CHC		CHFH PARA BROCIDIE HERBICIDE
14907	UNR		PHYGON XL ORCHARD FUNGICIDE
14915	NIA		NIAGARA CORN OIL CONCENTRATE
14925	CHP		CHIPMAN MANCOZEB POTATO SEED PIECE DUST
14939	NIA		NIAGARA FERBAM 7 DUST
14940	NIA		NIAGARA LIQUID FRUIT TREE SPRAY
14941	NIA		NIAGARA NIA-TAC TORACCO SUCKER CONTROL AGENT
14964	CHP		AMBUSH 25 WP INSECTICIDE FOR CONTROL OF PEAR PRYLLA ADULTS
14976	CHP		AMBUSH 50 EC INSECTICIDE FOR USE ON GREENHOUSE ORNAMENTALS
14980	BAZ		PATORAN FL LIQUID SUSPENSION
14986	GCP		GREEN CROSS DCT DUAL PURPOSE SEED TREATMENT
14987	CHP		CHTPMAN IF PLUS DUAL PURPOSE SEED TREATMENT
14995	NIA		NIAGARA ZINEB 80 W
14996	NIA		AFOLAN BRAND LINURON 50 W
14999	CGA		DUAL 960 EC HERBICIDE
15001	ELA		SPIKE 5 G HERBICIDE
15006	FAR	PFE	COUNTRY DOG DIP QUICK
15009	CHP		CHIPMAN ZINEB 80 WP FUNGICIDE
15014	ZOC		VET-KEM WARBLEX CATTLE INSECTICIDE
15033	ZOC		VET-KEM E.C 1
15070	HFP	MMR	MERCON ROACH-CHECK RESIDUAL INSECTICIDE STRIPS
15084	CYC		NOVARAC-3 BIOLOGICAL INSECTICIDE FOR WOODLAND USE
15121	ARR	VIO	VAPOROOTER PLUS A FOAMING FUMIGANT
15122	ARR	VIO	VAPOROOTER A FOAMING FUMIGANT
15123	ARR	VIO	SANAFoam VAPOROOTER
15135	FAR	PFE	COUNTRY DOG FLEA AND TICK COLLAR

SCHEDULE 3

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
15149	CHC		CHEMPARA KROZINE HERBICIDE
15243	WIL		WILSONS POTTED PLANT SYSTEMIC INSECTICIDE
15265	MRE		MARQUETTE HERBITEX LIQUID HERBICIDE
15266	NIA		BLUESTONE SUPERFINE SOL POWDER FUNGICIDE
15295	JDM		ROLT AIRBORNE LIQUID INSECTICIDE FORMULA P-3610
15335	TOX		NEW TOXI-MIX INSECTICIDE WP
15359	RDE		STARBAR PROLATE EMULSIFIABLE LIQUID REEF CATTLE INSECTICIDE
15472	KEM		RIDDEX 3610D ULV INSECTICIDE
15504	KEM		RIDDEX CHLORDANE 5 DUST

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

<u>Registration Number under Fertilizer Act (Canada)</u>	<u>Registrant under Fertilizer Act (Canada)</u>	<u>Pesticide</u>
211	Brockville Chemical Industries Ltd.	Nutrite 10-6-4 Feed'n Bugaway Turf Special Lawn Food - chlordane 1.83%
331	Simpson Sears Ltd.	Cross Country Pre Emergent Crabgrass Killer 10-6-4 with chlorthal 2.3%
415	Manchester Products Ltd.	Super Green 10-6-4 with chlorthal 2.3%
418	Manchester Products Ltd.	Manchester Super Green 7-7-7 with chlorthal 2.3%
1565	Ciba-Geigy Ltd.	Green Cross Lawn Green with Crabgrass Preventer 14-7-3 azak 3.9%
1895	Brockville Chemical Industries Ltd.	Nutrite 4-12-8 Plant Food and Weed Preventer with trifluralin 0.31%
1927	Brockville Chemical Industries Ltd.	Nutrite 10-6-4 Feed'n Crabcheck Lawn Food C. G. Preventer - chlorthal 1.1%
1953	Art Knapp Garden Spots	Knapps Lawn Boost 15-5-10 with chlordane 1.2%
2056	So-Green Industries	So-Green 7-7-7 Crabgrass Preventer contains azak 1.5%
2057	So-Green Industries	So-Green 7-7-7 with chlordane 0.94%
2065	Green Valley Fertilizer & Chemical Co. Ltd.	Green Valley 20-5-10 Hi-Light Feed and Weed Bugkil with chlordane and Killex
2066	Green Valley Fertilizer & Chemical Co. Ltd.	Green Valley 20-5-10 Hi-Light Feed and Bugkil with chlordane 2.5%
2077	UCO	CO-OP Fertilin 10-6-4 Turf Fertilizer with Crabgrass Preventer - tupersan 2%
2078	UCO	CO-OP Fertilin 10-6-4 Turf Fertilizer with White Grub Killer with chlordane 2.5%
2087	Simpson Sears Ltd.	Cross Country Grub and Bug Killer 10-6-4 with chlordane 2.3%

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

<u>Registration Number under Fertilizer Act (Canada)</u>	<u>Registrant under Fertilizer Act (Canada)</u>	<u>Pesticide</u>
2092	Cyanamid of Canada Ltd.	Aero (R) True-Green 10-6-4 with chlordan 1.8%
2101	Vigoro Division, Swift Canadian Co. Ltd.	Golden Vigoro and Crabgrass Preventer 12-6-3 chlorthal 2.3%
2102	Brockville Chemical Industries Ltd.	Nutrite 4-9-15 Winter Conditioner with chlorthal 1.6%
2118	So-Green Industries	So-Green 10-5-10 with chlorthal 2.9%
2119	So-Green Industries	So-Green 10-5-10 with chlordan 2.35%
2120	So-Green Industries	So-Green 10-6-4 with siduron 2%
2121	So-Green Industries	So-Green 7-7-7 with azak 1.2%
2122	O. M. Scott & Sons Co.	20-5-5 with bensulide 6.2%
2129	O. M. Scott & Sons Co.	Halt Plus for lawns 20-6-6 with bensulide 6.2%
2133	Cyanamid of Canada Ltd.	Aero Green Crabgrass Preventer with chlorthal 1.72%
2139	Brockville Chemical Industries Ltd.	Nutrite Turf Bugaway 8-7-8 with chlordan
2140	Brockville Chemical Industries Ltd.	Nutrite Turf plus crabcheck 8-5-8 with chlorthal 1.1%
2147	O. M. Scott & Sons. Co.	Scotts Proturf 28-0-7 High Density Fertilizer plus DSB Fungicide
2150	CIL	CIL Crabgrass Doctor 18-6-9 with chlorthal 3.37%
2159	O. M. Scott & Sons Co.	Scott's Proturf 14-3-3 FF II
2160	O. M. Scott & Sons Co.	Scotts Lawn Insect Control plus Fertilizer 28-6-4
2162	O. M. Scott & Sons Co.	Scott's Proturf 26-0-12 with bensulide
2166	O. M. Scott & Sons Co.	Scott's Turf Builder with halts: 20-5-5 containing Dacthall
2197	O. M. Scott & Sons Co.	Scott's Turf 18-5-5 Fertilizer plus Chlorothaonil Broad Spectrum Fungicide

O. Reg. 132/79, s. 3, part, (Schedule 3).

SCHEDULE 4

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
00037	REX		REXALL MOTH FUME CRYSTALS (PARADICHLOROBENZENE)
00283	OTC		DEF TEE PARADICHLOROBENZENE MOTH KILLER CRYSTALS
00788	PEA		CRFOLIN TAR ACID DISINFECTANT
00869	WOB		WOODS PARADICHLOROBENZENE DEODORIZER AND MOTH KILLER
01021	FAP		FAMILIX GASOMITE PARADICHLOROBENZENE
01079	EAN		MOTH CRYSTALS PARADICHLOROBENZENE
01157	ELN		ELFCTROLUX PARADICHLOROBENZENE CRYSTALS
01365	CHV		VOLCK OIL SPRAY EMULSIVE MINFRAL OIL FOR FOLIAGE SPRAY
01451	FIH		FULLER MOTH NUGGETS (PARADICHLOROBENZENE)
01620	NOX		NOXALL ANT DOOM DUST
01686	GCP		GFREN CROSS GARDEN GUARD INSECTICIDE
01755	UAJ		"6-12" INSECT REPELLENT
01977	CRC		CRONAC PARADI MOTH CRYSTALS AND BLOCKS
02039	SAF		FLEA-X CAT AND DOG INSECTICIDE SHAMPOO
02234	WIL		WILSON'S ANT TRAP
02575	REC		NAP-LENE NAPHTHALENE BALLS, CRYSTALS AND FLAKES
02528	REC		PARA-ZENE PARADICHLOROBENZENE
02994	CAA		CRJSTAUX A MITES CADILLAC
03271	STQ		STANLFY PERFUMED PARADICHLOROBENZENE CRYSTALS
03272	STQ		STANLFY SOLIDIFIED PARADICHLOROBENZENE MOTH CAKES
03276	RAW		RAWLEIGH PARADICHLOROBENZENE MOTH CRYSTALS AND NUGGETTS
03682	MOR		MOTHAL - NAPHTHALENE - MOTH RALLS - MOTH FLAKES
03692	MOR		MOTHAL - PARADICHLOROBENZENE - MOTH KILLER - NUGGETS
03758	NOX		NOXALL RAT BAIT CONTAINING WARFARIN AND SULFAGUINOXALINE
03872	HAU		MY-T-MITE POWDER
04039	GCP		GFREN CROSS TANTOO REPELLENT PRESSURIZED SPRAY
04305	SAF		RODENTKIL WARFARIN BAIT
04586	CYC		MALATHION 4% DUST INSECTICIDE
04884	FIH		FULLER MOTH-PROOFER PRESSURIZED SPRAY
05198	REC		ECONOMY MOTH BALLS AND FLAKES - NAPHTHALENE
05294	FUB		REPEL INSECT REPELLENT
05396	RAW		RAWLEIGH PRESSURIZED MOTH PROOFER
05490	ARE		WACO BUGKILL AEROSOL INSECTICIDE
05565	OSD		PENTOX PRIMER SEALER WOOD PRESERVATIVE DARK GFREN
06232	JOM		MOTH-RAID MOTHPROOFER
06234	JOM		RAID INSECT SPRAY
06338	RAL		PURINA HOME AERO-SPRAY INSECTICIDE
06590	MAZ		MARCO CRYSTALS PARADICHLOROBENZENE ANTI-MOTH DEODORANT
06591	CHV		ORTHO INDOOR PLANT INSECT BOMB CONTAINS PYRETHRINS ROTENONE AND PIPERONYL BUTOX
06592	MAZ		BOULES ET FLOCONS A MITES (NAPHTHALENE)
06593	NTP		LION BRAND MOSQUITO COIL FOR KILLING MOSQUITOS
06655	CHV		ORTHO HOME AND GARDEN INSECT BOMB CONTAINS METHOXYCHLOR, PYRETHRINS AND
06758	RAW		RAWLEIGH PARADICHLOROBENZENE PERFUME AND DEODORANT
06779	MPE		ROTENONE MARQUETTE (INSECTICIDE POUR LEGUMES)
06907	SVC		MERCURY KILLROT B GREEN WOOD PRESERVATIVE
06909	SVC		MERCURY KILLROT E-B CLEAR WOOD PRESERVATIVE
06944	WIL		WILSON'S WARFARIN RAT AND MOUSE KILLER PELLETS

SCHEDULE 4

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
06986	MOB		PENTANOL DARK GREEN FUNGICIDF
07079	TUC		HOME AND GARDEN INSECT SPRAY
07127	HOS		1-30 TOXD A FOR WOOD, A COPPER NAPHTHENATE PRESERVATIVE
07137	REC		NERO INSECT REPELLENT
07207	PIT		DIRYL INSECTICIDE POWDER
07344	GAP		"SHOO" GARDO NO. 23
07505	RAW		RAKLEIGH ROACH AND ANT KILLER
07668	ROR		RO7-TOX WP-1 GREEN WOOD PRESERVATIVE
07670	ROR		ROZ-TOX WP-2 CLEAR WOOD PRESERVATIVE
07704	HAU		HARTZ MOUNTAIN LUSTER BATH FOR DOGS
07705	NOX		NOXALL FLEA BRUSH FOR DOGS AND CATS
07745	HAU		HARTZ MOUNTAIN CAT FLEA POWDER
07762	REC		RECORD'S DEATH TO MICE 0.025% WARFARIN BAIT
07857	ARE		WACO DIA-ONE-INSECTICIDE SPRAY CONTAINING DIAZINON
08026	GCP		GREEN CROSS ROSE AND FLOWER GUARD INSECTICIDE- FUNGICIDE CONTAINS PYRETHRIN
08078	CHG		RAY 29493 PRESSURIZED SPRAY ORNAMENTAL INSECTICIDF
08198	CAO		RHILDG GRIP GREEN WOOD PRESERVATIVE
08301	ARC		TANGLE FREE ANIMAL BEAUTY BATH CONTAINS PYRETHRINS AND PIPERONYL BUTOXIDE
08376	HAU		HARTZ MOUNTAIN LUSTER BATH FOR CATS
08378	HAU		HARTZ MOUNTAIN RID FLEA DOG SHAMPOO
08403	ORM		TENOICIDE PRESSURIZED SPRAY
08472	JOH		RAID ROSE AND FLOWER SPRAY
08478	HAU		HARTZ MOUNTAIN ITCH-STOP DOG LOTION
08498	NOP		STAG INSECT REPELLENT
08512	REC		MAJOR MOTH BALLS
08516	INT		CO-OP AEROSOL HOUSE AND GARDEN INSECT KILLFR CONTAINS PYRETHRINS PIPERONYL BUTOXIDE
08696	MRE		MARQUETTE PRESSURIZED INSECTICIDE FOR HOUSE AND GARDEN
08718	POP		POULIN'S PROLIN RAT POISON (READY MIX)
08719	DTC		CERTIFIED CITRONELLA OYL B.P.C. FOR BLACK FLIES AND MOSQUITOES
08725	PIT		SPRECTO PRESSURIZED SPRAY INSECTICIDE WITH REPELLENT
08748	HAU		HARTZ MOUNTAIN FLEA AND TICK KILLER FOR CATS
08784	HAU		HARTZ MOUNTAIN FLEA AND TICK KILLER
08834	HAU		HARTZ MOUNTAIN FLEA POWDER FOR DOGS
08877	SHL		PLAQUETTE VAPONA NO-PEST INSECTICIDE (10 IN STRIP)
09021	HAC		UNIVERSAL KEET BATH FLEA SPRAY FOR CAGE BIRDS
09023	HAC		UNIVERSAL FLEA KILLER FOR DOGS AND CATS
09043	TUC		FLYVAP INSECT KILLER VAPONA STRIP
09100	REC		ECONOMY PARADICHLORORENZFNE MOTH CRYSTALS
09138	AMW	AMZ	AMWAY PERFUMED MOTH CRYSTALS
09154	AMW	AMZ	AMWAY 0-15 INSECT REPELLENT
09162	GAP		MIRDL SHAMPOO FOR DOGS
09167	GCP	GCP	GREEN CROSS ANT KILLER LIQUID
09176	FMC		POMOGREEN FLOWER SPRAY
09181	RAL		PURINA VAPONA STRIP CONTAINING DICHLORVOS
09189	NOX		NOXALL FLEA POWDER FOR DOGS AND CATS
09203	JOH		OFF PRESSURIZED INSECT REPELLENT

SCHEDULE 4

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
09214	KVL		K-VET FLEA POWDER FOR CATS CONTAINS CARRARYL
09216	KVL		K-VET FLEA POWDER FOR DOGS CONTAINS CARRARYL
09221	WIL		WILSON'S EMULSIFIABLE DORMANT OIL SPRAY SUPERIOR OIL
0922A	WOR		INSECT-O-STRIP INSECTICIDE
09237	HAC		UNIVERSAL PRESSURIZED DRY SHAMPOO FOR DOGS AND CATS
09241	ARC		PRFSSURIZED FLEA SPRAY CONTAINS PYRETHRINS, PIPERONYL BUTOXIDE AND METHO
09261	FMC		NIAGARA ANT TRAP WITH KEPONE
09265	GAP		PRESSURIZED FLEA AND TICK SPRAY FOR DOGS AND CATS
09272	MRE		MARQUETTE 5% SEVIN (CARRARYL) DUST INSECTICIDE
09281	RAW		RAWFLEIGH PRESSURIZED INSECT REPELLENT
09303	ARC		PRFSSURIZED CAT FLEA SPRAY
09430	CUT	CUS	CUTTER INSECT REPELLENT SPECIAL CREAM FORMULA
09435	JOH		OFF PRESSURIZED INSECT REPELLENT NEW FOAM TYPE
09502	ROY		BLACK FLAG ANT TRAPS WITH KEPONE
09572	CHG	CHH	BAYGON RESIDUAL HOUSEHOLD INSECT SPRAY
09573	CHG	CHH	BAYGON HOUSEHOLD INSECT RESIDUAL PRESSURIZED SPRAY
09597	REC		HAPPY HOME PARADICHLOROBENZENE MOTH CRYSTALS OR NUGGETS
09601	INT		COMP INSECT REPELLENT PRESSURIZED SPRAY
09626	HAU		HARTZ MOUNTAIN FLEA SOAP FOR DOGS
09628	ORM		KENNEL SPRAY PRESSURIZED RESIDUAL INSECTICIDE
09676	CHG	CMH	BAYTEX 1% GRANULAR RESIDUAL MOSQUITO LARVICIDE
09703	ORM		FLFA SHAMPOO
09734	REC		HAPPY HOME NAPHTHALENE MOTHBALLS OR MOTH FLAKES
09748	JOH		RAID FLYING INSECT KILLER
09749	JOH		RAID HOUSE AND GARDEN RUG KILLER
09754	JOH		YARD RAID PRESSURIZED OUTDOOR FOGGER - KILLS AND REPFLS INSECTS
09756	LTO	COF	LION BRAND MOSQUITO COILS
09780	ROY		BLACK FLAG HOUSE AND GARDEN INSECT KILLER
09781	ROY		BLACK FLAG FLY AND MOSQUITO KILLER
09864	MRE		MARQUETTE CHALET FLY REPELLENT LOTION
09869	ROY		SMOY FLY INSECT REPELLENT SPRAY
09887	STO		STANLEY HOUSE AND GARDEN SPRAY INSECTICIDE
0990A	HAC		UNIVERSAL FLEA-OFF SHAMPOO CONTAINS PYRETHRINS AND PIPERONYL BUTOXIDE - FOR DOGS AND CATS
09930	PEV		FLY SCREEN LIQUID, PERSONAL INSECT REPELLENT
09967	PEX		REXALL PRESSURIZED INSECT REPELLENT SPRAY
10007	MRE		CHALET VAPORISANT ANTI-MOUSTIQUES
10033	MAZ		MARC-O RAT AND MOUSE KILLER
10043	COO		COOPER DRY KIL
10046	COO		COOPER WIPE-ON INSECTICIDE SOLUTION
10052	COO		COOPER PRESSURIZED FLY SPRAY FOR HORSES AND SHOW STOCK
10058	COO		PULVEX PRESSURIZED KITTY AND CAT FLEA SPRAY
10095	SHL		SHELL FLEA COLLAR FOR DOGS CONTAINS DICHLORVOS
10117	COO		PULVEX PRESSURIZED FLEA AND TICK SPRAY WITH REPELLENT
10118	COO		PULVEX ANTI-FLEA CAT COLLAR
10119	COO		PULVEX ANTI-FLEA DOG COLLAR
10152	FMC		DOG GONE IT REPELLENT SPRAY

SCHEDULE 4

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
10153	HAU		HARTZ MOUNTAIN NO11 INDOOR PFT REPELLENT
10154	HAU		HARTZ MOUNTAIN NO11 OUTDOOR PET REPELLENT
10156	COQ		PULVEX KITTY, CAT AND DOG FLFA, TICK AND FUNGUS POWDR
10159	MRE		CANINE Poudre A CHIEN ET CHAT
10165	SAF		1% DIAZINON INSECTICIDE SOLUTION
10169	COQ		PULVEX PRESSURIZED LUSTER-FOAM DRI-SHAMPOO
10170	COQ		PULVEX 6 USE DOG SOAP
10171	COQ		PULVEX PRESSURIZED KITTY & CAT FOAM SHAMPOO CONTAINS ROTENONE INSECTICIDE
10172	COQ		PULVEX BEAUTY TREATMENT SHAMPOO FOR DOGS
10209	HAC		UNIVERSAL HAMSTER BATH SPRAY MIST
10240	CHG	CHW	RAY 9010 0.25% PRESSURIZED DOG AND CAT SPRAY
10266	INT		CO-OP ANT AND ROACH PRESSURIZED RESIDUAL SPRAY CONTAINS DIAZINON, PYRETHRINS AND PIP
10269	NOX		NOXALL DOG FLEA SOAP
10311	ROY		BLACK FLAG ANT AND ROACH KILLER
10352	MRM	GLE	ROR MARTIN ANTIMATE FLUID
10371	NOX		NOXALL SCAT'S OFF CAT AND DOG REPELLENT LIQUID
10377	JON		SCENT-OFF TWIST-ONS DOG AND CAT REPELLENT
10398	IMP		FLIT HOUSE AND GARDEN BUG KILLER
10403	HAC		UNIVERSAL DOG AND CAT REPELLENT SPRAY
10415	INT		CO-OP FLY KILLER PRESSURIZED SPACE SPRAY FOR HOUSEHOLD INSECTS
10434	RAL		PURINA RUB-ON LIQUID HORSE INSECTICIDE
10438	INT		CO-OP FLY KILL SPACE SPRAY
10441	NOX		NOXALL PRESSURIZED CAT AND DOG REPELLENT
10448	WIL		WILSON'S PRESSURIZED REPELL - DOG/CAT REPELLENT
10480	GUM		GULF INSECT REPELLENT (PRESSURIZED SPRAY)
10489	DAL		FLAIR FLEA AND TICK POWDER CONTAINING MALATHION AND ROTENONE
10490	DAL		FLAIR FLEA AND TICK PRESSURIZED SPRAY
10506	GUM		GULF SPRAY HOUSE AND GARDEN PEST KILLER
10521	CGC		BLACK LEAF WARFARIN RAT BAIT CONTAINS WARFARIN
10551	URM		LIQUACIDE FLEA KILLER DEODORANT SPRAY
10559	GCP		GREEN CROSS ROSE DUST INSECTICIDE-FUNGICIDE
10565	CHP		CHIPMAN ROSE AND GARDEN DUST INSECTICIDE-FUNGICIDE (CONTAINS FOLPET, MALATHION)
10568	CHP		CHIPMAN GARDEN DUST FUNGICIDE (CONTAINS FOLPET,
10587	SHL		IMPROVED PLAQUETTE VAPONA INSECTICIDE NO-PEST STRIP
10591	BOY		BLACK FLAG GUARANTEED BUG KILLER
10596	COQ		PULVEX INDOOR SHUN
10607	UAJ		6-12 BRAND INSECT REPELLENT SPRAY (WATER BASE)
10611	JON		SCENT-OFF PELLETS
10652	GCP		GREEN CROSS DOG AND CAT REPELLENT
10703	MRE		MARQUETTE GUEPEX INSECTICIDE PRESSURISE (DETRUIT LES GUEPES ET LES FRELONS)
10704	MRE		MARQUETTE URINEX PRESSURIZED DOG AND CAT REPELLENT
10705	MRE		FORMISOL INSECTICIDE SOUS PRESSION (EXTERMINATEUR PRESSURISE DES FOURMIS ET DE
10706	HAC		UNIVERSAL DOG FLEA POWDER CONTAINS PYRETHRINS AND ROTENONE

SCHEDULE 4

REG- IS- TRA- YTON NO	REGIS- TRANT	A G E N T	PESTICIDE
10707	HAC		UNIVERSAL CAT FLEA POWDER CONTAINS PYRETHRINS AND ROTENONE
10713	CHP		INSECT HOUSE AND GARDEN INSECTICIDE
10725	MRE		MARQUETTE ARBRES ORNEMENTAUX ET HAIES INSECTICIDE
10726	MRE		MARQUETTE POUDRE A ROSIER INSECTICIDE ET FONGICIDE CONTIENT CARBARYL, MALATHION
10737	MRE		POUDRE INSECTICIDE POUR LE B ETAIL 'X-TERMIN'
10748	FUB		FULLER NEW HOUSE AND GARDEN INSECTICIDE SPRAY
10777	BEM		PARA PIQ HUILE CONTRE LES MOUSTIQUES
10781	REC		RECORD'S GREEN WOOD PRESERVATIVE
10790	FUB		FULLER REPEL GEL
10810	PTT		K.F.L. INSECTICIDE SHAMPOO
10811	PIC	LEE	PIC PRESSURIZED SPRAY INSECT REPELLENT
10838	REC		RECORD'S ODORZENE LIQUID INSECTICIDE
10860	HAV	HAW	PARA ROMR M, PARA BOMB M JR. INSECTICIDE PRESSURIZED SPRAY
10862	HAV	HAW	PARA S BOMB INSECTICIDE PRESSURIZED SPRAY
10865	GCP		GREEN CROSS RESIDUAL HOUSEHOLD INSECT SPRAY
10871	HMC		SERGEANT'S CAT FLEA POWDER
10872	HMC		SERGEANT'S SKIP-FLEA SHAMPOO
10873	REC		MILDEW-CHECK
10880	HMC		SERGEANT'S E-Z GROOM FOAM SHAMPOO FOR DOGS AND CATS
10888	CHG		RAYTEX 0.5% READY-TO-USE INSECTICIDE
10890	HMC		SERGEANT'S SKIP-BATH CONTAINS METHOXYCHLOR
10900	CGC		SPECTRACIDE PRESSURIZED INSECT SPRAY
10901	HMC		SERGEANT'S SKIP-FLEA SOAP CONTAINS ROTENONE
10902	HMC		SERGEANT'S SENTRY DOG COLLAR CONTAINS DICHLORVOS
10908	HAV	HAW	PARA-BAN INSECTICIDE SPRAY FOR DOGS AND CATS
10919	HMC		SERGEANT'S CAT FLEA PRESSURIZED SPRAY
10920	HMC		SERGEANT'S FLEA AND TICK SPRAY
10921	GCP		GREEN CROSS DOG AND CAT GRANULAR REPELLENT
10945	REF		MULTI-PURPOSE HOUSE AND GARDEN INSECT KILLER
10946	WIL		WILSON'S ROSE AND FLOWER SPRAY
10963	PIC	LEE	HAWK MOSQUITO COILS
10967	HMC		SERGEANT'S FLEA AND TICK POWDER
10987	ORM		THFRANEX SOLUTION KILLS FLEAS AND LICE ON DOGS AND CATS
11004	JOH		OFF INSECT REPELLENT
11007	UAJ		6-12 PLUS BRAND INSECT REPELLENT LIQUID
11008	UAJ		6-12 PLUS BRAND INSECT REPELLENT STICK
11009	UAJ		6-12 PLUS BRAND INSECT REPELLENT LOTION
11010	UAJ		6-12 PLUS BRAND INSECT REPELLENT SPRAY
11040	CHV		ORTHO HOUSEHOLD INSECT SPRAY
11065	AEF		ACTOL HOUSE AND GARDEN INSECTICIDE PRESSURIZED SPRAY
11074	CHA		FIELD BRAND MOSQUITO COILS CONTAINS ALLETHRIN
11105	JOH		RAID MOSQUITO COIL CONTAINS PYRETHRINS
11171	NOX		NOXALL PRESSURIZED CAT AND DOG FLEA SPRAY
11172	NOX		NOXALL DOG FLEA SHAMPOO
11179	VFL		RAMIK PREPARED BAIT FOR RAT AND MOUSE
11183	CHP		CHTPMAN LAWN WEEDKILLER
11193	JOH		RAID MOSQUITO COILS CONTAINS ALLETHRIN

SCHEDULE 4

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
11196	HAC		UNIVERSAL DOG FLEA OFF SOAP
11200	JOH		RAID WASP AND HORNET SPRAY WITH BAYGON
11210	HRE		URINEX REPULSIF GRANULAIRE (REPOUSSE CHIEN ET CHAT)
11219	REC		RECORD'S INSECT REPELLENT
11236	CHV		ORTHO WEED-B-GON JET WEEDEP (PRESSURIZED)
11237	CHV		ORTHO HORNET AND WASP JET SPRAY PRESSURIZED
11238	CHV		ORTHO ANT, ROACH AND SPIDER SPRAY PRESSURIZED
11257	ZOC	ZOD	VAPORETTE FLEA TAG FOR DOGS
11263	ZOC	MCG	STARRAR THERMOSET INSECT STRIP
11277	FAP		HOUSE AND GARDEN INSECTICIDE MAISON ET JARDIN
11283	ZOC	BAI	VAPORETTE THERMOSET INSECT STRIP FOR HOME AND OFFICE
11285	HRE		MUSCATOX INSECTICIDE POUR LA MAISON, CONTIENT DU RAYGON
11294	AEF		SHOPPERS DRUG MART LIFE PERSONAL INSECT REPELLENT SPRAY
11295	AEF		ZELLERS PERSONAL INSECT REPELLENT PRESSURIZED SPRAY
11296	AEF		WOOLCO PERSONAL INSECT REPELLENT PRESSURIZED SPRAY
11303	HAU		HARTZ MOUNTAIN DOG DEFENDER
11311	AEF		SHOPPER DRUG MART LIFE BRAND HOUSE & GARDEN INSECTICIDE
11320	AEF		DURABLE HOUSE & GARDEN INSECTICIDE PRESSURIZED SPRAY
11340	MMC		SERGEANT'S SENTRY FLEA TAG
11346	AMW	AMZ	AMWAY IMPROVED MULTI-PURPOSE BUG SPRAY
11349	KEM		RIDDEX FOG INSECTICIDE SOLUTION
11368	LAL		CEDAR MOTH PROOFER
11379	SYM		WOOD PRESERVATIVE GREEN
11383	WTL		WILSON'S SPRAY
11380	WTL		WILSON'S WASP & HORNET SPRAY
11388	MRP		ROYAL PRO-TECH NO. 7304400 PRESERVATIF POUR LE BOIS (CUIVRE)
11393	JON		SCENT-OFF "RUB STICK" DOG AND CAT "TRAINING AID"
11403	JET	BGM	G-96 BRAND INSECT REPELLENT SPRAY PRESSURIZED
11404	CUT	CUS	CUTTER INSECT REPELLENT PRESSURIZED SPRAY
11405	FMC		PRESSURIZED LIQUID HOUSE PLANT INSECT KILLER
11406	FMC		PRESSURIZED LIQUID MULTI-PURPOSE INSECT KILLER
11417	ZOC	BAI	VAPORETTE 4 MONTH INSECT STRIP
11419	PMY	HUB	VETZYME JDS DOG SHAMPOO
11453	CBE		MASTERCRAFT MOTH BALLS
11450	CBE		CANADIAN TIRE MASTER CRAFT MOTH CRYSTALS
11455	MMC		SERGEANT'S SENTRY IV DOG COLLAR (FOR LARGE DOGS)
11462	ZOC	ZOD	VAPORETTE FLEA TAG FOR CATS
11464	GCP		GREEN CROSS INSECT STRIP
11471	CGC		TAT ANT TRAP
11477	TUC		FLYVAP INSECT KILLER VAPONA STRIP
11481	JOH		RAID ANT & ROACH KILLER
11485	COQ		PULVEX CAT FLEA POWDER
11491	REC		APOLLO 8 MOTH KILLER
11506	HAU		HARTZ MOUNTAIN WONDER DOG COLLAR
11507	HAU		HARTZ MOUNTAIN FLEA TAG FOR CATS
11516	TUC		FLEA-VAP DOG COLLAR
11517	TUC		FLFA-VAP MEDALLION FOR CATS
11537	MMC		SERGEANTS SENTRY CAT FLEA TAG
11538	CGC		CRAWL TOX PRESSURIZED RESIDUAL INSECTICIDE

SCHEDULE 4

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
11541	NOX		NOYALL ANT TRAP WITH KFPDNF
11619	LAL		SUPERKIL HOUSE AND GARDEN INSECTICIDE
11620	LAL		PROTECTION INSECT REPELLENT
11634	SHW		KEM WOOD COPPER SEALER - PRESERVATIVE (GREEN) NO. 45P
11682	REP		ACTOL STAY AWAY PRESSURIZED INSECT REPELLENT
11727	PTC	LEE	PIC MOSQUITO COIL A-50
11766	FMC		PRUNING PAINT SPRAY
11767	GCP		HOUSE TOX
11815	HAC		UNIVERSAL NO MATE SPRAY
11839	ROY		BLACK FLAG FLYING INSECT KILLER
11875	COQ		PHIVEX FLEA SOAP
11878	CHV		ORTHO PRUNING PAINT
11920	GCP		KIK INSECT REPELLENT
11921	HMC		SERGEANT'S SENTRY IV CAT COLLAR
12011	PLG		STIM-ROOT ROOTING HORMONE POWDER #1
12012	PLG		STIM-ROOT ROOTING HORMONE POWDER #2
12013	PLG		STIM-ROOT ROOTING HORMONE POWDER #3
12054	HAI		LONGLIFE ALGI STOP
12144	HOS		TREE WOUND DRESSING
12147	WTL		WILSON'S TREE SHRUB WOUND DRESSING
12220	GCP		TANTO INSECT CREAM
12238	REX		REYALL FLYING INSECT KILLER
12346	AMW		QUICK KILL BUG SPRAY
12349	FAV		FAVORITE FLEA SOAP
12350	FAV		FAVORITE REPELLENT FOR CATS
12351	FAV		FAVORITE REPELLENT
12355	FAV		FAVORITE FLEA POWDER FOR CATS
12356	FAV		FAVORITE FLEA POWDER
12357	FAV		FAVORITE FLEA AND TICK SPRAY FOR CATS
12358	FAV		FAVORITE FLEA AND TICK SPRAY FOR DOGS
12359	FAV		FAVORITE FLEA AND TICK SHAMPON
12397	HMC		SERGEANT'S SKIP FLEA SOAP
12401	NOZ		INSECT REPELLENT LOTION
12402	NOZ		TAN AND GUARD LOTION
12403	NOZ		TAN AND GUARD SPRAY
12460	CRB		CJI DORMANT OIL SPRAY
12476	CHP		CHIPMAN DIAZINON PRESSURIZED SPRAY
12477	HUN		NOCK DOWN INSECTICIDE
12485	CRB		CJI DIAZINON PRESSURIZED SPRAY
12524	MRE		MARQUETTE DIAZINON PRESSURIZED SPRAY
12541	CRB		CJI TREE WOUND DRESSING
12591	SHL		PLAQUEFITE VAPONA NO-PEST STRIP
12625	CHV		ORTHO ANT-R-GON
12671	CHP		CHIPMAN PRUNING PAINT
12673	CHP		CHIPMANS DETOUR DOG & CAT REPELLENT SPRAY
12685	DEL		DELTA FLEA KILLING COLLAR FOR DOGS
12686	DFL		DELTA FLEA TAG FOR CATS
12702	WTL		WILSON'S PRUNING PAINT PRESSURIZED
12788	JNT		CO-OP VA-POR FLY STRIP INSECTICIDE

SCHEDULE 4

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
12A11	BOY		BLACK FLAG TRIPLE ACTION BUG KILLER
12A56	MRE		MARQUETTE ANT TRAPS
12A59	WIL		WILSON'S MULTI-WEEDER SPOT TREATMENT
12A72	NOZ		INSECT REPELLENT SPRAY
12A75	NOZ		TAN AND GUARD SPRAY
12A89	DIV		MUMFERS UP PRESSURIZED SPRAY
12926	ZFL		GRANTS FLEA OFF STICK
12928	MRE		INSECTICIDE STRIP (RESIN STRIP)
12945	PEC		NERO INSECT REPELLENT
12946	PFC		NERO HOUSE AND GARDEN BUG KILLER
12948	CRB		CIL PRINING PAINT
12955	CHP		INSECT STRIP (RESIN STRIP)
12979	PIC	LEE	PIC INSECT REPELLENT
12983	WAK		WATKINS HOUSE AND GARDEN INSECTICIDE
12987	TOY		LYON MOSQUITO COILS
13003	AMC		AMCHEM TREE HOLD
13055	ZOC		V VAPORETTE FLEA AND TICK COLLAR FOR DOGS
13086	SAF		MOXY INSECT KILLER AEROSOL
13130	DAL		FLAIR FLEA TAG FOR DOGS
13155	ZFL		ZELLERS FLEA TAG FOR CATS
13156	ZFL		ZELLERS FLEA COLLAR FOR DOGS
13157	ZFL		ZELLERS FLEA TAG FOR DOGS
13171	CHP		CHITPMAN'S DETOUR DOG AND CAT REPELLENT GRANULAR
13179	WTL		WILSON'S PRESSURIZED HOUSE PLANT INSECT KILLER FOR AFRICAN VOILETS
13183	WIL		WILSON'S PRESSURIZED JET INSECT KILLER
13196	DEL		DELTA FLEA KILLING COLLAR FOR CATS
13197	DEL		DELTA FLEA TAG FOR DOGS
13230	FJR		FULLER INDOOR OUTDOOR INSECTICIDE
13252	JOH		DEEP WOODS FORMULA OFF
13253	JOH		DEEP WOODS FORMULA OFF
13259	CHP		R117-OFF REPELLENT LOTION
13266	HAU		HARTY 2 IN 1 COLLAR FOR CATS
13274	STU		STANLEY HOME PRODUCTS INSECT REPELLENT
13281	WDO		WOOLCO INSECT REPELLENT
13310	CHP		R117-OFF REPELLENT SPRAY
13324	HAC		UNIVERSAL MIRACLE FLEA COLLAR FOR DOGS
13325	HAC		UNIVERSAL MIRACLE FLEA TAG FOR CATS
13326	HAC		UNIVERSAL MIRACLE FLEA TAG FOR DOGS
13327	HAC		UNIVERSAL FLEA-OFF COLLAR FOR CATS
13333	RIIX		RAT AND MOUSE CONTROL
13452	CHP		CHITPMAN THERMA FOG INSECTICIDE WITH RAYGON
13457	HAU		HARTY 2 IN 1 COLLAR FOR DOGS
13458	JOH		JOHNSON'S REPELLENT JACKET
13490	MPE		MARQUETTE THERMA FOG INSECTICIDE AVEC RAYGON
13508	MPE		MARQUETTE HOUSE PLANT AEROSOL INSECTICIDE
13511	CRH		CIL PRESSURIZED HOUSE PLANT SPRAY
13519	CHP		CHITPMAN HOUSE PLANT AEROSOL INSECTICIDE
13552	JOH		RAID INSECT STRIP

SCHEDULE 4

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
13553	JOH		JOHNSON'S RAID INSECT BLOCK
13589	ROA		ROACHMASTER INSECTICIDE POWDER
13607	ZOC	RND	VAPORRETT FLEA COLLAR FOR CATS
13659	ZOC	ZND	VET-KEM FLEA TAG FOR DOGS.
13660	ZOC	ZND	VET-KEM FLEA TAG FOR CATS.
13661	ZOC	ZND	VET-KEM FLEA COLLAR FOR CATS.
13662	ZOC	ZND	VET-KEM FLEA COLLAR FOR DOGS.
13692	WIL		WILSONS HOUSEHOLD INSECT SPRAY
13701	CPV		PROVIM FLEA POWDER
13716	OTS		OTS VAP INSECTICIDE STRIP
13746	MIL		BUG-OFF PRETREATED INSECT REPELLENT CLOTH
13800	ROY		BLACK FLAG 3 SECOND AEROSOL KNOCKDOWN BUG KILLER
13841	RAL		PIRINA HOME AND GARDEN AEROSOL SPRAY
13850	YON		ABSORPTIVE SUPER SHIELD FLY REPELLENT AND INSECTICIDE
13914	STL		GARBAGE GUARD PRESSURIZED SPRAY
13922	FAH	PFE	FARNAM SWAT FLY REPELLENT CREAM
13978	RAW		MR GROOM FLEA AND TICK SHAMPOO
13990	JOH		SOFT TOWELETTIE
13991	CHV		ORTHO TOMATO AND VEGETABLE INSECT SPRAY
14013	FOS		FOSSIL FLOWER HOUSEHOLD POWDER ORGANIC BUG KILLER
14014	FOS		FOSSIL FLOWER GARDEN DUST ORGANIC BUG KILLER
14018	ALD		GREEN FARTH INSECT KILLER
14020	GCP		GREEN CROSS CREEPY CRAWLY PRESSURIZED INSECTICIDE
14024	CHV		ORTHO OUTDOOR INSECT FOGGER
14057	WIL		WILSONS 1X DIAZINON LIQUID INSECTICIDE
14059	HAV		HARTZ RID FLEA DOG SHAMPOO
14090	CHV		ORTHO FLOTOX GARDEN SULPHUR
14116	WIL		WILSONS LIQUID ANTEX
14119	DUK		WOODSOL GREEN PRESERVATIVE
14121	DUK		WOODSOL CLEAR PRESERVATIVE
14125	JOH		RAID FLEA AND TICK COLLAR FOR DOGS
14126	JOH		RAID FLEA TAG FOR CATS
14127	JOH		RAID FLEA COLLAR FOR DOGS
14128	JOH		RAID FLEA COLLAR FOR CATS
14129	JOH		RAID FLEA TAG FOR DOGS
14130	JOH		RAID FLEA AND TICK POWDER FOR CATS AND DOGS
14152	GCP		GREEN CROSS MOUSE TOX
14153	RAW		RAWLEIGH INSECT REPELLENT
14191	CHP		CHITMAN MOUSE HOUSE MOUSE BAIT
14192	MPE		MARQUETTE MOUSE HOUSE MOUSE BAIT
14219	WIL		WILSONS DRIONE CRAWLING INSECT KILLER
14292	STL		6-12 PLUS INSECT REPELLENT STICK
14293	STL		6-12 PLUS INSECT REPELLENT SPRAY
14294	STL		6-12 PLUS INSECT REPELLENT LOTION
14318	GCP		GREEN CROSS TREE WOUND DRESSING
14306	STP		STP INSECT REPELLENT SPRAY
14307	STP		STP HOUSE AND GARDEN BUG KILLER
14308	JOH		JOHNSON TWENTY AND FIVE INSECT REPELLENT
14375	GCP		GREEN CROSS YARD AND PATIO FOGGER

SCHEDULE 4

RFG-		A	
IS-		G	
TPA-		E	
YTON	REGIS-	N	
NO	TRANT	T	PESTICIDE
14380	HOY		BLACK FLAG ANT TRAPS WITH BAYGON
14413	CIIT	CIIS	CUTTER INSECT REPELLENT STICK
14463	GCP		GREEN CROSS HORMONE ROOTING POWDER
14489	MRE		MARQUETTE SOIL AND BULB DUST
14490	CHP		CHIPMAN SOIL AND BULB DUST
14514	JDH		JOHNSON RAID VEGETABLE GARDEN FOGGER
14573	ZOC		VET-KEM FLEA AND TICK POWDER
14574	ZOC		VAPORETTE FLEA AND TICK POWDER
14577	CHP		CHIPMAN KERISPRAY HOUSEPLANT INSECTICIDE NON AEROSOL
14578	MRE		MARQUETTE KERISPRAY HOUSEPLANT INSECTICIDE NON AEROSOL
14604	CHP		CHIPMAN ANT AND CRAWLING INSECT KILLER
14605	CHP		CHIPMAN WASP AND HORNET KILLER
14668	SFR		SAFERS INSECTICIDAL SOAP
14674	PIC		PIC INSECT REPELLENT LOTION
14679	MRY		SERADIX ROOTING POWDER NO 1
14680	MRY		SERADIX ROOTING POWDER NO 2
14681	MRY		SERADIX ROOTING POWDER NO 3
14688	FLF		FLORALIFF HOUSEPLANT INSECT SPRAY
14703	CHP		CHIPMAN LIQUID ANT KILLER
14734	CHP		CHIPMAN KERIROOT ROOTING POWDER
14735	MRE		MARQUETTE KERIROOT ROOTING POWDER
14749	MRE		MARQUETTE KERIDUST HOUSEHOLD AND HOUSEPLANT INSECT KILLER DUST
14742	MRE		MARQUETTE INSECTEX INSECTICIDE DUST
14837	MRE		MARQUETTE LIQUID ANT KILLER
14848	FAR	PFE	COUNTRY DOG FLEA AND TICK SPRAY
14890	STP		STP ANT AND ROACH KILLER
14891	MOR		MOTHKILLER MOTH BALLS
14950	CHP		BRACO TREE DRESSING ASPHALT EMULSION
14951	MRE		BRACO TREE DRESSING
15141	FAR	PFF	COUNTRY DOG FLEA AND TICK SHAMPOO
15253	WTL		WILSONS POTTED PLANT SOIL INSECTICIDE
15337	JDH		RAID HOUSE AND GARDEN PRESSURIZED SPRAY

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SCHEDULE 5

PFG-	A		
TS-	G		
TRA-	E		
TION-	N		
NO	T	REGIS-	PESTICIDE
		TRANT	
03015	CHP		CHIPMAN 15% PARATHION WETTABLE POWDER INSECTICIDE
03379	HAT		BARTLETT PARATHION 15% W.P.
03901	PLG		PLANTFUME 103 SMOKE GENERATOR
05710	CHG	CHH	SYSTOX SPRAY CONCENTRATE SYSTEMIC INSECTICIDE
06719	CHG	CHH	GUTHION 25% WETTABLE POWDER CROP INSECTICIDE
06789	SHL		PHOSDRIN LIQUID INSECTICIDE
07000	PEF		CALSA PHOSDRIN INSECTICIDE - LIQUID
07409	CHP		PHOSDRIN INSECTICIDE, CONTAINS MEVINPHOS
07601	HAT		BARTLETT PHOSDRIN INSECTICIDE
07946	FMC		PHOSDRIN INSECTICIDE
08050	PML		PHOSTOXIN COATED TABLETS
08106	CHG	CHH	GUTHION SPRAY CONCENTRATE
08740	CHG	CHH	DI-SYSTON LIQUID CONCENTRATE SYSTEMIC INSECTICIDE CONTAINS DISULFOTON
08779	PIG		PLANTFUME PARATHION SMOKE FUMIGATORS
09275	CHG	CHH	DASANIT SPRAY CONCENTRATE INSECTICIDE - NEMATOCIDE
09276	PML		PHOSTOXIN (COATED PELLETS)
09519	CHG	CHH	DI-SYSTON 15% GRANULAR SYSTEMIC INSECTICIDE
09913	HAD	LFI	PARATHION EMULSIFIABLE LIQUID INSECTICIDE
10011	SHL		AIRLANE INSECTICIDE 25% WETTABLE POWDER
10101	CHG	CHH	GUTHION 50% WETTABLE POWDER INSECTICIDE CONTAINS AZINPHOS-METHYL
10363	FMC		FURADAN 4.8 FLOWABLE INSECTICIDE LIQUID CONCENTRATE
10392	CHG	CHH	SYSTOX-6 LIQUID CONCENTRATE SYSTEMIC INSECTICIDE CONTAINS DEMETON
10507	CHV		ORTHO PHOSPHAMIDON 9.6 SPRAY INSECTICIDE
10741	SHL		AIRLANE 40 EMULSIBLE CONCENTRATE INSECTICIDE
10828	CHG	CHH	FURADAN 4.8 FLOWABLE SYSTEMIC INSECTICIDE
10868	DIJ		DII PONT LANNATE
11144	HAP		CARZOL SP MITICIDE
11212	FMC		GUTHION 50% AZINPHOS-METHYL INSECTICIDE WETTABLE POWDER
11334	PML		PHOSTOXIN (COATED TABLETS) FOR GROUND HOG CONTROL
11536	CHG	CHH	METACIL D.S.C.
11725	DIJ		LANNATE L METHOMYL INSECTICIDE
12287	CHG	CHH	MONITOR 4.8
12347	HIA		TEMIK 10G CONTAINS ALDICARB
12434	CHV		ORTHO MONITOR INSECTICIDE
13334	STF		DYFONATE 20 G SOIL INSECTICIDE
13336	CGA		SUPRACIDE 25 EC INSECTICIDE
13736	KEM		DELTA GAR EX B
13956	PEF		PFIZER PARATHION 9.6 E LIQUID INSECTICIDE
14086	CHG	CHH	MATAJIL 1.8 OSC
14731	NIA		NIAGARA AQUA PARATHION EC INSECTICIDE
14777	NTA		NIAGARA PARATHION 15 WP
14952	PEF		PFIZER PARATHION 15 WP
15268	CYC		COUNTER 15G SOIL INSECTICIDE

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SCHEDULE 6

REG- 19- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
00646	RAM		RAMFLIGH INSECT DUST
00780	GAP		GARDON NO. 151 LOUSE POWDER CONTAINS ROTENONE
00825	MAH		MANCHESTER STAINLESS LIVESTOCK SPRAY
00840	WEP		VAPROSECTOR LIQUID INSECTICIDE
00873	HAT		BARTLETT MICROSCOPIC WFTTARLE SULPHUR
00891	HAT		BARTLETT MICROSCOPIC DUSTING SULPHUR 95-5
00977	NIA		MULIFE GETS-01 CAT FLEA POWDER
01012	JIT		JITOMITE CRYSTALS PARADICHLOROBENZENE
01079	EAN		MOTH CRYSTALS PARADICHLOROBENZENE
01087	FLR		FLORICIDE
01147	WOB		WOODS NO. 1058 SUPERSECT - SPACE AND CONTACT INSECTICIDE
01197	STR		INSECTICIDE POUR BFTAIL
01268	SAF		HIGH TEST INSECT SPRAY
01404	CHP		CHIPMAN LOUSE POWDER ROTENONE INSECTICIDE
01523	SIN		DRIDOMITE (PARADICHLOROBENZENE) CRYSTALS
01683	GCP		GREEN CROSS LIVESTOCK LOUSE POWDER
01935	NIA		MULIFE GETS-01 DOG FLEA POWDER
01982	AFK		RUG-BLITZER AEROSOL INSECTICIDE
01988	WHL		WHITOLINUM COMMERCIAL GRADE CARBOINUM
02039	SAF		FLEA-X CAT AND DOG INSECTICIDE SHAMPON
02076	SML		AGRICULTURAL WEEDKILLER NO. 1
02286	SML		NEUTROL EMULSIBLE DORMANT SPRAY OIL
02336	CHP		CHIPMAN KARHLE WASH POWDER INSECTICIDE WITH ROTENONE
02800	HAI		COMMANDO AEROSOL INSECTICIDE
02806	DIV		DIVERSIDE K-INSECTICIDE
02887	CRG		MIX-ODOR PARADICHLOROBENZENE
02900	CRL		CARDICID INSECTICIDE A SPACE AND CONTACT SPRAY
03141	CHP		ATLOX VEGETABLE DUST ROTENONE INSECTICIDE
03189	HAI		SUPER MICROSOIL INSECTICIDE
03416	TMP		ESSO W-FED KILLER 350
03430	GCP		GREEN CROSS DERITOX GARDEN GUARD REFILL
03555	KIN		KING 1% ROTENONE DUST INSECTICIDE
03600	KEM		RIDDEX SPECIAL STRENGTH INSECTICIDE
03639	TIIC		WARFARIN RAIT PAKS (MEAL OR PELLETS)
03661	IDA		THIF-MITE WFO ANTI-MITE MOTH KILLER
03693	TIIC		STOCK SPRAY-READY TO USE
03740	KEM		DEA-RAT PREPARED RODENTICIDE (CONTAINING WARFARIN)
03788	PTE		PIED PIPER RAT AND MOUSE KILLER
03836	WOB		WOODS MICROSECT
03837	MAH		READY MIX WARFARIN RAT & MOUSE KILLER
03881	HRG		READY TO USE WARFARIN RAIT
03918	CHP		CHIPMAN MICROFINE SULPHUR Q2 FUNGICIDE
03925	AIR		AIR-WAY MOTH CONTROL (PARADICHLOROBENZENE)
03929	KEM		RIDDEX FIFTY INSECTICIDE
04030	RAL		PIURINA POULTRY INSECTICIDE ROOST PAINT
04090	ESC		LEVILITE PIPERONYL BUTOXIDE-PYRETHRIN INSECTICIDE
04103	LAT		LATER'S 1% ROTENONE DUST INSECTICIDE
04111	KEM		RIDDEX EIGHTY CONCENTRATED INSECTICIDE
04119	HAF		DETH RAT-MOUSE EXTERMINATOR

SCHEDULE 6

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
04146	HAF		DETH ANIMAL & PLANT INSECT POWDER
04152	CHP		CHITMAN DAINY, MILL AND LIVESTOCK SPRAY INSECTICIDE
04305	SAF		RODENTKIL WARFARIN BAIT
04316	HEX		REXALL MOTH PROOFER PRESSURIZED SPRAY
04339	WFP		RATMONT WITH PROLIN NEW IMPROVED RAT AND MOUSE KILLER
04353	VIT	VIR	LETHALAIRE V-21 AN AEROSOL INSECTICIDE
04407	ALS		ACS RAT AND MOUSE KILLER CONTAINS WARFARIN
04427	INT		CO-OP FARM BUILDING OIL SPRAY
04775	HAW		PAWLIGH AEROSOL HOUSEHOLD INSECTICIDE
04784	WTP		WIPP INDUSTRIAL STRENGTH AEROSOL BOMB
04802	SAU		INSECTICIDE MIRD PYRETHRIN
04991	GAH	HAU	"ARNOLD" SULPHUR-SPRAY
05001	GAH	BAU	"ARNOLD" P-R (PYRETHRUM-ROTENONE)
05140	INT		CO-OP GARDEN INSECT DUST CONTAINS ROTENONE
05293	LAT		LATER'S GARDEN SULPHUR - FUNGICIDE
05385	RFL		REL-EX RAT DESTROYER
05386	HIL		HILD DRY BATH PRESSURIZED SPRAY FOR DOGS
05434	HIL		HILD FLEA & FUNGUS POWDER
05436	HIL		HILD DIP WITH ROTENONE, CONCENTRATED RINSE FOR DOGS
05437	KIN		KING 4% MALATHION DUST INSECTICIDE
05454	GFK		BRANTFORD FLY BOMB
05468	HIL		HILD FLEA TICK AND INSECT SPRAY PRESSURIZED
05499	LAT		LATER'S 5% CAPTAN FUNGICIDE DUST
05565	OSD		PENTOX PRIMER SEALER WOOD PRESERVATIVE DARK GREEN
05643	LOR		RODENTX RAT KILLER CONTAINS WARFARIN
05663	INT		CO-OP LOUSE POWDER CONTAINS ROTENONE INSECTICIDE
05780	INT		CO-OP FLOWER AND GARDEN FUNGICIDE INSECTICIDE
05810	LOR		SPRANOX INSECTICIDE POUR MAISON AND JARDIN (HOUSE AND GARDEN INSECTICIDE)
05834	KIN		KING INSECT REPELLENT BOMB
05847	LOR		SPRANOX-INSECTICIDE DOMESTIQUE
05923	TUC		PRES STICK FLY KILLER FOR HORSES AND LIVESTOCK - READY TO SPRAY
06063	LAT		LATER'S WARBLE FLY WASH
06086	PAU		PAULA INSECT KILLER BOMB
06109	ARE		WACO 50-7 INDUSTRIAL INSECTICIDE
06126	KFH		RIDDEX INSECTICIDE, CONTAINING SULFOXIDE AND PYRETHRINS
06159	VIT	VTR	LETHALAIRE V-23 HI-PRESSURE AEROSOL INSECT KILLER
06213	MEF		METEORICIDE PARADICHLOROBENZENE CRYSTALS
06236	SAR		SARM RAT AND MOUSE BAIT CONTAINS WARFARIN
06325	LAT		LATER'S DORMANT OIL SPRAY
06371	INS		BAR-RIT WOOD PRESERVATIVE
06412	STO		REPEX INSECT REPELLENT - LOTION
06414	STO		REPEX INSECT REPELLENT - PRESSURIZED
06465	TUC		GRAIN GUARD POWDER CONTAINS MALATHION
06496	NOX		NOXALL FLEA-NEK-TYE WITH LINDANE FOR DOGS AND CATS
06525	HAW		PAWLIGH RAT AND MOUSE KILLER
06551	TUC		COPEST LOUSE POWDER CONTAINS ROTENONE
06581	TUC		KRUMKIL PREPARED MOUSE BAIT CONTAINS FUMARIN

SCHEDULE 6

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDIE
06675	CHW		K-M INSECTICIDE SPACE AND CONTACT SPRAY
06701	BRJ		LA SALLE POISON A RATS ET SOURIS
06824	BCC		RAT BAIT CONTAINS WARFARIN AND SULFAGUINOXALINE
06826	AVM		MOTH KILLER AND DEODORANT PARADICHLOROBENZENE
06840	CHP		CHITMAN GRAIN PROTECTANT MALATHION INSECTICIDE DUST
06858	WAK	WAL	WATKINS DEODORANT MOTH BLOCKS
06907	SVC		MERCURY KILLROT B GREEN WOOD PRESERVATIVE
06909	SVC		MERCURY KILLROT E-B CLEAR WOOD PRESERVATIVE
06915	RJE		RIKOF WARFARIN RAT AND MOUSE KILLER
06918	LAI		LATERIS MOSS KILLER
06942	HAP		35-416 GREEN BAPCO FUNGICIDE LIQUID PRESERVATIVE
06957	ARL		ATOMIC READY MIXED WARFARIN RAT AND MOUSE BAIT
06959	PHP		PRESERVA-PRIMER COPPER NAPHTHENATE WOOD PRESERVATIVE
06960	ALM		TOXALL PRESERVATIVE SOLUTION
06975	INT		CO-OP 4% MALATHION DUST
06981	PEC		VITOX PRESERVATIVE (GREEN)
06983	PEC		VITOX PRESERVATIVE (COLOURLESS) CONTAINS ZINC NAPHTHENATE
06986	MOB		MENTANDL DARK GREEN FUNGICIDE
07035	HOL		HOLCOMB INSEKON SPACE AND CONTACT AEROSOL SPRAY
07127	HOS		1-30 TOXO A FOR WOOD, A COPPER NAPHTHENATE PRESERVATIVE
07146	WQH		INSECT KILLER, METHOXYPHLOP, PYRETHRINS AND PIPERONYL BUTOXIDE - PRESSURIZED SPRAY
07171	INT		ROTENONE INSECTICIDE DUST
07172	SAF		FOOD PROCESSORS SPRAY (10-1)
07222	WIL		WILSON'S WARFARIN RAT AND MOUSE KILLER
07226	STM		ZINTEX PRESERVATIVE SOLUTION
07228	STM		COPPERTOX PRESERVATIVE SOLUTION
07260	ALM		TOXALL CLEAR PRESERVATIVE SOLUTION
07317	FLK		FLOREX VAPORISOR
07360	GAP		GARDN NO.24 WARFARIN PREPARED BAIT
07549	VIT	VIR	LETHALAIR V-24 AEROSOL INSECTICIDE
07593	AVM		AVMOR COMMAND HOUSE AND GARDEN SPACE AND CONTACT SPRAY
07613	SHW		KEM WOOD COPPER SEALER-PRESERVATIVE (GREEN) NO. 452
07635	BAP		36-105 CLEAR LIQUID WOOD PRESERVATIVE
07638	GRI		APPAT A RAT CONTINENT WARFARIN
07648	RAL		PURINA RAT KILL
07652	GCP		GREEN CROSS RUG KILLER 5% SEVIN (CARBARYL) DUST INSECTICIDE
07668	ROR		ROZ-TOX WP-1 GREEN WOOD PRESERVATIVE
07670	ROR		ROZ-TOX WP-2 CLEAR WOOD PRESERVATIVE
07681	ALT		AL-ST CRISTAUX PARADICHLOROBENZENE
07694	WHL		WHITTMAYER PROLIN RAT AND MOUSE BAIT
07708	ENI		ENSIGN 320 WOOD PRESERVER (GREEN)
07710	ENI		ENSIGN 320 WOOD PRESERVER (CLEAR) CONTAINING ZINC
07716	SAQ		MIRD PYRENONE (HOUSE AND GARDEN) INSECTICIDE
07720	CRE		MASTERCRAFT GREEN WOOD, ROPE AND FABRIC PRESERVATIVE
07722	STR		EXTERMINATEUR DE RATS ET SOURIS - WARFARIN
07751	SAQ		MIRAZONE-MOTH CRYSTALS-INSECTICIDE
07754	INT		CO-OP ROSE DUST OR SPRAY INSECTICIDE FUNGICIDE
07766	INT		CO-OP BARN SPRAY KONNEL

SCHEDULE 6

REG- IS- TRA- TJUN NO	REGIS- TRANT	A G E N T	PESTICIDE
07768	INT		CO-OP BARN SPRAY AND BACKRUBBER CONCENTRATE
07806	ALT		AEROSOL INSECTICIDE FOR HOME AND GARDEN
07857	AHE		WACO DIA-DNE-INSECTICIDE SPRAY CONTAINING DIAZINON
07902	CRL		CARDEL SPECIAL STOCK AND DAIRY SPRAY
07947	ARE		WACO HAL - ETHANE FOGGING OIL
07951	HLK		AVENARTUS CARBOLINEUM
07958	UNW		KORLAN INSECTICIDE BACKRUBBER OIL
08036	CRA		COPPER NAPHTHENATE - WOOD PRESERVATIVE
08079	WAK	WAL	WATKINS INSECT REPELLENT
08087	FRD		LOUISE GRUH KILLER
08089	FRC	FRD	LIVESTOCK INSECTICIDE ROMH
08134	WEP		FLYBANE - AEROSOL INSECTICIDE
08155	KFM		RINDFX SUPER CONCENTRATED INSECTICIDE
08198	CAO		BULLDOG GRIP GREEN WOOD PRESERVATIVE
08214	CRL		CARHTLL NEW FORMULA - A SPACE AND CONTACT - INSECTICIDE
08219	GAP		GARDD NO. 30 PRESSURIZED FACE FLY SPRAY
08226	VAR		CYPRO MILL SPRAY - DOUBLE STRENGTH
08232	CRM	DIV	CARBOLA WHITE DISINFECTANT AND INSECTICIDE WETTABLE POWDER CONTAINS RONNEL
08243	STF		MAGNETIC 6 FLOWABLE SULFUR FUNGICIDE
08308	FAP		REPEL SPRAY-ANTIMOUSIQUE
08314	KAL		PURINA POULTRY DUSTING POWDER
08338	CAT		RESTON-ALL INSECTICIDE
08347	GFK		BRANTFORD FLY SPRAY
08426	MTJ		MD-WEST AEROSOL INSECTICIDE SPRAY
08444	SAN		SANFAX 489 M READY TO USE RAT KILLER
08483	RAL		PIRINA WOUND PROTECTOR - LIVESTOCK BOMB INSECTICIDE
08484	SCD		MORT-AUX-RATS, CONTENANT WARFARIN
08515	INT		CO-OP LIVESTOCK SPRAY WITH RONNEL
08571	NAC		NATIONAL CHEMSEARCH AEROSOL CONCENTRATE INSECTICIDE
08578	WAK	WAL	WATKINS QUALITY INSECTICIDAL BACKRUBBER OIL
08586	AMW	AMZ	AM-WAY HUG PRESSURIZED SPRAY
08590	SHL		NEUTROL EMULSIBLE SUPERIOR SPRAY OIL
08639	ELS		INDUSTRIAL AEROSOL INSECTICIDE
08653	NAC		CHEMSEARCH CHEM-FOG CONCENTRATE INSECTICIDE
08668	PFC		FINA WEED KILLER HERBICIDE 107
08676	WTL		WILSON'S PROLIN RAT AND MOUSE KILLER PELLETS
08678	WTL		WILSON'S PROLIN RAT AND MOUSE KILLER - BACON AND CHEESE FLAV'D
08679	GCP	GCP	GREEN CROSS TANTOD LIQUID INSECT REPELLENT
08685	NAC		NATIONAL CHEMSEARCH PYPA FOG 100 INSECT SPRAY
08695	WHA		WHPAT-RELT "PURE MIX" RONNEL INSECTICIDE & MINERAL OIL FOR CATTLE BACKRUBBERS AND SCRATCH
08702	LAT		LATER'S BACK RUBBER OIL WITH RONNEL
08713	CRA		ZINC NAPHTHENATE WOOD PRESERVATIVE
08718	POP		POULIN'S PROLIN RAT AND MOUSE POISON (READY MIX)
08744	WAK	WAL	WATKINS RAT AND MOUSE KILLER BAIT STATION
08745	NAC		ELDRIN INSECTICIDE
08785	KVL		RAT RID RAT BAIT
08809	LAT		LATER'S SPRAY-BRITE, CONTAINS RONNEL FOR INSECT CONTROL

SCHEDULE 6

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
08812	JOH		JOHNSON'S PAID SPACE AND CONTACT INSECT SPRAY
08820	PRP		PRES-SURE INSECT REPELLENT AEROSOL SPRAY
08823	LAT		LATER'S PROLIN MOUSE AND RAT KILLER
08825	GAP		GARDN NO. 24-P PROLIN PELLETS READY TO USE WMDENTICIDE CONTAINS WARFARIN AND SULFAQUINOXALINE
08832	MOR		ODORAL-PARADICHLOROBENZENE-MOTH KILLER AND DEODORIZED
08836	PRP		PRES-SURE ANT AND ROACH RESIDUAL SPRAY
08839	ARE		WACO RATKILL, POISON BAIT FOR RATS AND MICE
08907	COY		MOPT-AUX-RATS ET SOURIS "UNIQUE"
08915	PLA	GIE	REFF-EEZ FORMULA #3 KORLAN BACKRUHRER DIL INSECTICIDE CONTAINS RONNEL
08921	GAP		GARDN NO.35 BARN & LIVESTOCK SPRAY RESIDUAL INSECTICIDE SPRAY
08924	SAM		LAURENIDE CRISTAUX A MITES
08940	PRP		PRES-SURE HOUSE & GARDEN INSECTICIDE AEROSOL SPRAY
08981	CHP		SEVIN 5X DUST GENERAL PURPOSE INSECTICIDE
08983	KVL		K-VET SEVIN POULTRY AND LIVESTOCK INSECT DUST
09109	ODW		KORLAN INSECTICIDE LIVESTOCK DUST CONTAINING RONNEL
09144	LAT		LATER'S PYRETHRIN DUST
09164	GAP		GARDN FLEA & ITCH POWDER FOR DOGS CONTAINS PYRETHRINS PIPERONYL BUTOXIDE ROTENONE, AND DICHLOR
09166	GAP		GARDN CAT FLEA POWDER, CONTAINS PYRETHRINS, PIPERONYL BUTOXIDE AND ROTENONE
09179	CHP		CHIPMAN DORMANT OIL SPRAY
09194	MEH		CRISTAUX DE PARADICHLOROBENZENE 99% ANTIMITES
09222	MRE		POISON A RATS ET A SOURIS
09230	SAF		PYRONIDE 5 SPACE AND CONTACT INSECTICIDE
09328	LAT		LATER'S INDOOR INSECT PLANT ROMB
09352	COQ		COPPERMATIC FLY KILLER
09360	NEO	PSA	DIPHACIN (READY MIX) RAT AND MOUSE KILLER BAIT
09369	BIE		RIKOF HI-GRADE FLY SPRAY CONTAINS PYRETHRINS AND PIPERONYL BUTOXIDE
09371	ARE		WACO PYRENONE SPRAY 5-25
09374	HEG		HERITAGE ROACH SPRAY
09376	HEG		HERITAGE CONTACT INSECT SPRAY
09383	SAN		SANFAX ROACH IN ANT KILLER LIQUID
09385	FMC		REDI-MIPS (A PREPARED PROLIN BAIT) KILLS RATS - MICE
09413	GAP		GARDN NO. 24M PROLIN MEAL CONTAINS WARFARIN AND SULFAQUINOXALINE
09440	BRG		ROT COP WOOD PRESERVATIVE
09481	SAA		WONDER SPRAY MALATHION SOLUTION RESIDUAL INSECTICIDE
09488	FRC	FRD	CINCH FLY ROMB FOR HORSES
09520	DIT		DIAZINON 2D - 2% DUST FOR COCKROACH CONTROL
09542	BAT		BAPTLETT SUPERIOR 70 OIL EMULSIFIABLE INSECTICIDE
09607	CHP		CHIPMAN SELF-EMULSIFYING SUPERIOR SPRAY OIL 70
09612	PEH		CHEMITEK C.H. COPPER BASE PRESERVATIVE
09633	PAU		PAULA 410 LIQUID INSECT REPELLENT
09648	FAP		FAMILEX AEROSOL HOUSE AND GARDEN INSECTICIDE
09654	CAT		KILLERSECT SPACE AND CONTACT INSECTICIDE
09681	CEW		CERTIFIED LABORATORIES CERTI-FOG INSECTICIDE SOLUTION

SCHEDULE 6

REGISTRATION NO	REGISTRATION TRANT	A G E N T	PESTICIDE
00686	TRO		TRIJAN CHEMICALS TRL 11
00711	COI		AFROSOL INSECT KILLER SPACE AND CONTACT SPRAY
00752	MTC		CANOLINE FLEA AND LOUSE PREPARATION
00758	TEX		TEYACO HOUSE AND GARDEN INSECTICIDE
00764	LEW		OAK LAKE CATTLE BACKRUBBER LIQUID CONCENTRATE
00769	TAI		CUPROTECT CLEAR WATER REPELLENT WOOD PRESERVATIVE
00770	TAI		CUPROTECT GREEN WATER REPELLENT WOOD PRESERVATIVE
00783	CNS		LIQUID ROACH SPRAY
00799	CAV		EXTERMO JET AEROSOL
00812	SAN		SUPER SANFAX INSECTICIDE CONCENTRATE
00815	WAK		WATKINS PRESSURIZED SPRAY FOR HOUSE AND GARDEN
00819	DEA		DEANCO TIMBERGARD CLEAR, WOOD PRESERVATIVE
00820	DEA		DEANCO TIMBERGARD GREEN WOOD PRESERVATIVE
00822	SAK		PURGE FLYING INSECT KILLER
00846	ARE		TOSSIT MOSQUITO LARVICIDE CAPSULES
00850	MCX		MCFWEN'S LICE KILLER
00857	STU		STAN-CHEM POTATO-GARD LIQUID DISINFECTANT
00888	ALI		INSECT REPELLENT SPRAY
00890	REC		RECORD LIVESTOCK INSECTICIDE SPRAY
00915	KAL	TAC	KALIUM EXTRA-TAIL REPELLENT SPRAY FOR HORSES
00928	CAT		MOMAR SUPER CONCENTRATED KLUNK AFROSOL INSECT KILLER
00929	SAM		LAUREN-SECT LIQUIDE REPELLENT OF INSECT
00936	HOL		HOLCOMB INSECTICIDE - 100 RESIDUAL INSECTICIDE CONTAINS PYRETHRINS, PIPERONYL BUTOXIDE
00937	HOL		HOLCOMB INSEKON - 100 SPACE AND CONTACT SPRAY INSECTICIDE
00941	MOP		FLAPET SHAMPOO DETERGENT FOR DOGS CONTAINS LINDANE, PYRETHRIN AND PIPERONYL BUTOXIDE
00997	SAF		DYNA-FOG M-L LIQUID INSECTICIDE SOLUTION
00992	MOP		MALAPET FLEA POWDER CONTAINING PERFUMED MALATHION
00979	GCP		GREEN CROSS ANT, ROACH AND SPIDER BLASTER
00999	NIM		NIP-CO BAYGON ANT/ROACH NIP INSECTICIDE SPRAY
10029	PIC	COI	INSIDE OUTSIDE PRESSURIZED BUG KILLER
10043	COU		COOPER DRI KIL
10048	COU		COOPER WIFE-ON INSECTICIDE SOLUTION
10074	REC		RECORD'S SPICULE FORMULA 2H LIQUID SPRAY
10075	REC		RECORD'S PYLORUS FORMULA 4J LIQUID INSECT SPRAY
10076	REC		RECORD'S CONSPIRATOR FORMULA M LIQUID INSECT SPRAY
10078	VAC		SOHAD AEROSOL INSECTICIDE
10079	ARE		WACO ALL-WEATHER BAIT BLOCKS RODENTICIDE
10080	NIM		NIP-CO ROSE AND FLOWER ROOM, INSECTICIDE-MITICIDE
10081	NIM		BUG-NIP PRESSURIZED HOUSE AND GARDEN BUG KILLER
10082	NIM		NIP-CO LIVESTOCK INSECTICIDE ROOM-BUG KILLER AND REPELLENT
10089	WHM	SFP	WHITMIRE'S FLYS-OFF AEROSOL DAIRY INSECTICIDE
10120	SAF		PYRONIDE 33 SPACE AND CONTACT SPRAY INSECTICIDE
10122	LAI		LATER'S HOUSE AND GARDEN INSECT ROOM
10124	LAI		LATER'S LOUSE POWDER
10125	INP		INTERIOX - ANTI ROT SOLUTION GREEN FOR WOOD
10126	INP		INTERIOX - ANTI ROT SOLUTION - CLEAR FOR WOOD
10127	AHE		WACO SEWER-BAT BAIT BLOCKS RODENTICIDE

SCHEDULE 6

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
10136	RFC		RECORD'S AVENGER FORMULA 4 K LIQUID INSECT SPRAY
10151	NIM		NIP-CO HAR-IT-NIP, DOG AND CAT REPELLENT SPRAY
10155	MED	MFL	DOG SHIELD REPELLENT SPRAY FOR PERSONAL PROTECTION FROM DOG ATTACK
10166	CPL		CARDEL MALATHION 2% BACK-RUNNER INSECTICIDE SOLUTION
10165	SAF		1% DIAZINON INSECTICIDE SOLUTION
10168	SHL		SHFL SUPREME 70 SUMMER SPRAY OIL INSECTICIDE
10180	FRC	FRD	CIACH WIPE ON FLY REPELLENT FOR HORSES
10181	SAF		SANEX PRO INDUSTRIAL AEROSOL
10182	LAT		LATER'S LIVESTOCK SPRAY CONTAINS PYRETHRINS, PIPERONYL BUTOXIDE AND RUNNEL
10195	FRC	FRD	GAYPET FLEA-TICK POWDER FOR DOGS AND CATS
10196	FRD		GAY PET FLEA TICK KILLER FOR DOGS AND CATS
10216	FMC		OPTONE ANT ROACH DESTROYER POWDER
10218	TRJ		TROJAN CHEMICALS FOG-SECT
10219	TRJ		TROJAN CHEMICALS SECT-O-RAN
10222	RAM	BYS	RAMEX RAT AND MOUSE EXTERMINATOR
10229	REC		RECORD'S LIQUID INSECT SPRAY FORMULA 4E
10238	GCP		GFCM CROSS JET SPRAY HORNET AND WASP BLASTER
10250	CRW	MCM	CARMEL FORMULA F-3 INSECTICIDE FOGGING SOLUTION
10251	CRW	MCM	CARMEL FOOD PLANT INSECTICIDE FORMULA F-5
10252	CRW	MCM	CARMEL FORMULA F-9 AN INSECTICIDE FOGGING SOLUTION
10258	SAN		SANFAX PERMA-KILL LIQUID INSECTICIDE
10255	SAN		SANFAX PERMA-KILL AEROSOL INSECTICIDE
10259	TIM		TIME-MIST INSECTICIDE AEROSOL
10268	IMP		FLIT MLO MOSQUITO LARVICIDE OIL
10270	FRC	FRD	GAYPET DOG SHAMPOO
10271	EAT	PSA	BAKER'S ALL-WEATHER HATT BLOCKS
10273	FRC	FRD	GAY PET DRY BATH FOAM FOR DOGS
10281	FAR	MCC	REPEL-X FLY SPRAY EMULSIFIABLE CONCENTRATE
10284	FAR	MCC	TOP-GLOSS PRESSURIZED SPRAY COAT DRESSING, CONDITIONER AND ILY REPELLENT
10300	REC		RECORD'S LIQUID INSECT SPRAY FORMULA 4F
10312	VIN		VIOIRIN ROTEXIL ANIMAL LOUSE POWDER CONTAINS ROTENONE
10315	SAN		SANFAX SUPER-FOG LIQUID INSECTICIDE
10318	COP		FENEFEE PRESERVATIF POUR BOIS, VERT G - 17 2% CUIVRE
10321	LAV		LAURENTIDE PRESERVATIF POUR BOIS, VERT G-17
10323	KEM		RJDDEX SUPREME INSECTICIDE SOLUTION
10328	ANI	FIT	MALT DOG REPELLENT SPRAY
10343	CIU	CIUS	CUTTER INSECT REPELLENT FOAM
10345	SAN		SUPER SANFAX INSECTICIDE CONCENTRATED AEROSOL
10372	FAR	MCC	FARNAM FLYS-AWAY FLY REPELLENT PRESSURIZED SPRAY
10373	FAR	MCC	FARNAM FLYS-AWAY ANIMAL FLY REPELLENT WIPES
10375	FAR	MCC	WIPE WIPE-ON FLY REPELLENT LIQUID
10378	LEO		TROPI-GUARD AEROSOL INSECTICIDES
10381	SHL		SHFL SUPERIOR 70 SECOND ORCHARD SPRAY OIL EMULSIFIED INSECTICIDE
10383	CRW	SAF	CARMEL FORMULA F2 FOGGING SOLUTION

SCHEDULE 6

REG- IS- TPA- TTUN NO	REGIS- TRANT	A G E N T	PESTICIDE
10384	CHR	MCM	CARMEL FORMULA F-4 INSECTICIDE FOGGING SOLUTION
10389	DTT		PYRATREX 101F MILL SPRAY CONCENTRATE, EMULSIFIABLE LIQUID INSECTICIDE CONTAINS PIPERONYL
10409	FAR	MCC	FARNAM FLYS-AWAY FLY REPELLENT STICK
10425	JTT		JITO REPEL-N ANTIMOUSTIQUE AEROSOL
10440	PWO		PES-SAN RAT AND MOUSE DESTROYER
10483	PIG		PLANTCO DORMANT OIL SPRAY EMULSIFIABLE INSECTICIDE
10475	MEX		MET-SCAT PRESSURIZED INSECT REPELLENT
10487	COX		L'IMMILE REPULSIF CONTRE LES MOUTIQUES
10491	INT		CO-OP SPOT WEED KILLER
10501	CHR	MCM	FORMULA M1-13 INSECTICIDE FOGGING SOLUTION
10503	CRF	MCM	CARMEL FORMULA L-10 LIVESTOCK SPRAY
10510	ATK		ENTACIDE INSECTICIDE
10523	PRE		INVADE
10524	QIT		QUATROMYCIDIC QUARTENARY AMMONIUM DISINFECTANT
10527	MCC		MCCLELLAND WARFARIN SURE KILL THRU PAKS RODENTICIDE
10528	FAR	MCC	FARNAM GRAND CHAMPION INSTANT COAT BRIGHTENER AND CONDITIONER FLY REPELLENT FORMULA
10530	MCC		MCCLELLAND WARFARIN SURE KILL THRU PAKS RODENTICIDE MEAL
10539	CAI		SHIR-GAIN RAT KILL BAIT CONTAINING WARFARIN
10549	HRP		BRACK PRESSURIZED INSECTICIDE
10554	SAN		SANFAX KILZ-M - RESIDUAL INSECTICIDE SPRAY
10557	KEM		KEM-SAN ROACH SPRAY CONCENTRATE
10567	CHP		CHIPMAN ROSE DUST OR SPRAY INSECTICIDE-FUNGICIDE (CONTAINS FOLPET, MALATHION)
10570	WEP		AERO-WEST INSECTICIDE AEROSOL (METERED)
10589	WFP		LIQUID INSECTICIDE RESIDUAL SPRAY SUPER CLOUD
10591	ROY		BLACK FLAG GUARANTEED BUG KILLER
10595	CUH	CUH	FLY SPRAY FOR HORSES
10633	SAJ		SANITIZED (BRAND) VAN INTFIDR AEROSOL
10635	SAF		RODENTKIL - WAX BLOCKS
10643	INT		CO-OP POTATO-TOMATO INSECTICIDE-FUNGICIDE DUST
10645	INT		CO-OP 5% SEVIN INSECTICIDE DUST
10648	KEM		RIDDEX FORMULA M P H INSECTICIDE SOLUTION CONTAINING MALATHION PYRETHRINS AND PIPERONYL BUTOX
10684	UDU		DERMA DUST
10685	UDJ	DIE	DERMA-SPRAY
10700	KIN	COO	KING 5 1/2 SEVIN DUST
10723	CAY		ZEP FORMULA 60 SPACE AND CONTACT INSECTICIDE SPRAY
10734	LAT		LATER'S RAT AND MOUSE KILLER PELLETS
10739	COS		DUAL SYNERGIST INSTITUTIONAL AND GARDEN SPRAY
10747	TWI		PURGE CONCENTRATED AEROSOL SPRAY
10760	KEM		RIDDEX M-2 RESIDUAL INSECTICIDE SOLUTION CONTAINING MALATHION
10761	KEM		RIDDEX P-120 INSECTICIDE SOLUTION
10770	ATG		KLOHBER ANT, ROACH AND FLYING INSECT KILLER
10771	ATG		KOKK FLYING INSECT KILLER
10785	PSA		REFL INDUSTRIAL INSECTICIDE CONTAINING PYRETHRINS AND PIPERONYL BUTOXIDE
10802	TRU		TRIJAN TRL-80 MAG-D-BAN ODOUR AND INSECT CONTROL

SCHEDULE 6

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
10803	COS		HI-PRESSURE INSECT BOMB FUMIGATOR-EXTERMINATOR
10812	DIT		PYRATREX 405 INDUSTRIAL AEROSOL INSECTICIDE CONTAINS PIPERONYL BUTOXIDE AND PYRETHRINS
10814	DIT		PYRATREX 525 SPACE AND CONTACT INSECTICIDE CONTAINS PYRETHRINS AND PIPERONYL BUTOXIDE
10822	KEM		RINDEK P-230 THERMAL FOGGING SOLUTION
10831	GEX		BRANTFORD FLY BOMB CONTAINS PIPERONYL BUTOXIDE AND PYRETHRINS
10836	DIT		PYRATREX TOPTEST INSECT SPRAY CONTAINS PYRETHRINS AND PIPERONYL BUTOXIDE
10843	KEM		RID PRESSURIZED INSECTICIDE
10844	CAY		ZEP 10-X SPECIAL RESIDUAL INSECTICIDE SPRAY
10845	CAY		ZEPROSECTOR DUAL SYNERGIST INSTITUTIONAL AND GARDEN SPRAY INSECTICIDE
10846	COS		INSECT REPELLENT PRESSURIZED SPRAY
10859	TPM	DOL	FLA AND TICK SPRAY
10861	HAV	HAN	RO-DUST INSECTICIDE CONTAINS ROTENONE
10863	HAV	HAN	FLA-TOL INSECTICIDAL SHAMPOO
10878	UNR		HRC SYSTEMIC FUNGICIDE FOR RUST CONTROL OF CARNATIONS
10881	KEM		IMPROVED DEE-RAT PREPARED RODENTICIDE CONTAINS DIPHACINONE
10882	DIT		WARFARIN BAIT PELLETS OR MFAL RAT AND MOUSE KILLER
10883	DIT		SULFARIN BAIT PELLETS OR MFAL RAT AND MOUSE KILLER
10893	DIT		FINAL INSECTICIDE SPRAY
10894	IND		KIL-7EM INSTITUTIONAL AND GARDEN SPRAY
10917	TRU		TRIDJAN TRA-591 INSTITUTIONAL AND GARDEN SPRAY
10923	KEM		RINDEK P-100 INSECTICIDE SOLUTION CONTAINS PYRETHRINS
10937	INJ		PERMA-GUARD GRAIN OR SEED STORAGE INSECTICIDE DUST D-10 CONTAINS SILICON DIOXIDE
10938	INJ		PERMA-GUARD KLEEN BIN INSECTICIDE DUST D-20
10939	INJ		PERMA-GUARD HOUSEHOLD INSECTICIDE DUST D-20 CONTAINS PYRETHRINS AND PIPERONYL BUTOX
10940	INJ		PERMA-GUARD GARDEN AND PLANT INSECTICIDE D-21 CONTAINS PYRETHRINS AND PIPERONYL BUTOX
10955	KEM		DEE-PAT ALL WEATHER BAIT BLOCKS RODENTICIDE CONTAINS DIPHACINONE
10956	KEM		DEE-PAT SEWER RAT BAIT BLOCKS RODENTICIDE CONTAINS DIPHACINONE
10961	TUC		CO-FLY POWDER CONTAINS MALATHION
10990	ACH		SLICK INSECT SPRAY DUAL SYNERGIST INSTITUTIONAL AND GARDEN SPRAY
10994	MTF	NDE	RAY-D-CIDE RESIDUAL INSECTICIDE SOLUTION
10996	GCP		GREEN CROSS DORMANT OIL SPRAY
11020	ULK		PESTARFESTER WASP ATTRACTANT
11024	DIT		SULFARIN BAIT BLOCKS RODENTICIDE
11035	AVM		MARNA SPACE & CONTACT INSECTICIDE SPRAY
11043	CHV		ORTHO ROTENONE DUST OR SPRAY
11044	CHV		ORTHO SEVIN GARDEN DUST
11046	DIT		DIATZINON 1% INSECTICIDE SOLUTION
11057	DIT		FI-2 FOG OIL CONTAINS FENTHION AND LETHANE INSECTICIDES
11058	MTF	NDE	MILL-D-CIDE INSECT SPRAY

SCHEDULE 6

REGIS- TRANT NO	REGIS- TRANT	A G E N T	PESTICIDE
11068	DUC		MR. BERIE HOUSE AND GARDEN INSECTICIDE PRESSURIZED SPRAY
11069	MEX		METEOR HOUSE AND GARDEN INSECTICIDE
11073	GCP		GREEN CROSS FLY BLASTER
11079	HUL		RUG BLAST INSTITUTIONAL AND GARDEN SPRAY
11081	WEP		WEST FOG LIQUID INSECTICIDE
11083	INJ		PERMA-GUARD DAIRY BARN INSECTICIDE DUST D-23
11085	KFM		RIDDEX H-1 RESIDUAL INSECTICIDE CONTAINS HAYGON
11090	LAT		LATER'S 5% SEVIN DUST - CARBARYL INSECTICIDE
11100	DIT		DITCHLING WASP AND HORNET KILLER PRESSURIZED INSECTICIDE
11102	DIT		ALIATEX 525 SPACE AND CONTACT INSECTICIDE CONTAINS ALLETHRIN AND PIPERONYL BUTOXIDE
11114	COS		WASP AND HORNET SPRAY
11116	RIL		RICHARDSON'S RAT-MOUSE PELLETS CONTAINS WARFARIN AND SULFADIAZINOXALINE
11121	KEM		RIDDEX MAF-FOG PREMIUM THERMAL FOGGING INSECTICIDE
11122	SIR		RIMOTEX INSECTICIDE DUST CONTAINS ROTENONE
11123	WEA		LAWN GUARD DOG REPELLENT BAR
11124	TRO		TRR 571 WASP AND HORNET SPRAY
11126	RIL		RICHARDSON'S DOX 405 INDUSTRIAL AEROSOL
11127	RIL		RICHARDSON'S WASP AND HORNET BLITZ
11131	RIL		RICHARDSON'S 1% DIAZINON HOUSEHOLD INSECTICIDE SPRAY
11133	FAR	MCC	FARNAM HORSE LICE DUSTER CONTAINING ROTENONE PYRETHRINS AND PIPERONYL BUTOXIDE
11136	VIT	VIR	LETHALAIR B-5 BEE-WASP KILLER
11139	CAT		DU-N-DIE PRESSURIZED SPACE AND CONTACT SPRAY INSECTICIDE
11140	NAC		NATIONAL CHEMSEARCH SWAT INSECT REPELLENT
11146	JOH		RAID BUGGY WHIP AIRBORNE INSECTICIDE
11150	ALT		INSECTICIDE A RETAIL ALSO
11164	INT		CO-OP RAT AND MOUSE KILLER PELLETS
11165	SAF		SANEX FLY KILLER
11166	CHV		ORTHO ROSE AND FLORAL SPRAY
11170	NAC		NATIONAL CHEMSEARCH AQUAFOG
11177	JOE		JOHNSON'S RAT AND MOUSE KILLER
11180	CHP		CHITMAN WARFARIN RAT AND MOUSE KILLER
11206	MOA		KLEEN AEROSOL INSECT KILLER
11207	CCG		FLY TUX HOUSE AND GARDEN BUG KILLER
11215	ZOC	RDP	VET-KEM KEMIC PET SPRAY
11223	LAT		LATER'S 4% MALATHION DUST - INSECTICIDE
11227	WAK	WAL	WATKINS MOTHPROOFER PRESSURIZED SPRAY
11260	WFP		RESIDOL PLUS-2 LIQUID INSECTICIDE RESIDUAL SPRAY
11278	WFP		WESTICIDE LIQUID INSECTICIDE RESIDUAL SPRAY
11280	KFG		KELLY GREEN HOME AND GARDEN PRESSURIZED INSECT SPRAY
11290	BAI		THURON INSTITUTIONAL THERMOSIT INSECT STRIP
11292	CMS		INSECT KILLER DUAL SYNERGIST PRESSURIZED SPRAY
11297	HFG		HERITAGE AEROSOL INSECTICIDE
11298	LEW		OAK LAKE CATTLE BACKRUBBER LIQUID CONCENTRATE
11306	GRG		QUICK-KILL INSECTICIDE AEROSOL
11309	SAN		RUG-OFF INSECT REPELLENT PRESSURIZED SPRAY

SCHEDULE 6

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
11317	ARE		WACO RATKILL POISON BAIT FOR RATS AND MICE
11318	PPC		PET PRODUCTS COMPANY FLEA BANE
11319	PPC		PET PRODUCTS COMPANY FLEA SPRAY
11320	PPC		PET PRODUCTS COMPANY FLEA SHAMPOO
11326	WHH		RESIDUAL INSECTICIDE AND PIPERONYL BUTOXIDE
11327	GCP		HOUSE AND GARDEN INSECT BLASTER
11328	HEN		WOOD PRESERVATIVE - GREEN CONTAINING COPPER NAPHTHENATE
11331	DDD		WOOD PRESERVATIVE FOR FIELD CUTS
11332	DIS		WARFARIN DISPARAT PELLETS RAT AND MOUSE KILLER
11345	CHE		MASTERCRAFT CLEAR WOOD, ROPE AND FABRIC PRESERVATIVE
11347	RED	SMT	DEFF MOSQUITO REPELLENT CLOTH
11349	KEM		RINDFX FOG INSECTICIDE SOLUTION
11352	WFP		PYROSECT LIQUID INSECTICIDE
11367	GHA		GUARDIAN CHEMICALS R.I.P. INSECTICIDE CONCENTRATE
11370	WFP		AGRO-MIST 1 SPACE SPRAY
11371	WEP		AGRO-MIST 11
11378	MDM		K.O. INSECTICIDE AEROSOL SPRAY
11379	STM		WOOD PRESERVATIVE GREEN
11385	SYD		INDUSTRIAL FORMULATION OF DIAZINON INSECTICIDE
11388	MRP		ROYAL PRO-TECH NO. 730M400 PRESERVATIVE POUR LE BOIS (CHUIVRE)
11394	FMC		RAT PATROL RAT AND MOUSE KILLER BAIT
11395	SUP		SUPERSWEET RODENT-ROD CONTAINS WARFARIN
11402	TRJ		TROJAN CHEMICALS TRB-505 INSECT REPELLENT PRESSURIZED SPRAY
11408	ZOC	MCC	TRAX M RAT AND MOUSE BAIT
11416	TRJ		TROJAN TRB-611 THREE WAY CONTACT INSECTICIDE SPRAY
11431	SAN		SANFAX BLAST-M INSECT KILLER
11480	JOM		RATID BUGGY WHIP RESIDUAL INSECTICIDE
11483	CHH		CIL ROSE AND GARDEN DUST
11535	CER		CEPT-MIST
11544	ROU		POTASPRAY RESMETHRIN LIQUID INSECTICIDE
11549	KFK		OUTKCID CONTACT INSECTICIDE PRESSURIZED
11580	AMC	AMI	ETHRELL LIQUID PLANT GROWTH REGULATOR
11582	ECO	GIE	BACKBURRER OIL CONTAINS KOPLAN
11584	CHP		ATOX VEGETABLE DUST RUTENONE INSECTICIDE
11593	NAC		NATIONAL CHEMSEARCH KILZONE PRESSURIZED SPRAY INSECTICIDE
11599	CHP		5% SEVIN DUST GENERAL PURPOSE INSECTICIDE
11609	INT		CO-OP RAT KILLER MEAL BAIT (WITH CORNMEAL) CONTAINING WARFARIN
11634	SHW		KEM WOOD COPPER SEALER - PRESERVATIVE (GREEN) NO. 452
11667	JNT		CO-OP RAT KILLER PELLETS
11670	VEL		VELCAN RAMIK BROWN WEATHER RESISTANT RODENTICIDE:
11707	PFF		ISO OIL 350 FOR TOBACCO SHUCKER CONTROL
11737	KFK		OUTKCID INSECTICIDE CONCENTRATE
11749	PFF		PEIFER XA OIL CONCENTRATE
11777	HIE		BKOF DUAL SYNERGIST INSTITUTIONAL & GARDEN SPRAY INSECTICIDE
11847	KLN		"THE HUGGER" HOUSE & GARDEN BUG KILLER
11904	CHP		ACTIVOL GA CONTAINS GIBBERELLIC ACID
12017	HLL	MAK	RODENT CAKE KILLS RATS AND MICE
12037	DRM		ORMOND HEXAMITE FOR VETERINARY USE ONLY

SCHEDULE 6

REG- IS- TRA- TILIN NO	REGIS- TRANT	A G E N T	PESTICIDE
12135	WIL		WIL BUG KILLER DUST
12144	MOS		TREE WOUND DRESSING
12147	WIL		WILSON'S TREE SHRUB WOUND DRESSING
12200	GCP		ROOSTER PLUS CORN OIL CONCENTRATE
12240	KEK		KEM-KILL H WITH BAYGON
12241	KFK		KEM-KILL H RESIDUAL SPRAY
12242	KEK		QUITCIDO CONCENTRATE
12294	WAK	WAL	WAK QUALITY INSECT SPRAY
12345	PFI	KEM	SAP 13A2 BTOALLETHRIN AQUEOUS PRESSURIZED SPRAY
12451	CRH		CII RUTENONE DUST
13079	IMP		CORNTRIO OIL
13104	FTS		ATRAOIL CONCENTRATE
13167	AMC	AMI	AMTD THIN W PLANT GROWTH REGULATOR
13198	VIT	VIP	VITCHEM ONE AEROSOL INSECTICIDE
13199	STC		DURITY WOOD PRESERVATIVE
13200	STC		DURITY WOOD PRESERVATIVE
13321	ELK		ZAP SUREKILLER POWDER FOR COCKROACHES
13354	HIG	HFR	EXCELCIDE PG SPACE SPRAY
13365	CFT		CERFKILL FORMULA B
13369	INC		COC INDUSTRIAL INSECTICIDE
13380	SMW		FOUR STAR COPPER NAPHTHENATE SEALER PRESERVATIVE GREEN 452
13386	ROW	JEH	ROWER PERMA-GUARD GRAIN AND SEED INSECTICIDE DUST
13388	ROW	JEH	ROWER PERMA-GUARD DAIRYHARN INSECTICIDE DUST
13393	ROW	JEH	ROWER PERMA-GUARD HOUSEHOLD INSECTICIDE DUST
13394	ROW	JFR	ROWER PERMA-GUARD GARDEN AND PLANT INSECTICIDE DUST
13395	ROW	JEH	ROWER PERMA-GUARD KLEEN-RIN INSECTICIDE DUST
13421	WHM	BAH	BARN FOGGER FOR ANIMALS AND MILK HOUSES
13576	SCT	ITT	SCOTT'S PROTUFE SYSTEMIC FUNGICIDE
13651	CPV		PROVIMI BLUE DEATH RAT BAIT THRU PAC
13666	CPV		PROVIMI BLUE DEATH RAT BAIT
13693	WIL		WILSONS POTENONE DUST
13713	AEF		INDUSTRIAL KARE INSECTICIDE PRESSURIZED SPRAY
13774	POP		POULINS LIQUID INSECTICIDE
13784	POP		POULINS RESIDUAL INSECTICIDE
13790	SAF		SANEY MAGIC MIST INSECTICIDE
13793	KEM		RIDDEX ORIONE INSECTICIDE POWDER
13884	DIS		DISVAP BUGKILLER DUST INSECTICIDE
13905	RLI	MAK	RAZE RAT AND MOUSE BAIT
13906	ATS		ATPLUS 411F ADJUVANT
13908	FOS		FOSSIL FLOWER ORGANIC BUG KILLER
13911	PEW		PESTROY LIQUID RESIDUAL INSECTICIDE
13913	RLI	MAK	RODENT CAKE KILLS RATS
13944	TIM		TIME-MIST METERED AEROSOL INSECTICIDE
13949	KEM		RIDDEX HAY-FOG FOGGING INSECTICIDE
13981	FRA		INSECTICIDE AP 300 FOR DAIRY BARNS
14010	INT		CO-OP POTATO AND TOMATO DUST
14033	RAW		MR GROOM FLEA AND TICK SHAMPOO WITH PROTEIN
14057	WIL		WILSONS 1X DIAZINON LIQUID INSECTICIDE
14119	WHK		WOODSOL GREEN PRESERVATIVE

SCHEDULE 6

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
14121	DUK		WOODSOL CLEAR PRESERVATIVE
14132	MHE		MARQUETTE DORMANT OIL SPRAY
14146	MRE		MARQUETTE CUCURBIT INSECTICIDE FUNGICIDE DUST
14194	CHV		FLUANGIFX EC
14199	KEM		DEB-RAT WARFARIN PELLETS RODENTICIDE BAIT
14203	SAL		BAR BAIT RAT AND MOUSE KILLER
14207	WHM	BAH	FLYS-OFF DAIRY AEROSOL INSECTICIDE
14254	KFM		DIAZINON HOUSEHOLD RESIDUAL INSECTICIDE
14265	KFM		RIDDEX M-3 RESIDUAL INSECTICIDE SOLUTION
14267	ZOC	ZOD	STARRAR STOCK SPRAY
14268	ZOC	ZOD	STARRAR LOUSE POWDER
14249	ZOC	ZOD	STARRAR COWFLY POWDER
14271	ZOC	ZOD	STARRAR GOLDEN MALRIN RESIDUAL FLY SPRAY
14272	CAT		CANTOL DOWN DIE LIQUID INSECTICIDE
14273	CHM		ROZOL CANARY SEED MOUSE BAIT
14276	KEM		DEB-RAT PREMIUM BAIT PACKS
14303	CHP		CHIPMAN SUPERIOR OIL CONCENTRATE
14322	SAF		SANEX RUG RUSTER
14324	FLY		FLYK 100 AEROSOL INSECT KILLER
14355	KEM		DEB-RAT ROZOL BAIT PELLETS
14374	SAF		SANEX MOSQUITO BLACKFLY FOG INSECTICIDE
14405	HYN	SMS	MYSAN P-4-D WITH MECOPROP
14419	ITT	OKR	MR RAT GUARD II RAT AND MOUSE BAIT
14431	FFA	HRN	DRIONE INSECTICIDE POWDER
14444	DAH		SAPHO HOUSE AND GARDEN INSECTICIDE
14504	KEM		RIDDEX FOOD PLANT THERMAL FOGGING INSECTICIDE
14507	KFM		RIDDEX INDUSTRIAL INSECTICIDE
14508	KEM		RIDDEX HEAVY DUTY INDUSTRIAL INSECTICIDE
14500	KEM		RIDDEX MILL AND BAKERY INSECTICIDE
14538	KFM		RIDDEX FOOD PLANT INSECTICIDE
14541	KFM		RIDDEX BARN AND LIVESTOCK INSECTICIDE
14549	RTE		RIKOE DIAZINON SOLUTION
14570	BTE		RIKOE XKD RESIDUAL INSECT SPRAY
14589	ZOC		STARRAR READY TO USE RACK RUBBER SOLUTION
14602	AHE		WACD FLY FOGGER WITH DUAL ACTIVATORS
14618	CAT		CANTOL SUPER CONCENTRATED KLUNK INSECTICIDE
14622	INT		COWOP PREMIUM SPOT WEED KILLER
14633	FAA		PYRENESE READY TO USE LIQUID INSECTICIDE
14635	FAA	WRH	PYRENESE READY TO USE LIQUID INSECTICIDE
14653	PEF		PRIZER MICROSCOPIC SULPHUR
14665	KEM		KEM-SAN KSC5 BAIT PELLETS
14669	SFN		SAFFERS INSECTICIDAL SOAP LIQUID CONCENTRATE SOLUTION
14670	ARE		WACO BURSHAN RESIDUAL SPRAY CRACK AND CREVICE INJECTION TREAT- MENT
14679	MRY		SEPADIX ROOTING POWDER NO 1
14680	MRY		SEPADIX ROOTING POWDER NO 2
14681	MRY		SEPADIX ROOTING POWDER NO 3
14713	NIA		MICRO-NIASIL W
14748	PFE		BLWFLY MAGGOT SPRAY

SCHEDULE 6

REG- IS- TRA- TION NO	REGIS- TRANT	A G E N T	PESTICIDE
14751	NIA		NIAGARA SUPERIOR OIL 70 EC
14759	NIA		NIAGARA HY-X LIQUID STERILIZER AND DISINFECTANT FOR POTATOES
14782	NIA		NIAGARA MALATHION GRAIN PROTECTANT
14783	NIA		NIAGARA PYRENONE FRUIT FLY DUST
14786	NIA		NIAGARA TREE DRESSING
14793	CAT		CANTOL CRAWL-X LONG LIFE RESIDUAL INSECTICIDE
14794	GCP		GREEN CROSS TOMATO SET
14807	NTA		NIAGARA RAT AND MOUSE BAIT
14852	WIL		WILSONS HULB AND SOIL DUST
14877	SXF		SANEX RUG X RESIDUAL INSECTICIDE
14901	SHL		PYPON STOCK SPRAY
14904	SXF		SANEX FOG X FOGGING INSECTICIDE
14920	RIL		RIDDEX APPLF FLAVOUR MOUSE BAIT
14950	CHP		BRACO TREE DRESSING ASPHALT EMULSION
14951	MRE		BRACO TREE DRESSING
14981	PFF		PFIZER SUPERIOR 70 OIL
15030	ZOC		VET-KEM LOUSE POWDER
15038	INT		CO-OP TREE WOUND DRESSING
15077	JOH		ROLT ATRRORNE LIQUID FOR FLYING AND CRAWLING ANTS
15078	JOH		ROLT RESIDUAL LIQUID FOR CRAWLING INSECTS
15079	JOH		ROLT RODENTICIDE
15083	JOH		ROLT ATRRORNE INSECT STRIP
15108	ZOC		VET-KEM FLEA AND TICK COLLAR FOR DOGS
15126	KFM		KS MK MOSQUITO FOG INSECTICIDE
15140	FFA		PYRENONE FOOD PLANT FOGGING INSECTICIDE
15146	KFM		RIDDEX R 25 INDUSTRIAL INSECTICIDE
15162	FFA		MULTI-PURPOSE PYRENONE INSECTICIDE
15180	FFA		PYRENONE AQUEOUS GARDEN SPRAY
15181	FFA		PYRENONE AQUEOUS PLANT SPRAY
15182	FFA		ROACH AND ANT SPRAY AQUEOUS
15232	JOH		ROLT ATRRORNE FOR FLYING INSECTS
15255	FFA		DRITONE INSECTICIDE POWDER
15299	JOH		ROLT RESIDUAL INSECTICIDE
15314	JOH		ROLT ATRRORNE FOR FLIES
15417	KFM		RIDDEX SUPREME INSECTICIDE FORMULATION D
15518	KFM		RIDDEX INDUSTRIAL INSECTICIDE
15519	KFM		RIDDEX HEAVY DUTY INDUSTRIAL INSECTICIDE
15520	KFM		RIDDEX FOOD PLANT INSECTICIDE

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

<u>Registration Number under Fertilizer Act (Canada)</u>	<u>Registrant under Fertilizer Act (Canada)</u>	<u>Pesticide</u>
258	Ciba-Geigy Ltd.	Green Cross Weed 'N' Feed Lawn Fertilizer 20-10-5 and 2,4-D 0.9%
601	UCO	CO-OP Fertilin 20-6-4 Turf Fertilizer with Weed Killers - 2,4-D 0.46%, mecoprop 0.23%, dicamba 0.043%
754	The T. Eaton Co. Limited	Eaton Tech Garden Grove Lawn Fertilizer 9-5-3 with 2,4-D 0.33%
755	The T. Eaton Co. Limited	Eaton Tech Garden Grove Lawn Fertilizer 10-6-4 with 2,4-D 0.44%, mecoprop 0.22%, dicamba 0.04%
1044	Green Valley Fertilizer & Chemical Co. Ltd.	Green Valley Feed and Weed 5-5-0 with 2,4-D 0.9%
1383	Vigoro Division, Swift Canadian Co. Ltd.	Golden Vigoro Lawn Weed and Feed 12-6-3 with 2,4-D 0.88%, mecoprop 0.44%, dicamba 0.08%
1635	Cyanamid of Canada Ltd.	Aero (R) Green 10-6-4 Weed and Feed with 2,4-D 1.5%
1646	Green Valley Fertilizer & Chemical Co. Ltd.	Green Valley 20-5-10 Hi-Light Feed and Weed with Killex 2,4-D 1.2%, mecoprop 0.56%, dicamba 0.10%
1707	Cyanamid of Canada Ltd.	Aero (R) Green 10-6-4 Weed and Feed with Killex 2,4-D 0.45%, mecoprop 0.23% dicamba 0.04%
1842	Art Knapp Garden Spots	Knapps 20-10-5 Weed and Feed with Killex 2,4-D 1.12%, mecoprop 0.56%, dicamba 0.10%
1929	Brockville Chemical Industries Ltd.	Nutrite 10-6-4 Turf + Feed'n Weedaway with Killex 2,4-D 0.56%, mecoprop 0.28% dicamba 0.05%
1955	Agricultural Chemicals Limited	Agrico Country Club 10-5-10 with weed control 2,4-D 0.494%, mecoprop 0.227%, dicamba 0.047%

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

<u>Registration Number under Fertilizer Act (Canada)</u>	<u>Registrant under Fertilizer Act (Canada)</u>	<u>Pesticide</u>
2053	Brockville Chemical Industries Ltd.	Nutrite Fairway Feed'n Weedaway 12-6-8 with Killex 2,4-D 1.46%, mecoprop 0.23%, dicamba 0.04%
2054	T. M. Spratt Co.	Spratts Eze-Weed 7-7-7 2,4-D 0.44%, mecoprop 0.22%, dicamba 0.04%
2055	So-Green Industries	So-Green Weed and Feed 7-7-7 2,4-D 0.46%, mecoprop 0.23%, dicamba 0.04%
2061	Manchester Products Ltd.	Super Green Plant Food 10-6-4 Weed and Feed with 2,4-D amine 1.0%
2063	Manchester Products Ltd.	Super Green Plant Food 7-7-7 Weed and Feed with 2,4-D amine 1.0%
2064	Ciba-Geigy Canada Ltd.	Green Cross Weed 'N' Feed Killex Lawn Fertilizer 20-10-5 2,4-D 0.90%, mecoprop 0.45%, dicamba 0.084%
2067	Home Hardware Stores Limited	BEAUTI-LAWN 10-6-4 Weed and Feed with 2,4-D, 2.5%
2068	Home Hardware Stores Limited	BEAUTI-LAWN 7-7-7 Weed and Feed with 2,4-D, 1.5%
2069	Hardi Gardens Canada Limited	Hardi Branch 20-5-10 Weed and Feed 2,4-D 1.12%, mecoprop 0.56%, dicamba 0.10%
2080	O.M. Scott & Sons Co.	Turf Builder 22-5-5, 2,4-D 0.80%, mecoprop 0.80%
2081	O.M. Scott & Sons Co.	Pro-Turf Fertilizer plus Dicot Weed Control 30-5-3 2,4-D 1.10%, dicamba 0.35%
2086	Simpson Sears Ltd.	Cross Country Weed and Feed 5-5-0 Processed Sewage 2,4-D 0.528%, mecoprop 0.264%, dicamba 0.052%
2088	Cyanamid of Canada Ltd.	Aero (R) True Green 10-6-4 Weed and Feed with 2,4-D 1.5%
2090	Cyanamid of Canada Ltd.	Aero (R) True Green 10-6-4 Weed and Feed with Killex 2,4-D 0.46%, mecoprop 0.23%, dicamba 0.04%

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

<u>Registration Number under Fertilizer Act (Canada)</u>	<u>Registrant under Fertilizer Act (Canada)</u>	<u>Pesticide</u>
2094	Wm. Stone Fertilizer Co.	Witts Weed and Feed 20-10-5 2,4-D 0.88%, mecoprop 0.44%, dicamba 0.08%
2095	Wm. Stone Fertilizer Co.	Green-up Weed and Feed 10-6-4 2,4-D 0.44%, mecoprop 0.22%, dicamba 0.04%
2096	Wm. Stone Fertilizer Co.	Mr. Green Weed and Feed 10-6-4 2,4-D 0.44%, mecoprop 0.22%, dicamba 0.04%
2097	Pacific Agro Company	Agro Lawn Medic, Weed and Feed 8-2-2 2,4-D 0.9%, mecoprop 0.3%
2100	So-Green Industries	So-Green Fall Season Lawn Food with Weed Control 3-6-10 2,4-D 0.46%, mecoprop 0.23%, dicamba 0.04%
2104	So-Green Industries	So-Green Weed Destroyer Plus Lawn Food 10-5-10 2,4-D 0.62%, mecoprop 0.31%, dicamba 0.058%
2105	So-Green Industries	Lawn Pep 7-7-7 Weed and Feed 2,4-D 1.5%
2110	Simpson Sears Ltd.	Simpson-Sears Weed and Feed 20-10-5 2,4-D 1.1%, mecoprop 0.55%, dicamba 0.11%
2112	Co-operative Federee de Quebec	PLUS VERT 10-6-4 with herbicides 2,4-D 0.46%, mecoprop 0.23%, dicamba 0.043%
2117	So-Green Industries	So-Green 10-5-10 with Killex 2,4-D 0.57%, mecoprop 0.285%, dicamba 0.053%
2123	Brockville Chemical Industries Ltd.	Nutrite 4-9-15 Winter Guard plus Weedaway Killex 2,4-D 0.56%, mecoprop 0.25%, dicamba 0.05%
2124	Brockville Chemical Industries Ltd.	Brockville 10-6-4 with Killex 2,4-D 0.69%, mecoprop 0.34%, dicamba 0.06%
2125	Brockville Chemical Industries Ltd.	Brockville 12-4-8 with Killex 2,4-D 0.69%, mecoprop 0.34%, dicamba 0.06%
2126	Brockville Chemical Industries Ltd.	Brockville 14-4-8 with Killex 2,4-D 0.69%, mecoprop 0.34%, dicamba 0.06%

2127	The T. Eaton Co. Limited	T. Eaton 20-15-5 Weed Killer 2,4-D 0.88%, mecoprop 0.44%, dicamba 0.08%
2128	Cashway Lumber Co.	Cashway Lumber 10-6-4 Weed Killer 2,4-D 0.46%, mecoprop 0.23%, dicamba 0.043%
2135	CIL	CIL Winterized-Weeder 3-6-12 2,4-D 0.55%, mecoprop 0.275%, dicamba 0.05%
2138	Wm. Stone Fertilizer Co.	Weed & Feed 20-10-5 Green-Up 2,4-D 0.88% mecoprop 0.44%, dicamba 0.08%
2141	Brockville Chemical Industries Ltd.	Nutrite Turf + Weedaway 8-5-8 2,4-D 0.56%, mecoprop 0.28%, dicamba 0.05%
2142	O. M. Scott & Sons Co.	Scott's Proturf 30-5-3 Plus dicot weed Control 11, 1.15%
2146	O. M. Scott & Sons Co.	Scott's Turf Builder plus, 0.95%
2148	Manchester Products Ltd.	Super Green Complete Plant Food Non- Burning Weed Guard 10-6-6 2,4-D 0.56%, mecoprop 0.28%, dicamba 0.05%
2152	CIL	CIL Winterizer Weeder 6-12-24 plus Killex 2,4-D 0.40%, mecoprop 0.20%, dicamba 0.04%
2153	CIL	CIL Lawn Weed Doctor 18-6-9 plus Killex 2,4-D 0.40%, mecoprop 0.20%, dicamba 0.04%
2154	CIL	CIL Weed and Feed 18-6-9 plus Killex 2,4-D 0.80%, mecoprop 0.40%, dicamba
2155	CIL	CIL Lawn Insect Doctor 18-6-9 plus Dursban 0.45%
2176	UCO	CO-OP Fertilin 3-5-12 fall fertilizer with fall weed killers, 0.46%

O. Reg. 132/79, s. 3, *part* (Schedule 6).

(1904)

12

THE ASSESSMENT ACT

O. Reg. 133/79.

Equalization of Assessments made
under Section 86 of
The Assessment Act.
Made—March 1st, 1979.
Filed—March 1st, 1979.

REGULATION MADE UNDER
THE ASSESSMENT ACTEQUALIZATION OF ASSESSMENTS MADE
UNDER SECTION 86 OF
THE ASSESSMENT ACT

1. The equalization of assessments under the Act in each prescribed class of real property necessary in order to provide, for each municipality specified in the Schedule to this Regulation, assessments of real property that, in accordance with section 86 of the Act, will be equitable one with the other in each prescribed class of real property shall include, as standards to be taken into account in such equalization and the computation of the factors resulting therefrom, the following considerations:

1. The proportion that the municipal and school taxes levied for the year 1978 against the total assessment of real property in each prescribed class of real property is of the total municipal and school taxes levied for the year 1978 in the municipality shall be maintained to the extent that, if that single mill rate that would have been required to produce in the year 1978 the amount of municipal and school taxes levied in that year against the total assessment of the prescribed class of real property were applied to the total assessment for that prescribed class of real property resulting from the application of the factors hereafter in this Regulation prescribed for that class of real property in that municipality, the municipal and school taxes that would have been so levied for the year 1978 from the total assessment for that prescribed class will be substantially the same total amount for that prescribed class of real property as was actually levied in the municipality for the year 1978 against the total assessment for that prescribed class of real property in that municipality.
2. All real property within a prescribed class of real property in the same municipality shall, as nearly as may be, be assessed at the same proportion of the market value of such real property in the year 1975, as that market value is determined by the Assessment Commissioner in whose Assessment Region such real property is located.
3. The total assessment, including assessments made under section 42 or 43 of the Act, of the

real property in a municipality to which this Regulation applies shall not be increased or decreased substantially.

4. Equitability of assessment of real property within each prescribed class of real property in the same municipality shall be established without significant alteration of the assessment relationships between prescribed classes of real property in the same municipality, provided that this paragraph does not apply to affect changes in the assessment relationship between prescribed classes of real property that result from an increase in the total assessment of a prescribed class of real property by reason of assessments made under section 42 or 43 of the Act. O. Reg. 133/79, s. 1.

2. This Regulation applies to the municipalities named in the Schedule to this Regulation and to the assessment to be shown on the assessment roll to be returned in each such municipality for the year 1978 for taxation in the year 1979. O. Reg. 133/79, s. 2.

3. For the purposes of this Regulation, the real property situate in each municipality named in the Schedule to this Regulation shall be divided into the prescribed classes of real property that are designated in the said Schedule for that municipality, and all real property in the municipality shall be allocated to that prescribed class of real property that most nearly describes the physical nature and characteristics of the real property. O. Reg. 133/79, s. 3.

4. For the purposes of this Regulation, the factor to be applied to the market value, as determined in accordance with paragraph 2 of section 1, of real property in each prescribed class of real property in the municipality shall be that shown in the Schedule to this Regulation opposite the number of the prescribed class applicable to that municipality. O. Reg. 133/79, s. 4.

5. For the purposes of this Regulation, the following classes of real property are prescribed:

CLASS 1

Property assessed either,

- (a) as residential and comprising not more than two residential units, including vacant land municipally zoned principally for residential development described in this clause; or
- (b) as conservation or recreational land.

CLASS 2

Property assessed as residential and comprising not fewer than three or more than six residential units, including vacant land municipally zoned principally for residential development described in this class.

CLASS 3

Property assessed as residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this class.

CLASS 4

Property assessed as residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this class.

CLASS 5

Property assessed as farm land.

CLASS 6

Property assessed as commercial, including vacant land municipally zoned principally for commercial development.

CLASS 7

Property assessed as industrial, including vacant land municipally zoned principally for industrial development.

CLASS 8

Property assessed either as commercial or industrial, including vacant land municipally zoned as either commercial or industrial.

CLASS 9

Property assessed as a pipeline. O. Reg. 133/79, s. 5.

Schedule

MUNICIPALITY	PRESCRIBED CLASS OF REAL PROPERTY	FACTOR (O.)
City of Hamilton	1	10469
	2	15409
	3	25532
	5	08693
	6	16889
	7	19367
City of Kanata	3	08496
	4	04850
	5	07884
	8	07260
	9	06756

O. Reg. 133/79, Sched.

F. MILLER

Acting Minister of Revenue

Dated at Toronto, this 1st day of March, 1979.

THE FARM PRODUCTS MARKETING ACT

O. Reg. 134/79.

Tender Fruit—Plan.

Made—February 21st, 1979.

Filed—March 1st, 1979.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

TENDER FRUIT—PLAN

1. The plan in the Schedule is established for the regulation and control of the marketing within Ontario of tender fruit. O. Reg. 134/79, s. 1.

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of The Co-operative Corporations Act, 1973. O. Reg. 134/79, s. 2.

3. The members of the local board named in the Schedule shall be deemed to be the shareholders and directors of the local board in the exercise of the powers vested in the local board under section 2. O. Reg. 134/79, s. 3.

Schedule

The Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Tender Fruit Producers' Marketing Plan".

2. In this plan,

(a) "processing" means the manufacture of fruit products or juice, beverage spirits or wine from tender fruit and includes canning, bottling, distilling, fermenting, dehydrating, drying, freezing, or processing with sugar or sulphur dioxide or any other chemical;

(b) "processor" means a person engaged in the business of processing tender fruit;

(c) "producer" means a person engaged in the production of tender fruit;

(d) "tender fruit" means peaches, pears, plums, sour cherries and sweet cherries produced in Ontario.

3. This plan provides for the control and regulation in any or all respects of the marketing within Ontario of tender fruit, including the prohibition of such marketing in whole or in part.

4. There shall be a local board to be known as "The Ontario Tender Fruit Producers' Marketing Board".

5. The local board shall be composed of eleven producer-members elected or appointed in accordance with sections 11 and 12.

6. Members of the local board shall be elected or appointed in accordance with the provisions of this plan and shall hold office until their successors are elected or appointed.

7. Producers are divided into four districts and the districts shall be comprised as follows:

1. District 1, comprising the Judicial District of Niagara North and the regional municipalities of Halton, Hamilton-Wentworth and Peel.
2. District 2, comprising the Judicial District of Niagara South.
3. District 3, comprising the counties of Essex, Kent and Lambton.
4. District 4, comprising The Regional Municipality of Haldimand-Norfolk and the counties of Brant and Elgin.

8.—(1) Producers in the Judicial District of Niagara South and in each of the regional municipalities and counties named in Districts 3 or 4 form a district or county group, as the case may be, but the producers in a regional municipality or county mentioned in Districts 3 and 4 may by order of the local board be joined with the producers of any other county in the same district to form a county group.

(2) A producer in an area of Ontario not included in a district mentioned in section 7 may become a member of the district or county group of producers nearest to his place of production.

9. There shall be a committee in each district to be known as the "District Tender Fruit Producers' Committee".

10.—(1) On or before the 31st day of March in each year the district group in the Judicial District of Niagara South and in each district or county group mentioned in Districts 3 and 4 shall elect a representative or representatives to the District Tender Fruit Producers' Committee on the basis of one representative for each thirty producers or fraction thereof.

(2) On or before the 31st day of March in each year the producers in the Town of Grimsby, the Township of West Lincoln, the Town of Lincoln, the City of St. Catharines, the Town of Niagara-on-the-Lake and the regional municipalities of Halton, Hamilton-Wentworth and Peel shall elect a representative or representatives to the District Tender Fruit Producers' Committee on the basis of one representative for each thirty producers or fraction thereof.

11.—(1) On or before the 15th day of April in each year each District Tender Fruit Producers' Committee may elect, from the producers in the district, members to the local board as follows:

1. District 1, six members.
2. District 2, one member.
3. District 3, three members.
4. District 4, one member.

(2) No person is eligible for election from any district unless he is a producer in the district.

12.—(1) At its first meeting after the 15th day of April the members elected to the local board shall appoint such producer-members as are necessary to complete the local board.

(2) Where a member elected or appointed to the local board dies or resigns, the members of the local board may appoint a producer-member for the unexpired term.

(3) Any person appointed a member to the local board under subsection 1 or 2 shall be a member of a district or county group for the district for which he is appointed. O. Reg. 134/79, Sched.

(1906)

12

THE FARM PRODUCTS MARKETING ACT

O. Reg. 135/79.

Tender Fruit—Marketing.

Made—March 1st, 1979.

Filed—March 1st, 1979.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT TENDER FRUIT—MARKETING

1. In this Regulation,

- (a) "local board" means The Ontario Tender Fruit Producers' Marketing Board;
- (b) "plan" means The Ontario Tender Fruit Producers' Marketing Plan;
- (c) "processing" means the manufacture of tender fruit products or juice, beverage spirits or wine from tender fruit and includes canning, bottling, distilling, fermenting, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical;
- (d) "processor" means a person engaged in the business of processing tender fruit;
- (e) "producer" means a person engaged in the production of tender fruit;

(f) "tender fruit" means peaches, pears, plums, sour cherries and sweet cherries produced in Ontario. O. Reg. 135/79, s. 1.

2. This Regulation provides for the control and regulation in any or all respects of the marketing within Ontario of tender fruit, including the prohibition of such marketing in whole or in part. O. Reg. 135/79, s. 2.

3.—(1) Persons engaged in the production of tender fruit that is sold by a producer to a consumer are, in respect of the tender fruit that is sold to the consumer, exempt from this Regulation other than clauses *a*, *b* and *c* of section 6.

(2) Sweet cherries that are sold for any purpose other than processing by a processor are exempt from this Regulation. O. Reg. 135/79, s. 3.

4.—(1) No person shall commence or continue to engage in the processing of tender fruit except under the authority of a licence as a processor of tender fruit in Form 1.

(2) No licence as a processor of tender fruit shall be issued except upon application therefor in Form 2.

(3) A licence as a processor of tender fruit expires with the 31st day of January next following the date on which the licence is issued.

(4) A licence as a processor of tender fruit may be issued without charge. O. Reg. 135/79, s. 4.

5.—(1) The Board may refuse to grant a licence as a processor where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business of a processor, or for any other reason that the Board considers proper.

(2) The Board may suspend or revoke or refuse to renew a licence as a processor for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or the local board. O. Reg. 135/79, s. 5.

6. The Board delegates to the local board the power,

- (a) to require persons engaged in producing or marketing tender fruit to register their names, addresses and occupations with the local board;
- (b) to require persons engaged in producing or marketing tender fruit to furnish such information relating to the production or marketing of tender fruit, including the completing and filing of returns, as the local board determines;
- (c) to appoint persons to inspect the books, records, documents, lands and premises and any regulated product of persons engaged in producing or marketing tender fruit;

(d) to stimulate, increase and improve the marketing of tender fruit by such means as it considers proper;

(e) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or of any province in Canada for the purpose of marketing tender fruit; and

(f) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and the carrying out of the provisions of the Act, the regulations and the plan. O. Reg. 135/79, s. 6.

7. The Board delegates to the local board its powers to make regulations with respect to tender fruit,

(a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing or marketing of tender fruit;

(b) prohibiting persons from engaging in the producing or marketing of tender fruit except under the authority of a licence issued by the local board;

(c) providing for the refusal to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason that the local board considers proper;

(d) providing for the suspension or revocation of, or the refusal to renew, a licence for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the local board;

(e) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing tender fruit and the collecting of the licence fees by suit in a court of competent jurisdiction;

(f) requiring any person who receives tender fruit to deduct from the moneys payable for the tender fruit any licence fees payable to the local board by the person from whom he receives the tender fruit, and to forward such licence fees to the local board;

(g) requiring any person who produces and processes tender fruit to furnish to the local board statements of the amounts of tender fruit that he produced in any year and used for processing;

(h) prescribing the form of licences;

(i) subject to section 3, providing for the exemption from any or all of the regulations, orders

or directions under the plan of any class, variety, grade or size of tender fruit, or any person or class of persons engaged in the producing or marketing of tender fruit or any class, variety, grade or size of tender fruit;

- (j) requiring the furnishing of security or proof of financial responsibility by any person engaged in the marketing of tender fruit and providing for the administration and disposition of any moneys or securities so furnished;
- (k) providing for the control and regulation of the marketing of tender fruit, including the times and places at which tender fruit may be marketed;
- (l) providing for the control and regulation of agreements entered into by producers of tender fruit with persons engaged in marketing or processing tender fruit, and the prohibition of any provision or clause in such agreements;
- (m) requiring any person who produces tender fruit to offer to sell and to sell the tender fruit to or through the local board;
- (n) prohibiting any person from processing, packing or packaging any tender fruit that has not been sold by or through the local board; and
- (o) providing for the making of agreements relating to the marketing of tender fruit through the local board, and prescribing the forms and the terms and conditions of such agreements. O. Reg. 135/79, s. 7.

8.—(1) The Board authorizes the local board to use any class of licence fees, service charges and other moneys payable to it, for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.

(2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subsection 1. O. Reg. 135/79, s. 8.

9. The Board authorizes the local board to appoint agents, to prescribe their duties and terms and conditions of employment and to provide for their remuneration. O. Reg. 135/79, s. 9.

10. The Board vests in the local board the following powers:

- 1. To direct and control, by order or direction, either as principal or agent, the marketing of tender fruit including the times and places at which tender fruit may be marketed.

- 2. To determine the quantity of each class, variety, grade and size of tender fruit that shall be marketed by each producer.

- 3. To prohibit the marketing of any class, variety, grade or size of tender fruit.

- 4. To determine from time to time the price or prices that shall be paid to producers or to the local board, as the case may be, for tender fruit or any class, variety, grade or size of tender fruit and to determine different prices for different parts of Ontario.

- 5. To fix and impose service charges from time to time for the marketing of tender fruit.

- 6. To require the price or prices payable or owing to the producer for tender fruit to be paid to or through the local board.

- 7. To collect from any person by suit in a court of competent jurisdiction the price or prices or any part thereof of tender fruit.

- 8. To purchase or otherwise acquire such quantity or quantities of tender fruit as the local board considers advisable and to sell or otherwise dispose of any tender fruit so purchased or acquired.

- 9. To pay from service charges imposed under paragraph 5 its expenses in carrying out the purposes of the plan.

- 10. To pay to the producers the price or prices for tender fruit, less service charges imposed under paragraph 5 and to fix the times at which or within which such payments shall be made. O. Reg. 135/79, s. 10.

11. Each payment under paragraph 10 of section 10 shall be accompanied by a statement showing the kinds and the grades and quantity of each grade of tender fruit sold, the price or prices paid and the particulars of the service charges imposed by the local board. O. Reg. 135/79, s. 11.

12. The Board authorizes the local board to conduct a pool or pools for the distribution of all moneys received from the sale of tender fruit and after deducting all necessary and proper disbursements and expenses, to distribute the remainder of the moneys received from the sale in such manner that every producer receives a share of the remainder of the moneys received from the sale in relation to the amount, class, variety, grade or size of tender fruit delivered by him and authorizes such local board to make an initial payment on delivery of the tender fruit and subsequent payments until all of the remainder of the moneys received from the sale is distributed to the producers. O. Reg. 135/79, s. 12.

13.—(1) There shall be two advisory committees to be known as "The Processing Advisory Committee"

and "The Fresh Market Advisory Committee", each composed of a chairman and six members.

(2) After the 1st day of April and before the 30th day of April in each year,

- (a) the Board shall appoint the chairman of each committee;
- (b) the local board shall appoint three members to each committee;
- (c) The Ontario Food Processors' Association shall appoint three members to the Processing Advisory Committee; and
- (d) the Canadian Fruit Wholesalers' Association shall appoint three members to the Fresh Market Advisory Committee.

(3) Subject to subsections 4 and 5, the members of the advisory committees appointed under subsection 2 are and remain members thereof until the 30th day of April in the year following the year in which they are appointed.

(4) Where a member of an advisory committee dies or resigns or is unavailable to act before the expiration of his term, the person or persons who appointed him shall appoint a person for the unexpired term of the member who died or resigned or was unavailable to act.

(5) Where the Ontario Food Processors' Association or the Canadian Fruit Wholesalers' Association or the local board, as the case may be, fails to appoint a member or members to an advisory committee in accordance with subsection 2 or 4, the Board may appoint such members as are necessary to complete the advisory committee.

(6) The Processing Advisory Committee is empowered, respecting tender fruit that is sold for processing, to advise and make recommendations to the local board or to the Ontario Food Processors' Association in respect of,

- (a) the promotion of harmonious relationships between persons engaged in the production and marketing of tender fruit;
- (b) the promotion of greater efficiency in the production and marketing of tender fruit;
- (c) the prevention and correction of irregularities and inequities in the marketing of tender fruit;
- (d) the improvement of the quality and variety of tender fruit;
- (e) the improvement of the circulation of market information respecting tender fruit; and
- (f) without limiting the generality of the foregoing, any matter with respect to which the

Board or the local board may be empowered to make regulations under the Act.

(7) The Fresh Market Advisory Committee is empowered, respecting tender fruit that is sold for a purpose other than processing, to advise and make recommendations to the local board or to the Canadian Fruit Wholesalers' Association in respect of,

- (a) the promotion of harmonious relationships between persons engaged in the marketing of tender fruit;
- (b) the promotion of greater efficiency in the production and marketing of tender fruit;
- (c) the prevention and correction of irregularities and inequities in the marketing of tender fruit;
- (d) the improvement of the quality and variety of tender fruit;
- (e) the improvement of the circulation of market information respecting tender fruit; and
- (f) without limiting the generality of any of the foregoing, any matter with respect to which the Board or the local board may be empowered to make regulations under the Act. O. Reg. 135/79, s. 13.

Form 1

The Farm Products Marketing Act

LICENCE AS A PROCESSOR OF TENDER FRUIT

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, this licence is issued

to
(name)

of
(address)

to engage in the processing of tender fruit.

This licence expires with the 31st day of January next following the date of issue.

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

THE FARM PRODUCTS MARKETING BOARD:

.....
Chairman

.....
Secretary

Form 2

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A PROCESSOR OF TENDER FRUIT

To: The Farm Products Marketing Board:

.....
(name of applicant)

.....
(address)

makes application for a licence as a processor of tender fruit under *The Farm Products Marketing Act*.

Dated at, this day of, 19...

.....
(signature of applicant)

.....
(where applicant is a corporation or partnership, signature of person authorized to sign)

.....
(office)

O. Reg. 135/79, Form 2.

THE FARM PRODUCTS MARKETING BOARD:

JOHN H. KRAUTER
Chairman

D. K. ALLES
Secretary

Dated at Toronto, this 1st day of March, 1979.

(1907)

12

THE VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 136/79.

General.

Made—August 11th, 1976.

Filed—March 1st, 1979.

REGULATION TO AMEND REGULATION 821 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER

THE VOCATIONAL REHABILITATION SERVICES ACT

- 1. Forms 1 and 4 to Regulation 821 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Form 1

The Vocational Rehabilitation Services Act

APPLICATION FOR VOCATIONAL REHABILITATION SERVICES

(Surname)

(given name(s))

1. Name

(apartment number—street number) (street)

2. Address

(city) (postal code) (telephone number)

.....
day month year

3. Birthdate

4. Duration of Ontario residency immediately prior to application

5. Describe in what way applicant is mentally or physically disabled:

.....

.....

.....

6. Describe in what way this disability is vocationally handicapping:

.....

.....

.....

7. Indicate whether applicant's disability is a result of an occupational accident or hazard ; or service in the Armed Forces .

Has applicant applied for benefits under *The Workmen's Compensation Act* ; or the *Veterans' Rehabilitation Act* (Canada) .

If yes to either of the above, give result:

.....

.....

8. If a vocational rehabilitation program is provided for applicant, state whether applicant can arrange to take care of living expenses during that program. Yes; No.

9. I apply for vocational rehabilitation services under *The Vocational Rehabilitation Services Act* and have provided the above information which is correct to the best of my knowledge:

Dated at this
 day of, 19....

(signature of applicant)

(signature of provincial officer or the person approved by the Director completing application)

(official title)

10. Authorization:

I hereby authorize the Ministry of Community and Social Services and its representatives to release information with respect to my disabled condition and my application for vocational rehabilitation services to such agencies, persons or employers as may be concerned with my rehabilitation.

.....
 (signature of applicant)

O.Reg. 136/79, s. 1, part. (Form 1)

Form 4

The Vocational Rehabilitation Services Act

MEDICAL REPORT

NOTE TO EXAMINING PHYSICIAN: The information submitted on this Form will be used in conjunction with relevant social data to assist in determining whether or not the disabled person might benefit from vocational rehabilitation services which may enable him (her) to engage in any substantially gainful occupation.

NAME OF PERSON EXAMINED:
(surname—please print) (given name(s))

ADDRESS:

1. DIAGNOSIS(ES) OF ILLNESS AND/OR DISABILITY: (Please specify as per standard nomenclature)

- (a) Primary
- (b) Secondary
- (c) Tertiary

2. GENERAL MEDICAL APPRAISAL: (Nature and duration of illness or disability; pertinent physical, mental or emotional findings)

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

3. SPECIFIC FACTORS OR CONDITIONS AFFECTING EMPLOYMENT: (Please specify any activities, working conditions or occupations that are to be avoided)

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

4. (a) May work or commence training hours per day, beginning; or

(b) Full-time work or training beginning
(date)

5. (a) Will condition probably improve?

Worsen? Remain unchanged?

(b) Is patient continuing treatment?

Will treatment interfere with work or training?

(c) Nature of Treatment: (present or recommended)

6. ADDITIONAL COMMENTS: (Attach if necessary)

.....
.....

7. CERTIFICATE:

I, am a legally qualified medical practitioner and have
(print name in capital letters)

examined the above-named person at on
(date)

and this report contains my findings and considered opinion at that time.

.....
(signature) (suite no.) (street no.) (street)

.....
(city) (postal code)

8. MAIL TO: (To be completed by District Office)

O. Reg. 136/79, s. 1, part. (Form 4).

(1908)

12

THE PLANNING ACT

O. Reg. 137/79.

The Regional Municipality of York,
Town of Markham.
Made—March 5th, 1979.
Filed—March 5th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 104/72
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 104/72 is amended by adding thereto the following section:

15. Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for the erection and use thereon of a horse arena provided the following requirements are met:

Minimum front yard 500 feet

Minimum side yards 20 feet

O. Reg. 137/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

That parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being composed of that part of Lot 20 in Concession VIII more particularly described as follows:

Premising that the northerly limit of the said Lot 20 has a bearing of north 74° east and relating all bearings herein thereto;

Beginning at a point in the said northerly limit of the said Lot distant westerly therealong 3,441.32 feet from the northeasterly angle thereof;

Thence south 74° west along the said northerly limit of the said Lot 350.18 feet to a point;

Thence 7° 33' 40" east 1,334.15 feet, more or less, to a fence line marking the southerly limit of the said Lot;

Thence north 74° 16' 10" east along the said fence line 309.78 feet to a point;

Thence north 5° 50' 50" west 1,342.44 feet, more or less, to the place of beginning. O. Reg. 137/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 5th day of March, 1979.

(1911)

12

THE PLANNING ACT

O. Reg. 138/79.

Restricted Areas—County of
Frontenac, Township of Bedford.
Made—March 5th, 1979.
Filed—March 5th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 218/75
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 218/75 is amended by adding thereto the following sections:

98. Notwithstanding any other provision of this Order, the land described in Schedule 99 may be used for the erection and use thereon of a seasonal residence and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance between any building or structure, including a sewage disposal system, and the high water mark of Burrige Lake 100 feet

Minimum side yards 10 feet

Minimum rear yard 25 feet

Maximum lot coverage 30 per cent

O. Reg. 138/79, s. 1, *part.*

99. Notwithstanding any other provision of this Order, the lands described in Schedules 100, 101 and 102 may each be used for the erection and use thereon of a seasonal residence and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance between any building or structure, including a sewage disposal system, and the high water mark of Buck Lake 100 feet

Minimum side yards 10 feet

Minimum rear yard 25 feet

Maximum lot coverage 30 per cent

O. Reg. 138/79, s. 1, *part.*

100. Notwithstanding any other provision of this Order, the lands described in Schedules 103 and 104 may each be used for the erection and use thereon of a seasonal dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance between any building or structure, including a sewage disposal system, and the high water mark of Bob's Lake 100 feet

Minimum side yards 10 feet

Minimum rear yard 25 feet

Maximum lot coverage 30 per cent

O. Reg. 138/79, s. 1, *part.*

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 99

That parcel of land situate in the Township of Bedford in the County of Frontenac, being composed of those parts of lots 23 and 24 in Concession VII more particularly described as follows:

Premising that the bearings mentioned herein are astronomic and referred to the meridian through the northeasterly angle of the said Lot 23;

Beginning at an iron survey post planted in the said Lot 23 and being distant 2,674.60 feet, more or less, on a bearing of south 86° 05' 45" west from an iron survey post marking the intersection of the centre line of the road allowance between concessions VII and VIII with the lot line between the said lots 23 and 24;

Thence south 50° 55' 40" west a distance of 190.23 feet to an iron survey post;

Thence north 42° 28' 20" west a distance of 45 feet to an iron survey post;

Thence north 35° 22' east a distance of 204 feet, more or less, to the water's edge of Burrige Lake;

Thence in a general southeasterly direction in and along the said water's edge to intersect a line drawn on a bearing of north 50° 55' 40" east from the place of beginning;

Thence south 50° 55' 40" west along the said line a distance of 10 feet, more or less, to the place of beginning. O. Reg. 138/79, s. 2, *part.*

Schedule 100

That parcel of land situate in the Township of Bedford in the County of Frontenac, being composed of those parts of lots 1 and 2 in Concession XIII designated as Part 8 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Frontenac (No. 13) as Number R-162. O. Reg. 138/79, s. 2, *part.*

Schedule 101

That parcel of land situate in the Township of Bedford in the County of Frontenac, being composed of those parts of lots 1 and 2 in Concession XIII designated as Part 16 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Frontenac (No. 13) as Number R-162. O. Reg. 138/79, s. 2, *part.*

Schedule 102

That parcel of land situate in the Township of Bedford in the County of Frontenac, being composed of that part of Lot 1 in Concession XIII designated as Part 10 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Frontenac (No. 13) as Number R-161. O. Reg. 138/79, s. 2, *part.*

Schedule 103

That parcel of land situate in the Township of Bedford in the County of Frontenac, being composed of the e parts of lots 23 and 24 in Concession III designated as Part 40 on a Plan deposited in the Land Registry Office for the Registry Division of Frontenac (No. 1) as Number RD-90. O. Reg. 138/79, s. 2, *part*.

Schedule 104

That parcel of land situate in the Township of Bedford in the County of Frontenac, being composed of that part of Lot 22 in Concession IV designated as parts 2, 3 and 4 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Frontenac (No. 13) as Number 13R-2317. O. Reg. 138/79, s. 2, *part*.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 5th day of March, 1979.

(1912)

12

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 139/79.

County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of West Flamborough (now Township of Flamborough).

Made—February 26th, 1979.

Filed—March 7th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 484/73
MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Ontario Regulation 484/73 is amended by adding thereto the following section:

19. Notwithstanding any other provision of this Order, the land described in Schedule 6 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance of dwelling to the centre line of Home Street	70 feet
Minimum rear yard	25 feet
Maximum height of dwelling	30 feet

O. Reg. 139/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 6

That parcel of land situate in the Town of Dundas in The Regional Municipality of Hamilton-Wentworth, formerly in the Township of West Flamborough in the County of Wentworth, being composed of that part of Lot 26 in Concession II more particularly described as follows:

Beginning at a round iron bar planted in the northerly limit of Home Street as shown on a Plan of Pleasant View Surveys registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 604, where the said northerly limit of Home Street is intersected by the division line between lots 25 and 26 of the said former Township;

Thence on a course of north 64° 05' east and along the said northerly limit of Home Street a distance of 653.07 feet to a point in the said limit where the said street changes direction and proceeds on a northerly course;

Thence continuing along the westerly limit of Home Street on a course of north 13° 05' 30" west a distance of 128.33 feet to another angle in the said limit of Home Street;

Thence on a course of south 76° 51' 30" west a distance of 383 feet to a point;

Thence on a course of north 12° 36' west a distance of 330.80 feet to a point in the southerly limit of the travelled road known as Patterson Road;

Thence westerly along the southerly limit of the said Patterson Road the following courses and distances:

South 48° 35' 30" west a distance of 88.10 feet;

South 44° 25' 30" west a distance of 84.03 feet;

South 50° 06' west a distance of 56.58 feet;

South 60° 09' 30" west a distance of 59.78 feet to an iron bar planted in the said southerly limit of Patterson Road where it is intersected by the division line between lots 25 and 26 in the said Concession II;

Thence on a course of south 13° 04' east and along the said division line 474.22 feet to the place of beginning. O. Reg. 139/79, s. 2.

F. MILLER
*Treasurer of Ontario
and Minister of Economics*

Dated at Toronto, this 26th day of February, 1978.

(1926)

12

THE PLANNING ACT

O. Reg. 140/79.

Order made under section 29a of The Planning Act.

Made—March 1st, 1979.

Filed—March 7th, 1979.

REGULATION MADE UNDER
THE PLANNING ACTORDER MADE UNDER SECTION 29a OF THE
PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Amaranth in the County of Dufferin, being composed of that part of the east half of Lot 10 in Concession II more particularly described as follows:

Premising that the bearing of the westerly limit of the east half of the said Lot 10 is north 9° 55' 20" west and referring all bearings mentioned herein thereto;

Beginning at a point in the southerly limit of the east half of the said Lot 10 a distance of 1,347.73 feet measured westerly from the southeasterly angle of the east half of the said Lot;

Thence continuing westerly along the southerly limit of the east half of the said Lot a distance of 221.88 feet;

Thence northerly and parallel to the easterly limit of the east half of the said Lot a distance of 1,974.63 feet, more or less, to the southerly limit of the Township Road as widened;

Thence north 73° 41' 30" east a distance of 222 feet;

Thence southerly and parallel to the easterly limit of the east half of the said Lot a distance of 1,975.75 feet, more or less, to the place of beginning. O. Reg. 140/79, s. 1.

LORNE C. HENDERSON
Acting Minister of Housing

Dated at Toronto, this 1st day of March, 1979.

(1930)

12

THE PLANNING ACT

O. Reg. 141/79.

Order made under section 29a of The Planning Act.

Made—March 1st, 1979.

Filed—March 7th, 1979.

REGULATION MADE UNDER
THE PLANNING ACTORDER MADE UNDER SECTION 29a OF
THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Burleigh, Northern Division, in the County of Peterborough, being composed of that part of Lot 6 in Concession XV designated as Part 16 on a Plan deposited in the Land Registry Office for the Registry Division of Peterborough (No. 45) as Number R-362. O. Reg. 141/79, s. 1.

LORNE C. HENDERSON
Acting Minister of Housing

Dated at Toronto, this 1st day of March, 1979.

(1931)

12

THE PLANNING ACT

O. Reg. 142/79.

Order made under section 29a of The Planning Act.

Made—March 1st, 1979.

Filed—March 7th, 1979.

REGULATION MADE UNDER
THE PLANNING ACTORDER MADE UNDER SECTION 29a OF
THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor

thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Mariposa in the County of Victoria, being composed of that part of Lot 7 in Concession A designated as Part 13 as shown on a Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number R.D. 187 and being also Lot 32 according to a Registrar's Compiled Plan registered in the said Land Registry Office as Number 553. O. Reg. 142/79, s. 1.

LORNE C. HENDERSON
Acting Minister of Housing

Dated at Toronto, this 1st day of March, 1979.

(1932)

12

THE PLANNING ACT

O. Reg. 143/79.

Order made under section 29a of
The Planning Act.

Made—March 1st, 1979.

Filed—March 7th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

Those parcels of land situate in the Township of Muskoka Lakes, formerly in the Township of Watt, in The District Municipality of Muskoka, being composed of the following:

1. That part of Lot 24 in Concession VIII designated as Part 86 on a Plan deposited in the Land Registry Office for the Registry Division of Muskoka (No. 35) as Number RD-658;

Together with a right-of-way for all the usual purposes, in common with all those entitled thereto, in, over, along and upon all that part of Lots 23 and 24 in the said Concession VIII designated as Part 96 on the said Plan RD-

658, being the lands described in an Instrument registered in the said Land Registry Office as Number 91723.

2. That part of Lot 24 in Concession VIII designated as Part 87 on a Plan deposited in the Land Registry Office for the Registry Division of Muskoka (No. 35) as Number RD-658;

Together with a right-of-way for all the usual purposes, in common with all those entitled thereto, in, over, along and upon all that part of Lots 23 and 24 in the said Concession VIII designated as Part 96 on the said Plan RD-658. O. Reg. 143/79, s. 1.

LORNE C. HENDERSON
Acting Minister of Housing

Dated at Toronto, this 1st day of March, 1979.

(1933)

12

THE PLANNING ACT

O. Reg. 144/79.

Order made under section 29a of
The Planning Act.

Made—March 1st, 1979.

Filed—March 7th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Hamilton in the County of Northumberland, being composed of that part of Lot 28 in Concession VIII more particularly described as Lot 32 as shown on a Registrar's Compiled Plan registered in the Land Registry Office for the Registry Division of Northumberland West (No. 39) as Number 384. O. Reg. 144/79, s. 1.

LORNE C. HENDERSON
Acting Minister of Housing

Dated at Toronto, this 1st day of March, 1979.

(1934)

12

THE HIGHWAY TRAFFIC ACT

O. Reg. 145/79

Construction Zones.

Made—March 6th, 1979.

Filed—March 8th, 1979.

**REGULATION TO AMEND
REGULATION 411 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT**

- 1.—(1) Paragraphs 1, 2, 3, 4, 5, 6, 10, 13, 14, 15 and 16 of Schedule 1 to Regulation 411 of Revised Regulations of Ontario, 1970 are revoked.
- (2) Paragraph 18 of the said Schedule 1, as made by section 1 of Ontario Regulation 40/71, is revoked.
- (3) Paragraph 19 of the said Schedule 1, as remade by subsection 1 of section 1 of Ontario Regulation 151/71, is revoked.
- (4) Paragraphs 20 and 21, as made by subsection 2 of section 1 of Ontario Regulation 151/71, are revoked.
- (5) Paragraphs 22, 24, 25 and 26 of the said Schedule 1, as made by section 1 of Ontario Regulation 216/71, are revoked.
- (6) Paragraph 27 of the said Schedule 1, as made by section 1 of Ontario Regulation 329/71, is revoked.
- (7) Paragraph 38 of the said Schedule 1, as made by section 1 of Ontario Regulation 510/71, is revoked.
- (8) Paragraphs 39 and 40 of the said Schedule 1, as made by section 1 of Ontario Regulation 222/72, are revoked.
- (9) Paragraph 41 of the said Schedule 1, as made by section 1 of Ontario Regulation 472/72, is revoked.
- (10) Paragraphs 42 to 45, both inclusive, of the said Schedule 1, as made by section 1 of Ontario Regulation 225/73, are revoked.
- (11) Paragraph 46 of the said Schedule 1, as remade by section 1 of Ontario Regulation 429/73, is revoked.
- (12) Paragraphs 47 and 48 of the said Schedule 1, as made by section 1 of Ontario Regulation 277/73, are revoked.
- (13) Paragraph 49 of the said Schedule 1, as made by section 1 of Ontario Regulation 395/74, is revoked.
- (14) Paragraphs 59 and 60 of the said Schedule 1, as made by section 1 of Ontario Regulation 258/77, are revoked.
2. Schedule 3 to the said Regulation, as remade by section 1 of Ontario Regulation 75/72, is revoked.
3. Paragraph 1 of Schedule 4 to the said Regulation is revoked.
4. Schedule 5 to the said Regulation, as remade by section 2 of Ontario Regulation 75/72, is revoked.
- 5.—(1) Paragraphs 1 to 5, both inclusive, of Schedule 6 to the said Regulation are revoked.
- (2) Paragraph 7 of the said Schedule 6, as made by section 2 of Ontario Regulation 40/71, is revoked.
- (3) Paragraph 10 of the said Schedule 6, as made by section 1 of Ontario Regulation 395/72, is revoked.
6. Schedules 7 and 8 to the said Regulation, as remade by section 2 of Ontario Regulation 132/72, are revoked.
- 7.—(1) Paragraphs 1 and 3 of Schedule 9 to the said Regulation are revoked.
- (2) Paragraphs 2, 4 and 5 of the said Schedule 9, as made by section 4 of Ontario Regulation 75/72, are revoked.
- 8.—(1) Paragraphs 1 to 6, both inclusive, of Schedule 10 to the said Regulation are revoked.
- (2) Paragraph 7 of the said Schedule 10, as made by section 2 of Ontario Regulation 510/71, is revoked.
- (3) Paragraph 10 of the said Schedule 10, as made by section 2 of Ontario Regulation 222/72, is revoked.
- (4) Paragraph 11 of the said Schedule 10, as made by section 2 of Ontario Regulation 395/72, is revoked.
- (5) Paragraphs 12 and 13 of the said Schedule 10, as made by section 1 of Ontario Regulation 351/73, are revoked.
9. Schedule 11 to the said Regulation, as remade by section 3 of Ontario Regulation 222/72, is revoked.
10. Paragraphs 1 and 2 of Schedule 12 to the said Regulation are revoked.
11. Schedule 13 to the said Regulation, as remade by section 4 of Ontario Regulation 222/72, is revoked.

- 12.—(1) Paragraphs 1 to 4, both inclusive, of Schedule 14 to the said Regulation are revoked.
- (2) Paragraph 5 of the said Schedule 14, as made by section 6 of Ontario Regulation 75/72, is revoked.
- 13.—(1) Paragraph 1 of Schedule 15 to the said Regulation, as made by section 3 of Ontario Regulation 510/71, is revoked.
- (2) Paragraph 2 of the said Schedule 15, as made by section 5 of Ontario Regulation 222/72, is revoked.
- (3) Paragraph 3 of the said Schedule 15, as remade by section 2 of Ontario Regulation 429/73, is revoked.
- 14.—(1) Paragraphs 1 and 2 of Schedule 16 to the said Regulation are revoked.
- (2) Paragraph 3 of the said Schedule 16, as made by section 4 of Ontario Regulation 510/71, is revoked.
- (3) Paragraphs 4, 5 and 6 of the said Schedule 16, as made by section 2 of Ontario Regulation 351/73, are revoked.
15. Paragraphs 1 and 2 of Schedule 17 to the said Regulation are revoked.
16. Paragraph 1 of Schedule 18 to the said Regulation, as made by section 6 of Ontario Regulation 222/72, is revoked.
17. Paragraph 1 of Schedule 19 to the said Regulation, as made by section 32 of Ontario Regulation 151/71 and amended by section 4 of Ontario Regulation 216/71, is revoked.
18. Paragraphs 1 and 2 of Schedule 20 to the said Regulation are revoked.
- 19.—(1) Paragraphs 1 and 3 of Schedule 21 to the said Regulation are revoked.
- (2) Paragraphs 4 and 5 of the said Schedule 21, as made by section 5 of Ontario Regulation 216/71, are revoked.
20. Paragraph 1 of Schedule 23 to the said Regulation, as made by section 3 of Ontario Regulation 395/72, is revoked.
- 21.—(1) Paragraphs 1 to 9, both inclusive, and paragraphs 12 to 16, both inclusive, of Schedule 24 to the said Regulation are revoked.
- (2) Paragraphs 18, 19 and 20 of the said Schedule 24, as made by section 6 of Ontario Regulation 216/71, are revoked.
- (3) Paragraph 21 of the said Schedule 24, as made by section 5 of Ontario Regulation 510/71, is revoked.
- (4) Paragraph 22 of the said Schedule 24, as made by section 7 of Ontario Regulation 75/72, is revoked.
- (5) Paragraph 23 of the said Schedule 24, as made by section 5 of Ontario Regulation 132/72, is revoked.
- (6) Paragraphs 24 to 27, both inclusive, of the said Schedule 24, as made by section 8 of Ontario Regulation 222/72, are revoked.
- (7) Paragraph 28 of the said Schedule 24, as made by section 2 of Ontario Regulation 56/73, is revoked.
- (8) Paragraphs 29 and 30 of the said Schedule 24, as made by section 5 of Ontario Regulation 225/73, are revoked.
- (9) Paragraphs 29 to 32, both inclusive, of the said Schedule 24, as made by section 1 of Ontario Regulation 276/73, are revoked.
- (10) Paragraph 39 of the said Schedule 24, as made by section 4 of Ontario Regulation 613/74, is revoked.
22. Paragraph 1 of Schedule 25 to the said Regulation is revoked.
23. Paragraph 1 of Schedule 26 to the said Regulation, as made by section 4 of Ontario Regulation 395/72, is revoked.
24. Schedule 27 to the said Regulation, as remade by section 4 of Ontario Regulation 395/72, is revoked.
- 25.—(1) Paragraph 1 of Schedule 28 to the said Regulation is revoked.
- (2) Paragraphs 2 and 3 of the said Schedule 28, as made by section 7 of Ontario Regulation 216/71, are revoked.
- (3) Paragraph 4 of the said Schedule 28, as made by section 6 of Ontario Regulation 225/73, is revoked.
- 26.—(1) Paragraphs 1 and 2 of Schedule 29 to the said Regulation are revoked.
- (2) Paragraph 3 of the said Schedule 29, as made by section 9 of Ontario Regulation 222/72, is revoked.
27. Schedule 31 to the said Regulation is revoked.
- 28.—(1) Paragraphs 1, 2 and 3 of Schedule 32 to the said Regulation are revoked.

- (2) Paragraph 4 of the said Schedule 32, as made by section 2 of Ontario Regulation 329/71, is revoked.
29. Paragraphs 1 and 2 of Schedule 33 to the said Regulation, as made by section 4 of Ontario Regulation 395/72, are revoked.
30. Schedule 34 to the said Regulation, as remade by section 4 of Ontario Regulation 395/72, is revoked.
31. Schedule 36 to the said Regulation, as amended by section 2 of Ontario Regulation 277/73, is revoked.
32. Paragraph 1 of Schedule 38 to the said Regulation, as made by section 8 of Ontario Regulation 216/71, is revoked.
33. Schedule 39 to the said Regulation is amended by adding thereto the following paragraph:
23. That part of the King's Highway known as No. 3 in the County of Elgin beginning at a point situate 500 metres measured easterly from its intersection with Elgin County Road No. 14 in the Township of Southwold and a point situate 500 metres measured westerly from its intersection with the King's Highway known as No. 76 in the Township of Aldborough. (W.P. 827-75-01) (D.2)
- 34.—(1) Paragraphs 2, 4, 5, 7 and 9 of Schedule 40 to the said Regulation are revoked.
- (2) Paragraph 10 of the said Schedule 40, as made by section 4 of Ontario Regulation 151/71, is revoked.
- (3) Paragraph 11 of the said Schedule 40, as made by section 9 of Ontario Regulation 216/71, is revoked.
- (4) Paragraph 14 of the said Schedule 40, as made by section 11 of Ontario Regulation 222/72, is revoked.
- (5) Paragraph 15 of the said Schedule 40, as made by section 8 of Ontario Regulation 225/73, is revoked.
- (6) Paragraphs 16 and 17 of the said Schedule 40, as made by section 4 of Ontario Regulation 277/73, are revoked.
- 35.—(1) Paragraph 1 of Schedule 41 to the said Regulation, as remade by section 10 of Ontario Regulation 57/73, is revoked.
- (2) Paragraph 3 of the said Schedule 41, as remade by section 5 of Ontario Regulation 613/74, is revoked.
- (3) Paragraph 7 of the said Schedule 41 is revoked.
- (4) Paragraph 8 of the said Schedule 41, as remade by section 10 of Ontario Regulation 57/73, is revoked.
- (5) Paragraphs 9 and 10 of the said Schedule 41, as made by section 5 of Ontario Regulation 151/71, are revoked.
- (6) Paragraph 11 of the said Schedule 41, as made by section 10 of Ontario Regulation 216/71 and amended by section 1 of Ontario Regulation 257/71, is revoked.
- (7) Paragraph 12 of the said Schedule 41, as made by section 7 of Ontario Regulation 132/72, is revoked.
- (8) Paragraphs 14 and 15 of the said Schedule 41, as made by section 2 of Ontario Regulation 742/76, are revoked.
- 36.—(1) Paragraphs 1, 2, 3, 4, 5, 6, 8, 9, 13, 14, 15 and 17 of Schedule 42 to the said Regulation are revoked.
- (2) Paragraph 18 of the said Schedule 42, as made by section 4 of Ontario Regulation 426/76, is revoked.
- (5) Paragraph 20 of the said Schedule 42, as remade by section 4 of Ontario Regulation 40/71, is revoked.
- (4) Paragraph 21 of the said Schedule 42 is revoked.
- (5) Paragraphs 23, 24 and 25 of the said Schedule 42, as made by section 11 of Ontario Regulation 216/71, are revoked.
- (6) Paragraph 27 of the said Schedule 42, as made by section 3 of Ontario Regulation 29/71, is revoked.
- (7) Paragraphs 28 and 29 of the said Schedule 42, as made by section 6 of Ontario Regulation 510/71, are revoked.
- (8) Paragraph 30 of the said Schedule 42, as made by section 11 of Ontario Regulation 75/72, is revoked.
- (9) Paragraph 31 of the said Schedule 42, as made by section 8 of Ontario Regulation 152/72, is revoked.
- (10) Paragraph 32 of the said Schedule 42, as remade by subsection 1 of section 12 of Ontario Regulation 222/72, is revoked.
- (11) Paragraph 33 of the said Schedule 42, as made by subsection 2 of section 12 of Ontario Regulation 222/72, is revoked.

- (12) Paragraph 34 of the said Schedule 42, as remade by sub-section 1 of section 5 of Ontario Regulation 395/72, is revoked.
- (13) Paragraphs 35, 36 and 37 of the said Schedule 42, as made by sub-section 2 of section 12 of Ontario Regulation 222/72, are revoked.
- (14) Paragraph 38 of the said Schedule 42, as remade by sub-section 1 of section 5 of Ontario Regulation 395/72, is revoked.
- (15) Paragraph 39 of the said Schedule 42, as made by sub-section 2 of section 5 of Ontario Regulation 395/72, is revoked.
- (16) Paragraph 40 of the said Schedule 42, as made by section 9 of Ontario Regulation 225/73, is revoked.
- (17) Paragraphs 41 and 42 of the said Schedule 42, as made by section 5 of Ontario Regulation 277/73, are revoked.
- (18) Paragraphs 43 and 44 of the said Schedule 42, as made by section 3 of Ontario Regulation 351/73, are revoked.
- (19) Paragraphs 45 and 46 of the said Schedule 42, as made by section 3 of Ontario Regulation 429/73, are revoked.
- (20) Paragraph 50 of the said Schedule 42, as made by section 10 of Ontario Regulation 395/74, is revoked.
- 37.—(1) Paragraph 1 of Schedule 43 to the said Regulation is revoked.
- (2) Paragraph 2 of the said Schedule 43, as made by section 13 of Ontario Regulation 222/72, is revoked.
- (3) Paragraphs 3 and 4 of the said Schedule 43 are revoked.
- (4) Paragraph 5 of the said Schedule 43, as made by section 6 of Ontario Regulation 395/72, is revoked.
- (5) Paragraphs 6, 7 and 8 of the said Schedule 43, as made by section 10 of Ontario Regulation 225/73, are revoked.
- (6) Paragraph 9 of the said Schedule 43, as made by section 4 of Ontario Regulation 429/73, is revoked.
- (7) Paragraph 10 of the said Schedule 43, as made by section 1 of Ontario Regulation 663/73, is revoked.
- 38.—(1) Paragraph 1 of Schedule 45 to the said Regulation is revoked.
- (2) Paragraph 2 of the said Schedule 45, as made by section 15 of Ontario Regulation 222/72, is revoked.
- 39.—(1) Paragraphs 1 and 2 of Schedule 46 to the said Regulation are revoked.
- (2) Paragraph 4 of the said Schedule 46, as made by section 6 of Ontario Regulation 40/71, is revoked.
- (3) Paragraph 5 of the said Schedule 46, as made by section 3 of Ontario Regulation 472/72, is revoked.
- 40.—(1) Paragraphs 1 to 7, both inclusive, of Schedule 47 to the said Regulation are revoked.
- (2) Paragraph 10 of the said Schedule 47, as remade by subsection 1 of section 13 of Ontario Regulation 75/72, is revoked.
- (3) Paragraphs 11, 12 and 13 of the said Schedule 47, as remade by subsection 1 of section 13 of Ontario Regulation 75/72, are revoked.
- (4) Paragraph 14 of the said Schedule 47, as made by subsection 2 of section 13 of Ontario Regulation 75/72, is revoked.
- (5) Paragraphs 19, 20, 22, 23, 24, 25, 26, 27, 28, 29, 31, 32, 33, 34, 35, 37 and 46 of the said Schedule 47 are revoked.
- (6) Paragraph 54 of the said Schedule 47, as made by section 7 of Ontario Regulation 40/71, is revoked.
- (7) Paragraphs 56 and 57 of the said Schedule 47, as made by subsection 3 of section 8 of Ontario Regulation 151/71, are revoked.
- (8) Paragraph 58 of the said Schedule 47, as remade by section 9 of Ontario Regulation 132/72, is revoked.
- (9) Paragraphs 59 and 60 of the said Schedule 47, as made by section 13 of Ontario Regulation 216/71, are revoked.
- (10) Paragraph 61 of the said Schedule 47, as made by section 3 of Ontario Regulation 257/71, is revoked.
- (11) Paragraph 62 of the said Schedule 47, as made by section 5 of Ontario Regulation 329/71, is revoked.
- (12) Paragraphs 63 to 71, both inclusive, of the said Schedule 47, as made by section 17 of Ontario Regulation 222/72, are revoked.
- (13) Paragraph 72 of the said Schedule 47, as made by section 8 of Ontario Regulation 395/72, is revoked.

- (14) Paragraphs 73 and 74 of the said Schedule 47, as made by section 4 of Ontario Regulation 472/72, are revoked.
- (15) Paragraph 76 of the said Schedule 47, as remade by section 1 of Ontario Regulation 531/72, is revoked.
- (16) Paragraph 77 of the said Schedule 47, as made by section 4 of Ontario Regulation 472/72, is revoked.
- (17) Paragraph 78 of the said Schedule 47, as made by section 12 of Ontario Regulation 225/73, is revoked.
- (18) Paragraphs 79 to 85, both inclusive, of the said Schedule 47, as made by section 7 of Ontario Regulation 277/73, are revoked.
- (19) Paragraph 87 of the said Schedule 47, as made by section 2 of Ontario Regulation 663/73, is revoked.
- (20) Paragraph 91 of the said Schedule 47, as made by section 7 on Ontario Regulation 447/75, is revoked.
- (21) Paragraphs 95 and 97 of the said Schedule 47, as made by section 6 of Ontario Regulation 426/76, are revoked.

J. W. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 6th day of March, 1979.

(1950)

12

THE HIGHWAY TRAFFIC ACT

O. Reg. 146/79.

Designation of Termination Date of Freeze-Up Period Pursuant to Subsection 2 of Section 75 of The Highway Traffic Act.
Made—March 7th, 1979.
Filed—March 8th, 1979.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT

DESIGNATION OF TERMINATION DATE
OF FREEZE-UP PERIOD PURSUANT
TO SUBSECTION 2 OF SECTION 75
OF THE HIGHWAY TRAFFIC ACT

I. The 19th day of March, 1979 is hereby designated as the termination date of the freeze-up period that commenced on the 18th day of December, 1978, pursuant to Ontario Regulation 941/78, for the part of

Ontario north and west of King's Highway No. 101 and including King's Highway No. 101. O. Reg. 146/79, s. 1.

J. W. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 7th day of March, 1979.

(1951)

12

THE HIGHWAY TRAFFIC ACT

O. Reg. 147/79.

Designation of Termination Date of Freeze-Up Period Pursuant to Subsection 2 of Section 75 of The Highway Traffic Act.
Made—March 9th, 1979.
Filed—March 9th, 1979.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT

DESIGNATION OF TERMINATION DATE OF
FREEZE-UP PERIOD PURSUANT TO
SUBSECTION 2 OF SECTION 75 OF
THE HIGHWAY TRAFFIC ACT

I. The 12th day of March, 1979 is hereby designated as the termination date of the freeze-up period that commenced on the 18th day of December, 1978, pursuant to Ontario Regulation 941/78, for that part of Ontario south of King's Highway No. 101 and north of a boundary line extending along the north shore of Lake Huron and Georgian Bay from Sault Ste. Marie to Pointe au Baril (including St. Joseph Island and Manitoulin Island); thence in a straight line from Pointe au Baril to Sundridge; thence in a straight line from Sundridge through Pembroke to the Ottawa River. O. Reg. 147/79, s. 1.

J. W. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 9th day of March, 1979.

(1952)

12

THE PLANNING ACT

O. Reg. 148/79.

Restricted Areas—County of Ontario (now The Regional Municipality of Durham), Township of Uxbridge.
Made—March 7th, 1979.
Filed—March 9th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 103/72
MADE UNDER
THE PLANNING ACT

1. Section 15 of Ontario Regulation 103/72, as made by section 1 of Ontario Regulation 58/79, is revoked and the following substituted therefor:

15. Notwithstanding any other provision of this Order, the lands described in Schedules 1 and 2 may each be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard 25 feet

Minimum side yards 10 feet

O. Reg. 148/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham,

being composed of that part of Lot 4 in Concession II more particularly described as follows:

Beginning at the northeasterly angle of the said Lot 4;

Thence southerly along the easterly limit of the said Lot a distance of 330 feet;

Thence westerly parallel to the northerly limit of the said Lot a distance of 1,320 feet;

Thence northerly in a straight line a distance of 330 feet to a point in the northerly limit of the said Lot a distance of 1,320 feet from the northeasterly angle thereof;

Thence easterly along the northerly limit of the said Lot a distance of 1,320 feet to the place of beginning.
O. Reg. 148/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 7th day of March, 1979.

(1953)

12

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The Parkway Belt Planning and Development Act, 1973 O. Reg. 139/79	1652
The Pesticides Act, 1973 O. Reg. 132/79	1564
The Planning Act O. Reg. 137/79	1650
The Planning Act O. Reg. 138/79	1650
The Planning Act O. Reg. 140/79	1653
The Planning Act O. Reg. 141/79	1653
The Planning Act O. Reg. 142/79	1653
The Planning Act O. Reg. 143/79	1654
The Planning Act O. Reg. 144/79	1654
The Planning Act O. Reg. 148/79	1659
The Public Hospitals Act O. Reg. 129/79	1563
The Public Transportation and Highway Improvement Act O. Reg. 128/79	1562
The Vocational Rehabilitation Services Act O. Reg. 136/79	1647





NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—	Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

**REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT**

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,
by subscribers for a subscription of 52 weekly issues, \$20.00; and
by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

Special Announcement

The Government of Ontario has instituted a program making certain Statutes and Regulations available in the French language. This is a long-term, on-going undertaking and the first translated statutes are expected to be ready for distribution early in April, 1979. These statutes are: The Ministry of Northern Affairs Act, 1977, The Compensation for Victims of Crime Act, 1971 and The Human Tissue Gift Act, 1971. Additional translations will be listed in both our Monthly Checklist and French Catalogue as they become available.

Le Gouvernement de la Province d'Ontario a mis sur pied un programme qui assurera la traduction en langue française d'un certain nombre de lois statutaires et de règlements. Il s'agit d'une initiative à long terme et les premières traductions de lois statutaires devraient être prêtes à être distribuées au début du mois d'avril 1979. Ces lois sont la Loi de 1977 sur le ministère des Affaires du Nord, la Loi de 1971 sur la compensation des victimes d'actes criminels et la Loi de 1971 sur le don de tissus humains. D'autres traductions seront ajoutées à la fois à la liste mensuelle de contrôle et à notre catalogue français à mesure qu'elles seront disponibles.

Publications Under The Regulations Act

March 31st, 1979

THE PLANNING ACT

O. Reg. 149/79.

Order made under Section 29a of The Planning Act.

Made—March 7th, 1979.

Filed—March 12th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the Town of Wasaga Beach, formerly in the Township of Flos, in the County of Simcoe, being composed of those parts of Lots 22 and 23 in Concession X more particularly described as follows:

1. Beginning at a point in the southerly limit of the said Lot 23 distant 1,216 feet measured westerly along the said southerly limit from the southeasterly angle of the said Lot 23;

Thence north 32° 04' west 180 feet to the centreline of creek;

Thence southerly along the centreline of creek 280 feet, more or less, to the southerly limit of the said Lot 23;

Thence easterly along the said southerly limit 193 feet, more or less, to the place of beginning.

The above-mentioned property is thirteenthly described in an Instrument registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 331829.

2. Beginning at a point in the southerly limit of the said Lot 23 distant 1,116 feet measured westerly along the said southerly limit from the southeasterly angle of the said Lot 23;

Thence north 32° 04' west 175 feet;

Thence south 59° 48' west 100 feet;

Thence south 32° 04' east 175 feet, more or less, to the southerly limit of the said Lot 23;

Thence easterly along the said southerly limit 100 feet, more or less, to the place of beginning.

The above-mentioned property is firstly described in an Instrument registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 331832. O. Reg. 149/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 7th day of March, 1979.

(1964)

13

THE PLANNING ACT

O. Reg. 150/79.

Restricted Areas—County of Perth,
Township of Elma.

Made—March 12th, 1979.

Filed—March 31st, 1979.

REGULATION TO AMEND ONTARIO REGULATION 285/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 285/74 is amended by adding thereto the following section:
7. Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for the erection and use thereon of,

(a) a building for,

(i) the manufacture and sale of steel products, and

(ii) the sale of farm equipment; and

(b) buildings and structures accessory to the uses permitted in the building erected under clause a,

provided the following requirements are met:

Minimum front yard	100 feet
Minimum side yards	100 feet
Minimum rear yard	100 feet
Maximum floor area of all buildings and structures	6,500 square feet
Minimum number of off-street parking spaces	40
Maximum height of any building and structure	one storey

O. Reg. 150/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

That parcel of land situate in the Township of Elma in the County of Perth, being that part of Lot 36 in Concession II designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Perth (No. 44) as Number 44R-902. O. Reg. 150/79, s. 2.

G. M. FARROW
*Executive Director,
 Plans Administration Division,
 Ministry of Housing*

Dated at Toronto, this 12th day of March, 1979.

(1965)

13

THE PROVINCIAL PARKS ACT

O. Reg. 151/79.

Designation of Parks.

Made—March 7th, 1979.

Filed—March 15th, 1979.

**REGULATION TO AMEND
 REGULATION 695 OF
 REVISED REGULATIONS OF ONTARIO, 1970
 MADE UNDER
 THE PROVINCIAL PARKS ACT**

1.—(1) Schedule 8 of Appendix B to Regulation 695 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 1 of Ontario Regulation 114/71, is revoked and the following substituted therefor:

Schedule 8

JOHN E. PEARCE PROVINCIAL PARK

In the Township of Dunwich in the County of Elgin, containing an area of 67.987 hectares more or less, described as follows:

1. Part of Lot 11 in Concession X and part of the road allowance between Concessions IX and X;

Beginning at the most northerly corner of that Lot 11; thence southeasterly along the northeasterly limit of that lot 728.820 metres; thence south 46° 36' west 134.581 metres; thence south 43° 27' east 115.818 metres to the northwesterly limit of Lake Road as shown on Reference Plan R-11; thence southwesterly along that northwesterly limit to the southwesterly limit of that Lot 11; thence northwesterly along that limit 577.901 metres more or less, to the most westerly corner of that lot; thence northwesterly along the northwesterly production of the southwesterly limit of that lot a distance of 20.117 metres more or less, to the northwesterly limit of the road allowance between Concessions IX and X; thence northeasterly along that northwesterly limit of 604.418 metres more or less, to the intersection with a line drawn north 43° 26' west from the place of beginning; thence south 43° 26' east 20.117 metres more or less, to the place of beginning.

2. Part of Lot 11 in Concession X;

Beginning at the intersection of the water's edge of Lake Erie with the southeasterly production of the line between lots 10 and 11, Concession X; thence northwesterly along that production and that line 448.666 metres more or less, to the southeasterly limit of Lake Road as shown on Reference Plan R-11; thence north 54° 32' east along that limit 98.548 metres; thence south 39° 00' east 73.432 metres; thence north 54° 07' 30" east 31.684 metres; thence north 41° 00' 30" west 73.204 metres to the southeasterly limit of that Lake Road; thence northeasterly along that limit of Lake Road on a curve to the right having a radius of 421.352 metres, an arc distance of 108.853 metres, the chord equivalent being 108.548 metres measured north 63° 36' east; thence north 71° 00' east along that limit 72.195 metres; thence northeasterly along that limit on a curve to the right having a radius of 334.036 metres, an arc distance of 113.767 metres, the chord equivalent being 113.218 metres measured north 80° 45' 20" east; thence south 60° 10' 20" east along that limit 33.939 metres; thence north 71° 32' 40" east along that limit 36.884 metres; thence south 84° 03' east along that limit 156.652 metres; thence north 84° 52' 30" east along that limit 62.313 metres; thence south 44° 34' east 74.694 metres; thence south 9° 20' 30" west 20.108 metres; thence south 27° 42' 20" east 45.522 metres; thence south 89° 47' 30" east 13.686 metres; thence south 5° 37' east 159.999 metres; thence continuing south 5° 37' east 18.288 metres more or less, to the water's edge of Lake Erie; thence in a southwesterly direction along that water's edge to the place of beginning. O. Reg. 151/79, s. 1 (1).

- (2) Schedule 25 of the said Appendix B, as remade by section 1 of Ontario Regulation 815/76, is revoked and the following substituted therefor:

Schedule 25

SILVER LAKE PROVINCIAL PARK

In the Township of South Sherbrooke in the County of Lanark, containing an area of 43.225 hectares, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the northerly limit of the right of way of that part of the King's Highway known as Number 7 having a bearing of north 79° 30' 15" east as shown on Ministry of Transportation and Communications Plan P-1879-8;

Beginning at a point in the northerly limit of the right of way of that part of the King's Highway known as Number 7 distant 308.156 metres measured south 79° 30' 15" west along that highway limit from its intersection with the easterly limit of Lot 10 in Concession IX; thence south 79° 30' 15" west along that highway limit 111.618 metres; thence in a southwesterly direction along that northerly limit on a curve to the left having a radius of 888.428 metres, an arc distance of 102.001 metres, the chord equivalent being 101.946 metres measured south 76° 12' 54" west; thence north 18° 59' 15" west 17.761 metres; thence south 71° 00' 45" west 11.125 metres; thence north 18° 59' 15" west 20.833 metres; thence south 71° 00' 45" west 30.480 metres; thence south 18° 59' 15" east 30.480 metres; thence south 71° 00' 45" west 320.040 metres more or less, to the water's edge of Silver Lake; thence continuing south 71° 00' 45" west to a point distant 152.400 metres measured southwesterly from and perpendicularly to the water's edge of Silver Lake; thence in a northerly northeasterly and easterly direction parallel to the said water's edge and 152.400 metres in perpendicular distance therefrom to a line drawn south 77° 40' west from a point distant 397.554 metres measured south 50° 28' west from the northeasterly corner of that Lot 10; thence north 77° 40' east to that point distant 397.554 metres measured south 50° 28' west from the northeasterly corner of that Lot 10; thence north 50° 28' east 91.440 metres more or less, to the water's edge of Silver Lake; thence continuing north 50° 28' east 306.114 metres more or less, to the northeasterly corner of that Lot 10; thence southeasterly along the northeasterly limit of that lot 539.496 metres more or less, to the water's edge along the southerly bank of Silver Lake Creek; thence in a northwesterly direction along that bank to a line drawn north 10° 29' 45" west from a point hereinafter referred to as Point 'A' distant 64.008 metres measured north 79° 30' 15" east from a point distant 64.008 metres measured north 10° 29' 45" west from the place of beginning; thence south 10° 29' 45" east 248.107 metres more or less, to the hereinbefore mentioned Point 'A'; thence south 79° 30' 15" west 64.008 metres; thence south 10° 29' 45" east 64.008 metres more or less, to the place of beginning. O. Reg. 151/79, s. 1 (2).

- (3) Schedule 54 of the said Appendix B is revoked and the following substituted therefor:

Schedule 54

MIKISEW PROVINCIAL PARK

In the Township of Machar in the Territorial District of Parry Sound, containing an area of 130.713 hectares, be the same more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomic and are referred to the meridian through the northwesterly corner of Lot 30, Concession IV, Township of Machar;

1. Beginning at the northwesterly corner of Lot 30, Concession IV, thence northerly in a straight line to the southwesterly corner of Lot 30, Concession V; thence northerly along the westerly limit of said Lot 30 a distance of 48.768 metres; thence north 69° 08' east 353.568 metres; thence south 21° 31' east 48.768 metres more or less to the southerly limit of said Lot 30; thence easterly along the southerly limit of said Lot 30 a distance of 48.997 metres more or less to the southeasterly corner of said Lot 30; thence southerly in a straight line to the northeasterly corner of Lot 29 in Concession IV; thence easterly along the northerly limit of said Lot 29 a distance of 179.235 metres more or less to the westerly limit of Merripark Drive as shown on Plan M-88; thence south 14° 29' west along the said westerly limit and its southwesterly production 143.789 metres; thence south 75° 09' east 124.023 metres more or less to the water's edge of Eagle Lake; thence south 75° 09' east to a point distant 91.440 metres measured southeasterly from and perpendicularly to the said water's edge; thence in a general southerly, westerly and southwesterly direction parallel to the said water's edge and 91.440 metres in perpendicular distance therefrom to the intersection with the easterly production of the southerly limit of Lot 31, Concession IV; thence westerly along the said easterly production to the water's edge of Eagle Lake; thence in a general northeasterly direction along the said water's edge to the intersection with the southerly production of the westerly limit of Lot 30 in Concession IV; thence northerly along the said southerly production and the westerly limit of said Lot 30 to the place of beginning.

2. Lots 31 and 32 in Concession IV. O. Reg. 151/79, s. 1 (3).

- (4) Schedule 115 of the said Appendix B, as made by section 1 of Ontario Regulation 661/75, is revoked and the following substituted therefor:

Schedule 115

BRONTE CREEK PROVINCIAL PARK

In the Township of Nelson, now in the City of Burlington, and the Township of Trafalgar, now in the Town of Oakville in The Regional Municipality of Halton, containing an area of 639.569 hectares be the same more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomical.

1. Part of lots 1, 2 and 3 in Concession I, S.D.S., in the Township of Nelson;

Beginning at a point in the northeasterly limit of said Lot 1 distant 23.525 metres measured southeasterly along the northeasterly limit of said Lot 1 from the most northerly corner of said Lot 1; thence southeasterly along the northeasterly limit of said Lot 1 a distance of 1433.322 metres; thence south $74^{\circ} 30'$ west 181.051 metres; thence south $35^{\circ} 00'$ west 234.763 metres; thence south $44^{\circ} 02' 30''$ east 31.949 metres; thence south $66^{\circ} 49' 52''$ west 118.080 metres; thence north $88^{\circ} 05' 30''$ west 145.030 metres; thence north $63^{\circ} 09' 30''$ west 108.972 metres; thence north $45^{\circ} 59'$ west 85.039 metres; thence north $9^{\circ} 51' 30''$ west 71.997 metres; thence north $40^{\circ} 02' 30''$ east 210.403 metres more or less to the southwesterly limit of Lot 1, Concession I, S.D.S.; thence northwesterly along the southwesterly limit of said Lot 1 to the most westerly corner thereof; thence north $38^{\circ} 23' 10''$ east 120.113 metres; thence north $41^{\circ} 18'$ east 23.713 metres; thence northeasterly on a curve to the right having a radius of 3507.992 metres an arc distance of 92.382 metres the chord equivalent being 92.379 metres measured north $40^{\circ} 32' 44''$ east; thence south $51^{\circ} 41'$ east 3.048 metres; thence northeasterly on a curve to the right having a radius of 3511.040 metres an arc distance of 112.736 metres the chord equivalent being 112.730 metres measured north $38^{\circ} 52' 12''$ east; thence north $37^{\circ} 57'$ east 43.135 metres; thence north $86^{\circ} 15' 30''$ east 20.269 metres more or less to the place of beginning.

2. Part of lots 32, 33, 34 and 35 in Concession I, S.D.S. in the Township of Trafalgar.

Beginning at the most westerly corner of said Lot 35; thence north $37^{\circ} 57'$ east 420.685 metres; thence north $37^{\circ} 51' 30''$ east 293.541 metres; thence south $45^{\circ} 10'$ east 201.220 metres; thence north $37^{\circ} 51' 30''$ east 100.602 metres to the limit between said lots 33 and 34; thence south $45^{\circ} 16' 40''$ east along that limit 765.508 metres; thence south $45^{\circ} 30' 10''$ east along that limit 96.600 metres; thence south $45^{\circ} 27' 40''$ east along that limit 172.639 metres; thence south $44^{\circ} 57' 50''$ east along that limit 152.376 metres; thence south $44^{\circ} 56'$ east along that limit 40.828 metres; thence north $43^{\circ} 17' 40''$ east 146.045 metres; thence north $43^{\circ} 03'$ east 118.113 metres; thence north $43^{\circ} 12' 40''$ east 142.854 metres; thence north $42^{\circ} 55'$ east 199.580 metres; thence north $42^{\circ} 38'$ east 102.288 metres; thence south $83^{\circ} 58' 50''$ east 164.964 metres; thence south $45^{\circ} 05' 50''$ east 201.354 metres; thence south $38^{\circ} 24'$ west 405.975 metres; thence south $38^{\circ} 22' 30''$ west 412.016 metres; thence south $38^{\circ} 24'$ west 275.158 metres; thence south $23^{\circ} 10'$ west 145.124 metres; thence south $45^{\circ} 04' 10''$ east 5.605 metres; thence south $23^{\circ} 07'$ west 208.282 metres; thence south $37^{\circ} 15'$ west 205.304 metres more or less to the southwesterly limit of that Lot 35; thence northwesterly along that southwesterly limit to the place of beginning.

3. Part of lots 32, 33 and 34 in Concession I, S.D.S. in the Township of Trafalgar.

Beginning at the most southerly corner of said Lot 34; thence northerly along the line between lots 34 and 35, Concession I, S.D.S. a distance of 64.173 metres; thence north $23^{\circ} 10'$ east 153.260 metres; thence north $38^{\circ} 24'$ east 267.590 metres; thence north $38^{\circ} 22' 30''$ east 412.230 metres; thence north $38^{\circ} 24'$ east 360.057 metres; thence south $45^{\circ} 06' 50''$ east 106.089 metres; thence south $38^{\circ} 15' 45''$ west 359.475 metres; thence south $38^{\circ} 32'$ west 412.861 metres; thence south $38^{\circ} 33' 20''$ west 410.806 metres more or less to the place of beginning.

4. Part of lots 31, 32, 33, 34 and 35 in Concession II, S.D.S. in the Township of Trafalgar:

Beginning at a point distant 24.241 metres measured south $38^{\circ} 27'$ west from a point in the northeasterly limit of said Lot 31 distant 22.799 metres measured southeasterly along that northeasterly limit from the most northerly corner of said Lot 31; thence south $45^{\circ} 55'$ east 585.826 metres; thence south $36^{\circ} 03' 30''$ west 68.772 metres; thence south $44^{\circ} 41'$ east 50.146 metres; thence south $36^{\circ} 03' 30''$ west 9.973 metres; thence south $44^{\circ} 41'$ east 50.167 metres; thence south $36^{\circ} 03' 30''$ west 317.336 metres; thence south $44^{\circ} 09' 10''$ east 27.737 metres; thence south $46^{\circ} 36' 20''$ east 17.270 metres; thence south $88^{\circ} 47' 50''$ east 35.805 metres; thence north $27^{\circ} 15'$ east 6.331 metres; thence north $86^{\circ} 54' 10''$ east 29.163 metres; thence south $75^{\circ} 32' 40''$ east 21.659 metres; thence south $86^{\circ} 08' 40''$ east 35.058 metres; thence south $62^{\circ} 46'$ east 35.875 metres; thence south $63^{\circ} 47' 20''$ east 28.529 metres; thence south $24^{\circ} 33'$ west 7.251 metres; thence north $81^{\circ} 44' 30''$ east 29.794 metres; thence north $69^{\circ} 33'$ east 21.754 metres; thence north $53^{\circ} 29'$ east 7.062 metres; thence south $72^{\circ} 12' 30''$ east 20.879 metres; thence north $81^{\circ} 17' 30''$ east 25.146 metres; thence south $33^{\circ} 27' 30''$ east 32.589 metres; thence south $81^{\circ} 23'$ east 27.779 metres; thence north $79^{\circ} 37' 30''$ east 58.269 metres; thence south $37^{\circ} 40'$ east 23.552 metres; thence north $63^{\circ} 48'$ east 60.942 metres; thence south $80^{\circ} 41' 30''$ east 35.451 metres; thence south $34^{\circ} 45' 40''$ east 13.320 metres; thence south $46^{\circ} 58' 10''$ east 33.040 metres; thence south $68^{\circ} 13' 30''$ east 47.485 metres; thence south $74^{\circ} 35' 30''$ east 37.387 metres; thence south $61^{\circ} 26' 30''$ east 26.609 metres; thence south $89^{\circ} 03'$ east 41.438 metres; thence north $40^{\circ} 54' 40''$ east 9.668 metres; thence south $58^{\circ} 53'$ east 22.506 metres; thence south $44^{\circ} 44'$ east 79.635 metres; thence south $31^{\circ} 02' 30''$ east 37.832 metres; thence south $11^{\circ} 35' 30''$ east 45.872 metres; thence south $28^{\circ} 58' 30''$ east 25.679 metres; thence south $36^{\circ} 02' 30''$ west 7.221 metres; thence south $14^{\circ} 37' 30''$ east 45.010 metres; thence north $87^{\circ} 07' 30''$ east 9.918 metres; thence north $24^{\circ} 57' 30''$ east 6.895 metres; thence south $2^{\circ} 57' 30''$ east 4.877 metres; thence north $87^{\circ} 02' 30''$ east 46.125 metres; thence south $71^{\circ} 23' 30''$ east 42.620 metres; thence south $33^{\circ} 48'$ east 6.383 metres; thence south $11^{\circ} 32' 30''$ east 46.336 metres; thence south $56^{\circ} 43' 30''$ east 49.978 metres; thence south $23^{\circ} 52' 30''$ east 47.780 metres; thence south $89^{\circ} 18'$ east 2.576 metres; thence south $22^{\circ} 19'$ east 52.352 metres; thence south $45^{\circ} 02'$ west 22.634 metres; thence south $50^{\circ} 46'$ east 39.965 metres; thence south $47^{\circ} 42'$ east 9.952 metres; thence south $29^{\circ} 17'$ east 26.063 metres; thence south $43^{\circ} 50' 30''$ east 73.219 metres; thence south $2^{\circ} 46'$ east

22.979 metres; thence south 38° 18' west 126.678 metres; thence south 86° 40' 30" west 20.342 metres; thence north 71° 53' west 77.937 metres; thence south 38° 18' west 115.431 metres; thence south 42° 20' 30" east 44.223 metres; thence south 38° 18' west 22.321 metres; thence north 88° 48' 30" west 81.211 metres; thence south 62° 52' 30" west 40.953 metres; thence south 38° 18' west 71.622 metres; thence south 11° 02' west 40.636 metres; thence south 16° 14' 30" east 64.977 metres; thence south 6° 09' 30" east 45.583 metres; thence south 27° 39' west 42.215 metres; thence south 38° 18' west 259.080 metres; thence south 49° 36' 30" west 31.105 metres; thence south 38° 18' west 30.480 metres; thence south 26° 59' 30" west 31.074 metres; thence south 38° 18' west 190.716 metres; thence north 74° 18' west 23.796 metres; thence south 38° 18' west 27.432 metres; thence south 36° 11' 25" east 22.796 metres; thence south 38° 18' west 419.414 metres; thence south 43° 16' 59" west 50.566 metres; thence south 53° 22' 22" west 42.282 metres; thence south 68° 44' 06" west 26.798 metres; thence south 81° 20' 04" west 40.688 metres; thence south 89° 14' 53" west 56.092 metres; thence south 74° 21' 44" west 30.212 metres; thence south 58° 35' 46" west 31.202 metres; thence north 64° 55' 30" west 11.805 metres; thence north 52° 59' 30" west 29.367 metres; thence north 85° 43' 30" west 25.640 metres; thence north 61° 32' 30" west 22.659 metres; thence north 81° 47' west 10.662 metres; thence north 45° 08' west 156.506 metres; thence north 44° 09' 32" west 91.480 metres; thence north 42° 15' 06" west 30.529 metres; thence north 15° 20' 52" east 10.510 metres; thence north 49° 45' 37" west 37.625 metres; thence north 84° 08' 56" west 13.067 metres; thence north 84° 08' 56" west 1.451 metres; thence north 45° 08' west 18.291 metres; thence north 48° 07' 33" west 156.597 metres more or less to the southwesterly limit of said Lot 35; thence north 45° 08' west along the said southwesterly limit 1031.928 metres; thence north 37° 44' 30" east 45.964 metres; thence north 45° 05' 20" west 91.333 metres; thence north 44° 52' 10" east 5.182 metres; thence north 45° 10' 50" west 45.720 metres; thence north 45° 04' 10" west 45.720 metres; thence south 44° 52' west 50.902 metres; thence northwesterly along the southwesterly limit of said Lot 35 a distance of 31.187 metres; thence north 37° 53' east 12.192 metres; thence north 45° 08' west 18.315 metres; thence north 37° 53' east 322.353 metres; thence north 38° 22' 30" east 512.213 metres; thence north 38° 21' 20" east 1122.347 metres; thence north 38° 27' east 59.049 metres more or less to the place of beginning.

5. Part of Lot 3 in Concession I, S.D.S. in the Township of Nelson;

Beginning at a point distant 13.207 metres measured south 45° 28' east from a point in the southeasterly limit of Dundas Street distant 201.168 metres measured south 37° 54' west from the most northerly corner of said Lot 3; thence south 46° 23' west 81.366 metres; thence south 37° 45' 20" west 13.158 metres; thence south 46° 11' east 111.283 metres; thence southeasterly on a curve to the left having a radius of 292.773 metres an arc distance of 52.548 metres the chord equivalent being 52.474 metres measured south 51° 19' 30" east; thence south 56° 28' east 47.930 metres; thence south-

easterly on a curve to the left having a radius of 117.077 metres an arc distance of 102.236 metres the chord equivalent being 99.023 metres measured south 81° 29' east; thence north 73° 30' east 22.948 metres; thence north 44° 44' west 46.823 metres to the southwesterly bank of Bronte Creek; thence in a northwesterly direction along the said southwesterly bank of Bronte Creek to a line drawn south 44° 44' east to the place of beginning; thence north 44° 44' east to the place of beginning. O. Reg. 151/79, s. 1 (4).

2. The said Appendix B is amended by adding thereto the following Schedule:

Schedule I23

SCHREIBER CHANNEL PROVINCIAL NATURE RESERVE

In the geographic Township of Killraine in the Territorial District of Thunder Bay, containing an area of 12.909 hectares, be the same more or less, described as follows:

1. Part of the geographic Township of Killraine;

Beginning at the northeasterly corner of the said parcel distant 2956.560 metres measured south 20° 00' 00" east from monument No. 22 on the southerly limit of that part of the King's Highway known as No. 17 and shown on Ministry of Transportation and Communications Plan P-3055-5; thence west astronomically 426.720 metres; thence south astronomically 182.880 metres more or less to the water's edge of Schreiber Channel of Lake Superior; thence in a southeasterly direction along the said water's edge to a line drawn south astronomically from the place of beginning; thence north astronomically 426.720 metres more or less to the place of beginning.

2. Being composed of Island J D 2100 also known as Flint Island in front of the geographic Township of Killraine in Schreiber Channel of Lake Superior. O. Reg. 151/79, s. 2.

(1983)

13

THE PROVINCIAL PARKS ACT

O. Reg. 152/79.

General.

Made—March 7th, 1979.

Filed—March 15th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 258/78 MADE UNDER THE PROVINCIAL PARKS ACT

1. Clause *c* of subsection 2 of section 30 of Ontario Regulation 258/78 is revoked and the following substituted therefor:

(c) in Quetico Provincial Park a member of the Lac La Croix Indian Band who is also a member of the Lac La Croix Guides Association, may operate a power boat with an engine rating not exceeding 10 horsepower on Quetico Lake, Beaverhouse Lake, Wolseley Lake, Tanner Lake, Minn Lake, McAre Lake or the Maligne River from Lac La Croix to Tanner Lake.

(1984)

13

THE REGISTRY ACT

O. Reg. 153/79.

Forms and Records.

Made—March 7th, 1979.

Filed—March 15th, 1979.

REGULATION TO AMEND

REGULATION 777 OF

REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER

THE REGISTRY ACT

1. Section 25 of Regulation 777 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 60/74, is revoked and the following substituted therefor:

25. A registrar may transfer to the Archives of Ontario, or may destroy subject to the approval of the Archivist of Ontario, all or any of the following records of his office:

1. Registry books, commonly called "copy books", where all the instruments recorded in the books or, in the case of missing instruments, the portions of the books relating to the missing instruments have been microfilmed.
2. Fee books, receiving books, day books and combined fee and receiving books,
 - (i) more than two years old, where those books have been microfilmed, or
 - (ii) where the instruments therein recorded have been registered before a date forty years before the date of destruction.
3. Deposit index books and alphabetical deposit index books, where those books have been microfilmed.
4. Alphabetical index books, with the written approval of the Director, and subject to such conditions as he imposes.
5. Bankruptcy index books and bankruptcy copy books.

6. Instruments to which section 65 of the Act or any predecessor applies where they have been microfilmed. O. Reg. 153/79, s. 1, *part*.

25a. A land registrar appointed under *The Land Titles Act* may transfer to the Archives of Ontario, or may destroy subject to the approval of the Archivist of Ontario, all or any of the following records of his office:

1. Execution books no longer used for current entries.
2. Land titles books commonly called "address for service books" and "first registration books" no longer used for current entries where they have been microfilmed.
3. Fee and receiving books more than two years old, where those books have been microfilmed.
4. Registers for leases, including the related indexes, where,
 - (i) all the instruments recorded in the registers and indexes are registered in his office or microfilmed, or
 - (ii) the registers and indexes have been microfilmed.
5. Powers of attorney registers and companies registers, excluding the related indexes, where,
 - (i) all the instruments recorded in the registers are filed or registered in his office or microfilmed, or
 - (ii) the registers have been microfilmed.
6. Land titles books commonly called "certificate receipt books" and "procedure books" no longer used for current entries. O. Reg. 153/79, s. 1, *part*.

25b. Where the Archivist of Ontario has received any records pursuant to section 25 or 25a, he may destroy any such records, or, with the concurrence of the Director, he may transfer them on loan to local historical societies, universities, county archives or other organizations. O. Reg. 153/79, s. 1, *part*.

(1985)

13

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 154/79.

Approved Guarantee Companies.

Made—March 7th, 1979.

Filed—March 15th, 1979.

REGULATION TO AMEND
REGULATION 387 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE GUARANTEE COMPANIES
SECURITIES ACT

1. The Schedule to Regulation 387 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 901/75 and amended by section 1 of Ontario Regulation 63/76, section 1 of Ontario Regulation 595/76, section 1 of Ontario Regulation 690/76, section 1 of Ontario Regulation 305/77, section 1 of Ontario Regulation 619/78, section 1 of Ontario Regulation 694/78 and section 1 of Ontario Regulation 885/78, is further amended by adding thereto the following item:

95. The Citadel General Assurance Company

(1986)

13

THE ONTARIO MUNICIPAL
EMPLOYEES RETIREMENT
SYSTEM ACT

O. Reg. 155/79.

General.

Made—March 14th, 1979.

Filed—March 15th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 936/77
MADE UNDER
THE ONTARIO MUNICIPAL
EMPLOYEES RETIREMENT
SYSTEM ACT

- 1.—(1) Subsection 7 of section 9 of Ontario Regulation 936/77 is revoked and the following substituted therefor:

(7) A member who became a member in accordance with clause *b* of subsection 1 or clause *b* of subsection 2 of section 7 and did not become a member on the day he was employed on a continuous full-time basis may establish as credited service such period of employment before he became a member if, on or before the 31st day of December, 1980 he elects to pay in a manner prescribed by the Board,

- (a) the amount of the contribution that he would have paid to the Fund under this section if such period of employment was with his current employer; or
- (b) twice the amount of the contribution that he would have paid to the Fund under this section if such period of employment was with a participating employer other than his current employer. O. Reg. 155/79, s. 1 (1).

(2) Subsection 8 of the said section 9 is amended by striking out "that constitutes continuous service" in the fifth and sixth lines.

(3) Clause *b* of subsection 8 of the said section 9 is revoked and the following substituted therefor:

- (b) if the absence terminates after the 31st day of December, 1977 the amount to be paid by the member shall be paid to the Fund on or before the end of the year next following the year in which the absence terminates.

2.—(1) Clause *b* of subsection 2 of section 13 of the said Regulation is revoked and the following substituted therefor:

- (b) on and after the day following the first twenty-four month period immediately after the date the member is considered totally disabled under subsection 1 as the result of mental illness, unless at that time a medical practitioner specializing in psychiatry or neurology certifies that the member continues to be totally disabled;

(2) Subsection 3 of the said section 13 is revoked and the following substituted therefor:

(3) If he has not taken a refund under section 18, a member considered under this section to be totally disabled shall continue to accrue credited service from the later of the 1st day of January, 1978 or the date that the member ceased to receive the normal rate of contributory earnings from the employer until the earlier of his normal retirement date or the date he ceases to be considered to be totally disabled and, during the period of the accrual of such credited service, the contributory earnings of the member shall be deemed to be the annual rate of contributory earnings of the member on the last day the member received the normal rate of contributory earnings from the employer and, notwithstanding section 9, the member shall not make a contribution to the Fund in respect of such contributory earnings during the period of accrual of such credited service and, regardless of whether he continues to have the status of an employee with respect to the employer, a member shall be regarded as an employee of the employer for the purposes of this Regulation. O. Reg. 155/79, s. 2 (2).

3. Subsection 2 of section 22 of the said Regulation is revoked and the following substituted therefor:

(2) Where a person employed by,

- (a) the civil service of Canada or any province of Canada;
- (b) the civic service of any municipality or local board in any province of Canada;
- (c) any board, commission or public institution established under any Act of Canada or of any province; or

- (d) a corporation, institution or other organization under circumstances described in sub-clause iv of clause b of subsection 1,

has become or becomes a member of the System, and there was or is transferred to the Fund a sum of money at the credit of such person in a superannuation or pension fund or plan to which contributions have been made by him or on his behalf as a result of his being employed as aforesaid, the sum of money so transferred shall be used to purchase a period of credited service under the System calculated by dividing the amount of money transferred by twice the amount of contributions the person would have made to the System if he had been a member during the period for which pensionable service has been credited to him while so employed, together with interest at a rate established by the Board, and multiplying the result by the length of the period of such pensionable service, and, in addition, the member may, within six months of being informed thereof by the Board, elect to contribute and contribute a further amount in a lump sum which will establish all or a part of the balance of such pensionable service as credited service, but in no event shall there be established for a member a period of credited service greater than the period of such pensionable service. O. Reg. 155/79, s. 3.

4. Subsections 4, 9, 10, 11 and 12 of section 23 of the said Regulation are revoked and the following substituted therefor:

(4) The factors to be used in calculating the amount of pension to be paid in respect of a contribution made under a supplementary agreement shall be the factors as determined by the Board on the advice of the actuary. O. Reg. 155/79, s. 4, *part*.

(9) A member shall not be given credit under a supplementary agreement for optional service for which he is entitled to credit in his previous employer's pension plan or fund if such service is credited service in the System or if he is able to arrange to have the funds representing such credited service transferred to the Fund in accordance with subsection 2 or 3 of section 22.

(10) Where a member is entitled to a deferred pension under section 15, the member may be given credit under a supplementary agreement for optional service offset by the annual amount of such deferred pension payable at normal retirement age and an amount equal to twice the contributions made by the member in respect of such deferred pension plus interest as determined by the Board and, if applicable, the amount representing the present value of any deferred supplementary or prior service pension shall be deducted from the amount required to be paid by the member under subsection 7 or 8.

(11) Where a member is unable to arrange to have the funds representing his credit in his previous employer's pension plan or fund other than the System transferred to the Fund under subsection 2 or 3 of

section 22, the member may be given credit under a supplementary agreement for optional service offset by the annual amount of pension payable at normal retirement age to the member under such pension plan or fund, and the present value of such annual amount of pension as determined by the Board on the advice of the actuary shall be deducted from the amount required to be paid by the member under subsection 7 or 8.

(12) An early retirement pension shall only be payable to a member under a supplementary agreement to the extent that the pension is in excess of the amount that is actuarially equivalent to his normal retirement pension and shall not be payable unless,

- (a) such early retirement occurs after completion of thirty years of service with the employer and such service shall include, for the purposes of this subsection,

- (i) credited service established with the employer under subsection 7 of section 9,
 (ii) credited service established with the employer under subsection 7 of section 13, and
 (iii) plan-credited service as defined and established in a supplementary agreement,

and, if a supplementary agreement so provides, such service shall also include credited service established while employed by an employer other than his current employer and credited service established under subsections 2 and 3 of section 22; or

- (b) the member is declared by the employer to be unable to perform the duties of his employment due to mental or physical incapacity. O. Reg. 155/79, s. 4, *part*.

(1987)

13

THE PROVINCIAL PARKS ACT

O. Reg. 156/79.

Possession of Liquor in Provincial Parks.

Made—March 14th, 1979.

Filed—March 16th, 1979.

REGULATION TO REVOKE ONTARIO REGULATION 301/78 MADE UNDER THE PROVINCIAL PARKS ACT

1. Ontario Regulation 301/78 is revoked.

(1988)

13

THE CROWN TIMBER ACT

O. Reg. 157/79.

General.

Made—March 14th, 1979.

Filed—March 16th, 1979.

REGULATION TO AMEND

REGULATION 159 OF

REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER

THE CROWN TIMBER ACT

1. Columns 1 and 2 of Schedule 1 to Regulation 159 of Revised Regulations of Ontario, 1970, as remade by section 8 of Ontario Regulation 511/78, are revoked and the following substituted therefor:

Column 1

Column 2

1. For the following unpeeled timber, when measured in cords:	
i. conifers, for each cord	\$5.65
ii. hardwoods, for each cord	.90
2. For the following peeled timber, when measured in cords:	
i. conifers, for each cord	6.65
ii. hardwoods, for each cord	1.05
3. For the following unpeeled timber, when measured in cubic feet:	
i. conifers, for each cubic foot	0.0665

ii. poplar or white birch, for each cubic foot \$0.0105

4. For the following unpeeled timber, when measured in board feet:

i. grade 1 hardwoods, except poplar and white birch, for each M.B.M. 19.40

ii. grade 2 hardwoods, except poplar and white birch, for each M.B.M. 9.70

iii. grade 3 hardwoods, except poplar and white birch, for each M.B.M. 1.95

5. For the following unpeeled timber, when measured by weight:

i. jack pine or spruce, for each cwt. 0.1199

ii. red pine or white pine, for each cwt. 0.1040

iii. balsam, for each cwt. 0.1091

iv. hemlock, for each cwt. 0.0938

v. poplar, for each cwt. 0.0149

vi. grade 3 mixed hardwood, for each cwt. 0.0138

6. For fuelwood of any species, for each cord 0.90

2. This Regulation comes into force on the 1st day of April, 1979.

(1989) 13

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1	—Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " " " "	—November 4th.	"
September 1st,	" " 35	" " " " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

**REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT**

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,
by subscribers for a subscription of 52 weekly issues, \$20.00; and
by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

Special Announcement

The Government of Ontario has instituted a program making certain Statutes and Regulations available in the French language. This is a long-term, on-going undertaking and the first translated statutes are expected to be ready for distribution early in April, 1979. These statutes are: The Ministry of Northern Affairs Act, 1977, The Compensation for Victims of Crime Act, 1971 and The Human Tissue Gift Act, 1971. Additional translations will be listed in both our Monthly Checklist and French Catalogue as they become available.

Le Gouvernement de la Province d'Ontario a mis sur pied un programme qui assurera la traduction en langue française d'un certain nombre de lois statutaires et de règlements. Il s'agit d'une initiative à long terme et les premières traductions de lois statutaires devraient être prêtes à être distribuées au début du mois d'avril 1979. Ces lois sont la Loi de 1977 sur le ministère des Affaires du Nord, la Loi de 1971 sur la compensation des victimes d'actes criminels et la Loi de 1971 sur le don de tissus humains. D'autres traductions seront ajoutées à la fois à la liste mensuelle de contrôle et à notre catalogue français à mesure qu'elles seront disponibles.

Publications Under The Regulations Act

April 7th, 1979

THE PLANNING ACT

O. Reg. 158/79.

Zoning Order—County of Simcoe,
Township of Nottawasaga.

Made—March 15th, 1979.

Filed—March 19th, 1979.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

122. Notwithstanding any other provision of this Order, the land described in paragraph 1 of Schedule 273 may be used for the continued use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front and rear yards	25 feet
Minimum side yards	10 feet on one side and 4 feet on the other side
Maximum height	30 feet
Maximum lot coverage	15 per cent
Maximum ground floor area	one storey—1,000 square feet one and one-half storeys or more—750 square feet

O. Reg. 158/79, s. 1, *part.*

123. Notwithstanding any other provision of this Order, the land described in paragraph 2 of Schedule 273 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front and rear yards	25 feet
Minimum side yards	10 feet on one side and 4 feet on the other side

Maximum height	30 feet
Maximum lot coverage	15 per cent
Maximum ground floor area	one storey—1,000 square feet one and one-half storeys or more—750 square feet

O. Reg. 158/79, s. 1, *part.*

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 273

Those parcels of land situate in the Township of Nottawasaga in the County of Simcoe, being those parts of Lot 35 in Concession VIII shown on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-8347 and designated as:

1. Part 1.

2. Part 2.

O. Reg. 158/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 15th day of March, 1979.

(1990)

14

THE PLANNING ACT

O. Reg. 159/79.

Restricted Areas—County of Victoria,
Township of Ops.

Made—March 15th, 1979.

Filed—March 19th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 302/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 302/74 is amended by adding thereto the following section:

12.—(1) Notwithstanding any other provision of this Order, the land described in Schedule 7 may be used for

the erection and use thereon of not more than two buildings containing a restaurant, a lounge and a thirty unit motel.

(2) Buildings and structures accessory to the buildings and uses permitted under subsection 1 may be erected on the land described in the said Schedule 7.

(3) The following requirements apply to all buildings and structures erected under this section:

Minimum front yard	50 feet
Minimum side yards	20 feet
Minimum rear yard	50 feet

(4) The maximum gross floor area of the buildings erected under subsection 1 shall not exceed 10,000 square feet. O. Reg. 159/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 7

That parcel of land situate in the Township of Ops in the County of Victoria, being composed of Lot 23 according to a Registrar's Compiled Plan registered in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 560. O. Reg. 159/79, s. 2.

G. M FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 15th day of March, 1979.

(1991) 14

THE PESTICIDES ACT, 1973

O. Reg. 160/79.

General.

Made—March 14th, 1979.

Filed—March 19th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 618/74 MADE UNDER THE PESTICIDES ACT, 1973

1. Subsection 3 of section 61 of Ontario Regulation 618/74, as remade by section 2 of Ontario Regulation 575/78, is revoked and the following substituted therefor:

(3) No person shall perform a land extermination by means of a pesticide containing fenoprop, picloram,

4-aminopyridine or 2,4,5-T unless he is a holder of a permit for the land extermination issued by the Director. O. Reg. 160/79, s. 1.

(1992)

14

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 161/79.

Designations—Toronto to North Bay
(Hwy. 400).

Made—March 7th, 1979.

Filed—March 20th, 1979.

REGULATION TO AMEND REGULATION 398 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedules 18, 19 and 20 to Regulation 398 of Revised Regulations of Ontario, 1970 and Schedule 21 to the said Regulation as amended by section 1 of Ontario Regulation 13/78, are revoked and the following substituted therefor:

Schedule 18

1. In the Township of Innisfil in the County of Simcoe being,

- (a) part of Lot 6 and part of the north half and part of the south half of Lot 7 in Concession 1;
- (b) part of the north east quarter and part of the south east quarter of Lot 6 and part of the north half and part of the south half of Lot 7 in Concession 2;
- (c) part of the north half and part of the south half of lots 6 and 7 in Concession 3;
- (d) part of Lot 6 and part of the north half and part of the south half of Lot 7 in Concession 4;
- (e) part of lots 6 and 7 in Concession 5;
- (f) part of Lot 6 in Concession 6;
- (g) part of the north half and part of the south half of Lot 6 and part of Lot 7 in Concession 7;
- (h) part of the north half and part of the south half of Lot 6 and part of Lot 7 in Concession 8;
- (i) part of lots 6 and 7 in Concession 9;
- (j) part of Lot 7 in Concession 10;
- (k) part of the north half and part of the south half of Lot 7 in Concession 11;

- (l) part of Lot 7 in Concession 12;
- (m) part of the south half of Lot 7 and part of Lot 8 in Concession 13;
- (n) all of blocks A, B and H in registered plan 1640 for the Township of Innisfil;
- (o) part of,
- (i) part lots 1, 2, 3, 5 and 6,
 - (ii) Bacon Street, and
 - (iii) Little Street,
- in registered plan 21 for the Township of Innisfil; and
- (p) part of the road allowance between,
- (i) the townships of Innisfill and West Gwillimbury adjacent to Lot 7 Concession 1 Township of Innisfil,
 - (ii) concessions 1 and 2, 2 and 3, 3 and 4, 4 and 5, 5 and 6, 6 and 7 and 7 and 8 adjacent to lots 6 and 7,
 - (iii) concessions 8 and 9 adjacent to Lot 6, and
 - (iv) concessions 9 and 10, 10 and 11, 11 and 12 and 12 and 13 adjacent to Lot 7,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2756-101, being a Reference Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) on the 29th day of January, 1979 as Number 51R-8414.

2. In the City of Barrie, formerly in the Township of Innisfil, in the County of Simcoe being,

- (a) part of park lots 2, 3, 4 and 5 in registered plan 20 for the Township of Innisfill;
- (b) part of,

 - (i) lots 13 and 14, and
 - (ii) Gillispie Avenue,

in registered plan 460 for the Township of Innisfil;

- (c) part of Block "E" in registered plan 1551 for the City of Barrie;
- (d) part of,

 - (i) park lots 1 and 2, and
 - (ii) Bacon Street,

- in registered plan 21 for the Township of Innisfil;
- (e) part of lots 6 and 7 in Concession 14; and
 - (f) part of the road allowance between,
 - (i) the townships of Innisfil and Vespra adjacent to park lots 2 and 3, Township of Innisfil,
 - (ii) concessions 12 and 13 adjacent to park lots 1 and 2, and
 - (iii) concessions 13 and 14 adjacent to Lot 7,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2756-101, being a Reference Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) on the 29th day of January, 1979 as Number 51R-8414.

12.50 miles, more or less.

O. Reg. 161/79, s. 1.

(2006)

14

THE PLANNING ACT

O. Reg. 162/79.

Order made under Section 29a of
The Planning Act.

Made—March 15th, 1979.

Filed—March 20th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, being composed of that part of Lot 10 in Concession V more particularly described as follows:

Premising that the easterly limit of Westney Road, formerly called Greenwood Road, as established by By-law 309 for the said former Township of Pickering registered in the Land Registry Office for the Registry Division of Durham (No. 40) as Instrument Number 2415, has a bearing of north 19° 01' 30" west and relating all bearings herein thereto;

Beginning at a point distant north 70° 54' east 33.66 feet from a point in the easterly limit of Westney Road, which latter point is distant south 19° 01' 30" east 595.86 feet along the said easterly limit from its point of intersection with the northerly limit of the said Lot 10, said point of intersection being distant 145.20 feet easterly along the said northerly limit from the northwesterly angle of the said Lot;

Thence north 70° 54' east 501.70 feet;

Thence south 19° 15' 30" east 102.64 feet;

Thence south 71° 48' 40" west 502.87 feet;

Thence north 19° 02' west 94.52 feet to the place of beginning. O. Reg. 162/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 15th day of March, 1979.

(2007)

14

THE PLANNING ACT

O. Reg. 163/79.

Order made under Section 29a of
The Planning Act.

Made—March 19th, 1979.

Filed—March 20th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Tecumseth in the County of Simcoe, being composed of that part of Lot 5 in Concession II, containing by

admeasurement 10.313 acres more or less, and designated as Part 7 according to a Plan of Survey deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number RD-464. O. Reg. 163/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 19th day of March, 1979.

(2008)

14

THE PENSION BENEFITS ACT

O. Reg. 164/79.

General.

Made—March 14th, 1979.

Filed—March 20th, 1979.

REGULATION TO AMEND REGULATION 654 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PENSION BENEFITS ACT

1. Subsection 6 of section 14 of Regulation 654 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(6) The funds of a pension plan shall not be invested or loaned if the result of the investing or loaning would be that more than 10 per cent of the book value of the total assets of the fund are invested in the assets of or loaned to any one corporation, partnership, association or person, including investment in shares, bonds, debentures or other evidences of indebtedness, loans by way of mortgage or otherwise and investment in real estate, plant or equipment occupied or used by the corporation, partnership, association or person but this limitation does not apply to investment of funds of a pension plan in bonds or debentures issued or guaranteed by the Government of Canada or a province of Canada. O. Reg. 164/79, s. 1.

(2009)

14

THE LIQUOR LICENCE ACT, 1975

O. Reg. 165/79.

General.

Made—March 14th, 1979.

Filed—March 20th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 1008/75 MADE UNDER THE LIQUOR LICENCE ACT, 1975

1.—(1) Section 5 of Ontario Regulation 1008/75, as amended by section 5 of Ontario Regulation

590/78, is further amended by adding thereto the following subsection:

(6a) No holder of a licence, his agent or employee shall offer, give or pay to an agent or employee of the holder of the licence any commission, bonus, financial or material inducement, either directly or indirectly, that is calculated as a percentage of the volume of sales of liquor in the licensed premises or that is calculated by reference to the volume of sales of liquor made by the agent or employee. O. Reg. 165/79, s. 1 (1).

(2) Subsection 9a of the said section 5, exclusive of the clauses, as made by subsection 2 of section 5 of Ontario Regulation 590/78, is revoked and the following substituted therefor:

(9a) Notwithstanding subsections 6a and 9, the holder of a licence may enter into an agreement with a person or persons to manage the business operated from the licensed premises provided that the agreement does not require that,

is paid to such person or persons. O. Reg. 590/78, s. 5 (2), *part*; O. Reg. 165/79, s. 1 (2).

(3) The said section 5 is amended by adding thereto the following subsection:

(35) It is a term and condition of a licence that is issued for the first time or a renewal thereof that the holder of the licence hold a valid Vendor's Permit issued under *The Retail Sales Tax Act* and that the holder of the licence owe no moneys under that Act. O. Reg. 165/79, s. 1 (3).

2. Section 6 of the said Regulation, as amended by section 4 of Ontario Regulation 781/76 and section 6 of Ontario Regulation 590/78, is further amended by adding thereto the following subsection:

(2a) Notwithstanding subsection 2, liquor of the type authorized by a licence may be sold and served in a veterans' club licensed as a club on Sunday, the 11th day of November, 1979 between the hours of 12 noon and 10 p.m.

3. Subsection 4 of section 20 of the said Regulation, as remade by section 10 of Ontario Regulation 590/78, is revoked and the following substituted therefor:

(4) The holder of a licence or permit shall not offer or give to a patron free liquor, free food, a prize resulting from a draw or a sales package offering an unspecified amount of liquor.

(4a) A holder of a licence may offer prizes to patrons who participate in a competition within the licensed premises provided that the maximum value of all prizes for each competition shall not exceed \$25 in cash, trophies or merchandise certificates and in no cir-

cumstances shall the total value of prizes awarded in any one evening exceed \$100.

(4b) Notwithstanding subsection 4a, no holder of a licence shall permit competitions in a licensed premises which involve the consumption of liquor and no holder of a licence shall permit liquor to be offered or given as a prize in a competition. O. Reg. 165/79, s. 3.

4. Section 29 of the said Regulation is amended by adding thereto the following subsection:

(3) Where a recreational facility provides racquet facilities only, the capacity of the licensed premises shall not exceed ten seats for each enclosed and usable court in the case of a lounge licence or public house licence and twenty seats for each enclosed and usable court in the case of a dining lounge licence or dining room licence or patio licence. O. Reg. 165/79, s. 4.

5. Subsection 9 of section 31 of the said Regulation is revoked.

6. Section 56 of the said Regulation, as remade by section 1 of Ontario Regulation 248/78, is revoked and the following substituted therefor:

56.—(1) A manufacturer who produces beer in Ontario shall pay an annual licence fee of,

(a) \$1,500; and

(b) \$11.77 per hectolitre on all beer shipped by the manufacturer for sale or for distribution in Ontario.

(2) A manufacturer selling beer in Ontario that has been produced outside Ontario shall pay an annual licence fee of,

(a) \$1,500; and

(b) \$11.77 per hectolitre on all beer shipped by the manufacturer for sale or for distribution in Ontario. O. Reg. 165/79, s. 6.

7. Subsections 7 and 8 of section 59 of the said Regulation are revoked and the following substituted therefor:

(7) Except for an entertainment lounge licence, the fees payable in respect of a licence issued under section 4 of the Act are,

(a) for each hectolitre of beer purchased by the holder of a licence, \$2.64 per hectolitre; and

(b) an amount equal to 12 per cent of the gross value of wine and spirits purchased by the holder of a licence.

(8) The fee for an entertainment lounge licence is,

(a) for each hectolitre of beer purchased by the holder of a licence, \$5.28 per hectolitre; and

(b) an amount equal to 24 per cent of the gross value of wine and spirits purchased by the holder of a licence. O. Reg. 165/79, s. 7.

8. Sections 6 and 7 of this Regulation come into force on the 1st day of April, 1979.

(2010) 14

THE LIQUOR LICENCE ACT, 1975

O. Reg. 166/79.
Possession of Liquor in Provincial Parks.
Made—March 14th, 1979.
Filed—March 20th, 1979.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT, 1975

POSSESSION OF LIQUOR IN PROVINCIAL PARKS

1. In this Regulation,

- (a) "interior camp-site" means a parcel of land in an area operated by the superintendent for the purpose of interior camping;
(b) "package" means a container, bottle, vessel, carton or other receptacle for holding liquor or bottles of liquor;
(c) "superintendent" means a person who is designated by the Minister of Natural Resources as a superintendent to have charge of a provincial park. O. Reg. 166/79, s. 1.

2.—(1) Notwithstanding subsection 2a of section 46 of the Act, except as expressly provided in this Regulation, no person shall, from and including the 1st day of May, 1979 to and including the 17th day of June, 1979, have or keep in his possession or custody liquor or any package containing liquor in,

- (a) Algonquin Provincial Park;
(b) Arrowhead Provincial Park;
(c) Balsam Lake Provincial Park;
(d) Bon Echo Provincial Park;
(e) Earl Rowe Provincial Park;
(f) Ferris Provincial Park;
(g) Fitzroy Provincial Park;
(h) Killbear Provincial Park;
(i) Outlet Beach Provincial Park;
(j) Presqu'ile Provincial Park;

- (k) Sandbanks Provincial Park;
(l) Sibbald Point Provincial Park; or
(m) Turkey Point Provincial Park.

(2) Notwithstanding subsection 1, where a person is otherwise lawfully in possession of liquor, the person may have or keep in his possession liquor in a provincial park referred to in the said subsection,

- (a) on premises occupied under a lease, licence of occupation or land use permit;
(b) on premises occupied under clause e of subsection 3 of section 7 of The Provincial Parks Act;
(c) on an interior camp-site;
(d) where the person is carrying or conveying it from outside of the provincial park to any of the premises enumerated in clause a, b or c which are to be occupied by that person or from those premises to the entrance of the provincial park as the case may be; or
(e) where the person is carrying or conveying it over or across that part of the highway known as No. 60 in Algonquin Provincial Park. O. Reg. 166/79, s. 2.

(2011) 14

THE PUBLIC HEALTH ACT

O. Reg. 167/79.
General.
Made—March 2nd, 1979.
Approved—March 7th, 1979.
Filed—March 20th, 1979.

REGULATION TO AMEND REGULATION 711 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC HEALTH ACT

- 1. Item 11, as remade by subsection 1 of section 2 of Ontario Regulation 1/74 and Item 21, as remade by section 2 of Ontario Regulation 120/71 of Appendix A to Regulation 711 of Revised Regulations of Ontario, 1970, are revoked.
2. Schedule 7, as remade by section 4 of Ontario Regulation 1/74 and Schedule 38, as remade by section 2 of Ontario Regulation 272/73 to the said Regulation, are revoked.

DENNIS TIMBRELL Minister of Health

Dated at Toronto, this 2nd day of March, 1979.

(2012) 14

THE PUBLIC HEALTH ACT**O. Reg. 168/79.**

Grants to Boards of Health.

Made—March 2nd, 1979.

Approved—March 7th, 1979.

Filed—March 20th, 1979.

REGULATION TO AMEND
REGULATION 709 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC HEALTH ACT

1.—(1) Subsection 1 of section 2 of Regulation 709 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) For the purpose of section 21 of the Act, the Minister may pay a grant to a local board of the City of Toronto, the Borough of Scarborough, the Borough of York, the City of North York, the Borough of East York and the Borough of Etobicoke in an amount not exceeding 33 $\frac{1}{3}$ per cent of the expenses of the local board approved by him. O. Reg. 168/79, s. 1 (1).

(2) Section 2 of the said Regulation, as amended by section 1 of Ontario Regulation 8/78, is further amended by adding thereto the following subsection:

(5) Notwithstanding subsection 1, the Minister may pay a grant to the Regional Corporation of York and the Regional Corporation of Halton in an amount not exceeding 75 per cent of the expenses of the Corporations incurred for the purposes mentioned in section 20 of the Act that are approved by him. O. Reg. 168/79, s. 1 (2).

2. Subsection 1 of section 1 of this Regulation comes into force on the 1st day of April, 1979.

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 2nd day of March, 1979.

(2013)

14

THE HIGHWAY TRAFFIC ACT**O. Reg. 169/79.**

Stop Signs at Intersections.

Made—March 7th, 1979.

Filed—March 20th, 1979.

REGULATION TO AMEND
REGULATION 432 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Schedule 41 to Regulation 432 of Revised Regulations of Ontario, 1970, as made by section 2 of Ontario Regulation 160/71, is revoked.
2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 74

1. Highway No. 519 in the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock, formerly in the Township of Guilford, in the Provisional County of Haliburton at its intersection with the roadway known as Haliburton Lake Road (County Road No. 14).

2. Southbound on Highway No. 519. O. Reg. 169/79, s. 2.

(2014)

14

THE HIGHWAY TRAFFIC ACT**O. Reg. 170/79.**Vehicles on Controlled-Access
Highways.

Made—March 7th, 1979.

Filed—March 20th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 913/77
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Schedules 12 and 13 of Ontario Regulation 913/77 are revoked and the following substituted therefor:

Schedule 12

That part of the King's Highway known as No. 100 in the County of Middlesex lying between a point situate at its intersection with the King's Highway known as No. 401 and a point situate at its intersection with the centre line of the bridge over the South Branch of the Thames River. O. Reg. 170/79, s. 1, *part*.

Schedule 13

That part of the King's Highway known as No. 126 in the County of Middlesex lying between a point situate at its intersection with Middlesex Road 37 in the Township of Westminster and a point situate at its intersection with the northerly limit of the road known as Hall Street in the City of London. O. Reg. 170/79, s. 1, *part*.

(2015)

14

THE HIGHWAY TRAFFIC ACT

O. Reg. 171/79.
Highway Closings.
Made—March 7th, 1979.
Filed—March 20th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 17/79
MADE UNDER
THE HIGHWAY TRAFFIC ACT

- 1. Clause *b* of section 1 of Ontario Regulation 17/79 is revoked and the following substituted therefor:

(*b*) placing or causing to be placed not fewer than three traffic control devices of the type prescribed in clause *a* or two traffic control devices of the type prescribed in clauses *b* and *c* of subsection 2 of section 2 in such a manner that the control devices stand in a line at right angles to approaching traffic with not more than one metre separating each pair of control devices. O. Reg. 17/79, s. 1; O. Reg. 171/79, s. 1.

(2016)

14

THE HIGHWAY TRAFFIC ACT

O. Reg. 172/79.
Load Limits.
Made—March 7th, 1979.
Filed—March 20th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 57/79
MADE UNDER
THE HIGHWAY TRAFFIC ACT

- 1. Schedule 2 to Ontario Regulation 57/79 is amended by adding thereto the following item:

73a. Highway No. 601 from Highway No. 17 northerly 1.6 kilometres.

(2017)

14

THE WORKMEN'S COMPENSATION ACT

O. Reg. 173/79.
Pension Plan.
Made—December 28th, 1978.
Approved—March 7th, 1979.
Filed—March 20th, 1979.

REGULATION TO AMEND
REGULATION 835 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE WORKMEN'S COMPENSATION ACT

- 1.—(1) Clause *d* of section 25 of Regulation 835 of Revised Regulations of Ontario, 1970, as made by section 5 of Ontario Regulation 31/77, is amended by adding at the end thereof the following:

and in the case of a pension established in 1975 or thereafter, shall be multiplied by 1.0000;

(2) The said section 25, as made by section 1 of Ontario Regulation 551/74, is amended by adding thereto the following clauses:

(*e*) on and after the 1st day of January, 1976, the factors applied in clause *d* increased by 4 per cent, but in the case of a pension established in February, 1975, it shall be multiplied by 1.0367, and in the case of a pension established in December, 1975, it shall be multiplied by 1.0033, and in the case of a pension established between February, 1975 and December, 1975, it shall be multiplied by a factor *pro rata* between 1.0367 and 1.0033, and in the case of a pension established in 1976 or thereafter, it shall be multiplied by 1.0000;

(*f*) on and after the 1st day of January, 1977, the factors applied in clause *e* increased by 4 per cent, but in the case of a pension established in February, 1976, it shall be multiplied by 1.0367, and in the case of a pension established in December, 1976, it shall be multiplied by 1.0033, and in the case of a pension established between February, 1976 and

December, 1976, it shall be multiplied by a factor *pro rata* between 1.0367 and 1.0033, and in the case of a pension established in 1977 or thereafter, it shall be multiplied by 1.0000;

(g) on and after the 1st day of January, 1978, the factors applied in clause *f* increased by 4 per cent, but in the case of a pension established in February, 1977, it shall be multiplied by 1.0367, and in the case of a pension established in December, 1977, it shall be multiplied by 1.0033, and in the case of a pension established between February, 1977 and December, 1977 it shall be multiplied by a factor *pro rata* between 1.0367 and 1.0033, and in the case of a pension established in 1978 or thereafter, it shall be multiplied by 1.0000;

(h) on and after the 1st day of January, 1979, the factors applied in clause *g* increased by 4 per cent, but in the case of a pension established in February, 1978, it shall be multiplied by 1.0367, and in the case of a pension established in December, 1978, it shall be multiplied by 1.0033, and in the case of a pension established between February, 1978 and December, 1978, it shall be multiplied by a factor *pro rata* between 1.0367 and 1.0033, and in the case of a pension established in 1979 and thereafter, it shall be multiplied by 1.0000,

WORKMEN'S COMPENSATION BOARD:

MICHAEL STARR
Chairman

J. F. McDONALD
Secretary

Dated at Toronto, this 28th day of December, 1978.

(2018)

14

THE AMBULANCE ACT

O. Reg. 174/79.

General.

Made—March 7th, 1979.

Filed—March 20th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 599/75
MADE UNDER
THE AMBULANCE ACT

1. Ontario Regulation 599/75 is amended by adding thereto the following Part:

PART 1A

FEES FOR SERVICE

5a. Where a person who is not an insured person within the meaning of *The Health Insurance Act, 1972* is provided with service by an ambulance service, such person shall pay to the operator a fee of \$40 and, in addition, an amount of \$1 for each kilometre travelled in excess of forty kilometres. O. Reg. 174/79, s. 1.

(2035)

14

THE TRAINING SCHOOLS ACT

O. Reg. 175/79.

General.

Made—March 7th, 1979.

Filed—March 21st, 1979.

REGULATION TO AMEND
REGULATION 815 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE TRAINING SCHOOLS ACT

1. Item 13 of Schedule 1 to Regulation 815 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 86/74, is revoked and the following substituted therefor:

13. Syl Apps Youth Centre, Oakville.

(2036)

14

THE CORPORATIONS INFORMATION
ACT, 1976

O. Reg. 176/79.

General.

Made—March 14th, 1979.

Filed—March 21st, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 975/76
MADE UNDER
THE CORPORATIONS INFORMATION
ACT, 1976

1. Ontario Regulation 975/76 is amended by adding thereto the following section:

6a. Where two or more persons, of which at least two are corporations, carry on business in Ontario or identify themselves to the public in Ontario in any form of association or partnership by a name or style required to be registered under subsection 1 of section 2 of the Act, the corporations are exempt from the requirements of subsection 4 of section 2 of the Act where,

(a) the name or style has been registered under the said subsection 1; and

(b) The words "Reg'd. Style Name", in conjunction with the name or style, are set out in legible characters in all contracts, invoices, negotiable instruments and orders for goods

or services made by or on behalf of the association or partnership. O. Reg. 176/79, s. 1.
2. Forms 1, 2 and 3 of the said Regulation are revoked and the following substituted therefor:

Form 1

TO: CORPORATIONS INFORMATION SECTION
COMPANIES SERVICE BRANCH
MINISTRY OF CONSUMER AND
COMMERCIAL RELATIONS
555 YONGE ST.
TORONTO, ONTARIO M7A 2H6

INITIAL NOTICE OR NOTICE OF CHANGE
BY AN ONTARIO CORPORATION OR
CORPORATION HOLDING A LICENCE
IN MORTMAIN
FORM 1
THE CORPORATIONS INFORMATION ACT, 1976

1. CORPORATION NAME		2. ONTARIO CORPORATION NUMBER	
3. DATE OF INCORPORATION/AMALGAMATION	4. MANNER OF INCORPORATION/AMALGAMATION		5. JURISDICTION ONTARIO
6. FULL ADDRESS OF THE HEAD OFFICE			5. JURISDICTION IF NOT ONTARIO
POSTAL CODE			EFFECTIVE DATE
7. PRINCIPAL PLACE OF BUSINESS IF DIFFERENT FROM HEAD OFFICE			POSTAL CODE
8. PRESENT DIRECTORS FULL NAME		* RESIDENT CANADIAN YES NO	DATE BECAME DIRECTOR
FULL RESIDENCE ADDRESS			
A.			
B.			
C.			
D.			
E.			
F.			
G.			
9. PRESENT OFFICERS FULL NAME		DATE BECAME OFFICER	
FULL RESIDENCE ADDRESS			
PRESIDENT			
SECRETARY			
TREASURER			
GENERAL MANAGER			
10. PERSONS WHO SINCE LAST NOTICE HAVE BEEN BUT ARE NO LONGER DIRECTORS - IF NO CHANGE SINCE LAST NOTICE CHECK BOX			<input type="checkbox"/>
FULL NAME		DATE CEASED TO BE DIRECTOR	
FULL RESIDENCE ADDRESS			
A.			
B.			
C.			
D.			
E.			
F.			
G.			
11. PERSONS WHO SINCE LAST NOTICE HAVE BEEN BUT ARE NO LONGER OFFICERS - IF NO CHANGE SINCE LAST NOTICE CHECK BOX			<input type="checkbox"/>
FULL NAME		DATE CEASED TO BE OFFICER	
FULL RESIDENCE ADDRESS			
12. (PRINT NAME IN FULL)			
		<input type="checkbox"/> DIRECTOR <input type="checkbox"/> OFFICER <input type="checkbox"/> OTHER PERSON HAVING KNOWLEDGE OF THE AFFAIRS OF THE CORPORATION	
I, _____		SIGNATURE	
CERTIFY THAT THE INFORMATION HEREIN CONTAINED IS TRUE AND CORRECT			

* Applies only in the case of corporation with share capital

Form 2

TO: CORPORATIONS INFORMATION SECTION
 COMPANIES SERVICES BRANCH
 MINISTRY OF CONSUMER AND
 COMMERCIAL RELATIONS
 555 YONGE ST.,
 TORONTO, ONT. M7A 2H6

INITIAL NOTICE OR NOTICE OF CHANGE
BY AN EXTRA-PROVINCIAL CORPORATION
FORM 2
 THE CORPORATIONS INFORMATION ACT, 1976

1. CORPORATION NAME	2. ONTARIO CORPORATION NUMBER
3. NAME LICENSED TO USE IN ONTARIO, IF DIFFERENT FROM THE CORPORATE NAME	
4. FORMER CORPORATION NAME (see instruction 4.)	EFFECTIVE DATE
5. FULL ADDRESS OF THE, PRINCIPAL OFFICE IN ONTARIO	EFFECTIVE DATE
POSTAL CODE 	
6. PRESENT CHIEF OFFICER/MANAGER IN ONTARIO FULL NAME	FULL OFFICE ADDRESS
	DATE APPOINTED
	POSTAL CODE
7. PRESENT ATTORNEY FOR SERVICE IN ONTARIO FULL NAME	FULL OFFICE ADDRESS
	DATE APPOINTED
	POSTAL CODE

8. (PRINT NAME IN FULL)

- DIRECTOR
- OFFICER
- OTHER PERSON HAVING KNOWLEDGE OF THE AFFAIRS OF THE CORPORATION

CERTIFY THAT THE INFORMATION HEREIN CONTAINED IS TRUE AND CORRECT

SIGNATURE

Form 3

TO: CORPORATION INFORMATION SECTION
 COMPANIES SERVICES BRANCH
 MINISTRY OF CONSUMER AND
 COMMERCIAL RELATIONS
 555 YONGE ST.
 TORONTO, ONT. M7A 2H6

INITIAL NOTICE OR NOTICE OF CHANGE
 BY A CANADA OR QUEBEC CORPORATION
FORM 3
 THE CORPORATIONS INFORMATION ACT, 1976

1. CORPORATION NAME	2. ONTARIO CORPORATION NUMBER
3. FORMER CORPORATION NAME (SEE ITEM 3 OF INSTRUCTIONS)	DATE OF CHANGE
4. CURRENT JURISDICTION OF INCORPORATION, CONTINUATION OR AMALGAMATION CANADA <input type="checkbox"/> QUEBEC <input type="checkbox"/>	DATE OF INCORPORATION OR AMALGAMATION
5. FORMER JURISDICTION OF INCORPORATION, CONTINUATION OF AMALGAMATION	DATE OF CHANGE
6. (PRINT NAME IN FULL) _____ CERTIFY THAT THE INFORMATION HEREIN CONTAINED IS TRUE AND CORRECT _____ SIGNATURE	

- DIRECTOR
- OFFICER
- OTHER PERSON HAVING KNOWLEDGE OF THE AFFAIRS OF THE CORPORATION

(2037)

O. Reg. 176/79, s. 2, part.

THE HEALTH INSURANCE ACT, 1972

O. Reg. 177/79.

General.

Made—March 7th, 1979.

Filed—March 21st, 1979.

REGULATION TO AMEND
 ONTARIO REGULATION 323/72
 MADE UNDER
 THE HEALTH INSURANCE ACT, 1972

1.—(1) Clause a of subsection 1 of section 36a of Ontario Regulation 323/72, as remade by section 1 of Ontario Regulation 359/75, is revoked and the following substituted therefor:

(a) "active treatment hospital" means a hospital listed in Schedule 1, Part I of Schedule 4 or Part I of Schedule 5;

(aa) "chronic care services" means,

(i) the services designated in section 37, except those designated in paragraph 4, and

(ii) catheter, colostomy and ileostomy sets,

which are provided in a chronic care unit;

(2) Subsection 1 of the said section 36a, as made by section 2 of Ontario Regulation 889/74 and amended by section 1 of Ontario Regulation

359/75, is further amended by adding thereto the following clauses:

(ba) "dependant" means,

(i) a spouse who was cohabiting with the insured person,

a. immediately prior to the insured person being admitted to a chronic care unit, or

b. where the insured person was transferred to a chronic care unit from an active treatment hospital, immediately prior to the insured person being admitted to the active treatment hospital, or

(ii) a child who is under eighteen years of age;

(bb) "estimated income" means the average income of any nature or kind whatsoever of an insured or of a dependant of an insured person including,

(i) payments made under any Act of the Parliament of Canada or by Ontario,

(ii) income from salaries and wages,

(iii) income from an interest in or operation of a business, less expenses incurred in earning such gross income, and

(iv) income from investments, less expenses incurred in earning such income,

as estimated by the insured person or the insured person's representative;

(d) "payment day" means a day on which a person receives chronic care services but that is not part of a payment month;

(e) "payment month" means a calendar month, in which a person receives chronic care services on every day of that month;

(f) "spouse" means,

(i) either of a man and a woman being married to each other, and

(ii) either of a man and a woman not being married to each other who have been cohabiting in a relationship of some permanence for not less than one year,

but does not include a person who is receiving benefits under the *Old Age Security Act* (Canada) or *The Ontario Guaranteed Annual Income Act, 1974*.

(3) Clause *d* of subsection 5 of the said section 36a, as made by section 2 of Ontario Regulation 889/74, is revoked and the following substituted therefor:

(d) where standard ward accommodation is provided to the insured person, the licensee of the nursing home in which the chronic care services are provided accepts the payments and co-payments prescribed by this section as payment in full for chronic care services provided: and

(4) The said section 36a, as made by section 2 of Ontario Regulation 889/74 and amended by section 1 of Ontario Regulation 359/75, section 1 of Ontario Regulation 487/75, section 1 of Ontario Regulation 70/76, section 1 of Ontario Regulation 72/76 and section 1 of Ontario Regulation 350/76, is further amended by adding thereto the following subsections:

(5a) Subject to subsection 5c, chronic care services require a co-payment by or on behalf of an insured person.

(5b) The co-payment referred to in subsection 5a shall be paid to the licensee of the nursing home in which the chronic care unit is located.

(5c) The amount of the co-payment referred to in subsection 5a is,

(a) for each payment month that the chronic care services are received by a person in a category set out in Column 1 of Table 2, the amount prescribed opposite thereto in Column 2 of Table 2; and

(b) for each payment day that the chronic care services are received by a person in a category set out in Column 1 of Table 2, the amount prescribed opposite thereto in Column 3 of Table 2.

(5d) Subsection 5a does not apply in respect of chronic care services received,

(a) by a child who is under 18 years of age;

(b) during the first 60 days after the person is admitted to a chronic care unit including the date of admission, less the number of days after the 1st day of February, 1979 that,

(i) chronic care services, or

- (ii) in-patient services in a hospital listed in Schedule 2, Schedule 3, Part II of Schedule 4 or Part II of Schedule 5,

were received by such person during the 365 days immediately prior to the date of admission;

- (c) during the first 180 days after the person is admitted to a chronic care unit including the date of admission, where the admitting physician certifies, within 60 days after the date of admission, that the person is in a process of rehabilitation or convalescence, but where the admitting physician revokes such certificate prior to the expiry of the 180 days this clause shall not apply in respect of any chronic care services received after such revocation;
- (d) during the next 180 days where the admitting physician, not having revoked the certificate mentioned in clause c, renews the said certificate prior to the expiry of the first 180 days, but where the admitting physician revokes the renewal at any time during the said next 180 days this clause shall not apply in respect of any chronic care services received after such revocation;
- (e) on the day that the person is discharged from the chronic care unit, except where the person is discharged on the last day of a payment month;
- (f) by a person who, on the day before the date of admission to the chronic care unit, is receiving benefits under *The General Welfare Assistance Act* or *The Family Benefits Act*;
- (g) by a person who has no dependants, where the estimated income of such person does not exceed \$45.00;
- (h) by a person who has one dependant, where the aggregate estimated incomes of the person and the person's dependant does not exceed \$1,250.00;
- (i) by a person who has two dependants, where the aggregate estimated incomes of the person and the person's dependants does not exceed \$1,425.00;
- (j) by a person who has three dependants, where the aggregate estimated incomes of the person and the person's dependants does not exceed \$1,600.00;
- (k) by a person who has four or more dependants, where the aggregate estimated incomes of the person and the person's dependants does not exceed \$1,750.00.
- (5e) Notwithstanding subsection 5c, where a person is provided with a certificate of exemption issued under

section 30 of Regulation 287 of Revised Regulations of Ontario, 1970 made under *The Family Benefits Act* the amount of the co-payment is the amount prescribed by subsection 5c less the amount set out in the certificate. O. Reg. 177/79, s. 1 (4).

- (5) Subsection 7a of the said section 36a, as made by section 1 of Ontario Regulation 350/76, is revoked and the following substituted therefor:

(7a) Except for chronic care services that are provided to an insured person on the day he is discharged from the chronic care unit, the General Manager shall make payment to the licensee in the amount of \$21 for each day chronic care services that are insured services are provided to an insured person, where such services are provided on or after the 1st day of April, 1976 but before the 1st day of April, 1977. O. Reg. 177/79, s. 1 (5).

- (6) The said section 36a is further amended by adding thereto the following subsections:

(7b) Except for chronic care services that are provided to an insured person on the day he is discharged from the chronic care unit, the General Manager shall make payment to the licensee in the amount of \$23.00 for each day chronic care services that are insured services are provided to an insured person, when such services are provided on or after the 1st day of April, 1977, but before the 1st day of May, 1977.

(7c) For the period on and after the 1st day of May, 1977 and before the 1st day of April, 1979, the General Manager shall make payment to the licensee, where the chronic care services are provided to an insured person during the period set out in Column 1 of Table 1, in the amount set out opposite thereto in Column 6 of Table 1, for each payment month that the chronic care services are received by the insured person.

(7d) Except for chronic care services that are provided to an insured person on the day he is discharged from the chronic care unit, for the period on and after the 1st day of May, 1977 and before the 1st day of April, 1979, the General Manager shall make payment to the licensee, where the chronic care services are provided to an insured person during the period set out in Column 1 of Table 1, in the amount set out opposite thereto in Column 7 of Table 1, for each payment day that chronic care services are received by the insured person.

(7e) The General Manager shall make payment to the licensee, where the chronic care services were provided to an insured person on or after the 1st day of April, 1979, in the amount of,

- (a) \$775.60 less the amount of any co-payment that may be prescribed to be made by the person under this section for each payment month that the chronic care services are received by the insured person; and
- (b) \$25.50 less the amount of any co-payment that may be prescribed to be made by the person

under this section for each payment day that the chronic care services are received by the insured person except the day that the person is discharged from the chronic care unit.
O. Reg. 177/79, s. 1 (6).

(7) Subsection 8 of the said section 36a, as remade by section 1 of Ontario Regulation 487/75, is revoked and the following substituted therefor:

(8) In addition to the payments under subsections 6 to 7e, the General Manager shall pay on behalf of a person who is receiving insured services under this section, an amount determined by the General Manager for the cost of drugs provided to an insured person on the prescription or order of a physician or dentist.
O. Reg. 177/79, s. 1 (7).

2. Section 37, exclusive of the paragraphs, of the said Regulation is revoked and the following substituted therefor:

37. Subject to section 39a, the in-patient services to which an insured person is entitled without charge other than the prescribed premium are all of the following services:

3. Subsections 1 and 2 of section 39 of the said Regulation are revoked and the following substituted therefor:

(1) Subject to section 39a and subsections 1 and 2 of section 40, an insured person is entitled to in-patient services and out-patient services in a hospital listed in Schedule 1, 2, 3 or 5 without paying any charge to the hospital for such services.

(2) Subject to section 39a and subsections 1 and 2 of section 40, an insured person is entitled to receive, in a hospital listed in Schedule 4 or 6, such in-patient and out-patient services as are available in such hospital without paying any charge to the hospital for such services. O. Reg. 177/79, s. 3.

4. The said Regulation is further amended by adding thereto the following section:

39a. Subsections 5a to 5e of section 36a with respect to chronic care services apply with necessary modifications to in-patient services in a hospital listed in Schedule 2, Schedule 3, Part II of Schedule 4 or Part II of Schedule 5. O. Reg. 177/79, s. 4.

5. The said Regulation is further amended by adding thereto the following Table:

Table 2

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Persons Receiving Chronic Care Services	Co-Payment per Payment Month	Co-Payment per Payment Day
1.	Person with no dependants—maximum estimated income \$344.00	Estimated income less \$45.00	Estimated income less \$45.00, divided by 30.4
2.	Person with one dependant—maximum aggregate estimated incomes \$2,144.00	Aggregate estimated incomes less \$1,250.00, divided by 3	Aggregate estimated incomes less \$1,250.00, divided by 91.2
3.	Person with two dependants—maximum aggregate estimated incomes \$2,319.00	Aggregate estimated incomes less \$1,425.00, divided by 3	Aggregate estimated incomes less \$1,425.00, divided by 91.2
4.	Person with three dependants—maximum aggregate estimated incomes \$2,494.00	Aggregate estimated incomes less \$1,600.00, divided by 3	Aggregate estimated incomes less \$1,425.00, divided by 91.2
5.	Person with four or more dependants—maximum aggregate estimated incomes \$2,644.00	Aggregate estimated incomes less \$1,750.00, divided by 3	Aggregate estimated incomes less \$1,600.00, divided by 91.2
6.	Person not referred to in items 1 to 5	\$298.00	\$9.80

NOTE: For persons with one or more dependants, "aggregate estimated incomes" means the aggregate of the estimated incomes of the person and the dependant(s).

O. Reg. 177/79, s. 5.

THE NURSING HOMES ACT, 1972

O. Reg. 178/79.

General.

Made—March 7th, 1979.

Filed—March 21st, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 196/72
MADE UNDER
THE NURSING HOMES ACT, 1972

1. Section 5 of Ontario Regulation 196/72, as amended by section 1 of Ontario Regulation 242/73, section 1 of Ontario Regulation 811/73, section 1 of Ontario Regulation 75/76, section 1 of Ontario Regulation 348/76, sections 1 and 2 of Ontario Regulation 406/76, section 2 of Ontario Regulation 833/76, section 1 of Ontario Regulation 50/77, section 1 of Ontario Regulation 317/77, section 1 of Ontario Regulation 466/77, section 1 of Ontario Regulation 781/77 and section 1 of Ontario Regulation 73/78, is further amended by adding thereto the following subsection:

(6c) A chronic care resident who is an insured person under *The Health Insurance Act, 1972* and who receives services that are insured services under that Act may be charged, where the insured services are received on or after the 1st day of April, 1979, a co-payment not exceeding the amount of any co-payment that may be prescribed to be made by the person under section 36a of Ontario Regulation 323/72 made under *The Health Insurance Act, 1972*. O. Reg. 178/79, s. 1.

(2039)

14

THE HEALTH INSURANCE ACT, 1972

O. Reg. 179/79.

General.

Made—March 7th, 1979.

Filed—March 21st, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 323/72
MADE UNDER
THE HEALTH INSURANCE ACT, 1972

- 1.—(1) Subsection 1e of section 44 of Ontario Regulation 323/72, as made by section 1 of Ontario Regulation 702/78, is amended by inserting after "1978" in the fourth line "but before the 1st day of January, 1979".
- (2) The said section 44, as remade by section 1 of Ontario Regulation 768/74 and amended by section 1 of Ontario Regulation 358/75, section 1 of Ontario Regulation 655/75, section 1 of Ontario Regulation 405/76, section 1 of Ontario Regulation 447/77 and section 1 of Ontario Regulation 702/78, is further amended by adding thereto the following subsection:

(1f) The amount payable by the Plan for the services prescribed in subsection 1 is, where the services are provided to an insured person on or after the 1st day of January, 1979, the fee listed for such services in the following fee Schedule:

1. Oculo-Visual Assessment	\$18.10
2. Oculo-Visual Re-Assessment	13.25
3. Partial Oculo-Visual Assessment	7.70

O. Reg. 179/79, s. 1 (2).

(2040)

14

THE EDUCATION ACT, 1974

O. Reg. 180/79.

Textbooks.

Made—February 23rd, 1979.

Approved—March 7th, 1979.

Filed—March 21st, 1979.

REGULATION MADE UNDER THE EDUCATION ACT, 1974

TEXTBOOKS

1. In this Regulation, a publisher code listed in Column 1 of the following Table refers to the publisher set opposite thereto in Column 2 of the following Table:

TABLE

	COLUMN 1	COLUMN 2
Item	Publisher Code	Publisher
1.	Addison-Wesley	Addison-Wesley (Canada) Limited
2.	Allyn and Bacon	Allyn and Bacon, Canada Ltd.
3.	Anansi	The House of Anansi Press Limited
4.	Aviation Publishers	Aviation Publishers Co. Ltd.
5.	Beauchemin	Librairie Beauchemin Ltée.
6.	Boddington Music	Boddington Music Publications Ltd.
7.	Book Society	The Book Society of Canada Limited
8.	Brault & Bouthillier	Brault & Bouthillier Limitée
9.	Butterworth	Butterworth & Co. (Canada) Limited
10.	Centre Educatif et Culturel	Centre Educatif et Culturel Inc.

	COLUMN 1	COLUMN 2
Item	Publisher Code	Publisher
11.	Clarke, Irwin	Clarke, Irwin & Co. Ltd.
12.	Collier-Macmillan	Collier-Macmillan Canada Ltd.
13.	Copp Clark Pitman	Copp Clark Pitman
14.	Dent	J. M. Dent & Sons (Canada) Ltd.
15.	Didier	Marcel Didier (Canada) Ltée.
16.	Doubleday	Doubleday Canada Ltd.
17.	E. & T. Books	E. & T. Books Ltd.
18.	Editions Aquila	Editions Aquila Limitée
19.	Editions Aries	Les Editions Aries Inc.
20.	Editions du Blé	Les Editions du Blé
21.	Editions Champlain	Les Editions Champlain Ltée.
22.	Editions Ecole active	Les Editions Ecole active
23.	Editions F.I.C.	Editions F.I.C.
24.	Editions FM	Les Editions F.M.
25.	Editions Fides	Les Editions Fides
26.	Les Editions Françaises	Les Editions Françaises Inc.
27.	Editions France- Québec	Les Editions France-Québec Inc.
28.	Editions HRW	Les Editions HRW Itée.
29.	Editions IOMA	Les Editions IOMA Inc.
30.	Editions du Jour	Editions du Jour Inc.
31.	Editions Julienne	Les Editions Julienne
32.	Editions Leméac	Editions Leméac Inc.

	COLUMN 1	COLUMN 2
Item	Publisher Code	Publisher
33.	Editions Lidec	Editions Lidec Inc.
34.	Editions Pédagogia	Editions Pédagogia Inc.
35.	Editions Projets	Les Editions Projets Inc.
36.	Editions du Renouveau Pédagogique	Editions du Renouveau Pédagogique Inc.
37.	Editions de l'Université d'Ottawa	Les Editions de l'Université d'Ottawa
38.	Educational Progress	Educational Progress Company Limited
39.	Encyclopaedia Britannica	Encyclopaedia Britannica Publications Limited
40.	Douglas Fisher	Douglas Fisher Publishers Co. Ltd.
41.	Fitzhenry & Whiteside	Fitzhenry & Whiteside Limited
42.	GLC	GLC Publishers Ltd.
43.	Gage	Gage Educational Publishing Limited
44.	General Publishing	General Publishing Company Limited
45.	Gilbert Associates	Gilbert Associates
46.	Ginn	Ginn and Company
47.	Globe/Modern	Globe/Modern Curriculum Press
48.	Gouvernement du Québec Ministère de l'Education	Gouvernement du Québec Ministère de l'Education
49.	Granger Frères	Granger Frères Ltée.
50.	Griffin House	Griffin House
51.	Guérin	Guérin Editeur Limitée

	COLUMN 1	COLUMN 2
Item	Publisher Code	Publisher
52.	Guidance Centre	Guidance Centre, Faculty of Education, University of Toronto
53.	Guinness Publishing	Guinness Publishing Limited
54.	Heath	D. C. Heath Canada Limited
55.	Holt	Holt, Rinehart and Winston of Canada Limited
56.	Houghton Mifflin	Houghton Mifflin Canada Ltd.
57.	House of Grant	House of Grant (Canada) Ltd.
58.	Hurtubise HMH	Editions Hurtubise-HMH Ltée.
59.	IPI Publishing	IPI Publishing
60.	Institut de Recherches Psychologiques	Institut de Recherches Psychologiques, Inc.
61.	Jarman Publications	Jarman Publications Ltd.
62.	Learnxs Press	Learnxs Press
63.	Longman	Longman Canada Limited
64.	Longpré-Dessureault	Longpré-Dessureault, Éditeurs
65.	James Lorimer	James Lorimer and Company Ltd.
66.	Maclean-Hunter Learning Materials	Maclean-Hunter Learning Materials Company
67.	Macmillan	The Macmillan Company of Canada Limited
68.	Magook Publishers	Magook Publishers Ltd.
69.	La Maison de l'Education	La Maison de l'Education
70.	Peter Martin	Peter Martin Associates Ltd.
71.	McClelland & Stewart	McClelland and Stewart Limited

	COLUMN 1	COLUMN 2
Item	Publisher Code	Publisher
72.	McGraw-Hall Ryerson	McGraw-Hill Ryerson Limited
73.	Merlan Scientific	Merlan Scientific Ltd.
74.	Charles E. Merrill	Charles E. Merrill Publishing
75.	Methuen	Methuen Publications
76.	Mondia	Mondia Distribution Inc.
77.	The Nature Method Language Institutes	The Nature Method Language Institutes, Inc.
78.	NC Press	NC Press
79.	Thomas Nelson	Thomas Nelson & Sons (Canada) Limited
80.	New Press	New Press Publishers
81.	O.I.S.E.	The Ontario Institute for Studies in Education
82.	Oxford	Oxford University Press
83.	Prentice-Hall	Prentice-Hall of Canada Limited
84.	Les Presses de l'Université Laval	Les Presses de l'Université Laval
85.	Random House	Random House of Canada Limited
86.	Royal Ontario Museum	Royal Ontario Museum
87.	Le Sablier	Le Sablier Inc.
88.	Scholar's Choice	Scholar's Choice Limited
89.	Scholastic-TAB	Scholastic-TAB Publications, Ltd.
90.	SRA	Science Research Associates (Canada) Limited

	COLUMN 1	COLUMN 2
Item	Publisher Code	Publisher
91.	Somabec	Somabec Ltée.
92.	Sumner	Sumner Press
93.	Tantalus Research	Tantalus Research Ltd.
94.	Thalassa	Thalassa Publication Limited
95.	Gordon V. Thompson	Gordon V. Thompson Ltd.
96.	University of Toronto Press	University of Toronto Press
97.	Van Nostrand	Van Nostrand Reinhold Ltd.
98.	Waterloo Music	Waterloo Music Co. Ltd.
99.	Wiley	John Wiley and Sons Canada Limited
100.	Yale	The Yale Book Company Ltd.

O. Reg. 180/79, s. 1.

2. The textbooks in a Schedule that is listed in Column 1 of the following Table are approved for use in the division that is set opposite thereto in Column 2 of the following Table:

TABLE

Item	COLUMN 1	COLUMN 2
1.	Schedule 1	Primary Division
2.	Schedule 2	Junior Division
3.	Schedule 3	Intermediate Division
4.	Schedule 4	Senior Division

O. Reg. 180/79, s. 2.

Schedule 1

TEXTBOOKS FOR THE PRIMARY DIVISION

TITLE	PUBLISHER CODE
1. Adventures in Reading 1	Editions Lidec
2. Adventures in Reading 2	Editions Lidec
3. Introducing English 1	Editions HRW
4. Introducing English 3	Editions HRW
5. Adventure Trails	Dent
6. Adventures with Mac	Holt
7. All About Me!	Ginn
8. Alone Is No Fun	Thomas Nelson
9. Antroba Ant Goes into Action	Thomas Nelson
10. Around Another Corner	Thomas Nelson
11. Barker the Seal	Thomas Nelson
12. Behind the Scenes	Heath
13. The Best of Enemies	Thomas Nelson
14. Boys' and Girls' First Dictionary	Copp Clark Pitman
15. Bundle of Sticks	Ginn
16. The Canadian Spelling Program 2	Gage
17. The Canadian Spelling Program 3	Gage
18. Carnival	Ginn
19. Cartwheels	Gage
20. Catch a Firefly	Ginn
21. Charley the Mouse Finds Christmas	Thomas Nelson
22. The Chocolate Chip Mystery	Thomas Nelson
23. Clever Sam	Thomas Nelson
24. Close-Up	Ginn
25. Clowning Around	Heath
26. Communication 1	Macmillan
27. Deep Sea Smile	Ginn
28. Dent's Primary Dictionary, Level 1	Dent
29. Dent's Primary Dictionary, Level 2	Dent
30. Dent's Speller, Book 2	Dent
31. Detective Game	Ginn
32. Developing Comprehension in Reading 2	Dent
33. Developing Comprehension in Reading 3A	Dent
34. Developing Comprehension in Reading 3B	Dent
35. Doctor Mary's Animals	Heath
36. Ellie Sells Fish	Heath
37. Feather or Fur	Ginn
38. Finders Keepers	Thomas Nelson
39. First Prize for Mr. Mugs	Ginn
40. Flights Near and Far, rev. ed.	Holt
41. Flying Free	Gage
42. Flying Start Learning-to-Learn Kit I (Junior), 2nd ed.	SRA

43. Flying Start Learning-to-Learn Kit II (Senior), 2nd ed.	SRA
44. Follow Me	Gage
45. For Me	Gage
46. Fun with Tip	Dent
47. Funny Surprises	Thomas Nelson
48. Giant Steps	Dent
49. Gilligan Milligan	SRA
50. Ginger's Upstairs Pet	Thomas Nelson
51. Golden Trails, rev. ed.	Holt
52. Goodnight Painted Pony	Thomas Nelson
53. Grumpkin the Pumpkin	Thomas Nelson
54. Hammer and Tongs	Heath
55. Hand and Glove	Heath
56. Handstands	Gage
57. Happy Days For Mr. Mugs	Ginn
58. Heads and Tails	Thomas Nelson
59. Hercules Vast the Snowman	Thomas Nelson
60. Here Comes Mirium the Mixed-Up Witch	Thomas Nelson
61. Hickory Hollow ABC	Thomas Nelson
62. Hide-and-Seek	Gage
63. Higgleby's House	Ginn
64. Hopscotch	Gage
65. I Can Spell A	Heath
66. I Can Spell B	Heath
67. In a Dark Wood	Ginn
68. In The Rain	Ginn
69. Initial Reading Charts, Level 1	Ginn
70. Into Wonderland	Macmillan
71. Is Anybody Listening?	Thomas Nelson
72. It's Saturday	Ginn
73. Just Beyond	Ginn
74. Just for Me	Gage
75. Kittens and Bears	Thomas Nelson
76. Kittens and Bears	Thomas Nelson
77. Laughing Letters, rev. ed.	Holt
78. Leapfrog	Gage
79. Lee Wong, Boy Detective	Thomas Nelson
80. Lee Wong and the Riddle of the Smiling Man	Thomas Nelson
81. Let's Take a Vote	Heath
82. Listening Letters, rev. ed.	Holt
83. Longman Spelling Mastery 2, 2nd ed.	Longman
84. Longman Spelling Mastery 3, 2nd ed.	Longman
85. The Macmillan Spelling Series, Book 2 rev. ed.	Macmillan
86. The Macmillan Spelling Series, Book 3, rev. ed.	Macmillan
87. Magic and Make-Believe, Book 1	Thomas Nelson
88. Magic and Make-Believe, Book 2	Thomas Nelson
89. Magic Letters, rev. ed.	Holt
90. Magic Seasons	Thomas Nelson
91. Magic Story-Box	Thomas Nelson
92. The Magical Adventures of Pierre	Thomas Nelson

93. Magook 1, 2, 3, 4	Magook Publishers
94. Make-Believe Time	Thomas Nelson
95. Maryon Makes Shapes	Heath
96. Meet My Pals	Ginn
97. Mighty Hunter	Thomas Nelson
98. Ziss Styck the Nut Doll	Thomas Nelson
99. Mitzi's Magic Garden	Thomas Nelson
100. Mixed-Up Magic	Thomas Nelson
101. Moon Shiny Night	Ginn
102. Mr. Mugs	Ginn
103. Mr. Mugs and The Blue Whale	Ginn
104. Mr. Mugs At School	Ginn
105. Mr. Mugs Is Kidnapped	Ginn
106. Mr. Mugs Is Lost!	Ginn
107. Mr. Mugs Plays Ball	Ginn
108. Mr. Mugs-A Jet-Pet	Ginn
109. Mr. Whiskers	Thomas Nelson
110. Mugs Scores!	Ginn
111. Mugs To The Rescue	Ginn
112. My Picture Dictionary	Ginn
113. My Second Picture Dictionary	Ginn
114. My Word-My World	Book Society
115. Myra Builds a House	Heath
116. Nelson Easy Venture Books: Have You Ever Seen a Monster?; The Witch Who Forgot; Leo Lion Paints It Red; Colour My World; How Pedro Got His Name; The Ghost Said BOO!; Percy the Parrot Yelled Quiet!	Thomas Nelson
117. Normie's Goose Hunt	Copp Clark Pitman
118. Normie's Moose Hunt	Copp Clark Pitman
119. On Tree Top Hill	Dent
120. Once upon a Time	Macmillan
121. Open Wide	Heath
122. Out and Away	Gage
123. Percy the Parrot Passes the Puck	Thomas Nelson
124. Percy the Parrot Strikes Out	Thomas Nelson
125. Pets and Puppets	Thomas Nelson
126. Pets and Puppets	Thomas Nelson
127. Poems for Magic Seasons	Thomas Nelson
128. Professor Bluster's Magic Show	Thomas Nelson
129. Programmed Reading Kit 1	Gage
130. Programmed Reading Kit 2	Gage
131. Puppy Love	Thomas Nelson
132. Rainbow Letters	Holt
133. Ready for Take-Off	Heath
134. Risky Ride	SRA
135. Rockets Away!	Ginn
136. Saturday Magic	Thomas Nelson
137. Scared Sarah	Thomas Nelson
138. Schoolhouse: A Word Attack Skills Kit	SRA
139. Schoolhouse: Comprehension Patterns	SRA
140. The Secret Life of Mr. Mugs	Ginn
141. Sharing Time	Ginn
142. Silver Steps, rev. ed.	Holt
143. Skip Along	Gage

192. Coin lecture 3	SRA
193. Coin lecture 4	SRA
194. Collection joyeux lecteurs	Editions Projets
195. Les comptines du Pré-Sablier	Le Sablier
196. Contes bleus	Thomas Nelson
197. Contes et poèmes	Thomas Nelson
198. De belles histoires	Thomas Nelson
199. De la langue parlée à la langue écrite	Les Editions Françaises
200. Dictionnaire actif Nathan: 1000 mots illustrés en couleurs	Editions France-Québec
201. Du soleil pour toi	Editions Projets
202. Les enfants heureux	Thomas Nelson
203. Eveil à la grammaire, livre 1	Editions Champlain
204. Il s'appelait Turlututu	Longpré-Dessureault
205. J'aime lire	Editions Pédagogia
206. Je dis - Je lis	Book Society
207. Je doute, je cherche, je trouve	Le Sablier
208. Je sais lire, éd. rév.	Editions Pédagogia
209. Je veux lire, 2e éd.	Editions Pédagogia
210. La lecture courante	Le Sablier
211. La lecture sous toutes ses formes 1	Centre Éducatif et Culturel
212. Luc et Martine lisent	Editions Projets
213. Luc et Martine s'amuse	Editions Projets
214. Luc et Martine se promènent	Editions Projets
215. Luc et Martine vont à l'école	Editions Projets
216. Magie des saisons	Thomas Nelson
217. Messages secrets, boîte 1	Beauchemin
218. Messages secrets, boîte 2	Beauchemin
219. Messages secrets, boîte 3	Beauchemin
220. Mon deuxième livre de lecture	Granger Frères
221. Mon Larousse en images	Les Editions Françaises
222. Mon premier livre de lecture	Granger Frères
223. Multimondes	Thomas Nelson
224. Premier dictionnaire Nathan: 200 mots illustrés en couleurs	Editions France-Québec
225. Rémi et Aline-1re partie	Thomas Nelson
226. Rémi et Aline-2e partie	Thomas Nelson
227. La réussite en lecture-7 et 8 ans	Longpré-Dessureault
228. La réussite en lecture-8, 9 et 10 ans	Longpré-Dessureault
229. La ronde joyeuse	Editions Projets
230. Le Sablier, français 1	Le Sablier
231. Le Sablier, français 2	Le Sablier
232. Le Sablier, français 3	Le Sablier
233. Vers la lecture expressive	Le Sablier
234. Allons-y!	Copp Clark Pitman
235. Comment dire	Brault et Bouthillier
236. Cours structuré de français, level 1	Centre Éducatif et Culturel
237. Dansons la capucine: Level 1 (Green), story ed.	Clarke, Irwin
238. Dansons la capucine: Level 2 (Red), story ed.	Clarke, Irwin
239. Dansons la capucine: Level 3 (Blue), story ed.	Clarke, Irwin
240. Le français partout: aux yeux des petits, rev. ed.	Holt

144. Sky Diver	SRA
145. Somersaults	Gage
146. Spelling in Language Arts 2, rev. ed.	Thomas Nelson
147. Spelling in Language Arts 3, rev. ed.	Thomas Nelson
148. Starting Points in Language P Primary	Ginn
149. Starting Points in Reading A, First Book	Ginn
150. Starting Points in Reading A, Second Book	Ginn
151. Stop! It's a Birthday	Thomas Nelson
152. Stories to Study 1, Book A	Gage
153. Stories to Study 1, Book B	Gage
154. Stories to Study 2, Book A	Gage
155. Stories to Study 2, Book B	Gage
156. Strawberry Emergency	SRA
157. Surprise! Surprise!	Thomas Nelson
158. Take a Peek	Ginn
159. Take One	Heath
160. Taking Off!	Ginn
161. The 13th Floor: Small Talk; Groaning Ups; Shortstop; Turkey Pops	Methuen
162. Topsy-Turvy	Ginn
163. Toy-Box	Thomas Nelson
164. The Toy-box, Book One	Thomas Nelson
165. The Toy-box, Book Two	Thomas Nelson
166. Trampolines	Gage
167. Treasure Chest	Thomas Nelson
168. Treat Street	Thomas Nelson
169. Treats and Treasures, Book 1	Thomas Nelson
170. Treats and Treasures, Book 2	Thomas Nelson
171. Unicorn Magic	Thomas Nelson
172. Unlucky Day at Camp How-Ja-Do	Thomas Nelson
173. Up the Beanstalk	Ginn
174. What a Dog!	Ginn
175. What Do You Think of That? and Other Stories	Gage
176. What If?	Ginn
177. Whiskers	Thomas Nelson
178. Who Ever Heard of a Tiger in a Tree	Thomas Nelson
179. Wings of Wonder, rev. ed.	Holt
180. The Winston Primary Dictionary, rev. ed.	Holt
181. Wish Me Well	Thomas Nelson
182. Wonder Time	Thomas Nelson
183. Word Family Spellers, Book 3	Book Society
184. Words to Use: A Primary Thesaurus	Gage
185. Worms for Sale	Thomas Nelson
186. Wowcat and the Russian Blue Prince	Thomas Nelson
187. Allø le monde	McGraw-Hill Ryerson
188. Apprendre à parler en racontant: Chantal et Nicolas	Editions Projets
189. Bien lire et aimer lire	Mondia
190. Bonjour copains!	Editions Projets
191. Coin lecture 2	SRA

241. Le français partout: petit monde	Holt
242. J'écoute. Je parle. 1	Gage
243. Arithmo: Equalize	Thomas Nelson
244. Arithmo: Manu-factor	Thomas Nelson
245. Co-Basal Math, Set 3, SI metric	Educational Progress
246. Learning About Number	SRA
247. Math-Activity, Part I	SRA
248. Math-Activity, Part II	SRA
249. Math-Activity, Part III	SRA
250. Mathways 3, (SI metric)	Copp Clark Pitman
251. Metric Mathset	Gage
252. Metric Take-off Pak	Scholar's Choice
253. Primary Mathset	Gage
254. Project Mathematics Activity Kit K-3, SI metric	Holt
255. Project Mathematics SI Metric 3	Holt
256. Schoolhouse: Mathematics 1	SRA
257. Schoolhouse: Mathematics 2, (SI metric)	SRA
258. Starting Points in Mathematics 3, (SI metric)	Ginn
259. We Measure Length: Primary, Book 1	Dent
260. Arithmo: complémentaires	Beauchemin
261. Arithmo: facteurs et multiples	Beauchemin
262. Jeux et activités de mathématiques, cycle primaire, (SI)	Gage
263. La mathématique à l'élémentaire 3, SI	Editions du Nouveau Pédagogique
264. Mathématique 6, éd. SI	Editions HRW
265. Mathématique 7, éd. SI	Editions HRW
266. La petite école: mathématique 1	SRA
267. La petite école: mathématique 2 (SI)	SRA
268. La petite école: mathématique 3, (SI)	SRA
269. Songs for Today, Volume Two	Waterloo Music
270. Songs for Today, Volume Three	Waterloo Music
271. Songtime 2	Holt
272. Songtime 3	Holt
273. Treasure Tunes	Clarke, Irwin
274. Lisons la musique, premier livre	Editions Fides
275. Lisons la musique, deuxième livre	Editions Fides
276. Being Healthy	Doubleday
277. Your Health	Doubleday
278. Your Health and You	Doubleday
279. Une bonne journée	Editions Lidec
280. Ton livre de santé	Editions Lidec
281. Animals	Book Society
282. Mammals of North America	Fitzhenry & Whiteside
283. Plants	Book Society
284. Snow, SI metric ed.	Macmillan
285. Weeple People	McGraw-Hill Ryerson
286. Wheels and Things	Book Society

287. Les chemins de la science 1	Editions du Renouveau Pédagogique
288. Les chemins de la science 2	Editions du Renouveau Pédagogique
289. Les chemins de la science 3, éd. SI	Editions du Renouveau Pédagogique
290. Les chemins de la science 4	Editions du Renouveau Pédagogique
291. Beaver Hill: Spookane Estate	McGraw-Hill Ryerson
292. Beaver Hill: The Brambles	McGraw-Hill Ryerson
293. Beaver Hill: Travels with Mr. Tremors	McGraw-Hill Ryerson
294. Beaver Hill Audio Visual Kit	McGraw-Hill Ryerson
295. Bern: City in the Mountains	Gage
296. Canada Close-Up: Coast to Coast	McGraw-Hill Ryerson
297. Canada Close-Up: Je Suis Canadien	McGraw-Hill Ryerson
298. Canada Close-Up: People of the Plains'	McGraw-Hill Ryerson
299. Canada Close-Up Audio Visual Kit	McGraw-Hill Ryerson
300. Canadian Communities	Ginn
301. Down Under at Barwidgee	Gage
302. Families and Communities	Fitzhenry & Whiteside
303. The Fire Fighter	Dent
304. How Families Live, 2nd ed.	Fitzhenry & Whiteside
305. The Letter Carrier	Dent
306. Nestum Asa	Griffin House
307. The Policeman	Dent
308. Safari to Serowe	Gage
309. Then and Now in Probisher Bay	Gage
310. When Grandma and Grandpa Were Kids	Gage
311. The World of Me: Activity Prints 1 and 2 and Audio Visual Kit	McGraw-Hill Ryerson

O. Reg. 180/79, Sched. 1.

Schedule 2

TEXTBOOKS FOR THE JUNIOR DIVISION

TITLE	PUBLISHER CODE
1. Adventures in Reading 1	Editions Lidec
2. Adventures in Reading 2	Editions Lidec
3. Module: English as a Second Language, Book 1	Centre Educatif et Culturel
4. Module: English as a Second Language, Book 2	Centre Educatif et Culturel
5. Module: English as a Second Language, Book 3	Centre Educatif et Culturel
6. Module: English as a Second Language, Book 4	Centre Educatif et Culturel
7. Artbasics ⁺	Gilbert Associates
8. Adventure Awaits	Ginn
9. Alone	Gage
10. Anchors Aweigh	Macmillan
11. Backpacks and Bumblebees	Thomas Nelson
12. Beyond the Horizon	Ginn
13. Breakthrough	McClelland & Stewart
14. Brown Is the Back of a Toad (Reader)	Longman
15. Brown (Is the Back of a Toad) Source Book	Longman
16. Canadian Junior Dictionary	Gage
17. The Canadian Teaching Dictionary, 2nd ed.	Clarke, Irwin
18. Choices	Gage
19. Communication 2	Macmillan
20. Communication 3	Macmillan
21. Communication 4	Macmillan
22. Community	Gage
23. Comprehension Strategies 1	Gage
24. Comprehension Strategies 2	Gage
25. Comprehension Strategies 3	Gage
26. Crowds	Gage
27. Dent's Speller, Book 5	Dent
28. Dent's Speller, Book 6	Dent
29. Developing Comprehension in Reading -4	Dent
30. Developing Comprehension in Reading 4	Dent
31. Developing Comprehension in Reading -5	Dent
32. Developing Comprehension in Reading 5	Dent
33. Developing Comprehension in Reading -6	Dent
34. Developing Comprehension in Reading 6	Dent
35. Developing Language Skills 4	McGraw-Hill Ryerson
36. Developing Language Skills 5	McGraw-Hill Ryerson
37. Developing Language Skills 6	McGraw-Hill Ryerson
38. Driftwood and Dandelions	Thomas Nelson
39. Encounters	Gage
40. Explorer 1	Copp Clark Pitman
41. Explorer 2	Copp Clark Pitman

42. Explorer 3	Copp Clark Pitman
43. Groups	Gage
44. Hockey Cards and Hopscotch	Thomas Nelson
45. How Many Miles? (Combined edition of Alone, Together, Crowds, and Our World)	Gage
46. I Can Spell C	Heath
47. I Can Spell D	Heath
48. I Can Spell E	Heath
49. In Other Words: An Introductory Thesaurus	Holt
50. Individualized Reading Skills Program-Blue	SRA
51. Individualized Reading Skills Program-Green	SRA
52. Individualized Reading Skills Program-Orange	SRA
53. Individualized Reading Skills Program-Yellow	SRA
54. International Reading Laboratory IIIa	SRA
55. Kids Like Us: Click; Flashback; Wallpaper; Trips	Methuen
56. Kites and Cartwheels	Thomas Nelson
57. The Language Box	Macmillan
58. Like the Leaves	Sunnar
59. Longman Spelling Mastery 4	Longman
60. Longman Spelling Mastery 5	Longman
61. The Macmillan Spelling Series, Book 4, rev. ed.	Macmillan
62. The Macmillan Spelling Series, Book 5, rev. ed.	Macmillan
63. The Macmillan Spelling Series, Book 6, rev. ed.	Macmillan
64. Magook 1,2,3,4	Magook Publishers
65. Nelson Language Stimulus Program Classroom Kit: Magic Seasons	Thomas Nelson
66. Nelson Language Stimulus Program Classroom Kit: Manspace	Thomas Nelson
67. Nelson Language Stimulus Program Classroom Kit: Mediamind	Thomas Nelson
68. Nelson Language Stimulus Program Classroom Kit: Multiworlds	Thomas Nelson
69. New Worlds	Ginn
70. Newslab I	SRA
71. Newslab II	SRA
72. Northern Lights and Fireflies	Thomas Nelson
73. One Banana Step Idea Book	Holt
74. One Banana Step...	Holt
75. One Potato, Two Potato Idea Book	Holt
76. One Potato, Two Potato...	Holt
77. Our World	Gage
78. People Like Me (Combined edition of To Become a Champion, Person to Person, Community, The World Around and Twenty-one Trolls)	Gage

79. Person to Person	Gage
80. Read Away: Nelson Reading Skillbook A	Thomas Nelson
81. Read Away: Nelson Reading Skillbook B	Thomas Nelson
82. Read Away: Nelson Reading Skillbook C	Thomas Nelson
83. Reading Progress: A Skills Program	Thomas Nelson
84. Ready, Set . . . Read Away	Thomas Nelson
85. Ready or Not . . .	Holt
86. Ready or Not Idea Book	Holt
87. Red Is the Nose of a Clown (Reader)	Longman
88. Red (Is the Nose of a Clown) Source Book	Longman
89. Rowboats & Rollerskates	Thomas Nelson
90. Schoolhouse: Comprehension Patterns	SRA
91. Scoop: The Newspaper in the Classroom	Scholar's Choice
92. Sleeping Bags and Flying Machines	Thomas Nelson
93. Something to Remember (combined edition of Choices, Encounters, Groups, and Wonders)	Gage
94. Spelling in Language Arts 4, rev. ed.	Thomas Nelson
95. Spelling in Language Arts 5, rev. ed.	Thomas Nelson
96. Spelling in Language Arts 6, rev. ed.	Thomas Nelson
97. Starting Points in Language A	Ginn
98. Starting Points in Language B	Ginn
99. Starting Points in Language C	Ginn
100. Starting Points in Reading A, First Book	Ginn
101. Starting Points in Reading A, Second Book	Ginn
102. Starting Points in Reading B, First Book	Ginn
103. Starting Points in Reading B, Second Book	Ginn
104. Starting Points in Reading C, First Book	Ginn
105. Starting Points in Reading C, Second Book	Ginn
106. Thinklab 2	SRA
107. To Become a Champion	Gage
108. Toboggans and Turtle-necks	Thomas Nelson
109. Together	Gage
110. Twenty-one Trolls	Gage
111. Voyager 1	Copp Clark Pitman
112. Voyager 2	Copp Clark Pitman
113. Voyager 3	Copp Clark Pitman
114. The Winston Canadian Dictionary for Schools	Holt
115. The Winston Dictionary of Canadian English, Elementary Edition	Holt
116. Wonders	Gage

117. Word Family Spellers, Book 4	Book Society
118. Word Family Spellers, Book 5	Book Society
119. Word Family Spellers, Book 6	Book Society
120. Words and Their Meanings	Copp Clark Pitman
121. Words to Use: A Primary Thesaurus	Gage
122. The World Around	Gage
123. Write On: Creative Writing Kit	McGraw-Hill Ryerson
124. Yellow Is a Lemon Tart (Reader)	Longman
125. Yellow (Is a Lemon Tart) Source Book	Longman
126. Yesterstories 1: The Ghostly Trapper	Globe/Modern
127. ZAP: Eating	Fitzhenry & Whiteside
128. ZAP: Flying	Fitzhenry & Whiteside
129. ZAP: Hockey	Fitzhenry & Whiteside
130. ZAP: Music	Fitzhenry & Whiteside
131. A la découverte du monde	Editions Projets
132. Un ami sur ta route	Editions Projets
133. Atelier de lecture "A"	Editions FM
134. Atelier de lecture "B"	Editions FM
135. Atelier de lecture "C"	Editions FM
136. Au pays des contes	Editions Projets
137. Aux quatre vents	Thomas Nelson
138. L'avalanche	Dent
139. Aventure à Montréal	Dent
140. Aventure à Oakville	Dent
141. Aventure dans les Laurentides	Dent
142. Aventure dans l'ouest	Dent
143. Aventure en forêt	Dent
144. Aventure en Gaspésie	Dent
145. Le bon temps	Thomas Nelson
146. Le camp d'entraînement	Maclean-Hunter Learning Materials
147. Carrousel Canada 1: Allons faire du ski!; Aventure à l'aéroport; Bravo, les fantômes; Excursion au zoo; Perdu dans les bois!	Dent
148. Le cauchemar	Maclean-Hunter Learning Materials
149. Le championnat	Macmillan
150. Coin du penseur 1	SRA
151. Coin du penseur 2	SRA
152. Coin lecture 3	SRA
153. Coin lecture 4	SRA
154. Coin lecture 5	SRA
155. De la langue parlée à la langue écrite	Les Editions Françaises
156. "Demande à Isabelle": dictionnaire du vocabulaire actif	Le Sablier
157. Le dictionnaire: mes 10,000 mots	Beauchemin
158. Dictionnaire actif Nathan: 1000 mots illustrés en couleurs	Editions France-Québec
159. Les eaux dangereuses	Dent
160. En motoneige	Dent
161. Eveil à la grammaire, livre 1	Editions Champlain

162. Le français à l'école active, 4e année	Editions Ecole active
163. Le français à l'école active, 5e année	Editions Ecole active
164. Le français à l'école active, 6e année	Editions Ecole active
165. Le français vivant, 1er livre	Les Editions Françaises
166. Le français vivant, 2e livre	Les Editions Françaises
167. Le français vivant, 3e livre	Les Editions Françaises
168. Le français-cadre selon l'enseignement individualisé: unités de travail 1 à 33 et fiches d'entraînement 1 à 7	Longpré-Dessureault
169. La grammaire à l'école active, 1er livre	Centre Éducatif et Culturel
170. La grammaire à l'école active, 2e livre	Centre Éducatif et Culturel
171. La grammaire à l'école active, 3e livre	Centre Éducatif et Culturel
172. L'invitation au voyage	Editions Projets
173. Je comprends la grammaire 5e année	Hurtubise HMM
174. Je découvre la grammaire et l'orthographe: 3e année	Hurtubise HMM
175. Je découvre la grammaire: 4e année	Hurtubise HMM
176. Un joueur ambitieux	Macmillan
177. Laboratoire de lecture	SRA
178. Le langage à l'école active, 1er livre	Centre Éducatif et Culturel
179. Le langage à l'école active, 2e livre	Centre Éducatif et Culturel
180. Le langage à l'école active, 3e livre	Centre Éducatif et Culturel
181. Le langage à l'école active, 4e livre	Centre Éducatif et Culturel
182. Langue française 4e	Editions FM
183. Langue française 5e	Editions FM
184. Langue française 6e	Editions FM
185. Larousse des débutants, éd. canadienne	Les Editions Françaises
186. La lecture à l'école active, 1er livre	Centre Éducatif et Culturel
187. La lecture à l'école active, 2e livre	Centre Éducatif et Culturel
188. La lecture à l'école active, 3e livre	Centre Éducatif et Culturel
189. La lecture sous toutes ses formes 1	Centre Éducatif et Culturel
190. La lecture sous toutes ses formes 2	Centre Éducatif et Culturel
191. La lecture sous toutes ses formes 3	Centre Éducatif et Culturel
192. Magie des saisons	Thomas Nelson
193. Média-sens	Thomas Nelson
194. Mille lieux	Thomas Nelson
195. Nouveau Larousse des débutants	Les Editions Françaises
196. Par mille chemins	Editions Projets
197. Petit dictionnaire Beauchemin	Beauchemin
198. Petit dictionnaire canadien de la langue française, 2e éd.	Editions Aries

199. Près de la fontaine	Thomas Nelson
200. La réussite en lecture-8, 9 et 10 ans	Longpré-Dessureault
201. Rex et Mistigri	Les Editions Françaises
202. SE (Savoir écrire): A	Beauchemin
203. SE (Savoir écrire): B	Beauchemin
204. SE (Savoir écrire): C	Beauchemin
205. Les secrets volés	Dent
206. SL (Savoir lire): A	Beauchemin
207. SL (Savoir lire): B	Beauchemin
208. SL (Savoir lire): C	Beauchemin
209. SP-SE (Savoir parler et savoir écouter): A	Beauchemin
210. SP-SE (Savoir parler et savoir écouter): B	Beauchemin
211. SP-SE (Savoir parler et savoir écouter): C	Beauchemin
212. Tipiti le rouge-gorge	Les Editions Françaises
213. A grands pas!	Copp Clark Pitman
214. Allons-y!	Copp Clark Pitman
215. Ça roule!	Copp Clark Pitman
216. Cours structuré de français, level 1	Centre Educatif et Culturel
217. Cours structuré de français, level 2	Centre Educatif et Culturel
218. Cours structuré de français, level 3	Centre Educatif et Culturel
219. Le français partout 1	Holt
220. Ici on parle français, Level One: Reading Companion	Prentice-Hall
221. Ici on parle français, Level Two	Prentice-Hall
222. J'écoute. Je parle. 1	Gage
223. J'écoute. Je parle. 2	Gage
224. Vive le français! Book 2	Addison-Wesley
225. Vive le français! 1	Addison-Wesley
226. Arithmo: Manu-factor	Thomas Nelson
227. Arithmo: Operate	Thomas Nelson
228. Basic Arithmetic	Scholar's Choice
229. Calcul-Math	Scholar's Choice
230. The Calculator Workbox	Addison-Wesley
231. Co-Basal Math, Set 4, SI metric	Educational Progress
232. Cross-Number Puzzles (whole numbers), (SI metric)	SRA
233. Math-Activity, Part IV	SRA
234. Mathematics, Book Five	Copp Clark Pitman
235. Mathematics, Book Six	Copp Clark Pitman
236. Mathlab, 2nd ed.	Scholar's Choice
237. Mathways 4, (SI metric)	Copp Clark Pitman
238. Mathways 5, (SI metric)	Copp Clark Pitman
239. Mathways 6, (SI metric)	Copp Clark Pitman
240. Metric Mathset	Gage
241. Metric Thrust	Scholar's Choice
242. More About Length: Junior, Book 1	Dent
243. Primary Mathset	Gage
244. Project Mathematics Assignment Cards 4-6, SI metric	Holt
245. Project Mathematics SI Metric 4	Holt

246. Project Mathematics SI Metric 5	Holt
247. Project Mathematics SI Metric 6	Holt
248. Starting Points in Mathematics 4, (SI metric)	Ginn
249. Thinklab I	SRA
250. Arithmo: facteurs et multiples	Beauchemin
251. Arithmo: relations 4	Beauchemin
252. La mathématique à l'élémentaire 4, éd. SI	Editions du Renouveau Pédagogique
253. La mathématique à l'élémentaire 5, éd. SI	Editions du Renouveau Pédagogique
254. La mathématique à l'élémentaire 6, éd. SI	Editions du Renouveau Pédagogique
255. Mathématique 7, éd. SI	Editions HRW
256. Mathématique 8, éd. SI	Editions HRW
257. Mathématique 9, éd. SI	Editions HRW
258. Mathématique 10	Editions HRW
259. Mathématique 11	Editions HRW
260. Mathématique 12, (SI)	Editions HRW
261. Multimath 2	Editions du Renouveau Pédagogique
262. Nombres croisés (nombres entiers)	SRA
263. Follow the Wind: Basic Goals in Music 6, 2nd ed.	McGraw-Hill Ryerson
264. Happy Harmonies	Clarke, Irvin
265. Let's Sing and Play	Waterloo Music
266. Music for Young Canada 4	Gage
267. Music for Young Canada 5	Gage
268. Music for Young Canada 6	Gage
269. Pre-Teen Song Settings	Gordon V. Thompson
270. Sailors and Sunshine: Basic Goals in Music 5, 2nd ed.	McGraw-Hill Ryerson
271. Songs for Today, Volume 4	Waterloo Music
272. Songs for Today, Volume 5	Waterloo Music
273. Songs for Today, Volume 6	Waterloo Music
274. Songtime 4	Holt
275. Songtime 5	Holt
276. Songtime 6	Holt
277. Treasure Tunes	Clarke, Irvin
278. Whales and Nightingales: Basic Goals in Music 4, 2nd ed.	McGraw-Hill Ryerson
279. Chansons canadiennes-françaises, 2e éd.	Waterloo Music
280. Chansons de Québec	Waterloo Music
281. Mon école chante, 4e année, éd. rév.	Editions F.I.C.
282. Mon école chante, 5e année, éd. rév.	Editions F.I.C.
283. Mon école chante, 6e année, éd. rév.	Editions F.I.C.
284. Les 100 plus belles chansons	Editions F.I.C.
285. Growing Up Healthy	Doubleday
286. Health For Living	Doubleday
287. Keeping Healthy	Doubleday
288. Au grand air	Editions Lidec
289. De bonnes habitudes	Editions Lidec

290. Air	Book Society
291. Animals	Book Society
292. Astronomy (SI metric)	Holt
293. Bicycles	Macmillan
294. Bicycles to Beaches	McGraw-Hill Ryerson
295. Birds, (SI metric)	Holt
296. The Dandelion (SI metric)	Holt
297. Dig and Learn	Copp Clark Pitman
298. Ecolab, 2nd ed.	Scholar's Choice
299. Ecology in Your Community, (SI metric)	Holt
300. Endangered Animals	Fitzhenry & Whiteside
301. Fingerprinting	Book Society
302. Flights, Kites, and Boomerangs	Macmillan
303. Heat	Book Society
304. Light	Book Society
305. Magnets	Book Society
306. Mammals of North America	Fitzhenry & Whiteside
307. Mapping Small Places, (SI metric)	Holt
308. Mini-climates (SI metric)	Holt
309. Mostly About Pigs	Macmillan
310. Plants	Book Society
311. Pollution (SI metric)	Holt
312. Running Water	Holt
313. Science Involvement Program	Macmillan
314. Sciencelab 1	Scholar's Choice
315. Sciencelab 2	Scholar's Choice
316. Search and Discover 1	Clarke, Irwin
317. Sidewalks to Cemeteries	McGraw-Hill Ryerson
318. Simple Solutions	Macmillan
319. Small Creatures, (SI metric)	Holt
320. Snow, SI metric ed.	Macmillan
321. Snow and Ice, (SI metric)	Holt
322. Sound	Macmillan
323. String	Macmillan
324. Studies for Open Places, SI metric ed.	McGraw-Hill Ryerson
325. Studies for Woodlands, SI metric ed.	McGraw-Hill Ryerson
326. Studying Birds, SI metric ed.	McGraw-Hill Ryerson
327. Studying Insects, SI metric ed.	McGraw-Hill Ryerson
328. Studying Mammals, SI metric ed.	McGraw-Hill Ryerson
329. Studying Plants, SI metric ed.	McGraw-Hill Ryerson
330. Studying Soil, SI metric ed.	McGraw-Hill Ryerson
331. Studying Streams, SI metric ed.	McGraw-Hill Ryerson
332. Trees	Macmillan
333. Trees, (SI metric)	Holt
334. Watching the Weather Change, SI metric ed.	Macmillan
335. Water	Book Society
336. Wheels and Things	Book Society
337. Your Senses, (SI metric)	Holt
338. Cartographie	Editions HRW
339. Les chemins de la science. 5, éd. SI	Editions du Renouveau Pédagogique
340. Les chemins de la science 6, éd. SI	Editions du Renouveau Pédagogique

341. Les eaux courantes	Editions HRW
342. Guide de recherches	McGraw-Hill Ryerson
343. Les insectes	McGraw-Hill Ryerson
344. Les mammifères	McGraw-Hill Ryerson
345. Méthodes et techniques	McGraw-Hill Ryerson
346. Microclimats	Editions HRW
347. Neige et glace, éd. SI	Editions HRW
348. Notre forêt	McGraw-Hill Ryerson
349. Les oiseaux, éd. SI	Editions HRW
350. Les oiseaux	McGraw-Hill Ryerson
351. Les plantes	McGraw-Hill Ryerson
352. Pollution, éd. SI	Editions HRW
353. Les sols	McGraw-Hill Ryerson
354. Abby Hoffman	Fitzhenry & Whiteside
355. Alberta: A People and a Province	Fitzhenry & Whiteside
356. Alberta: Where the Mountains Meet the Plains	Gage
357. Algonkians of the Eastern Woodlands	Royal Ontario Museum
358. Aluminum and Power in the Saguenay Valley	Ginn
359. An Arctic Settlement-Pangnirtung	Ginn
360. Assembling Automobiles at Oakville	Ginn
361. The Atlantic Provinces: Tidewater Lands	Gage
362. Battle at Quebec: 1759	Ginn
363. Bern: City in the Mountains	Gage
364. Bobby Clarke	Fitzhenry & Whiteside
365. British Columbia: Mountain Wonderland	Gage
366. Building a New Life	Fitzhenry & Whiteside
367. Building of the Railway	Fitzhenry & Whiteside
368. Caleb Seaman: A Loyalist	Ginn
369. Camel Herders of the North African Desert	GLC
370. Canada: This Land of Ours, elementary edition, (SI metric)	Ginn
371. Canadian Communities	Ginn
372. The Canadian Eskimos	Royal Ontario Museum
373. Cattle Herders of the East African Highland	GLC
374. The Changing People: A History of the Canadian Indians	Collier-Macmillan
375. China	Fitzhenry & Whiteside
376. China Study Print Program	Fitzhenry & Whiteside
377. China's Way: The Commune as an Idea for Change	Gage
378. Cities Are for People	Oxford
379. Colonists at Port Royal	Ginn
380. Contact	McGraw-Hill Ryerson
381. The Crowsnest Pass	Holt
382. Cultivators and Traders of a Tropical Pacific Island	GLC
383. Cultivators of the South American Jungle	GLC
384. Dent's Canadian Metric Atlas	Dent
385. The Discoveries	Collier-Macmillan

386. Discovering	McGraw-Hill Ryerson
387. Down Under at Barwidgee	Gage
388. Early Indian Cultures of North America	Fitzhenry & Whiteside
389. Ellen Elliott: A Pioneer	Ginn
390. Eskimo-Journey Through Time	Fitzhenry & Whiteside
391. Families and Communities	Fitzhenry & Whiteside
392. Farmers of the East: Huron Indians	Ginn
393. Ferryboats of British Columbia	Holt
394. The First North Americans	McClelland & Stewart
395. Flin Flon: A Northern Community	Holt
396. Footprints in Time-A Source Book in Canadian History	House of Grant
397. A Forest Industry at Port Alberni	Ginn
398. Fort Albany Reserve	Fitzhenry & Whiteside
399. Fort York	Ginn
400. Fruit Farming in the Okanagan	Ginn
401. The Fur Fort	Ginn
402. Gifts of the Nile	Fitzhenry & Whiteside
403. Ginn Interest Series II: Dinosaurs; About Kites; Building a Skyscraper; Games; Exploring the Sea; Let's Look at Insects; About the Arctic; Bicycles Old and New; The Jungle; Let's Experiment with Electricity	Ginn
404. Gold River: A Centre for Lumbering	Holt
405. Gold Rush in the Cariboo	Ginn
406. Granby: A Manufacturing Centre	Holt
407. Grassland Safari	Fitzhenry & Whiteside
408. The Greeks: Struggle for Excellence	Fitzhenry & Whiteside
409. Growth of a Nation	Fitzhenry & Whiteside
410. A Guide to Understanding Canada	Guinness Publishing
411. Hant's Harbour	Fitzhenry & Whiteside
412. Here's How It Happens: How Government Works in Canada	Gage
413. Home Oil, Calgary: Oil Exploration and Production	Holt
414. Home on the Range	Gage
415. How Canada Got Its Capital	McClelland & Stewart
416. How Families Live, 2nd ed.	Fitzhenry & Whiteside
417. Hunters and Gatherers of the African Rain Forest	GLC
418. Hunters of the Plains: Assiniboine Indians	Ginn
419. The Indians of Canada/A Survey	Royal Ontario Museum
420. Indians of the North Pacific Coast	Royal Ontario Museum
421. Indians of the Plains	Fitzhenry & Whiteside
422. Indians of the Plains	Royal Ontario Museum
423. Indians of the Subarctic	Royal Ontario Museum
424. Indic Realm	Fitzhenry & Whiteside

425. Into the Eye of the Giant: Discovering Brazil and her People	Gage
426. Involvement	McGraw-Hill Ryerson
427. Iron Mining in Quebec-Labrador	Ginn
428. Iroquoians of the Eastern Woodlands	Royal Ontario Museum
429. Japan	Fitzhenry & Whiteside
430. The Japanese Canadians	Van Nostrand
431. Ken Dryden	Fitzhenry & Whiteside
432. Kibbutz on the Negev	Gage
433. Kings of Peru	Fitzhenry & Whiteside
434. Kitchener: A Meat Packing Centre	Holt
435. Land of Gold, Land of Ice	Griffin House
436. Life at Red River: 1830-1860	Ginn
437. Life in Early North America	Fitzhenry & Whiteside
438. Living in a Norwegian Village	Gage
439. The London and Port Stanley Railway: 1856	Ginn
440. Longhouse to Blastfurnace	Fitzhenry & Whiteside
441. The Macmillan School Atlas: New Metric Edition	Macmillan
442. Making Pulp and Paper at Corner Brook	Ginn
443. Making Steel in Hamilton	Ginn
444. Manitoba: Where East Meets West	Gage
445. Market Gardening on the Fraser Delta	Ginn
446. Medieval Community	Fitzhenry & Whiteside
447. Mexico Emerges	Fitzhenry & Whiteside
448. Mining in the Shield: Timmins	Ginn
449. Mixed Farming Near Carman, Manitoba	Ginn
450. The Nation's Capital: Ottawa	Ginn
451. The Navigators	Fitzhenry & Whiteside
452. Nelson World Atlas: A Metric Atlas	Thomas Nelson
453. Nelson's Canadian Junior Atlas	Thomas Nelson
454. Nestum Asa	Griffin House
455. Nomadic Journey	Fitzhenry & Whiteside
456. Nomads of the Shield: Ojibwa Indians	Ginn
457. North of Sixty: Canada's Advancing Frontier	Gage
458. Northern Ontario: Land of Buried Treasure	Gage
459. Occidental Realm	Fitzhenry & Whiteside
460. An Oil Well Near Edmonton	Ginn
461. Okanagan Valley: Life on an Orchard Farm	Holt
462. Opasquiak: The Pas Indian Reserve	Holt
463. Oriental Realm	Fitzhenry & Whiteside
464. Panama: The Isthmus, the Canal, and the Country	Gage
465. Pioneers: Pioneer Life in Upper Canada	Collier-Macmillan
466. Port Alberni: Pulp and Paper	Holt

467. Port City, Montreal	Ginn
468. Port of Vancouver	Ginn
469. Power at Niagara	Ginn
470. The Pygmies of the Ituri Forest	Gage
471. Quebec: French-Canadian Homeland	Gage
472. Roads on Water	Griffin House
473. Safari to Serowe	Gage
474. Sainte-Marie Among the Hurons	Ginn
475. Salmon Fishing in British Columbia	Ginn
476. Sam McLaughlin	Fitzhenry & Whiteside
477. Sardine Fishing and Canning in New Brunswick	Ginn
478. Saskatchewan	McClelland & Stewart
479. Saskatchewan: A People and a Province	Fitzhenry & Whiteside
480. Saskatchewan: Land of Far Horizons	Gage
481. Seafaring Warriors of the West: Nootka Indians	Ginn
482. The Seigneurie of Longueuil	Ginn
483. Shipbuilding in the Maritimes	Ginn
484. Soldier at Quebec: 1759	Ginn
485. Southeast Asia Realm	Fitzhenry & Whiteside
486. Southern Ontario: Workshop of the Nation	Gage
487. Spy at Quebec: 1759	Ginn
488. Subsaharan Africa Realm	Fitzhenry & Whiteside
489. The Sudbury Region	Holt
490. Tawow	Book Society
491. Then and Now in Probisher Bay	Gage
492. The Timber Trade	Ginn
493. Tourism in Nova Scotia	Ginn
494. Treaties and Promises: Saulteaux Indians	Ginn
495. The Ukrainian Canadians	Van Nostrand
496. Understanding Communities	Fitzhenry & Whiteside
497. A Village Is a World: A Community in the West Indies	Gage
498. Voyages of Discovery	Fitzhenry & Whiteside
499. The Voyageurs	Ginn
500. Westward to Asia	Holt
501. When Grandma and Grandpa Were Kids	Gage
502. Winnipeg: Gateway to the West	Holt
503. World Communities	Ginn
504. The World of People: The Eastern Hemisphere, SI metric ed.	McGraw-Hill Ryerson
505. The World of People: The Global Village	McGraw-Hill Ryerson
506. The World of People: The Western Hemisphere, SI metric ed.	McGraw-Hill Ryerson
507. Les animaux	Guérin
508. Les aventuriers de l'outaouais: histoire de la capitale nationale-Ottawa	Beauchemin
509. Ce monde où je vis	Guérin
510. De la localité à Montréal	Guérin

511. Les maisons	Guérin
512. Mon pays le Canada	Ginn
513. Mon univers 1: mon milieu, ma région, éd. Ontarienne (SI)	Editions FM
514. Mon univers 2: ma région, ma province, éd. Ontarienne (SI)	Editions FM
515. Mon univers 3: ma province, mon pays, éd. Ontarienne (SI)	Editions FM
516. Un ranch en Alberta	Editions HRW
517. Les véhicules	Guérin
518. La vie des hommes	Guérin

O. Reg. 180/79, Sched. 2.

Schedule 3

TEXTBOOKS FOR THE INTERMEDIATE DIVISION

TITLE	PUBLISHER CODE
1. Module: English as a Second Language, Book 1	Centre Educatif et Culturel
2. Module: English as a Second Language, Book 2	Centre Educatif et Culturel
3. Module: English as a Second Language, Book 3	Centre Educatif et Culturel
4. Module: English as a Second Language, Book 4	Centre Educatif et Culturel
5. Accounting: A Systems Approach	McGraw-Hill Ryerson
6. Accounting 1, 2nd ed.	Prentice-Hall
7. Basic Accounting Practice, rev. ed.	Copp Clark Pitman
8. Éléments de comptabilité: étude d'un système	McGraw-Hill Ryerson
9. Bailey Method of Penmanship	Copp Clark Pitman
10. Business Fundamentals, 3rd ed., SI metric	McGraw-Hill Ryerson
11. The Canadian Consumer	Copp Clark Pitman
12. Canadian Record Keeping Practice	McGraw-Hill Ryerson
13. The Consumer and Modern Business, rev. ed.	McGraw-Hill Ryerson
14. Dollars and Sense: A Guide to Family Money Management	McGraw-Hill Ryerson
15. Money Matters	McGraw-Hill Ryerson
16. Le consommateur et le monde des affaires	McGraw-Hill Ryerson
17. Module 1: le bilan d'ouverture	Beauchemin
18. Module 2: l'écriture d'ouverture	Beauchemin
19. Module 3: les reports au grand livre général	Beauchemin
20. Module 4: les variations de l'actif, du passif et du capital (+ou-)	Beauchemin
21. Module 5: les variations des revenus et dépenses (+ou-)	Beauchemin
22. Module 6: la balance de vérification avant fermeture	Beauchemin
23. Module 7: le chiffrier et les états financiers	Beauchemin
24. Module 8: les écritures de fermeture	Beauchemin
25. Module 9: les registres propres à une organisation sociale et à un professionnel	Beauchemin
26. Module 10: les opérations bancaires	Beauchemin
27. Module 11: le fonds de petite caisse	Beauchemin
28. Votre argent	McGraw-Hill Ryerson

29. Business Machine Operations and Applications	McGraw-Hill Ryerson
30. Business Machine Skills and Applications, Book 1	Copp Clark Pitman
31. Machine Calculation	Copp Clark Pitman
32. Mathematics for Business with Machine Applications	Gage
33. Practical Machine Operation	McGraw-Hill Ryerson
34. Marketing: A Canadian Profile	Copp Clark Pitman
35. Marketing 1, (SI)	Gage
36. Marketing 2, (SI)	Gage
37. Dynamisme de la vente, 2e éd.	Beauchemin
38. Le marketing et vous	Editions du Jour
39. Basic Applied Typewriting (SI metric)	Copp Clark Pitman
40. Building Production Skills, 2nd ed., SI metric	McGraw-Hill Ryerson
41. Business Applications in Typewriting	Gage
42. Business Typing Applications	McGraw-Hill Ryerson
43. Professional Applications in Typewriting	Gage
44. Typewriting for Business Use, Book One	Copp Clark Pitman
45. Typing 1: Introductory Typewriting, (SI)	Copp Clark Pitman
46. Dactylographie générale	McGraw-Hill Ryerson
47. 99 leçons de dactylographie moderne, 1er livre	McGraw-Hill Ryerson
48. 99 leçons de dactylographie moderne, 2e livre	McGraw-Hill Ryerson
49. Building Typing Skills, 2nd ed., SI metric	McGraw-Hill Ryerson
50. Introductory and Personal Typewriting, (SI metric)	Copp Clark Pitman
51. Personal Applications in Typewriting	Gage
52. The Personal Touch, 2nd ed.	McGraw-Hill Ryerson
53. Personal Typing Applications	McGraw-Hill Ryerson
54. The Typing Book	Wiley
55. Typing 100, rev. SI metric ed.	McGraw-Hill Ryerson
56. Dactylographie: usage personnel, (SI)	Gage
57. The Greeks Had a Word for It	Guidance Centre
58. Latin Is Alive and Well	Guidance Centre
59. Consumer Credit and Consumer Fraud	Copp Clark Pitman
60. Credit Costs	McGraw-Hill Ryerson
61. Home Truths	McGraw-Hill Ryerson
62. Mutual Funds	Copp Clark Pitman
63. Planning Your Investments	Copp Clark Pitman
64. Shopping Sense	McGraw-Hill Ryerson
65. You, the Consumer	Wiley
66. A Different Drummer	McClelland & Stewart
67. Nobody in the Cast	Longman
68. Action English 1	Gage
69. Action English 2	Gage
70. Action English 3	Gage
71. Action English 4	Gage
72. Basic Spelling for High School Students	Macmillan

73. Better Reading for Canadian Schools	Book Society
74. Breakthrough	McClelland & Stewart
75. Building Language Skills	McGraw-Hill Ryerson
76. Challenge	Macmillan
77. City as Classroom: Understanding Language and Media	Book Society
78. The Craft of Writing	Longman
79. Creative Composition	Longman
80. Developing Language Skills 1, 2nd ed.	McGraw-Hill Ryerson
81. Developing Language Skills 8	McGraw-Hill Ryerson
82. Developing Reading Skills 1	Dent
83. Developing Reading Skills 2	Dent
84. Developing Your Communication Skills	Longman
85. Dictionary of Canadian English: The Intermediate Dictionary	Gage
86. Dreams and Challenges: Writing Poetry	Macmillan
87. English Skills Program 1	Gage
88. English Skills Program 2	Gage
89. English Skills Program 3	Gage
90. Explorer 3	Copp Clark Pitman
91. The Expression of Thought	Longman
92. A Folio for Writers: Advertising	Clarke, Irwin
93. A Folio for Writers: Description	Clarke, Irwin
94. A Folio for Writers: Exposition	Clarke, Irwin
95. A Folio for Writers: Narration	Clarke, Irwin
96. A Folio for Writers: Poetry	Clarke, Irwin
97. Frontiers of Wonder, Book 1	McClelland & Stewart
98. Frontiers of Wonder, Book 2	McClelland & Stewart
99. Grammar Is	Thomas Nelson
100. I Can Spell F	Heath
101. In Other Words: An Introductory Thesaurus	Holt
102. In Your Own Words 1	Clarke, Irwin
103. Incentives	Longman
104. Inside Outside: Reading Skills	Holt
105. International Reading Laboratory IIIa	SRA
106. Language Comes Alive 7	Dent
107. Language Comes Alive 8	Dent
108. Language Comes Alive 10	Dent
109. Language Is!	Thomas Nelson
110. Language Lives	Thomas Nelson
111. Language on Paper	Macmillan
112. Learning Language	Macmillan
113. Literature and Life 1	Gage
114. Literature and Life 2	Gage
115. The Macmillan Spelling Series, Book 7, rev. ed.	Macmillan
116. The Macmillan Spelling Series, Book 8, rev. ed.	Macmillan
117. Message and Meaning	Prentice-Hall

118. Nelson Language Stimulus Program Classroom Kit: Timescope	Thomas Nelson
119. Newslab II	SRA
120. Now, the Newspaper	Longman
121. Outward Bound	Macmillan
122. People Mirrors	Thomas Nelson
123. The Probing of Experience	Longman
124. Quest for Greatness	Ginn
125. Reach for Stars	Ginn
126. Reading	Dent
127. Scoop: The Newspaper in the Classroom	Scholar's Choice
128. Sense and Feeling	Copp Clark Pitman
129. Spelling and Vocabulary Studies	Copp Clark Pitman
130. Spelling in Language Arts 7, rev. ed.	Thomas Nelson
131. Spelling in Language Arts 8, rev. ed.	Thomas Nelson
132. Starting Points in Language D	Ginn
133. Starting Points in Language E	Ginn
134. Starting Points in Reading C, First Book	Ginn
135. Starting Points in Reading C, Second Book	Ginn
136. Strategies for Effective Reading A	Gage
137. Strategies for Effective Reading B	Gage
138. Strategies for Effective Reading C	Gage
139. Thinklab 2	SRA
140. This Book Is About Communication, Book One	McGraw-Hill Ryerson
141. Toboggans and Turtlenecks	Thomas Nelson
142. Using Language Skills	McGraw-Hill Ryerson
143. Viewpoint	Macmillan
144. Wavelengths 31	Dent
145. Wavelengths 32	Dent
146. Wavelengths 33	Dent
147. WEP: A Handbook for Writing, Editing, and Polishing	Gage
148. The Winston Dictionary of Canadian English, Intermediate Edition	Holt
149. Word Family Spellers, Book 8	Book Society
150. Wordcraft Junior	Dent
151. Wordcraft 1	Dent
152. Wordcraft 2	Dent
153. Wordcraft 3	Dent
154. The Words We Use	Macmillan
155. Yesterstories 1: The Ghcstly Trapper	Glcbe/Modern
156. ZAP: Eating	Fitzhenry & Whiteside
157. ZAP: Flying	Fitzhenry & Whiteside
158. ZAP: Hockey	Fitzhenry & Whiteside
159. ZAP: Music	Fitzhenry & Whiteside
160. Ecolab, 2nd ed.	Scholar's Choice
161. Ecology, (SI metric)	Holt
162. Ecology in Your Community, (SI metric)	Holt

163. Environmental Science, (SI metric)	Holt
164. Environmental Science	Holt
165. From Nature to Man, (SI metric)	Wiley
166. A Guide to the Study of Environmental Pollution	Prentice-Hall
167. A Guide to the Study of Freshwater Ecology	Prentice-Hall
168. A Guide to the Study of Soil Ecology	Prentice-Hall
169. A Guide to the Study of Terrestrial Ecology	Prentice-Hall
170. Inquiry into Environmental Pollution	Macmillan
171. Man's Physical Environment	Encyclopaedia Britannica
172. One Small Step: An Introduction to Environmental Studies	NC Press
173. People and Pollution	Gage
174. Schoolyard and Beyond	Collier-Macmillan
175. Water World, (SI metric)	Wiley
176. Ecologie	McGraw-Hill Ryerson
177. Le monde qui t'entoure	Gu�erin
178. Clothing and Culture: Contemporary Concepts	McClelland & Stewart
179. The Family	McClelland & Stewart
180. Food: Fact and Folklore	McClelland & Stewart
181. Home Economics 1	Dent
182. Home Economics 2	Dent
183. The Right Combination: A Guide to Food and Nutrition, 2nd ed.	Gage
184. Teen Guide to Homemaking, 2nd Canadian ed.	McGraw-Hill Ryerson
185. Teen Horizons, Canadian ed.	Collier-Macmillan
186. This Is the Life!, (SI metric)	Copp Clark Pitman
187. Try This On For Size!	Copp Clark Pitman
188. What's To Eat, (SI metric)	Copp Clark Pitman
189. Women in Canadian Sports	Fitzhenry & Whiteside
190. La bonne combinaison	Gage
191. La couture	McGraw-Hill Ryerson
192. Economie familiale et habillement	Beauchemin
193. Economie familiale et logement	Beauchemin
194. Education familiale	McGraw-Hill Ryerson
195. Planification alimentaire et consommation	Beauchemin
196. Vie familiale et consommation	Beauchemin
197. Un ami sur ta route	Editions Projets
198. Aventure � Montr�al	Dent
199. Aventure � Oakville	Dent
200. Aventure dans les Laurentides	Dent
201. Aventure dans l'ouest	Dent
202. Aventure en Gasp�sie	Dent
203. L'avion	Beauchemin
204. La bande dessin�e	Beauchemin
205. Les b�tes et les plantes	Editions du Renouveau P�dagogique
206. La bicyclette	Beauchemin

207. La biographie	Hurtubise HMH
208. Le camp d'entraînement	Maclean-Hunter Learning Materials
209. Le camping	Beauchemin
210. Le carnaval	Beauchemin
211. Le cauchemar	Maclean-Hunter Learning Materials
212. Le championnat	Macmillan
213. La chasse	Beauchemin
214. Code essentiel du français parlé et écrit	Beauchemin
215. Coin du penseur 1	SRA
216. Coin du penseur 2	SRA
217. Le corps et la vie	Editions du Renouveau Pédagogique Beauchemin Beauchemin
218. Coutumes du monde	
219. Le dictionnaire: mes 10,000 mots	
220. Dictionnaire du français contemporain: Larousse	Les Editions Françaises
221. Dictionnaire du français langue étrangère	Les Editions Françaises
222. Le feu	Beauchemin
223. Le français parlé au cours secondaire I	Les Presses de l'Université Laval
224. Le français parlé au cours secondaire II	Les Presses de l'Université Laval
225. La grammaire à l'école active, 4e livre	Centre Educatif et Culturel
226. Grammaire des ensembles: 6 année	Hurtubise HMH
227. Grammaire française expliquée: tome 2	Hurtubise HMH
228. Grammaire française expliquée: tome 3	Hurtubise HMH
229. L'habitation	Beauchemin
230. Héros et grands hommes	Beauchemin
231. L'homme aux cent visages	Beauchemin
232. L'humour	Beauchemin
233. L'imprimé	Beauchemin
234. Un joueur ambitieux	Macmillan
235. Laboratoire de lecture	SRA
236. Le langage	Beauchemin
237. La lecture sous toutes ses formes 2	Centre Educatif et Culturel
238. La lecture sous toutes ses formes 3	Centre Educatif et Culturel
239. Lecture sous toutes ses formes 4	Centre Educatif et Culturel
240. Le message	Hurtubise HMH
241. Métiers et professions	Beauchemin
242. Les moyens de transport	Editions du Renouveau Pédagogique Mondia
243. Nouveau dictionnaire Hatier	Les Editions Françaises
244. Nouveau Larousse des débutants	Les Editions Françaises
245. Nouveau Larousse élémentaire	Les Editions Françaises
246. La nouvelle grammaire de base: pour le secondaire	Les Editions Françaises
247. Par mille chemins	Editions Projets
248. Petit dictionnaire canadien de la langue française, 2e éd.	Editions Aries

249. Le Petit Larousse illustré 1978	Les Editions Françaises
250. Les petits animaux	Beauchemin
251. La présentation de soi	Hurtubise HMM
252. Le printemps	Beauchemin
253. Le procès	Beauchemin
254. La radio et la télévision	Beauchemin
255. Les repas	Beauchemin
256. SE (Savoir écrire): B	Beauchemin
257. SE (Savoir écrire): C	Beauchemin
258. SL (Savoir lire): B	Beauchemin
259. SL (Savoir lire): C	Beauchemin
260. Le spectacle	Beauchemin
261. Les sports	Editions du Renouveau Pédagogique
262. Les sports d'équipe	Beauchemin
263. SP-SE (Savoir parler et savoir écouter): B	Beauchemin
264. SP-SE (Savoir parler et savoir écouter): C	Beauchemin
265. Les sucres	Beauchemin
266. Terre de Québec: poésie québécoise 1	Editions du Renouveau Pédagogique
267. Tout au long du fleuve: poésie québécoise 2	Editions du Renouveau Pédagogique
268. Les vacances	Beauchemin
269. Vers l'avenir	Thomas Nelson
270. La vie canadienne	Thomas Nelson
271. La vie de l'école	Editions du Renouveau Pédagogique
272. Les voyages	Hurtubise HMM
273. A grands pas!	Copp Clark Pitman
274. Carrefour Canadien 1	Gage
275. Cours structuré de français, level 3	Centre Éducatif et Culturel
276. En route	Heath
277. Le français international, livre 1, 2e version	Centre Éducatif et Culturel
278. Le français international, livre 2, 2e version	Centre Éducatif et Culturel
279. Le français partout 1	Holt
280. Le français partout 2	Holt
281. Ici on parle français, Level One: Reading Companion	Prentice-Hall
282. Ici on parle français, Level Two	Prentice-Hall
283. Ici on parle français, Level Three	Prentice-Hall
284. Ici on parle français, Level Four	Prentice-Hall
285. J'écoute. Je parle. 3	Gage
286. New Writing Program 1: French	Yale
287. Salut!	Heath
288. Vive le français! Book 2	Addison-Wesley
289. Vive le français! 1	Addison-Wesley
290. Bon Voyage!	Heath
291. C'est la vie!	Heath
292. De nos jours	Heath
293. Dis donc!	Heath
294. Le français international, livre 3, 2e version	Centre Éducatif et Culturel
295. Le français international, livre 4, 2e éd.	Centre Éducatif et Culturel

296. Le français partout 3	Holt
297. Le français partout 4	Holt
298. Le français vivant	Copp Clark Pitman
299. J'écoute. Je parle. 4	Gage
300. New Writing Program 2: French	Yale
301. Panorama de la grammaire française	Editions Aquila
302. Africa	Ginn
303. Agriculture in Southern Ontario	Dent
304. Alberta: A People and a Province	Fitzhenry & Whiteside
305. Alberta: Where the Mountains Meet the Plains	Gage
306. Aluminum and Power in the Saguenay Valley	Ginn
307. An Arctic Settlement-Pangnirtung	Ginn
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777. Mathématiques nouvelles 2	Editions F.I.C.
778. L'univers mathématique 2, éd. SI	Editions HRW
779. Math Probe 1	Holt
780. Mathematics for a Modern World, Book 1	Gage
781. Mathematics for a Modern World, Book 1, 2nd ed. (SI metric)	Gage
782. Mathematics for Today and Tomorrow =MT2, SI metric ed.	McGraw-Hill Ryerson
783. Mathematics Skillbuilding, SI metric ed.	McGraw-Hill Ryerson
784. Mathematics 409	Copp Clark Pitman
785. Starting Points in Mathematics 9, SI metric ed.	Ginn
786. Mathématiques nouvelles, option 310	Editions F.I.C.
787. Mathématiques nouvelles, option 412	Editions F.I.C.
788. Mathématiques pour un monde moderne: tome 1, (SI)	Gage
789. Contemporary Mathematics 3	Holt
790. Holt Mathematics 3, (SI metric)	Holt
791. Math Is/3, (SI metric)	Thomas Nelson
792. Mathematical Pursuits One, (SI metric)	Macmillan
793. Mathematical Pursuits One	Macmillan
794. Mathematics: Insights and Applications, Book One	Gage
795. Mathematics Alive 1	Copp Clark Pitman
796. Mathematics for Enrichment, SI metric ed.	McGraw-Hill Ryerson
797. Mathematics 9, 2nd ed.	Gage
798. Secondary School Mathematics, Book Nine	Copp Clark Pitman
799. Mathématiques d'aujourd'hui 1	Copp Clark Pitman
800. Mathématiques nouvelles, options 320/330	Editions F.I.C.
801. Applied Mathematics for Today (AMT): An Introduction, (SI metric)	McGraw-Hill Ryerson
802. Business Math Exercises, (SI metric)	McGraw-Hill Ryerson
803. Managing Personal Property	Copp Clark Pitman
804. Math Probe 2	Holt
805. Mathematics for a Modern World, Book 2	Gage
806. Mathematics for a Modern World, Book 2, 2nd ed. (SI metric)	Gage
807. Payroll	Copp Clark Pitman

808. Trigonometry	Copp Clark Pitman
809. Mathématiques nouvelles, 422/432	Editions F.I.C.
810. Contemporary Mathematics 4	Holt
811. FMT (Foundations of Mathematics for Tcmrcrcw): An Introduction, SI metric	McGraw-Hill Ryerson
812. Mathematical Pursuits Two	Macmillan
813. Mathematics: Insights and Applications, Book Two, (SI metric)	Gage
814. Mathematics Alive 2, (SI metric)	Copp Clark Pitman
815. Mathematics 10, 2nd ed.	Gage
816. Starting Points in Mathematics 10, SI metric	Ginn
817. A-LM German, Level One, 2nd ed.	Longman
818. Auf deutsch, bitte! 1	Didier
819. Auf deutsch, bitte! 2	Didier
820. Deutsch: Entdecken wir es!	McGraw-Hill Ryerson
821. Deutsch für Ausländer, Teil 1	Bock Society
822. Deutsch 2000, Band 1	Didier
823. Deutsche Sprachlehre für Ausländer, Grundstufe in einem Band	Didier
824. Deutsche Sprachlehre für Ausländer, Grundstufe, 1. Teil	Didier
825. German Today: One, rev. ed.	Houghton Mifflin
826. German Today, One	Houghton Mifflin
827. Ich Spreche Deutsch	Didier
828. Sprich Mal Deutsch! Year 1	Oxford
829. Unsere Freunde	Longman
830. Verstehen und Sprechen, rev. ed.	Holt
831. Vorwärts Kurzfassung	Dent
832. Basic Italian, 4th ed.	Holt
833. Incontro con l'Italiano, Primo Corso	Wiley
834. Present Day Italian	Heath
835. Primo Corso d'Italiano	Heath
836. A-LM Russian, Level One, 2nd ed.	Longman
837. A-LM Spanish, Level One, 2nd ed.	Longman
838. Curso Moderno de Español	Heath
839. El Camino Real, Book 1, 3rd ed.	Houghton Mifflin
840. El Español al Día, Book 1, 4th ed.	Heath
841. Entender y Hablar, rev. ed.	Holt
842. Español: A Descubrirlo, 4th ed.	McGraw-Hill Ryerson
843. Español: A Sentirlo, 4th ed.	McGraw-Hill Ryerson
844. Español: Comencemos, 2nd ed.	McGraw-Hill Ryerson
845. Español: Sigamos, 2nd ed.	McGraw-Hill Ryerson
846. Español Moderno I, exp. ed.	Charles E. Merrill
847. Spanish for Communication: Level One	Houghton Mifflin
848. Usted y Yo rev. ed.	Collier-Macmillan
849. Curso Practico de Español	Beauchemin

850. Adrian Waller's Guide to Music	Clarke, Irwin
851. Canadian Vibrations canadiennes	Macmillan
852. Classroom Ukulele Method	Waterloo Music
853. Fanfare, Act 2	Clarke, Irwin
854. Folk Songs of Canada, Choral Edition	Waterloo Music
855. For Young Musicians, Volume 1	Waterloo Music
856. Let's Sing and Play	Waterloo Music
857. Let's Sing and Play, Book 3	Waterloo Music
858. Music for Young Canada 7	Gage
859. Music for Young Canada 8	Gage
860. Practical Sight Singing for Senior Grades in Elementary Schools	Jarman Publications
861. Search for a New Sound: Basic Goals in Music 8	McGraw-Hill Ryerson
862. Song to a Seagull	McGraw-Hill Ryerson
863. Songs for Today, Volume Seven	Waterloo Music
864. Songs for Today, Volume Eight	Waterloo Music
865. Songs for Today. Volume Nine	Waterloo Music
866. Songtime 7	Holt
867. Songtime 8	Holt
868. The Sounds of Music	Macmillan
869. Youthful Voices, Book 1, rev. ed.	Gordon V. Thompson
870. Youthful Voices, Book 2	Gordon V. Thompson
871. Chansons canadiennes-françaises, 2e éd.	Waterloo Music
872. Chansons de Québec	Waterloo Music
873. Mon école chante, 7e année, éd. rév.	Editions F.I.C.
874. Mon école chante, 8e année, éd. rév.	Editions F.I.C.
875. Musique: orchestres et analyse d'oeuvres	Beauchemin
876. Les 100 plus belles chansons	Editions F.I.C.
877. Health, Science, and You 1	Holt
878. Health, Science, and You 3	Holt
879. Health, Science, and You 4	Holt
880. Health and Development 1	Dent
881. Health and Development 2	Dent
882. Sex, Sexuality, and Our Changing Society	Guidance Centre
883. VD-The People to People Diseases	Anansi
884. Et nous les humains?	Brault et Bouthillier
885. Animals Without Backbones, SI metric ed.	Wiley
886. Asphalt Jungle	Wiley
887. Astronomy (SI metric)	Holt
888. Basic Science 1	Macmillan
889. Basic Science 2	Macmillan
890. Biology 1: The Materials of Life, SI metric ed.	Globe/Modern
891. Bubbles to Batteries	Wiley
892. Chemistry 1: The Materials of Nature, SI metric ed.	Globe/Modern
893. The Dandelion (SI metric)	Holt
894. Green Power	Wiley

895. Heat	Bock Society
896. Heat and Electric Energy, (SI metric)	Holt
897. Heat and Magnetism, (SI metric)	Holt
898. Inside Story	Wiley
899. Integrated Secondary School Science (IS3), Level 1	Thalassa
900. Introductory Physical Science, 3rd ed.	Prentice-Hall
901. Invertebrates, (SI metric)	Holt
902. Investigating Our World	Macmillan
903. Investigating the Earth, rev. ed.	Houghton Mifflin
904. Light and Sound, (SI metric)	Holt
905. Living Systems, (SI metric)	Holt
906. Mapping Small Places, (SI metric)	Holt
907. Measurement, Density, and Pressure, (SI metric)	Holt
908. Mechanics, (SI metric)	Holt
909. The Methods of Science 1	Clarke, Irwin
910. The Methods of Science 2	Clarke, Irwin
911. The Methods of Science 3	Clarke, Irwin
912. The Methods of Science 4	Clarke, Irwin
913. Metric Thrust	Scholar's Choice
914. Microbiology	Holt
915. Mini-Climates (SI metric)	Holt
916. Mini Things	Wiley
917. Networks, (SI metric)	Wiley
918. Physical Science: An Introductory Study, (SI metric)	Prentice-Hall
919. Physical Science: Interaction of Matter and Energy, (SI metric)	Heath
920. Physics 1: The Forces of Nature, SI metric ed.	Globe/Modern
921. Plants, (SI metric)	Holt
922. Reproduction and Heredity, (SI metric)	Holt
923. Science for Secondary Schools, Book 1	Copp Clark Pitman
924. Science for Secondary Schools, Book 2	Copp Clark Pitman
925. Science 9	Copp Clark Pitman
926. Science 10	Copp Clark Pitman
927. Sciencelab 1	Scholar's Choice
928. Sciencelab 2	Scholar's Choice
929. Skills and Techniques	Macmillan
930. Small Creatures; (SI metric)	Holt
931. Solids, Liquids and Gases, (SI metric)	Holt
932. The Structure of Matter, (SI metric)	Holt
933. Trees, (SI metric)	Holt
934. Understanding Living Things	Heath
935. Vertebrates, (SI metric)	Holt
936. Your Senses, (SI metric)	Holt
937. Biologie: la cellule	Editions du Nouveau Pédagogique
938. Biologie: ostéologie-muscularité	Editions du Nouveau Pédagogique

939. Biologie 412+422	Guérin
940. Chimie: objectifs préparatoires	Editions du Renouveau Pédagogique
941. Les cours d'eau	McGraw-Hill Ryerson
942. Les êtres et leur milieu: initiation à l'écologie	Brault et Bouthillier
943. Guide de recherches	McGraw-Hill Ryerson
944. Initiation aux sciences physiques	Institut de Recherches Psychologiques
945. Les insectes	McGraw-Hill Ryerson
946. Introduction à la biologie	Hurtubise HMH
947. Les mammifères	McGraw-Hill Ryerson
948. Méthodes et techniques	McGraw-Hill Ryerson
949. Neige et glace, éd. SI	Editions HRW
950. Les oiseaux, éd. SI	Editions HRW
951. Les oiseaux	McGraw-Hill Ryerson
952. Les plantes	McGraw-Hill Ryerson
953. Pollution, éd. SI	Editions HRW
954. Sciences physiques: matière énergie interactions, (SI)	Centre Éducatif et Culturel
955. Sciences physiques II	Institut de Recherches Psychologiques
956. Les sols	McGraw-Hill Ryerson
957. Applications of Electrical Construction	General Publishing
958. Auto Body Repair and Refinishing, 2nd ed., SI metric	McGraw-Hill Ryerson
959. Automobile Construction and Operation, 3rd ed.	McGraw-Hill Ryerson
960. Automotive Fundamentals, 4th ed., SI metric	McGraw-Hill Ryerson
961. Automotive Mechanics and Technology	Macmillan
962. The Beautician	McGraw-Hill Ryerson
963. Building Construction: Materials and Methods	Macmillan
964. Drafting Fundamentals, 4th ed.	McGraw-Hill Ryerson
965. Electronics: Principles and Applications, SI metric ed.	McGraw-Hill Ryerson
966. Elements of Electricity and Electronics	McGraw-Hill Ryerson
967. Food Preparation	McGraw-Hill Ryerson
968. The Foundations of Technical Drawing	Longman
969. Fundamentals of Oxy-Acetylene and Arc Welding	Copp Clark Pitman
970. Hand and Machine Woodwork, rev. ed.	Macmillan
971. Home Nursing	McGraw-Hill Ryerson
972. Horticulture for Profit and Pleasure	Dent
973. Industrial Arts	McGraw-Hill Ryerson
974. Intermediate Electricity, 2nd ed. (SI metric)	General Publishing
975. Interpreting Engineering Drawings	Van Nostrand
976. Introduction to Electricity	McGraw-Hill Ryerson
977. Introduction to Technical Drawing, rev. SI metric ed.	Macmillan
978. Introduction to Woodworking and Construction	McGraw-Hill Ryerson

979. Introductory Electricity, 2nd ed. (SI metric)	General Publishing
980. Machine Shop: Theory and Practice, rev. ed.	Macmillan
981. Machine Shop Training, 3rd ed., SI metric	McGraw-Hill Ryerson
982. Math Modules: Consumer Education, SI metric ed.	General Publishing
983. Math Modules: Core, combined SI metric and Imperial eds.	General Publishing
984. Math Modules: Drafting, combined SI metric and Imperial eds.	General Publishing
985. Math Modules: Machine Shop, combined SI metric and Imperial eds.	General Publishing
986. Mechanics of Small Engines, 2nd ed., SI metric	McGraw-Hill Ryerson
987. Mechanics of Small Engines	McGraw-Hill Ryerson
988. Painting and Decorating	McGraw-Hill Ryerson
989. Rough Carpentry and Masonry	McGraw-Hill Ryerson
990. Sheet Metal Practice, 2nd ed. (SI metric)	McGraw-Hill Ryerson
991. Small Appliance Repairs	McGraw-Hill Ryerson
992. Small Engines	McGraw-Hill Ryerson
993. Understanding Young Children	McGraw-Hill Ryerson
994. Welding 2nd ed., SI metric	McGraw-Hill Ryerson
995. Welding: Theory and Practice	Macmillan
996. Welding Projects: A Design Approach	McGraw-Hill Ryerson
997. Le débosselage et la réparation des automobiles	McGraw-Hill Ryerson
998. Éléments de puériculture	McGraw-Hill Ryerson
999. Initiation au dessin industriel, 2e éd.	McGraw-Hill Ryerson
1000. La menuiserie	McGraw-Hill Ryerson
1001. La préparation des aliments	McGraw-Hill Ryerson
1002. Le soudage, 2e éd., SI	McGraw-Hill Ryerson
1003. Tôlerie: principes et travaux d'atelier, 1er partie	McGraw-Hill Ryerson

Schedule 4

TEXTBOOKS FOR THE SENIOR DIVISION

TITLE	PUBLISHER CODE
1. Painting in Canada: A History	University of Toronto Press
2. Accounting: A Systems Approach	McGraw-Hill Ryerson
3. Accounting 1, 2nd ed.	Prentice-Hall
4. Applied Accounting Projects	Copp Clark Pitman
5. Basic Accounting	Copp Clark Pitman
6. Basic Accounting Practice, rev. ed.	Copp Clark Pitman
7. Introduction to Accounting, rev. ed.	General Publishing
8. Éléments de comptabilité: étude d'un système	McGraw-Hill Ryerson
9. Les fondements de la comptabilité, tome I, éd. rév.	Beauchemin
10. Les fondements de la comptabilité, tome 2	Beauchemin
11. Les fondements de la comptabilité, tome 3	Beauchemin
12. Pratique de la comptabilité	Editions Lidéc
13. Business Finance for Canadians	Copp Clark Pitman
14. Business Management in Canada: An Introduction	Wiley
15. Business Organization and Management	McGraw-Hill Ryerson
16. Business Writing: Letters	Gage
17. Business Writing: Reports	Gage
18. The Canadian Consumer	Copp Clark Pitman
19. Dollars and Sense: A Guide to Family Money Management	McGraw-Hill Ryerson
20. Home Truths	McGraw-Hill Ryerson
21. An Introduction to Canadian Business, 3rd ed.	McGraw-Hill Ryerson
22. Introduction to Management	Copp Clark Pitman
23. Machine Applications for Business Problems	Copp Clark Pitman
24. Money and Business	Gage
25. Les mathématiques du consommateur	Éditions du Renouveau Pédagogique
26. Votre argent	McGraw-Hill Ryerson
27. Building Production Skills, 2nd ed., SI metric	McGraw-Hill Ryerson
28. Complete Course in Office Procedures, 4th ed.	McGraw-Hill Ryerson
29. Creative Communication for Business Students, 2nd ed.	Holt
30. Developing Office Typing Skills	McGraw-Hill Ryerson
31. Effective Business Communication	McGraw-Hill Ryerson
32. Evolving Secretarial Practices	McGraw-Hill Ryerson
33. Message and Meaning	Prentice-Hall

34. Modern Office Procedures, 2nd ed.	Copp Clark Pitman
35. Office Procedures: A Project Approach	McGraw-Hill Ryerson
36. Office Procedures in Action	McGraw-Hill Ryerson
37. Office Procedures 2000	Gage
38. Production Plus	McGraw-Hill Ryerson
39. Professional Applications in Typewriting	Gage
40. Senior Secretarial Practice	Copp Clark Pitman
41. You Can Spell	McGraw-Hill Ryerson
42. Le classement	Beauchemin
43. Cours complet de secrétariat moderne, éd. SI	McGraw-Hill Ryerson
44. Dactylographie générale	McGraw-Hill Ryerson
45. Le français, langue des affaires	McGraw-Hill Ryerson
46. 99 leçons de dactylographie moderne, 2e livre	McGraw-Hill Ryerson
47. Le travail de bureau, 3e éd.	McGraw-Hill Ryerson
48. The Computer: An Everyday Machine, 2nd ed.	Addison-Wesley
49. Informatics: An Introduction to Data Processing	Copp Clark Pitman
50. Information Processing in Society	MacLean-Hunter Learning Materials
51. Problem Solving: The Computer Approach	McGraw-Hill Ryerson
52. Processing Information: The Computer in Perspective	McGraw-Hill Ryerson
53. Programming for Senior Students	Copp Clark Pitman
54. Principes d'informatique	McGraw-Hill Ryerson
55. Business Machine Operations and Applications	McGraw-Hill Ryerson
56. Business Machine Skills and Applications, Book 1	Copp Clark Pitman
57. Machine Calculation	Copp Clark Pitman
58. Mathematics for Business with Machine Applications	Gage
59. Practical Machine Operation	McGraw-Hill Ryerson
60. Advertising at Work In the Modern Marketplace, 2nd ed.	McGraw-Hill Ryerson
61. Introductory Marketing: A Retail Perspective	McGraw-Hill Ryerson
62. Marketing: A Canadian Profile	Copp Clark Pitman
63. Marketing in Canada	McGraw-Hill Ryerson
64. Marketing Research	McGraw-Hill Ryerson
65. Marketing 1, (SI)	Gage
66. Marketing 2, (SI)	Gage
67. Selling	McGraw-Hill Ryerson
68. Dynamisme de la vente, 2e éd.	Beauchemin
69. Le marketing: réalité canadienne	Editions HRW
70. Le marketing au Canada: textes et cas	Editions HRW
71. Computers and Problem Solving	Addison-Wesley
72. Consumer Credit and Consumer Fraud	Copp Clark Pitman
73. Mutual Funds	Copp Clark Pitman
74. Planning Your Investments	Copp Clark Pitman
75. You, the Consumer	Wiley

76. A Different Drummer	McClelland & Stewart
77. A Handbook of the Theatre, 2nd ed.	Book Society
78. The Magic Mask	Macmillan
79. Americanization	McGraw-Hill Ryerson
80. Basic Economics	Copp Clark Pitman
81. Canada and the U.S.: Continental Partners or Wary Neighbours?	Prentice-Hall
82. Canada's Poor: Are They Always to be with Us?	Holt
83. The Canadian Economy and Its Problems, 2nd ed.	Prentice Hall
84. Contemporary Canada: Readings in Economics	Holt
85. Economics: A Search for Patterns	Gage
86. Economics for Canadians, rev. ed.	Macmillan
87. Forced Growth	James Lorimer
88. Labour and Management	Maclean-Hunter Learning Materials
89. Man, Economics and the Economy	Holt
90. Readings in the World of Economics	McGraw-Hill Ryerson
91. Understanding the Canadian Economy, rev. ed. (SI metric)	Copp Clark Pitman
92. What about Poverty in Canada?	Guidance Centre
93. Les rouages de l'économie	Guérin
94. La vie économique	McGraw-Hill Ryerson
95. Action English 4	Gage
96. A Choice of Words	Oxford
97. City as Classroom: Understanding Language and Media	Book Society
98. Contemporary Satire	Holt
99. Copyright Canada: A Prose Rhetoric and Sampler	Macmillan
100. Dreams and Challenges: Writing Poetry	Macmillan
101. Four Approaches to Prose	Macmillan
102. Language Comes Alive 11	Dent
103. Language Matters	Thomas Nelson
104. Language Moves	Thomas Nelson
105. Language on Paper	Macmillan
106. The Language People Really Use	Book Society
107. Now, the Newspaper	Longman
108. Patterns of Thought: The Basic Language Skills Book	Methuen
109. Reading Writing and Radio	Longman
110. Techniques of Good Writing	Book Society
111. Wordcraft Senior	Dent
112. The Writers' Self-Starter	Collier-Macmillan
113. Writer's Workshop	Book Society
114. From Nature to Man, (SI metric)	Wiley
115. A Guide to the Study of Environmental Pollution	Prentice-Hall
116. A Guide to the Study of Freshwater Ecology	Prentice-Hall

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| 117. A Guide to the Study of Soil Ecology | Prentice-Hall |
| 118. A Guide to the Study of Terrestrial Ecology | Prentice-Hall |
| 119. Inquiry into Environmental Pollution | Macmillan |
| 120. Lifeboat: Man and a Habitable Earth | Wiley |
| 121. Man's Physical Environment | Encyclopaedia Britannica |
| 122. People and Pollution | Gage |
| 123. Perceptions 3: Food Production in the Canadian Environment | E. & T. Books |
| 124. Ecologie | McGraw-Hill Ryerson |
| 125. Les Êtres et leur milieu: initiation à l'écologie | Brault et Bouthillier |
| 126. Les grandes thèmes de l'écologie | Editions Aquila |
| 127. Le monde qui t'entoure | Guérin |
| 128. The Child and Society: The Process of Socialization, 3rd ed. | Random House |
| 129. Clothing: A Comprehensive Study | McClelland & Stewart |
| 130. Clothing and Culture: Contemporary Concepts | McClelland & Stewart |
| 131. Families | McGraw-Hill Ryerson |
| 132. A Family Is | Copp Clark Pitman |
| 133. Food: Fact and Folklore | McClelland & Stewart |
| 134. Nutriscore | Methuen |
| 135. People and Change: Family Management | McClelland & Stewart |
| 136. Remarriage in Canada | Guidance Centre |
| 137. The Right Combination: A Guide to Food and Nutrition, 2nd ed. | Gage |
| 138. Shielding: People and Shelter | Oxford |
| 139. This Is the Life!, (SI metric) | Copp Clark Pitman |
| 140. Women in Canadian Sports | Fitzhenry & Whiteside |
| 141. L'alimentation: ses multiples aspects | Guérin |
| 142. La bonne combinaison | Gage |
| 143. Dictionnaire du français contemporain: Larousse | Editions Françaises |
| 144. Dictionnaire du français langue étrangère | Les Editions Françaises |
| 145. Le français parlé au cours secondaire, livre 3 | Les Presses de l'Université Laval |
| 146. Le français parlé au cours secondaire, livre 4 | Les Presses de l'Université Laval |
| 147. Grammaire française | Guérin |
| 148. Grammaire française expliquée: tome 2 | Hurtubise HMH |
| 149. Grammaire française expliquée: tome 3 | Hurtubise HMH |
| 150. La narration | Centre Éducatif et Culturel |
| 151. Notre poésie | Hurtubise HMH |
| 152. Notre roman | Hurtubise HMH |
| 153. Nouveaux exercices français | Editions du Renouveau Pédagogique |
| 154. Petit guide grammatical pour secrétaires et rédacteurs | Editions Fides |

155. Le Petit Larousse illustré 1978	Les Editions Françaises
156. Précis de grammaire française	Editions du Renouveau Pédagogique
157. Terre de Québec: poésie québécoise 1	Editions du Renouveau Pédagogique
158. Tout au long du fleuve: poésie québécoise 2	Editions du Renouveau Pédagogique
159. Bonne chance!	Heath
160. Cours moyen de français, Part 1	Clarke, Irwin
161. De nos jours	Heath
162. Dis donc!	Heath
163. Les ensembles	Prentice-Hall
164. Le français international, livre 4, 2e éd.	Centre Éducatif et Culturel
165. Le français international, livre 5, 2e version	Centre Éducatif et Culturel
166. Le français partout 5	Holt
167. Le français partout 6	Holt
168. Ici on parle français, Level Five	Prentice-Hall
169. Ici on parle français, Level Six	Prentice-Hall
170. A l'avenir	Heath
171. New Writing Program 3: French	Yale
172. New Writing Program 4: French	Yale
173. Panorama Canada: cours de français pratique et fondamental	Heath
174. Panorama Canada 2	Heath
175. Panorama de la grammaire française	Editions Aquila
176. Aerial Photo Interpretation	Book Society
177. Agriculture in Southern Ontario	Dent
178. Appalachian Kentucky: An Exploited Region	McGraw-Hill Ryerson
179. The Bosnywash Megalopolis: A Region of Great Cities	McGraw-Hill Ryerson
180. Building for People	McGraw-Hill Ryerson
181. Calgary: An Urban Study	Clarke, Irwin
182. California: The Imbalance between People and Water	McGraw-Hill Ryerson
183. Canada's Changing Landscape: Air Photos Past and Present	Douglas Fisher
184. Canada's Modern Landscape: An Air Photo Study	Douglas Fisher
185. The Canadian Landscape, 2nd ed.	Copp Clark Pitman
186. The Canadian North: Source of Wealth or Vanishing Heritage?	Prentice-Hall
187. The Canadian Oxford School Atlas, 4th ed. (SI metric)	Oxford
188. Canadian Stereograms	Dent
189. Central Place Studies	Macmillan
190. Challenge for Change	McGraw-Hill Ryerson
191. Communities in Canada	McClelland & Stewart
192. The Earth Grid: Finding Latitude and Longitude	Book Society
193. East Africa	Book Society

194. Elements of Geography, special rev. ed.	Macmillan
195. Four Cities	McClelland & Stewart
196. Gage World Atlas: A Canadian Perspective	Gage
197. Ghana	Book Society
198. The Great Plains: The Anatomy of a Region	McGraw-Hill Ryerson
199. Initial Settlement	Macmillan
200. Land In Demand: The Niagara Escarpment	Book Society
201. The Landscape of Japan	McClelland & Stewart
202. Man's Economic World	Holt
203. Oxford Economic Atlas of the World, 4th ed.	Oxford
204. Oxford Regional Economic Atlas: The United States and Canada	Oxford
205. Oxford Regional Economic Atlas: Western Europe	Oxford
206. The Physical Environment, SI metric	McGraw-Hill Ryerson
207. Physical Geography	Macmillan
208. Pollution: Canada's Critical Challenge	McGraw-Hill Ryerson
209. Population and Canada	Guidance Centre
210. Poverty Pockets: A Study of the Limestone Plains of Southern Ontario	McClelland & Stewart
211. Problems in Bosnywash Megalopolis	McGraw-Hill Ryerson
212. A Regional Geography of North America, 2nd ed.	Gage
213. Selected Studies in World Geography, rev. ed., SI metric	McGraw-Hill Ryerson
214. Social Change in the Alberta Foothills	McClelland & Stewart
215. Sydney, Nova Scotia: An Urban Study	Clarke, Irwin
216. Topographic Map and Air Photo Interpretation	Macmillan
217. Toronto: An Urban Study, rev. ed.	Clarke, Irwin
218. Transportation	McGraw-Hill Ryerson
219. Urban Canada	Dent
220. Urban Problems, rev. ed.	Holt
221. Urban Prospects, rev. ed.	McClelland and Stewart
222. Wheat Farming	Dent
223. World Prospects: A Contemporary Study	Prentice-Hall
224. The World's Population: Problems of Growth	Oxford
225. Atlas Larousse canadien, 2e éd., (SI)	Les Editions Françaises
226. Eléments de géographie physique, (SI)	McGraw-Hill Ryerson
227. Géographie contemporaine: l'Asie	Editions du Renouveau Pédagogique
228. Géographie contemporaine: le Québec	Editions du Renouveau Pédagogique
229. Géographie du monde contemporain	La Maison de l'Education

230. Géographie générale	Soabec
231. La nature et les hommes	La Maison de l'Education
232. Nouvel atlas du monde contemporain	Editions du Renouveau Pédagogique
233. Le paysage canadien	Editions FM
234. La photo aérienne	Editions HRW
235. Art	Guidance Centre
236. Biology	Guidance Centre
237. Career Planning: Search For a Future, rev. ed.	Guidance Centre
238. Career Planning and Job Hunting	Maclean-Hunter Learning Materials
239. A Career Planning Guide	E. & T. Books
240. Careers Today	McClelland & Stewart
241. Chemistry	Guidance Centre
242. Choices for Tomorrow: Career Planning 3	Guidance Centre
243. French	Guidance Centre
244. Geography	Guidance Centre
245. A Job Search Guide	E. & T. Books
246. Learning to Learn	Guidance Centre
247. Let's Think About You: Career Planning I	Guidance Centre
248. Mathematics, 2nd ed.	Guidance Centre
249. Music	Guidance Centre
250. On the Job	Book Society
251. Physics	Guidance Centre
252. Set your Course: Career Planning 2	Guidance Centre
253. Tomorrow	Dent
254. You and University	Guidance Centre
255. You and Your Work Ways	Guidance Centre
256. Your Further Education	Guidance Centre
257. Algonkians of the Eastern Woodlands	Royal Ontario Museum
258. The Birth of Civilizations	Clarke, Irwin
259. The Canadian Eskimos	Royal Ontario Museum
260. Canadian/Canadien	McGraw-Hill Ryerson
261. Canadiens, Canadians and Québécois	Prentice-Hall
262. China: An Introduction for Canadians	Peter Martin
263. China: The Awakening Giant	McGraw-Hill Ryerson
264. China: Tradition and Revolution	Macmillan
265. China in the Nineteenth Century	McClelland & Stewart
266. China in the Twentieth Century	McClelland & Stewart
267. Civilization in Perspective	Macmillan
268. Civilizations at War: The Struggle Between Greece and Persia	Macmillan
269. The Dynamics of Revolution: France, 1789-1794	Macmillan
270. East and West	McClelland & Stewart
271. The Emergence of Europe	Clarke, Irwin
272. The Enduring Past, rev. ed.	McGraw-Hill Ryerson
273. Europe and a Wider World: The Rise and Fall of Empire	Clarke, Irwin
274. Europe and the Modern World	Clarke, Irwin
275. The First Civilizers: From Cave to City	McGraw-Hill Ryerson

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| 276. The First Inventors: From Hand Axe to Aqueduct | McGraw-Hill Ryerson |
| 277. First Million Years | McClelland & Stewart |
| 278. The First Warriors: From Kingdom to Empire | McGraw-Hill Ryerson |
| 279. The Führer: Adolf Hitler, Master of Germany | Macmillan |
| 280. A Global History: 1870 to the Present | McClelland & Stewart |
| 281. Greece: The Greatness of Man | Clarke, Irwin |
| 282. The Idea of Progress: The Origins of Modern Optimism | Macmillan |
| 283. Ideals of Education: Spartan Warrior and Athenian All-round Man | Macmillan |
| 284. The Indian: Assimilation, Integration or Separation? | Prentice-Hall |
| 285. The Indians of Canada/A Survey | Royal Ontario Museum |
| 286. Indians of the North Pacific Coast | Royal Ontario Museum |
| 287. Indians of the Plains | Royal Ontario Museum |
| 288. Indians of the Subarctic | Royal Ontario Museum |
| 289. The Individual and His Society: Alcibiades-Greek Patriot or Traitor? | Macmillan |
| 290. Iroquoians of the Eastern Woodlands | Royal Ontario Museum |
| 291. Julius Caesar: The Man and the Legend | Macmillan |
| 292. The Knight's Realm: The Castle | McGraw-Hill Ryerson |
| 293. The Making of the Modern Age: Europe and the West Since 1789 | Macmillan |
| 294. Man and Machine: What Price? | Macmillan |
| 295. Medieval Europe: The Birth of a New Civilization | Clarke, Irwin |
| 296. The Merchant's Domain: The Town | McGraw-Hill Ryerson |
| 297. Modern Perspectives | McGraw-Hill Ryerson |
| 298. The Monk's Community: The Monastery | McGraw-Hill Ryerson |
| 299. The Nations of Europe, 1500-1870: Conflict and Upheaval | Clarke, Irwin |
| 300. The Nation-State on Trial, 1870-1945: Nationalism, Democracy and Dictatorship | Clarke, Irwin |
| 301. Order and Revolution: Cicero and the Catiline Conspiracy | Macmillan |
| 302. The Peasant's World: The Manor | McGraw-Hill Ryerson |
| 303. Penelope's Web | Oxford |
| 304. People as Possessions: Master and Slave in the Roman World | Macmillan |
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| 306. Renaissance and Reformation, 1400-1550: The Dawn of a New Age | Clarke, Irwin |
| 307. Response to Disaster: Germany, France and the Great Depression | Macmillan |

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| 308. The Rise of Modern Industry:
Man and His Machines | Clarke, Irwin |
| 309. The Rise of Western
Civilization | Longman |
| 310. Robert Owen: Realist or
Visionary? | Macmillan |
| 311. Rome: A State in Arms | Clarke, Irwin |
| 312. Russia: Tsars and Commissars | McGraw-Hill Ryerson |
| 313. A Sourcebook for Ancient and
Medieval History | McGraw-Hill Ryerson |
| 314. A Sourcebook for Modern
History | McGraw-Hill Ryerson |
| 315. Today's World | McClelland & Stewart |
| 316. Triumphs of Western
Civilization: The Creativity
of Man | Clarke, Irwin |
| 317. Under Fire: Soldiers and
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for Liberty | Macmillan |
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Chartist Movement, 1839 | Macmillan |
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| 322. The Workingman in the
Nineteenth Century | Oxford |
| 323. The World Since 1945: The
Crisis of Modern
Civilization | Clarke, Irwin |
| 324. Les gouvernements au Canada | Editions HRW |
| 325. Les grands courants de la
pensée contemporaine | Editions Lidec |
| 326. Histoire du Canada à partir
du Québec actuel | Guérin |
| 327. Histoire du monde actuel
(histoire 512) | Guérin |
| 328. Histoire générale I | Centre Educatif et Culturel |
| 329. Histoire générale II | Centre Educatif et Culturel |
| 330. Histoire générale III | Centre Educatif et Culturel |
| 331. Initiation à l'histoire et
aux sciences de l'homme | Centre Educatif et Culturel |
| 332. Le Manitoba, reflets d'un
passé | Editions du Blé |
| 333. Notre monde actuel | Editions Lidec |
| 334. La Nouvelle-France: 1713-1760 | Guérin |
| 335. Manuel d'initiation à
l'informatique | Editions IOMA |
| 336. Les ordinateurs | Beauchemin |
| 337. Cambridge Latin Course, Unit
III (Stages 21 to 31) | Macmillan |
| 338. An Introduction to Greek | Allyn and Bacon |
| 339. Lingua Latina, Volume II, 3rd
ed. | The Nature Method Language
Institutes |
| 340. Lingua Latina, Volume III,
3rd ed. | The Nature Method Language
Institutes |
| 341. Lingua Latina, Volume IV, 3rd
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Institutes |
| 342. Our Latin Legacy, Book 2,
Part 1 | Clarke, Irwin |
| 343. Civis Romanus, éd. française | Methuen |
| 344. Mentor, éd. française | Methuen |
| 345. All About Law: Exploring the
Canadian Legal System | Wiley |

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| 346. Can I Sue? | Copp Clark Pitman |
| 347. Canadian Criminal Law | Copp Clark Pitman |
| 348. Canadian Law, 2nd ed. | McGraw-Hill Ryerson |
| 349. Consumer Law | IPI Publishing |
| 350. Criminal Law | IPI Publishing |
| 351. Family Law | IPI Publishing |
| 352. In Pursuit of Justice: Issues
in Canadian Law | Wiley |
| 353. Introduction to Canadian
Criminal Law | McGraw-Hill Ryerson |
| 354. An Introduction to Law | IPI Publishing |
| 355. Issues in Canadian Law | McGraw-Hill Ryerson |
| 356. Law and the Labour Force | IPI Publishing |
| 357. Sexuality and the Law | IPI Publishing |
| 358. Student Rights &
Responsibilities | IPI Publishing |
| 359. Take Notice: An Introduction
to Canadian Law | Copp Clark Pitman |
| 360. This Law of Ours | Prentice-Hall |
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| 362. Tort Law | IPI Publishing |
| 363. Women in Canadian Law | Fitzhenry & Whiteside |
| 364. Le droit canadien | McGraw-Hill Ryerson |
| 365. Initiation au droit pénal
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| 366. The Agrarian Myth in Canada | McClelland & Stewart |
| 367. Black and White in North
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| 368. Canada's Indians | McGraw-Hill Ryerson |
| 369. Canadians and Their Society | McClelland & Stewart |
| 370. Changing Values: The Human
Impact of Urbanization | Bock Society |
| 371. Crime in Canada | Maclean-Hunter Learning
Materials |
| 372. Dimensions of Man | Macmillan |
| 373. Exploding Humanity | Anansi |
| 374. The Family | McClelland & Stewart |
| 375. The Future | Maclean-Hunter Learning
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| 376. Immigrants in Canada, 2nd
rev. ed. | Guidance Centre |
| 377. Immigration and the Rise of
Multiculturalism | Copp Clark Pitman |
| 378. Indians in Transition: An
Inquiry Approach | McClelland & Stewart |
| 379. Issues in Cultural Diversity | O.I.S.E. |
| 380. Language, Logic, and the Mass
Media | Holt |
| 381. The Law | Maclean-Hunter Learning
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| 382. Many Cultures Many Heritages | McGraw-Hill Ryerson |
| 383. Mass Media and You | Longman |
| 384. Native Survival | C.I.S.E. |
| 385. The Only Good Indian, rev.
ed. | New Press |
| 386. The Original People | Holt |
| 387. A Social View of Man | Wiley |
| 388. Students and Schools | Maclean-Hunter Learning
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| 389. Technology and Change: The
Crisis in Canadian Education | McClelland & Stewart |
| 390. Today and Beyond | Dent |

391. Understanding Yourself and Your Society, 2nd ed.	Macmillan
392. Women in Canadian Society, rev. ed.	O.I.S.E.
393. Youth and the Law	Gage
394. Etudes canadiennes: la société et toi	Wiley
395. Let Us Be Honest and Modest: Technology and Society in Canadian History	Oxford
396. The New Physics, (SI metric)	Holt
397. Applied Mathematics for Today: Intermediate, SI metric ed.	McGraw-Hill Ryerson
398. Math Probe 3	Holt
399. Mathematics for a Modern World, Book 3, 2nd ed. (SI metric)	Gage
400. Mathematics for a Modern World, Book 3	Gage
401. Mathematics of Business	McGraw-Hill Ryerson
402. Mathematics 411	Copp Clark Pitman
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404. Statics	McGraw-Hill Ryerson
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408. Mathematics for a Modern World, Book 4 (SI metric)	Gage
409. Mathematics 412	Copp Clark Pitman
410. Contemporary Mathematics 5	Holt
411. FMT (Foundations of Mathematics for Tomorrow): Intermediate, SI metric ed.	McGraw-Hill Ryerson
412. Mathematical Pursuits Three, (SI metric)	Macmillan
413. Mathematics Alive 3, (SI metric)	Copp Clark Pitman
414. Mathematics 11, 2nd ed.	Gage
415. Mathématiques nouvelles: option 522	Editions F.I.C.
416. Mathématiques nouvelles: options 522/532	Editions F.I.C.
417. An Introduction to Probability	Copp Clark Pitman
418. Mathematical Pursuits Four, (SI metric)	Macmillan
419. Mathematics 12, 2nd ed.	Gage
420. A-1M German, Level One, 2nd ed.	Longman
421. A-1M German, Level Two, 2nd ed.	Longman
422. A-1M German, Level Three, 2nd ed.	Longman
423. Auf deutsch, bitte! 2	Didier
424. Deutsch: Entdecken wir es!	McGraw-Hill Ryerson
425. Deutsch: Erleben wir es!	McGraw-Hill Ryerson
426. Deutsch für Ausländer, Teil 1	Book Society
427. Deutsch für Ausländer, Teil 2	Book Society
428. Deutsch 2000, Band 1	Didier
429. Deutsch 2000, Band 2	Didier

430. Deutsche Sprachlehre für Ausländer, Grundstufe in einem Band	Didier
431. Deutsche Sprachlehre für Ausländer 2, rev. ed.	Didier
432. Deutsche Sprachlehre für Ausländer, Grundstufe, 1. Teil	Didier
433. Deutsche Sprachlehre für Ausländer, Grundstufe, 2. Teil	Didier
434. German Today: One, rev. ed.	Houghton Mifflin
435. German Today: Two, rev. ed.	Houghton Mifflin
436. German Today, Two	Houghton Mifflin
437. Sprechen und Lesen, rev. ed.	Holt
438. Sprich Mal Deutsch! 2	Oxford
439. Unsere Freunde	Longman
440. Verstehen und Sprechen, rev. ed.	Holt
441. Basic Italian, 4th ed.	Holt
442. Giorno per Giorno: Italian in Review	Collier-Macmillan
443. Incontro con l'Italiano, Primo Corso	Wiley
444. Parola e Pensiero	Fitzhenry & Whiteside
445. Present Day Italian	Heath
446. Primo Corso d'Italiano	Heath
447. Secondo Corso d'Italiano	Heath
448. A-LM Russian, Level One, 2nd ed.	Longman
449. A-LM Russian, Level Two, 2nd ed.	Longman
450. A-LM Spanish, Level One, 2nd ed.	Longman
451. A-LM Spanish, Level Two	Longman
452. A-LM Spanish, Level Three	Longman
453. Curso Moderno de Español	Heath
454. El Camino Real, Book 1, 3rd ed.	Houghton Mifflin
455. El Camino Real, Book 2, 3rd ed.	Houghton Mifflin
456. El Español al Día, Book 1, 4th ed.	Heath
457. Entender y Hablar, rev. ed.	Holt
458. Español Moderno II	Charles E. Merrill
459. La Fuente Hispana, 2nd ed.	McGraw-Hill Ryerson
460. Nuestro Mundo, rev. ed.	Collier-Macmillan
461. Spanish for Communication: Level One	Houghton Mifflin
462. Spanish for Communication: Level Two	Houghton Mifflin
463. Usted y Yo rev. ed.	Collier-Macmillan
464. Adrian Waller's Guide to Music	Clarke, Irwin
465. Dimensions of Music	Boddington Music
466. For Young Musicians, Volume 1	Waterloo Music
467. Winsome Warmups I	Waterloo Music
468. Writing Music, Book One	Waterloo Music
469. Writing Music, Book Two	Waterloo Music
470. Précis pratique d'harmonie	Brault et Bouthillier
471. Les 100 plus belles chansons	Editions P.I.C.
472. Canadian Issues and Alternatives	Macmillan

473. The Canadian Political Nationality	Methuen
474. Caucus II	Van Nostrand
475. Democratic Government in Canada, 4th ed.	University of Toronto Press
476. Exercising Power: Government in Canada	Longman
477. How Are We Governed?, rev. ed.	Clarke, Irwin
478. Industrialization and Society	McClelland & Stewart
479. Inside World Politics	Macmillan
480. The Real World of City Politics	James Lorimer
481. Your Local Government, 2nd ed.	Macmillan
482. Human Life: The Early Adolescent Years	Holt
483. Sex, Sexuality, and Our Changing Society	Guidance Centre
484. VD-The People to People Diseases	Anansi
485. The Cell	Macmillan
486. Chemistry of Man & Molecules	Book Society
487. Diversity of Life	Macmillan
488. The Functioning Animal	Macmillan
489. Interdependence of Life	Macmillan
490. Investigations in Biology	Addison-Wesley
491. Microbiology	Macmillan
492. Selection For Survival	Macmillan
493. What Is Life?	Macmillan
494. Anatomie et physiologie humaine	Editions HRW
495. Biologie: circulation, excrétion et endocrinologie	Editions du Renouveau Pédagogique
496. Biologie: digestion et respiration	Editions du Renouveau Pédagogique
497. Biologie: la cellule	Editions du Renouveau Pédagogique
498. Biologie: ostéologie-muscularité	Editions du Renouveau Pédagogique
499. Biologie: sens et système nerveux	Editions du Renouveau Pédagogique
500. Biologie moderne	Editions HRW
501. Biologie 412+422	Guérin
502. Précis de biologie humaine, (SI)	Editions HRW
503. Action Chemistry	Book Society
504. Chemistry Concepts	Macmillan
505. Chemistry of Metallurgy	Book Society
506. Chemistry of Photography (SI metric)	Book Society
507. Chemistry of the Car (SI metric)	Book Society
508. Forensic Science and Criminology	Macmillan
509. The Investigative Cycle-Chemistry	Macmillan
510. A Model for Matter	Heath
511. Product Analysis-Juices	Macmillan
512. Skills and Techniques	Macmillan
513. Water, Chemistry & Ecology	Book Society
514. Water Management	Macmillan

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| 515. Chimie: cinétique, équilibre et énergie | Editions du Renouveau Pédagogique |
| 516. Chimie: lois fondamentales et théorie atomique | Editions du Renouveau Pédagogique |
| 517. Chimie: matière et théorie cinétique | Editions du Renouveau Pédagogique |
| 518. Chimie: objectifs préparatoires | Editions du Renouveau Pédagogique |
| 519. Chimie: tableau périodique et lien chimique | Editions du Renouveau Pédagogique |
| 520. Chimie de l'environnement | Editions du Renouveau Pédagogique |
| 521. Basic Modern Chemistry, 3rd ed., SI metric | McGraw-Hill Ryerson |
| 522. Chemistry: An Introductory Study | Gage |
| 523. Chemistry Today (SI metric) | Prentice-Hall |
| 524. Elements of Experimental Chemistry, SI metric ed. | HcIt |
| 525. Molecules at Work | Wiley |
| 526. Molecules in Motion: Rates of Chemical Reactions, (SI metric) | Wiley |
| 527. The Nature of Matter, (SI metric) | Heath |
| 528. Outlines of Chemistry, new ed. (SI metric) | Clarke, Irwin |
| 529. Patterns and Periodicity | Wiley |
| 530. Proton Chemistry: The Reactions of Acids and Bases | Wiley |
| 531. The World of Carbon | Wiley |
| 532. Chimie: structure atomique et théorie quantique | Editions du Renouveau Pédagogique |
| 533. Eléments de chimie expérimentale, éd. SI | Editions HRW |
| 534. Eléments de chimie moderne | McGraw-Hill Ryerson |
| 535. Geology and the New Global Tectonics | Macmillan |
| 536. Basic Physics for Secondary Schools, rev. ed. | Macmillan |
| 537. Electricity, (SI metric) | Holt |
| 538. Energy and the Conservation Laws, (SI metric) | Holt |
| 539. Graphical Analysis: Plotting and Interpreting Graphs; Finding the equation of a curve; Finding the equation of a curve using logarithmic graph paper; Analysing Position, Velocity and Acceleration Graphs Part 1 and Part 2, (SI Metric) | Merlan Scientific |
| 540. Kinematics: Accelerated Motion, Galileo, Mathematical Analysis of Motion, Relative Motion, Solving Motion Problems, Studying and Graphing Motion, Uniform Motion, Vectors (SI metric) | Merlan Scientific |
| 541. Matter and Energy, rev. ed. (SI metric) | Clarke, Irwin |

542. Motion, (SI metric)	Holt
543. Motion in the Heavens, (SI metric)	Holt
544. The Nature of Light and Sound, (SI metric)	Holt
545. Physics, the Fundamental Science	Holt
546. Les astres	Beauchemin
547. L'électricité	Beauchemin
548. Eléments de physique 1	Beauchemin
549. Eléments de physique 2, 2e éd.	Beauchemin
550. Fascicule 1: Techniques et mathématiques pour la physique	Guérin
551. Fascicule 2: Cinématique	Guérin
552. Fascicule 4: optique géométrique, (SI)	Guérin
553. Fascicule 5: mouvement des astres, (SI)	Guérin
554. La mécanique	Beauchemin
555. Le mouvement	Beauchemin
556. Les ondes	Beauchemin
557. Physique: cinématique	Editions du Renouveau Pédagogique
558. Film	Longman
559. Mediascan	Thomas Nelson
560. From the Ground Up, 22nd rev. ed.	Aviation Publishers
561. Architectural Technology	Copp Clark Pitman
562. Building Construction: Materials and Methods	Macmillan
563. Dessin industriel	McGraw-Hill Ryerson
564. Dictionnaire du bâtiment	Editions Leméac
565. Eléments de construction appliqués à l'habitation, éd. rév.	Gouvernement du Québec, Ministère de l'Éducation
566. Applied Electronic Circuits, 2nd ed. (SI metric)	McGraw-Hill Ryerson
567. Electronics: Principles and Applications, SI metric ed.	McGraw-Hill Ryerson
568. Elements of Electricity and Electronics	McGraw-Hill Ryerson
569. Principles of Electronic Technology	McGraw-Hill Ryerson
570. L'électronique	McGraw-Hill Ryerson
571. Engineering Drawing and Design	McGraw-Hill Ryerson
572. Interpreting Engineering Drawings	Van Nostrand
573. Technical Drawing and Elements of Design	Longman
574. Technology for Industrial Manufacturing	Macmillan
575. Technology of Machine Tools, 2nd ed. (SI metric)	McGraw-Hill Ryerson
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582. Mécanique automobile, 2e éd.	McGraw-Hill Ryerson
583. A Canadian's Urban Environment	Butterworth
584. A Guide to Urban Studies	Prentice-Hall
585. People and Housing	Gage
586. Toronto	Collier-Macmillan
587. Toronto: A Photo Study of Urban Development	McGraw-Hill Ryerson
588. Towns and Cities: Yesterday, Today, and Tomorrow	Gage
589. Urban Areas	Book Society
590. Urban Canada, 2nd ed. rev.	Copp Clark Pitman
591. What's Urban Geography?	Gage

O. Reg. 180/79, Sched. 4.

3. Ontario Regulations 455/78 and 778/78 are revoked.

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 23rd day of February, 1979.

(2041)

14

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 181/79.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—March 19th, 1979.

Filed—March 22nd, 1979.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph i of section 2 of Ontario Regulation 482/73, as remade by section 1 of Ontario Regulation 573/77 and amended by section 1 of Ontario Regulation 657/77 and section 1 of Ontario Regulation 642/78, is further amended by adding thereto the following subparagraph:

11. That part of Lot 3 more particularly described as follows:

Beginning where a one-inch square iron bar has been planted in the north-westerly limit of Dundas Street, as widened by Plans of the Ministry of Transportation and Communications registered in the Land Registry Office for the Registry Division of Halton (No.

20) as Numbers 340 and 1267, where it is intersected by the existing limit between lots 3 and 4;

Thence bearing north 44° 20' west along the said existing limit between the said lots 3 and 4 a distance of 278.96 feet to a found iron bar;

Thence bearing north 43° 27' 30" east along the line of existing fence posts 243.56 feet to a found iron bar;

Thence bearing south 42° 37' 30" east 106.69 feet to a found iron bar;

Thence bearing south 10° 44' east 77.85 feet to an iron bar;

Thence bearing south 28° 24' east 76.20 feet to a found iron bar in the said northwesterly limit of Dundas Street;

Thence bearing south 37° 40' 45" west along the said northwesterly limit of Dundas Street;

Thence bearing south 28° 45' 20" west along the said northwesterly limit of Dundas Street 61.35 feet to the place of beginning.

Excepting that portion thereof designated as Part 1 as shown on a Plan

registered in the said Land Registry Office as Number 429 Miscellaneous for road widening purposes.

F. MILLER
*Treasurer of Ontario and
Minister of Economics*

Dated at Toronto, this 19th day of March, 1979.

(2042)

14

THE FARM PRODUCTS MARKETING ACT

O. Reg. 182/79.

Fresh Fruit—Transfer of Assets of Local Board.

Made—February 21st, 1979.

Filed—March 22nd, 1979.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

FRESH FRUIT

TRANSFER OF ASSETS OF LOCAL BOARD

1. The Ontario Fresh Fruit Growers' Marketing Board is dissolved upon the revocation of Regulation 317 of Revised Regulations of Ontario, 1970. O. Reg. 182/79, s. 1.

2. The terms and conditions for the dissolving of The Ontario Fresh Fruit Growers' Marketing Board are as follows:

1. The assets of The Ontario Fresh Fruit Growers' Marketing Board shall be and are hereby transferred to and vested in The Ontario Tender Fruit Producers' Marketing Board constituted by section 4 of the Schedule to Ontario Regulation 134/79.
2. The Ontario Tender Fruit Producers' Marketing Board shall assume responsibility for the payment of all debts and liabilities and the carrying out of all obligations of The Ontario Fresh Fruit Growers' Marketing Board.
3. The secretary of each of the local boards mentioned in paragraphs 1 and 2 shall, within six weeks of the date on which this Regulation comes into force, file with the Board a statement certifying compliance with the terms and conditions mentioned in paragraphs 1 and 2. O. Reg. 182/79, s. 2.

3. The Ontario Tender Fruit Producers' Marketing Board shall apply the assets transferred to and vested in it under paragraph 1 of section 2 to,

- (a) any payments required under paragraph 2 of section 2; and

(b) the purposes of The Ontario Tender Fruit Producers' Marketing Plan. O. Reg. 182/79, s. 3.

(2043)

14

THE FARM PRODUCTS MARKETING ACT

O. Reg. 183/79.

Tender Fruit for Processing—Transfer of Assets of Local Board.

Made—February 21st, 1979.

Filed—March 22nd, 1979.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

TENDER FRUIT FOR PROCESSING

TRANSFER OF ASSETS OF LOCAL BOARD

1. The Ontario Tender Fruit Growers' Marketing Board is dissolved upon the revocation of Regulation 338 of Revised Regulations of Ontario, 1970 and Ontario Regulations 134/73 and 952/75. O. Reg. 183/79, s. 1.

2. The terms and conditions for the dissolving of The Ontario Tender Fruit Growers' Marketing Board are as follows:

1. The assets of The Ontario Tender Fruit Growers' Marketing Board shall be and are hereby transferred to and vested in The Ontario Tender Fruit Producers' Marketing Board constituted by section 4 of the Schedule to Ontario Regulation 134/79.
2. The Ontario Tender Fruit Producers' Marketing Board shall assume responsibility for the payment of all debts and liabilities and the carrying out of all obligations of The Ontario Tender Fruit Growers' Marketing Board.
3. The secretary of each of the local boards mentioned in paragraphs 1 and 2 shall, within six weeks of the date on which this Regulation comes into force, file with the Board a statement certifying compliance with the terms and conditions mentioned in paragraphs 1 and 2. O. Reg. 183/79, s. 2.

3. The Ontario Tender Fruit Producers' Marketing Board shall apply the assets transferred to and vested in it under paragraph 1 of section 2 to,

- (a) any payments required under paragraph 2 of section 2; and
- (b) the purposes of The Ontario Tender Fruit Producers' Marketing Plan. O. Reg. 183/79, s. 3.

(2044)

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—Earliest	Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

Publications Under The Regulations Act

April 14th, 1979

THE PLANNING ACT

O. Reg. 184/79.

Order made under Section 29a of
The Planning Act.

Made—March 19th, 1979.

Filed—March 26th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Armour in the District of Parry Sound, being composed of those parts of Lots 8 and 9 in Concession VIII more particularly described as follows:

Premising that the southwesterly limit of the herein described parcel of land has a course of north 59° 20' west and relating all bearings herein thereto;

Beginning at a survey monument in the northerly limit of the said Lot 9 distant 449.90 feet measured easterly thereon from the northwesterly angle of the said Lot 9 which is also the northeasterly angle of the said Lot 8;

Thence north 69° 08' 05" east along the northerly limit of the said Lot 9 a distance of 869.82 feet to a survey monument at the northeasterly angle of the said Lot 9;

Thence south 20° 51' 55" east along the easterly limit of the said Lot 9 a distance of 11.11 feet to a survey monument in the northwesterly limit of a 66-foot wide roadway;

Thence south 36° 03' 30" west along the last-mentioned limit 1,503.05 feet to a survey monument at the beginning of a curve to the right having a radius of 314.25 feet;

Thence continuing westerly along the last-mentioned limit along an arc of the said curve an arc distance of 464.05 feet, whose chord length is 423.02 feet and chord bearing is south 78° 21' 45" west to a survey monument;

Thence continuing along the said limit of 66-foot wide roadway north 59° 20' west 317.27 feet to a survey monument at its intersection with the southwesterly limit of the old Government Road;

Thence south 88° 54' 40" east along the last-mentioned limit 220.49 feet to a survey monument at an angle therein;

Thence north 27° 19' 10" east along the last-mentioned limit 727.06 feet to a survey monument at an angle therein;

Thence north 45° 34' 10" east along the last-mentioned limit 281.91 feet to the place of beginning. O. Reg. 184/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 19th day of March, 1979.

(2059)

15

THE FAMILY BENEFITS ACT

O. Reg. 185/79.

General.

Made—March 7th, 1979.

Filed—March 29th, 1979.

REGULATION TO AMEND REGULATION 287 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE FAMILY BENEFITS ACT

1. Section 15 of Regulation 287 of Revised Regulations of Ontario, 1970, as amended by section 7 of Ontario Regulation 187/73, section 11 of Ontario Regulation 715/73, section 2 of Ontario Regulation 991/78 and section 4 of Ontario Regulation 992/78, is further amended by adding thereto the following subsection:

(8) An application for a benefit under section 30 shall be made to the Director in Form 7. O. Reg. 185/79, s. 1.

2. The said Regulation is amended by adding thereto the following section:

30.—(1) Notwithstanding clause *d* of subsection 1 of section 1, in this section,

(a) "active treatment hospital" means a hospital listed in Schedule 1, Part I of Schedule 4 or Part I of Schedule 5 to Ontario Regulation 323/72 made under *The Health Insurance Act, 1972*;

(b) "chronic care services" means chronic care services as defined in clause *aa* of subsection 1 of section 36*a* of Ontario Regulation 323/72 made under *The Health Insurance Act, 1972*;

(c) "chronic care unit" means a chronic care unit as defined in clause *b* of subsection 1 of section 36*a* of Ontario Regulation 323/72 made under *The Health Insurance Act, 1972*;

(d) "dependant" means,

(i) a spouse who was cohabiting with the applicant,

a. immediately prior to the applicant being admitted to a chronic care unit, or

b. where the applicant was transferred to a chronic care unit from an active treatment hos-

pital, immediately prior to the applicant being admitted to the active treatment hospital, or

(ii) a child under eighteen years of age;

(e) "spouse" means,

(i) either of a man and a woman being married to each other, and

(ii) either of a man and a woman not being married to each other who have been cohabiting in a relationship of some permanence for not less than one year,

but does not include a person who is receiving benefits under the *Old Age Security Act (Canada)* or *The Ontario Guaranteed Annual Income Act, 1974*.

(2) Where a person is receiving chronic care services and a co-payment is prescribed to be made by the person under subsection 5*c* of section 36*a* of Ontario Regulation 323/72 made under *The Health Insurance Act, 1972*, the Director may determine in accordance with Form 7 that the person is eligible for a certificate of exemption from payment of all or part of the amount of the co-payment so assessed.

(3) A certificate of exemption under this section is a class of benefit other than an allowance. O. Reg. 185/79, s. 2.

3. The said Regulation is further amended by adding thereto the following Form:

Form 7

The Family Benefits Act

APPLICATION FOR REDUCED ASSESSED CO-PAYMENT

Applicant's Name _____ . OHIP Number _____

Name of Spouse _____ Number of Dependants
in addition to spouse _____

SECTION ONE—INCOME

1. Employment Income (except self-employment)

Gross monthly income _____

Monthly deductions (Income tax, Unemployment Insurance, Canada Pension Plan, Company Pension Plan, Union, Professional, or like dues) _____

Net monthly employment income (gross monthly income less total deductions) _____

2. Income from Self-Employment

Describe nature of business _____
 Gross monthly income _____
 Less expenses incurred to earn gross monthly income _____
 Net monthly income from self-employment _____

3. Other Income

Net monthly investment income _____
 Old Age Security, Guaranteed Income Supplements, Spouses Allowance,
 Payments under *The Ontario Guaranteed Annual Income Act, 1974* (GAINS) _____
 Canada or Quebec Pension Plan, Workmen's Compensation Benefits, War-
 related Pensions _____
 Sick Benefits, Insurance Benefits, Compensation for Victims of Crime _____
 Annuities, Superannuation _____
 Alimony, Maintenance, Support Payments _____
 Other (specify) _____

4. Total Monthly Income _____

SECTION TWO—EXPENSES

1. Basic Needs

Table

Family Size	Monthly Amount
Applicant Alone	\$ 45
Applicant + 1 Dependant	\$250
Applicant + 2 Dependents	\$400
Applicant + 3 Dependents	\$500
For each dependant in addition to three, add \$100 to monthly amount.	

Enter amount based on above Table _____

2. Shelter (Principal residence only)

Rent _____
 Mortgage payments _____
 Taxes _____
 Insurance _____
 Hydro _____

Water _____
 Fuel _____
 Telephone _____
 Other (specify) _____

Total shelter _____

3. Family Related Costs

Child Care _____
 Alimony/Maintenance _____
 Other (specify) _____

Total family related costs _____

4. Health Costs

OHIP (exclude employer contributions) _____
 Recurring Health Costs (optical, dental, medication) _____

Total health costs _____

5. Transportation costs

Public transit _____
 Standard operating amount for necessary vehicle _____

Total transportation costs _____

6. Debt Payments

For necessary vehicles _____
 Other (specify) _____

Total debt payments _____

7. Other (specify) _____

Total monthly expenses (total of items 1-7) _____

Note: Income and expenses are to be declared only in respect of the applicant and his or her dependants. Do not include casual earnings of dependent children under 18.

SECTION THREE—CALCULATION OF REDUCED ASSESSED CO-PAYMENT

Total income from Section One _____

Less total expenses from Section Two _____

Equals income available for assessed co-payment (amount A)

Co-payment Assessed per form 6565-40 (2/79) (amount B)

Amount of Exemption (Amount B less Amount A)

(amount C)
(if less than
zero, enter nil)

Reduced Assessed Co-payment (Amount B less Amount C)

I certify that I am the above-named applicant or person making application on behalf of the above-named applicant for a reduced assessed co-payment and that all the information given by me and set out on this form is true to the best of my knowledge and belief.

(date)

Signature of Applicant or person making application on behalf of the Applicant

Signature of Intake Authority

Certificate of Exemption

This is to certify that _____ has been granted a monthly benefit of _____ under section 30 of Regulation 287 of Revised Regulations of Ontario, 1970 (amount C) under *The Family Benefits Act*.

(date)

Signature of Director of Family Benefits or official appointed to act on his behalf.

O. Reg. 185/79, s. 3.

4. This Regulation comes into force on the 1st day of April, 1979.

(2072)

15

THE PLANNING ACT

O. Reg. 186/79.

Rules of Procedure—Consent Applications.

Made—March 28th, 1979.

Filed—March 29th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 732/78 MADE UNDER THE PLANNING ACT

1. Section 10 of Ontario Regulation 732/78 is revoked and the following substituted therefor:

10. On the 22nd days of January, April, July and October, respectively, the statistical report referred to in section 9 for each consent application for the immediately preceding three calendar months shall be submitted to the Executive Director of the Plans Administration Division of the Ministry of Housing by the secretary-treasurer. O. Reg. 186/79, s. 1.

2. Section 15 of the said Regulation is revoked and the following substituted therefor:

15. Where the committee, in granting the consent,

(a) has not stipulated either that subsection 2 or subsection 4 of section 29 of the Act shall apply to any subsequent conveyance or transaction, the certificate required by subsection 20 of section 42 of the Act, when affixed to a deed or other document relating to a transaction in respect of which a consent has been given, shall be a stamp in Form 2 and when not so affixed, shall be a certificate in Form 3; or

(b) has stipulated either that subsection 2 or subsection 4 of section 29 of the Act shall apply to any subsequent conveyance or transaction, the certificate required by subsection 20 of section 42 of the Act, when affixed to a deed or other document relating to a transaction in respect of which a consent has been given, shall be a stamp in Form 4 and when not so affixed, shall be a certificate in Form 5. O. Reg. 186/79, s. 2.

3. The said Regulation is amended by adding thereto the following Forms:

Form 4

The Planning Act

CERTIFICATE OF SECRETARY-TREASURER

Pursuant to subsection 20 of section 42 of The Planning Act, I certify that the consent of the...

(land division committee, committee of adjustment

or planning board)

of the ... of ...

was given on ..., 19.. to the transaction to which the within instrument relates. Subsection ... of

(2 or 4, as the case may be)

section 29 of The Planning Act applies to any subsequent conveyance or transaction of or in relation to the parcel of land being the subject of this consent.

Secretary-Treasurer

Dated this ... day of ..., 19..

O. Reg. 186/79, s. 3, part.

Form 5

The Planning Act

CERTIFICATE OF SECRETARY-TREASURER

Pursuant to subsection 20 of section 42 of The Planning Act, I certify that the consent of the ...

(land division committee, committee of adjustment

or planning board)

of the ... of ... was given on

..., 19.. to ...

(enter type of transaction

above, i.e., conveyance, mortgage, etc.)

the following lands: (set out full description of lands that are the subject of the consent).

Subsection ... of

(2 or 4, as the case may be)

section 29 of The Planning Act applies to any subsequent conveyance or transaction of or in relation to the parcel of land being the subject of this consent.

Secretary-Treasurer

Dated this ... day of ..., 19..

O. Reg. 186/79, s. 3, part.

CLAUDE BENNETT Minister of Housing

Dated at Toronto, this 28th day of March, 1979.

(2073)

15

THE RETAIL SALES TAX ACT

O. Reg. 187/79.

Definitions by Minister.

Made—March 27th, 1979.

Filed—March 29th, 1979.

REGULATION TO AMEND REGULATION 784 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RETAIL SALES TAX ACT

1. Clause a of paragraph 12 of section 1 of Regulation 784 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 985/78, is revoked and the following substituted therefor:

- (a) household goods and equipment that are owned by an individual who was ordinarily resident outside Ontario for a period of at least six consecutive months immediately prior to his taking up residence in Ontario and were purchased prior to taking up residence in Ontario, and that are, within six months after his taking up residence in Ontario, brought into Ontario by him for his own use and consumption in Ontario; and

LORNE MAECK Minister of Revenue

Dated at Toronto, this 27th day of March, 1979.

(2074)

15

THE PLANNING ACT

O. Reg. 188/79.

Order made under Section 29a of

The Planning Act.

Made—March 27th, 1979.

Filed—March 29th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of The Planning Act or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of

June, 1970, of The Planning Act being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Mariposa in the County of Victoria, being composed of that part of Lot 7 in Concession A and designated as Part 71 as shown on a Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number R. D. 187 and being also Lot 81 on a Registrar's Compiled Plan registered in the said Land Registry Office as Number 553. O. Reg. 188/79, s. 1.

CLAUDE BENNETT Minister of Housing

Dated at Toronto, this 27th day of March, 1979.

(2079)

15

THE LEGAL AID ACT

O. Reg. 189/79.

General.

Made—February 22nd, 1979.

Approved—March 7th, 1979.

Filed—March 29th, 1979.

REGULATION TO AMEND REGULATION 557 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE LEGAL AID ACT

1. Schedules 2 to 6, as remade by section 1 of Ontario Regulation 544/73, and Schedule 7, as made by section 1 of Ontario Regulation 544/73, to Regulation 557 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 2

FEEES IN CRIMINAL MATTERS

All fees in this Schedule are subject to increase or decrease in accordance with the provisions of Note A and Note F hereof, and all fees are subject to a reduction of 25 per cent in accordance with section 22 of the Act.

GROUP I

Indictable offences having a maximum punishment of life imprisonment under any statute of Canada, including an application for preventive detention under Part XXI of the Criminal Code (Canada), but not including offences under subsection 1 of section 306 of the Criminal Code (Canada) or section 4 of the Narcotic Control Act (Canada).

- 1. Preparation for preliminary hearing and trial, including interviews with accused and witnesses, per hour \$ 48.00

Subject to the following:

A maximum of eight hours preparation for each of the first two days of trial and a maximum of four hours preparation for each succeeding day of trial, but not more than,

- (a) first and second degree murder 40 hours

(b) attempted murder, manslaughter, rape, criminal negligence causing death, importing a narcotic	32 hours
(c) all other indictable offences punishable by a maximum of life imprisonment, including an application under Part XXI of the <i>Criminal Code</i> (Canada)	24 hours
2. Counsel fee at preliminary hearing, per day	\$240.00
3. Counsel fee at trial, per day	360.00

GROUP II

Indictable offences having a maximum punishment of more than two years but not more than fourteen years under any statute of Canada, offences under subsection 1 of section 306 of the *Criminal Code* (Canada) or section 4 of the *Narcotic Control Act* (Canada), an application for extradition, an application under the *Fugitive Offenders Act* (Canada) or an appeal to the Immigration Appeal Board.

4. Preparation for preliminary hearing and trial, including interviews with the accused and witnesses, per hour	\$ 42.00
---	----------

Subject to the following:

A maximum of six hours preparation for the first day of trial, four hours preparation for the second day of trial and a maximum of two hours preparation for each succeeding day of trial, but not more than,

(a) indictable offences punishable by a maximum of fourteen years	18 hours
(b) indictable offences punishable by more than five years but not more than ten years	14 hours
(c) indictable offences punishable by more than two years but not more than five years, or an application for extradition or under the <i>Fugitive Offenders Act</i> (Canada) or an appeal to the Immigration Appeal Board	12 hours
5. Counsel fee at preliminary hearing, per day	\$200.00
6. Counsel fee at trial, per day	280.00

GROUP III

All indictable offences not mentioned in Groups I and II. All offences that may be prosecuted by either indictment or summary procedure, except offences under sections 234, 234.1, 235 and 236 of the *Criminal Code* (Canada). Summary offences having a maximum punishment greater than six months imprisonment plus a fine of \$500 —

- 7.—(1) Block fee for all services including bail hearings and bail reviews, preliminary hearing, adjournments, preparation and counsel fee at trial:
- | | |
|--|----------|
| (a) where the accused has no election under the <i>Criminal Code</i> (Canada), | |
| (i) where the accused pleads not guilty or all charges are withdrawn | \$300.00 |
| (ii) where the accused pleads guilty | 200.00 |
| (b) where the accused has an election under the <i>Criminal Code</i> (Canada), | |
| (i) where the accused pleads not guilty or all charges are withdrawn | 600.00 |
| (ii) where the accused pleads guilty | 200.00 |
- (2) When an offence may be prosecuted by either indictment or summary procedure, the maximum punishment by indictment exceeds two years and the prosecutor proceeds by indictment, the solicitor is entitled to submit his account as if the offence were included in Group II and the matter shall then be treated as a Group II offence for the purpose of this Schedule.

GROUP IV

All summary and provincial offences punishable by a maximum of six months imprisonment plus a \$500 fine, offences under sections 234, 234.1, 235 and 236 of the *Criminal Code* (Canada) and appearances at deportation hearing before a special enquiry officer —

8. Block fee for all services, including bail hearings, bail reviews, adjournments, preparation and counsel fee at trial,
- | | |
|--|----------|
| (a) where the accused pleads not guilty or all charges are withdrawn | \$250.00 |
| (b) where the accused pleads guilty | 150.00 |

Bail pending trial for offences in Groups I and II —

9. Block fee for all services including application to a judge of the Supreme Court, preparation, drawing notice of motion, affidavits, attendances, justification by surety or sureties or entering into recognizance
- 250.00
10. Block fee for all services including preparation, attendance on a judicial interim release hearing where the prosecutor moves to show cause
- 125.00
11. Block fee for all services including a review of an order made by a justice of the peace or a judge, drawing notice of motion, preparation, affidavits, attendances, justification by surety or sureties, or entering into recognizance
- 250.00

Bail pending appeal on all indictable offences —

- 12.—(a) application to the Chief Justice of Ontario or other judge designated by him for admission to bail including drawing of notice of motion, affidavits, attendances incidental to the application, preparation of recognizance, execution thereof and justification of surety or sureties; or
- (b) on a review of an order made by the Chief Justice of Ontario or other judge designated by him, including drawing notice of motion, affidavits, attendances incidental to the review, preparation of recognizance, execution thereof and justification of surety or sureties,
- a maximum of eight hours at the appropriate preparation rate under item 1 or 4.

Appeals to the Supreme Court of Canada in respect of all matters —

13. Drawing application for leave to appeal, notice of appeal, preparation of appeal case, including statement of points of fact and law and all other necessary preparation, per hour
- 48.00
- Subject to the maximums set out below:
- | | |
|--|----------|
| Maximum preparation time allowed for preparation for leave to appeal | 15 hours |
| Maximum preparation time allowed for appeal | 35 hours |
14. Counsel fee on application for leave to appeal, per day or portion thereof
- \$360.00
15. Counsel fee on appeal, per day or portion thereof
- 480.00

Appeals to the Court of Appeal with respect to indictable offences set out in Groups I and II —

16. Drawing and filing notice of appeal, preparation of the appeal book, statement of points of fact and law and all other preparation, per hour
- 48.00
- Subject to the maximums set out below:
- | | |
|--|----------|
| Where appeal is against sentence only | 6 hours |
| Where appeal is against conviction and sentence, or conviction alone | 14 hours |

17. Counsel fee per day or portion thereof	\$360.00
Appeals to the Court of Appeal with respect to indictable offences having a maximum punishment of two years as set out in item 7 —	
18. Drawing and filing notice of appeal, preparation of the appeal book, statement of points of fact and law, and all other preparation, per hour	42.00
Subject to the maximums set out below:	
Where appeal is against sentence only	6 hours
Where appeal is against conviction and sentence, or conviction alone	14 hours
19. Counsel fee per day or portion thereof	\$280.00
Appeals to the Court of Appeal or the Divisional Court with respect to all summary conviction offences —	
20. Drawing and filing notice of appeal, preparation of the appeal book, application for leave to appeal, application for bail pending appeal, preparation of statement of points of fact and law, and all other preparation, per hour	42.00
Subject to a Maximum of Six Hours	
21. Counsel fee per day or portion thereof	280.00
Adjournments —	
22. Attendance on any adjournment before a justice of the Supreme Court or a judge of a county or district court	60.00
23. Attendance on adjournment or consent order before a provincial court judge	20.00
Note: A solicitor is not entitled to a fee for more than one adjournment or consent order before the same judge during the same half day.	
Appeal to a judge of a county or district court from a summary conviction—	
24. Block fee for preparing for appeal and counsel fee on appeal, including recognizance or security, notice of appeal and statement of points of fact and law	400.00
Appeals by way of stated case—	
25. Application to a justice of the peace or provincial court judge to state case, including preparation of application, drafting case and service of application, attendance on justice of the peace or provincial court judge to enter into recognizance or application for bail, preparation and service of notice of appeal and stated case, per hour	42.00
SUBJECT TO A MAXIMUM OF SIX HOURS	
26. Counsel fee on appeal, per day	280.00
Certiorari. Motion to Quash, Mandamus, Prohibition and Quo Warranto—	
27. Block fee for all services including preparing, serving and filing notice of motion, affidavits and all other necessary material, preparation and counsel fee on hearing of the motion .	500.00
28. On applications for leave to appeal and appeals to the Court of Appeal, the same fees as under items 16 and 17.	
Habeas Corpus—	

29. Block fee for all services including preparing, serving and filing notice of motion, affidavits and all other necessary material, preparation and counsel fee on the hearing of the motion in the Supreme Court, applying for the writ of habeas corpus and the motion for discharge if the writ is granted, whether the application and the motion are heard on the same day or on different days \$ 500.00

Proceedings and Prosecutions under the *Juvenile Delinquents Act* (Canada)—

30. Fees in respect of all matters other than appeals to be in the discretion of the Legal Accounts Officer who shall take into consideration the fees set out in this Schedule according to the circumstances out of which the proceedings or prosecution arose.

Appeals under the *Juvenile Delinquents Act* (Canada)—

31. Fees for the preparation and service of notice of application for leave to appeal to the Supreme Court and the Court of Appeal shall be in the discretion of the Legal Accounts Officer who shall allow a reasonable fee and in determining the fee properly payable in respect of the matter shall have regard to the fees payable under items 16 and 17.

Other matters—

- 32.—(1) The Legal Accounts Officer may allow a fee to a solicitor for the preparation of an opinion, for an additional opinion or for his attendance to make further submissions when requested by an area committee.
- (2) In any matter referred to in clause *c* of subsection 1 of section 14 of the Act the fee shall be in the discretion of the Legal Accounts Officer who shall have regard to the importance and difficulty of the work.
33. Where a solicitor travels from his office to a court for an appearance as counsel on behalf of his client, and where such travel is in excess of fifteen miles one way, the Legal Accounts Officer may, in his discretion, allow a fee for travelling at the rate of \$30 per hour if the appearance is for a purpose other than an adjournment, setting a date for a future appearance, or similar procedural matter. In exercising such discretion the Legal Accounts Officer shall have regard to the availability of a local agent where the court is located, the seriousness of the matter, the convenience of the client, whether the matter could have been handled by a solicitor's agent, and the time and duration of the travel. The fee allowed for travelling shall not exceed 30 per cent of the total fee settled by the Legal Accounts Officer for the services rendered.
34. In any criminal matter, proceeding, action or appeal, not dealt with by this Schedule, the Legal Accounts Officer shall allow a reasonable fee and in determining the fee properly payable in respect of the matter, proceeding, action or appeal, the Legal Accounts Officer shall have regard to this Schedule for comparable services.

NOTES

- A. This Schedule is a legal aid tariff reflecting fees customarily paid by a client of modest means and except in unusual circumstances the fees provided for herein shall normally apply for the legal services covered thereby including block fees and maximum fees, but,
- (a) such fees may be increased by the Legal Accounts Officer in those cases where in his opinion an increase is justified, having regard to all the circumstances including the nature of the offence charged, the complexity of the case, the result obtained and any other factor that would warrant an increased fee; and
- (b) such fees may be decreased by the Legal Accounts Officer in those cases where in his opinion a decrease is appropriate.
- (i) under the provisions of section 107, or
- (ii) where and to the extent that the fees charged exceed the amount of fees that would be taxed were the account of the solicitor for the legal aid services the subject of a taxation under *The Solicitors Act*.

- B. The solicitor must prepare his account in accordance with this Schedule and must provide details of services rendered, including the date, time of day, length of time, description of service and by whom the service was rendered.
- C. The Legal Accounts Officer may require proof and justification of all items included in an account, either by the production of docket entries or otherwise.
- D.—(1) Where a solicitor represents two or more persons charged with the same offence or a similar offence arising out of the same occurrence, and where the trials, pleas of guilty or appeals are heard in the same court at approximately the same time, then, for the purposes of this Schedule, the solicitor is entitled to fees as for one client and to an increase of 40 per cent and such additional fees as may be appropriate in accordance with Note A.
- (2) Where a solicitor represents a person charged with two or more offences, and the trials, pleas of guilty or appeals are heard in the same court at approximately the same time, then, for the purposes of this Schedule, the solicitor is entitled to fees as for one charge and such additional fees as may be appropriate in accordance with Note A.
- (3) If an application for leave to appeal and the hearing of the appeal are heard at approximately the same time, the solicitor is entitled to fees for the appeal only.
- E. Where a solicitor can readily ascertain that the services authorized by a certificate, in the specific circumstances of that case, are sufficiently unusual or unique that the maximum allowed by the tariff is clearly inadequate, he shall forthwith advise the area director and the Legal Accounts Officer of the details of the case and an estimate of the time and services required in his opinion. Failure of a solicitor to do so will be a factor in the settlement of the solicitor's account.
- F.—(1) Where a solicitor certifies that he has the equivalent of four years of practice in criminal law, the basic hourly and *per diem* rates set out in the Schedule are subject to increase as follows:

	Basic rate	Increased to
per hour	\$ 48.00	\$ 54.00
per hour	42.00	46.00
per diem	360.00	405.00
per diem	280.00	315.00
per diem	240.00	270.00
per diem	200.00	250.00
per diem	480.00	540.00

- (2) Where a solicitor certifies that he has the equivalent of ten years of practice in litigation, including at least four years of practice in criminal law, the basic hourly and *per diem* rates set out in the Schedule are subject to increase as follows:

	Basic rate	Increased to
per hour	\$ 48.00	\$ 60.00
per hour	42.00	52.00
per diem	360.00	450.00
per diem	280.00	350.00
per diem	240.00	300.00
per diem	200.00	275.00
per diem	480.00	600.00

- (3) For the purpose of this Schedule, years of practice in criminal law or litigation are calculated by multiplying the total number of years in practice by the percentage of the solicitor's practice that is criminal law or litigation, as the case may be.
- G. Where a solicitor attends at court with his client to commence a preliminary hearing or trial on a date already fixed by the court, is required to wait more than one hour before his client's case is called by the court, and through no fault of the solicitor the preliminary hearing or trial is adjourned to another fixed date, the solicitor shall if the circumstances required him to wait, be paid a fee equal to one-half of the preparation rate applicable under items 1 or 4 to a maximum of three and one-half hours in lieu of any claim under items 22 and 23. O. Reg. 189/79, s. 1, *part*.

Schedule 3

FEES IN CIVIL MATTERS

All fees in this Schedule are subject to increase or decrease in accordance with the provisions of Note A and Note F hereof, and all fees are subject to a reduction of 25 per cent in accordance with section 22 of the Act.

All matters, proceedings, actions or appeals in the Supreme Court of Canada, Supreme Court of Ontario, Federal Court of Canada, Divisional Court, County or District Courts, Surrogate Court, Provincial Court (Family Division), Small Claims Court and Quasi-Judicial or Administrative Boards or Commissions—

In all matters, proceedings, actions or appeals in the Supreme Court of Canada, Supreme Court of Ontario, Federal Court of Canada, Divisional Court, Surrogate Court, proceedings under *The Family Law Reform Act, 1978* in a county or district court, appeals in a county or district court and quasi-judicial or administrative boards or commissions the hourly rate shall be \$48.

In all matters, proceedings, actions in a county or district court (other than proceedings under *The Family Law Reform Act, 1978*) and Provincial Court (Family Division) the hourly rate shall be \$42.

1. Preliminary interviews, advising and receiving instructions for the institution or defence of an action or a proceeding, including preparation and issuance of writ, notice of petition, third party notice, or summons to party added by counterclaim, appearance and correspondence

maximum of two and one-half hours

2. Preparation and delivery of all pleadings including petition, answer and counter-petition, affidavit of merits, demand and reply to demand for particulars, financial statement, statement of property and correspondence

maximum of four hours

3. (a) All services including preparation of notice to produce, affidavits on production, the production and inspection of documents, correspondence and preparation for discoveries

maximum of one hour for each hour of examination for discovery

- (b) Attendance on discovery

at the applicable hourly rate with a minimum allowance of one hour

4. Interlocutory Motions—

- (a) uncontested or *ex parte* motions

all services, including preparation of notice of motion and affidavits, preparation, correspondence and attendance on motion, if required, and settling, issuing and entering the order

maximum of one and one-half hours

- (b) contested motions

all services, including preparation of notice of motion and affidavits, preparation, correspondence and attendance on motion, and settling, issuing and entering the order

maximum of four hours

- (c) (i) where examinations are held on affidavits, all services in connection therewith including preparation for examination and correspondence

maximum fee of one hour for each hour of examination

(ii) attendance on examination

at the applicable hourly rate with a minimum allowance of one hour

(d) application for leave to appeal

all services including preparation, correspondence and attendance on application for leave

maximum of three hours

(e) appeals

all services including preparation, correspondence, preparation of appeal book and statement of law and fact,

(i) to a judge alone in court or chambers

maximum of three hours

counsel fee per day \$280.00

(ii) to the Divisional Court or Court of Appeal

maximum of five hours

counsel fee per day 360.00

5. Passing record and setting action down for trial, preparing, serving and filing notice of trial . 30.00

6.— (a) Preparation for trial, including necessary correspondence, attendance at pre-trial conference and preparation during trial,

maximum of ten hours for each of the first two days of trial and five hours for each succeeding day of trial but not more than forty hours.

(b) Counsel fee in the Supreme Court of Ontario, Federal Court of Canada, Divisional Court, Surrogate Court and in proceedings under *The Family Law Reform Act, 1978* in a county or district court

per day 360.00

(c) Counsel fee in a county or district court (other than proceedings under *The Family Law Reform Act, 1978*)

per day 280.00

7. Adjournments or attendance at Assignment Court 60.00

Note: A solicitor is not entitled to a fee for more than one adjournment before the same judge during the same half day.

8.— (a) All necessary matters subsequent to trial including correspondence, settling, issuing and entering judgment

maximum of one hour

(b) Preparation for and attendance on taxation of bill of costs, obtaining assignment of costs, correspondence and examination of judgment debtor and filing execution

maximum of one and one-half hours

9. Originating Motions—

(a) uncontested and *ex parte* motions

all services including preparation of notice of motion and affidavits, preparation, correspondence and attendance on motion, settling, issuing and entering the order

maximum of three hours

(b) contested motions

(i) all services including preparation of notice of motion and affidavits, preparation, correspondence, settling, issuing and entering the order

maximum of five hours

(ii) where examinations are held on affidavits

A. all services in connection therewith including preparation for the attendance on examination and correspondence

maximum fee of one hour for each hour of examination

B. attendance on examination

at the applicable hourly rate with a minimum allowance of one hour

(iii) counsel fee in the Supreme Court of Ontario, Federal Court of Canada, Divisional Court, Surrogate Court and in proceedings under *The Family Law Reform Act, 1978* in a county or district court

for attendance on motion, per day \$360.00

(iv) counsel fee in a county or district court (other than proceedings under *The Family Law Reform Act, 1978*)

for attendance on motion, per day 280.00

(c) where the trial of an issue or a reference is directed on the return of an originating notice of motion, the fees for subsequent services shall be determined by reference to the fees provided for comparable services in this Schedule.

10. Counsel fee on a Reference to a judge, master, official or special referee, registrar, clerk, or commissioner shall be in the discretion of the Legal Accounts Officer.

11. Uncontested divorce proceedings, including preliminary attendances, preparing and issuing petition, services, all other necessary matters preliminary to trial including correspondence, interlocutory applications, discoveries, preparation for trial, setting down for trial, counsel fee at trial and all necessary matters subsequent to trial, including obtaining judgment absolute, preparation of bill of costs, attendance on taxation, obtaining assignment of costs, filing execution 420.00

12. Advising a defendant in an uncontested divorce action in respect of all necessary matters

\$48 per hour to a maximum of eight hours

13. A fee may be allowed in the discretion of the Legal Accounts Officer for negotiating a settlement whether or not a settlement has been effected or proceedings have been instituted.

Non-Contentious Estate Matters—

14. Fees in accordance with the Tariff of Fees under *The Surrogate Courts Act*.

Provincial Court (Family Division) —

15. In proceedings under *The Family Law Reform Act, 1978,*

(a) all preparation, including preliminary interviews, correspondence, preparation of financial statement and other required documents and preparation for trial

a maximum of six hours for the first day of trial and three hours for each succeeding day of trial

(b) counsel fee at trial on a contested basis

per day \$ 280.00

(c) counsel fee where the trial is uncontested or where a consent order is made, as to all claims

100.00

(d) counsel fee on a show cause hearing

100.00

(e) attendance on adjournment

20.00

16. In proceedings under Part II of *The Child Welfare Act,*

(a) preliminary interviews, correspondence and preparation for trial

a maximum of ten hours for the first day of trial and three hours for each succeeding day of trial

(b) counsel fee at trial

per day 280.00

(c) counsel fee where the trial is uncontested, when a consent order is made, both as to the finding under section 25 and the disposition under section 26, or where a consent order is made under section 27, 31 or 32 of that Act

100.00

Small Claims Court—

17. Where the amount involved is \$200 or less,

(a) preparation of claim 10.00

(b) preparation of dispute 10.00

(c) attendance at trial 30.00

18. Where the amount involved exceeds \$200 but does not exceed \$400,

(a) preparation of claim 15.00

(b) preparation of dispute 15.00

(c) attendance at trial 40.00

19. Where the amount involved exceeds \$400,

(a) preparation of claim 30.00

(b) preparation of dispute 30.00

(c) attendance at trial 90.00

Consolidation Orders—

20.— (a) All proceedings on an application for a consolidation order under *The Small Claims Courts Act* including searches, affidavits, services, correspondence and attendances on the judge and clerk

75.00

- (b) negotiating and drawing an agreement for the rateable distributing of payments by a debtor among his creditors S 75.00
- (c) receiving and distributing payments made pursuant to an agreement referred to in clause b, 6 per cent of the amount received.

Quasi-Judicial or Administrative Boards or Commissions—

- 21.— (a) Preliminary interviews, advising and receiving instructions, preparation and correspondence
maximum of five hours
- (b) Counsel fee, per day 280.00

Bankruptcy Proceedings—

22. For all necessary professional services in bankruptcy proceedings including correspondence, subsequent to a receiving order or an authorized assignment
maximum of two hours

Appeals to the Supreme Court of Canada—

23. Drawing application for leave to appeal, notice of appeal, preparation of appeal case, including statement of points of fact and law, and all other necessary preparation
- (a) maximum preparation time allowed for leave to appeal 15 hours
- (b) maximum preparation time allowed for appeal 35 hours
24. Counsel fee on application for leave to appeal
per day or portion thereof \$360.00
25. Counsel fee on appeal
per day or portion thereof 480.00

Appeals to the Court of Appeal, Federal Court of Appeal, Divisional Court and County or District Court, except Appeals under item 29—

26. Drawing and filing notice of appeal, preparation of appeal book, application for leave to appeal, preparation of appeal books and statement of points of fact and law and all other preparation
- (a) maximum preparation time allowed for leave to appeal 10 hours
- (b) maximum preparation time allowed for appeal 25 hours
27. Counsel fee on application for leave to appeal, where applicable
per day or portion thereof \$360.00
28. Counsel fee on appeal
per day or portion thereof 360.00

Appeals to County or District Court under *The Family Law Reform Act, 1978*—

29. Fee for all services including preparation and filing notice of appeal, preparation for and counsel fee on appeal 400.00

Separation Agreements—

- 30. Block fee for all services for negotiating, drafting and settling a marital separation agreement \$ 300.00

Change of Name Applications—

- 31. Block fee for all services on an application for a change of name under *The Change of Name Act* 300.00

Adoption Proceedings—

- 32. Block fee for all services in adoption proceedings 240.00

Application under *The Wages Act*—

- 33. Block fee for all services including preparation, drafting affidavits and other documents and attendances on the judge in an application under section 7 of *The Wages Act* 100.00

Other Matters—

- 34. In any matter referred to in clause *c* of subsection 1 of section 14 of the Act the fee shall be in the discretion of the Legal Accounts Officer who shall have regard to the importance and difficulty of the work.
- 35. The Legal Accounts Officer may allow a fee in proper cases for any services rendered with respect to an application to an area committee under section 14 of the Act when such services have been rendered at the request of and for the use of the area committee.
- 36. For drawing documents wherever the subject-matter or nature thereof is properly or customarily within the scope of the professional duties of a solicitor
 per hour 48.00
- 37. The Legal Accounts Officer may allow a fee to a solicitor for the preparation of an opinion, for an additional opinion or for his attendance to make further submissions when requested by the area committee or the area director.
- 38. Where a solicitor travels from his office to a court for an appearance as counsel on behalf of his client, and where such travel is in excess of fifteen miles one way, the Legal Accounts Officer may, in his discretion, allow a fee for travelling at the rate of \$30 per hour, if the appearance is for a purpose other than an adjournment, setting a date for a future appearance, or similar procedural matter. In exercising such discretion the Legal Accounts Officer shall have regard to the availability of a local agent where the court is located, the seriousness of the matter, the convenience of the client, whether the matter could have been handled by a solicitor's agent, and the time and duration of the travel. Provided, however, that in no event shall the fees allowed for travelling time exceed 30 per cent of the total fee allowed for the services rendered as settled by the Legal Accounts Officer.
- 39. In any matter, proceeding, action or appeal, not dealt with by this Schedule of Fees, the Legal Accounts Officer shall allow a reasonable fee and in determining the fee properly payable in respect of such matter, proceeding, action or appeal, the Legal Accounts Officer shall have regard to the Schedule of Fees herein for comparable services.

NOTES

- A. This Schedule is a legal aid tariff reflecting fees customarily paid by a client of modest means and except in unusual circumstances the fees provided for shall normally apply for the legal services covered thereby including block fees and maximum fees, but,
 - (a) such fees may be increased by the Legal Accounts Officer in those cases where in his opinion an increase is justified, having regard to all the circumstances including the nature of the work done, the complexity of the case, the result obtained and any other factor which would warrant an increased fee; and

(b) such fees may be decreased by the Legal Accounts Officer in those cases where in his opinion a decrease is appropriate,

(i) under the provisions of section 107, or

(ii) where and to the extent that the fees charged exceed the amount of fees that would be taxed were the account of the solicitor for the legal aid services the subject of a taxation under *The Solicitors Act*.

B The Solicitor must prepare his account in accordance with this Schedule and must provide details of services rendered, including the date, time of day, length of time, description of service and by whom the service was rendered.

C. The Legal Accounts Officer may require proof and justification of all items included in an account, either by the production of docket entries or otherwise.

D.—(1) Where a solicitor represents two or more persons in the same proceeding or matter or where a solicitor represents a person in two or more proceedings or matters and in either case where the trials, hearings or appeals are heard in the same court or forum at approximately the same time, then, for the purposes of this Schedule the solicitor shall be entitled to fees as for one client on one proceeding or matter and such additional fees as may be appropriate in accordance with Note A.

(2) If an application for leave to appeal and the hearing of the appeal are heard at approximately the same time, the solicitor is entitled to fees for the appeal only.

E. Where a solicitor can readily ascertain that the services authorized by a certificate, in the specific circumstances of that case, are sufficiently unusual or unique that the maximum allowed by the tariff is clearly inadequate, he shall forthwith advise the area director and the Legal Accounts Officer of the details of the case and an estimate of the time and services required in his opinion. Failure of a solicitor to do so will be a factor in the settlement of the solicitor's account.

F.—(1) Where a solicitor certifies that he has the equivalent of four years of practice in civil litigation, the basic hourly and *per diem* rates set out in the Schedule are subject to increase as follows:

	Basic rate	Increased to
per hour	\$ 48.00	\$ 54.00
per hour	42.00	46.00
per diem	360.00	405.00
per diem	280.00	315.00
per diem	240.00	270.00
per diem	200.00	250.00
per diem	480.00	540.00

(2) Where a solicitor certifies that he has the equivalent of ten years of practice in litigation, including at least four years of practice in civil litigation, the basic hourly and *per diem* rates set out in the Schedule are subject to increase as follows:

	Basic rate	Increased to
per hour	\$ 48.00	\$ 60.00
per hour	42.00	52.00
per diem	360.00	450.00
per diem	280.00	350.00
per diem	240.00	300.00
per diem	200.00	275.00
per diem	480.00	600.00

(3) For the purpose of this Schedule,

(a) practice in litigation means practice in civil litigation or practice in criminal law;

(b) years of practice in civil litigation or litigation are calculated by multiplying the total number of years in practice by the percentage of the solicitor's practice that is civil litigation or litigation, as the case may be.

G. In a county court action where costs at trial are awarded on the Supreme Court scale, the fees under this Schedule shall be calculated as for an action in the Supreme Court. O. Reg. 189/79, s. 1, *part.*

Schedule 4

FEES FOR SOLICITORS PROVIDING SERVICES OF LAW CLERKS, ARTICLED STUDENTS AND INVESTIGATORS

The fees provided for in this Schedule are subject to a reduction of 25 per cent in accordance with section 22 of the Act.

Fees for law clerks, articled students and investigators in the full-time employ of the solicitor, per hour \$16.00

Where Schedules 2 and 3 provide a block fee for a particular service the fee payable for the service shall be deemed to include any services provided by any one or more of a law clerk, articled student or investigator. Where all of the service has been provided by any one or more of such persons, the fee payable for the service is the lesser of the block fee or the amount produced by the application of the foregoing hourly rate.

Where Schedules 2 and 3 provide a maximum number of hours of preparation, any allowance for fees under this Schedule shall be considered as part of the total allowable fees and be included in the maximum. However, in applying the maximum, the hours billed under Schedules 2 and 3 shall be applied first. O. Reg. 189/79, s. 1, *part.*

Schedule 5

FEES OF DUTY COUNSEL

All fees in this Schedule are subject to a reduction of 25 per cent in accordance with section 22 of the Act.

1. For performance of duties as duty counsel under sections 69 and 73 of this Regulation, per hour \$42.00

but not to exceed \$210.00 per day except where an increase is recommended by the area director and approved by the Director.

2. An allowance of \$30.00 per hour may be made for the time spent in travelling to and from the place where his duties are performed, where the distance is fifteen miles or more one way, and the solicitor satisfies the area director that such travel was reasonable and necessary under the circumstances.

3. In special circumstances the Legal Aid Committee may, from time to time, establish a different allowance for fees for duty counsel providing services in remote areas of northern Ontario. O. Reg. 189/79, s. 1, *part.*

Schedule 6

FEES OF LEGAL ADVICE SOLICITORS

The fees provided for in this Schedule are subject to a reduction of 25 per cent in accordance with section 22 of the Act.

Interviews and advice to applicants including any necessary correspondence, per hour \$42.00

subject to a maximum of three hours

O. Reg. 189/79, s. 1, *part.*

Schedule 7

SOLICITORS' OUT-OF-POCKET DISBURSEMENTS

Every solicitor who has rendered legal aid is entitled to be paid in accordance with this Regulation the following out-of-pocket disbursements actually and reasonably incurred:

- (i) Disbursements, not being witness fees, required or permitted to be made pursuant to any statute, rule having statutory authority, regulation or order-in-council.
 - (ii) Subject to paragraph viii, witness fees and travelling expenses of witnesses in accordance with the statute, rule or regulation under which the proceeding is brought, and if no provision is made therein for witness fees, then in accordance with Tariff V of the Rules of Practice in civil matters and *The Crown Witnesses Act* in criminal matters.
 - (iii) Fees payable to a court reporter for a transcript of evidence taken on a preliminary enquiry, reasons for judgment or evidence for use on an appeal authorized by this Regulation to be taken.
 - (iv) A solicitor's travelling expenses where the distance travelled is fifteen miles or more one way, and the solicitor satisfies the Legal Accounts Officer that such travel was reasonable and necessary under the circumstances.
 - (v) Long distance telephone and telegraph charges.
 - (vi) The fee for reproduction copies is 10 cents per page to be allowed in the discretion of the Legal Accounts Officer.
 - (vii) Postage or express charges on the shipment of parcels of documents, transcripts of evidence or exhibits for use on an application to court or chambers or on an appeal.
 - (viii) With the prior approval of the Director or the Legal Accounts Officer the services of a person entitled by law or practice to give expert or opinion evidence may be engaged and the reasonable and proper fees paid therefor at the rate specified by the Legal Accounts Officer in his authorization.
 - (ix) With the approval of the Director or Legal Accounts Officer, any other proper out-of-pocket disbursements, including any deposit or other payment that may be required, made in furtherance of the proceeding or matter, which approval shall, except in an emergency, be obtained prior to such out-of-pocket disbursements being made. O. Reg. 189/79, s. 1, *part*.
2. Notwithstanding section 1, Schedules 2 to 7 of the said Regulation, as they existed immediately before the coming into force of this Regulation, apply in respect of services rendered under certificates issued before the 1st day of April, 1979. O. Reg. 189/79, s. 2.
 3. Schedules 2 to 7 of the said Regulation, as set out in section 1 of this Regulation, apply in respect of services rendered under certificates issued on or after the 1st day of April, 1979. O. Reg. 189/79, s. 3.

THE LAW SOCIETY OF UPPER CANADA:

G. D. FINLAYSON
Treasurer

KENNETH P. JARVIS
Secretary

Dated at Toronto, this 22nd day of February, 1979.

THE HIGHWAY TRAFFIC ACT

O. Reg. 190/79.

State of Vermont—Exemption from the Provisions of Sections 6 and 8 of the Act.

Made—September 27th, 1978.

Filed—March 30th, 1979.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACTSTATE OF VERMONT—EXEMPTION
FROM THE PROVISIONS OF SECTIONS 6
AND 8 OF THE ACT

1.—(1) Every commercial motor vehicle registered in the State of Vermont,

(a) not being the subject-matter of a lease, the owner of which has his principal place of residence in the State of Vermont; or

(b) being the subject-matter of a lease, the lessee of which has his principal place of residence in the State of Vermont,

is exempt from the provisions of sections 6 and 8 of the Act during its stay in Ontario, for a period of up to thirty days commencing with the day the vehicle enters Ontario.

(2) Subsection 1 does not apply in respect of a vehicle designed or equipped for the carriage of used household furniture while it is used for that purpose. O. Reg. 190/79, s. 1.

2. Every commercial motor vehicle registered in the State of Vermont,

(a) which is designed or equipped for the carriage of used household furniture and used for that purpose only; and

(b) the owner of which has his principal place of residence in the State of Vermont,

is exempt from the provisions of sections 6 and 8 of the Act during its stay in Ontario, for a period of up to thirty days commencing with the day the vehicle enters Ontario. O. Reg. 190/79, s. 2.

3. The exemption provided by sections 1 and 2 ceases to apply upon the vehicle picking up goods in Ontario for delivery in Ontario. O. Reg. 190/79, s. 3.

THE HIGHWAY TRAFFIC ACT

O. Reg. 191/79.

Parking.

Made—March 28th, 1979.

Filed—March 30th, 1979.

REGULATION TO AMEND
REGULATION 421 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Paragraph 9 of Schedule 1 of Appendix A to Regulation 421 of Revised Regulations of Ontario, 1970 is revoked.

2. Schedule 6 of Appendix A to the said Regulation is amended by adding thereto the following paragraph:

33. On the south side of that part of the King's Highway known as No. 11 in the townships of Eilber and Devitt in the Territorial District of Cochrane beginning at a point situate at its intersection with the easterly limit of the bridge over the Missinaibi River and extending easterly therealong for a distance of 185 metres.

3. Schedule 9 of Appendix A to the said Regulation is amended by adding thereto the following paragraph:

5. On the east and west side of that part of the King's Highway known as No. 5 and No. 24 in the Township of South Dumfries in the County of Brant beginning at a point situate at the southerly limit of the northerly junction of Highway No. 5 and 24 in lots 12 and 13 in concessions 2 and 3 and extending southerly therealong for a distance of 400 metres.

4. Schedule 13 of Appendix A to the said Regulation is amended by adding thereto the following paragraphs:

31. On the south side of that part of the King's Highway known as No. 17 in the Improvement District of White River in the Territorial District of Algoma lying between a point situate 875 metres measured westerly from its intersection with the westerly limit of the King's Highway known as No. 631 and extending easterly therealong for a distance of 1135 metres.

32. On the north side of that part of the King's Highway known as No. 17 in the Improvement District of White River in the Territorial District of Algoma lying between a point situate 575 metres measured westerly from its intersection with the westerly limit of the King's Highway known as No. 631 and extending easterly therealong for a distance of 835 metres.

5. Schedule 15 of Appendix A to the said Regulation is amended by adding thereto the following paragraph:

2. On the east and west side of that part of the King's Highway known as No. 5 and No. 24 in the Township of South Dumfries in the County of Brant beginning at a point situate at the southerly limit of the northerly junction of Highway No. 5 and 24 in lots 12 and 13 in concessions 2 and 3 and extending southerly therealong for a distance of 400 metres.

6. Appendix A to the said Regulation is amended by adding thereto the following Schedule:

Schedule 65

1. That part of the King's Highway known as No. 50 in the Town of Caledon in The Regional Municipality of Peel, formerly in the Township of Albion in the County of Peel, beginning at a point situate 200 metres measured northerly from its intersection with the line between lots 27 and 28 in Concession 6 and extending southerly therealong for a distance of 400 metres. O. Reg. 191/79, s. 6.

(2082)

15

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 192/79.

Extending Validity of Public Commercial Vehicle Licences.

Made—March 28th, 1979.

Filed—March 30th, 1979.

REGULATION MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

EXTENDING VALIDITY OF PUBLIC COMMERCIAL VEHICLE LICENCES

1. Notwithstanding clause *a* of subsection 1 of section 8 of Regulation 700 of Revised Regulations of Ontario, 1970, as made by section 4 of Ontario Regulation 364/72, the term or period of vehicle licences issued in respect of public commercial vehicles expiring on the 31st day of March, 1979 is extended to and including the 30th day of April, 1979. O. Reg. 192/79, s. 1.

(2083)

15

THE HEALTH INSURANCE ACT, 1972

O. Reg. 193/79.

General.

Made—March 28th, 1979.

Filed—March 30th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER

THE HEALTH INSURANCE ACT, 1972

1. Section 42 of Ontario Regulation 323/72, as amended by section 1 of Ontario Regulation 120/75, is revoked and the following substituted therefor:

42.—(1) Ambulance services provided by,

- (a) an ambulance service operator listed in Schedule 11; or
- (b) an ambulance service operated by the Province of Ontario,

are insured services, where the insured person pays to the hospital listed in Schedule 1, 2, 3, 4, 6 or 8 to or from which the ambulance services are required, a co-payment of \$20.

(2) Where ambulance services are provided by air or by rail, including, where applicable, any ambulance service required to connect with the air or rail facilities, an insured person shall pay as his share of the ambulance charges an amount of \$20 a trip by way of co-payment.

(3) An insured person who utilizes an ambulance service for a purpose that is not medically necessary shall pay an amount of \$40 by way of co-payment and, in addition, \$1 for each kilometre travelled in excess of forty kilometres.

(4) The co-payment prescribed in subsections 1 and 2 does not apply to a person,

- (a) who receives benefits under *The General Welfare Assistance Act* or *The Family Benefits Act*;
- (b) who is transferred from a hospital to another hospital;
- (c) who is transferred from a hospital to a facility listed in Schedule 10;
- (d) who is transferred from a hospital to a facility listed in Schedule 12;
- (e) who is transferred from a hospital to a medical laboratory licensed under *The Public Health Act*;
- (f) who is transferred from a hospital to a facility registered under *The Public Health Act* for the purpose of radiological examination or treatment;
- (g) who is transferred from one part of a hospital to any other part of the same hospital;
- (h) who is receiving home care services under section 41b;

- (i) who is residing in an approved home under section 12 of *The Mental Hospitals Act*;
- (j) who is a resident of a home for special care licensed under *The Homes for Special Care Act*;
- (k) who is a resident of a nursing home operated or maintained under the authority of a licence issued under *The Nursing Homes Act, 1972*; or
- (l) who is a resident of a home for the aged, or a rest home, under the provisions of *The Homes for the Aged and Rest Homes Act*. O. Reg. 193/79, s. 1.

(2084)

15

2.—(1) Item 16 of the Appendix to the said Regulation, as remade by subsection 1 of section 2 of Ontario Regulation 924/78, is revoked and the following substituted therefor:

- | | | |
|-----|--------------------------------------|---------------------|
| 16. | the County of Grey
(North Riding) | Grey North (No. 16) |
| 17. | the County of Grey
(South Riding) | Grey South (No. 17) |

(2) Note 10 of the said Appendix, as made by subsection 2 of section 2 of Ontario Regulation 741/78 and amended by subsection 1 of section 2 of Ontario Regulation 825/78 and by subsection 2 of section 2 of Ontario Regulation 924/78, is revoked.

(2086)

15

THE REGISTRY ACT

O. Reg. 195/79.
Canada Lands.
Made—March 28th, 1979.
Filed—March 30th, 1979.

**REGULATION TO AMEND
REGULATION 774 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE REGISTRY ACT**

THE REGISTRY ACT

O. Reg. 194/79.
Registry Divisions.
Made—March 28th, 1979.
Filed—March 30th, 1979.

**REGULATION TO AMEND
REGULATION 779 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE REGISTRY ACT**

1. Section 30 of Regulation 779 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 741/78 and amended by subsection 1 of section 1 of Ontario Regulation 825/78 and by subsection 1 of section 1 of Ontario Regulation 924/78, is revoked.

1. Item 16 of the Schedule to Regulation 774 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 742/78, is revoked and the following substituted therefor:

- | | | |
|-----|----------------------------------|----------------|
| 16. | County of Grey
(North Riding) | 16. (Reserved) |
| 17. | County of Grey
(South Riding) | 17. (Reserved) |

(2087)

15

THE CONDOMINIUM ACT

O. Reg. 196/79.

General.

Made—March 28th, 1979.

Filed—March 30th, 1979.

REGULATION TO AMEND REGULATION 98 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CONDOMINIUM ACT

1. Item 14 of Schedule 1 to Regulation 98 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 743/78, is revoked and the following substituted therefor:

14. Grey North (No. 16)

14. Grey

15. Grey South (No. 17)

15. Grey South

(2088)

15

THE MILK ACT

O. Reg. 197/79.

Grade A Milk—Marketing.

Made—March 30th, 1979.

Filed—March 30th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 189/78
MADE UNDER
THE MILK ACT

1.—(1) Subsections 4, 5, 8 and 10 of section 16 of Ontario Regulation 189/78, as remade by subsection 1 of section 1 of Ontario Regulation 999/78, are revoked and the following substituted therefor:

(4) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$26.40 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre.

(5) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$26.06 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 197/79, s. 1 (1), *part*.

(8) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$23.83 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 197/79, s. 1 (1), *part*.

(10) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$23.83 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 197/79, s. 1 (1), *part*.

(2) Subsection 6 of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 999/78, is revoked and the following substituted therefor:

(6) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$25.09 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 197/79, s. 1 (2).

(3) Subsection 11 of the said section 16, as remade by subsection 3 of section 1 of Ontario Regulation 77/79, is revoked and the following substituted therefor:

(11) The minimum prices that apply under subsections 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 shall be increased or decreased at the rate of 37.99 cents for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 197/79, s. 1 (3).

2. Paragraph 1 of subsection 1 of section 21 of the said Regulation, as remade by section 2 of Ontario Regulation 999/78, is revoked and the following substituted therefor:

1. A payment on account at the rate of \$19.92 per hectolitre not later than the fourteenth day of the next following month, or where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

3.—(1) This Regulation, except subsection 2 of section 1, comes into force on the 1st day of April, 1979.

- (2) Subsection 2 of section 1 of this Regulation comes into force on the 15th day of April, 1979.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 30th day of March, 1979.

(2089)

15

THE MILK ACT

O. Reg. 198/79.

Industrial Milk—Marketing.

Made—March 30th, 1979.

Filed—March 30th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 190/78 MADE UNDER THE MILK ACT

- 1.—(1) Subsections 1, 2, 5 and 7 of section 13 of Ontario Regulation 190/78, as remade by subsection 1 of section 1 of Ontario Regulation 1000/78, are revoked and the following substituted therefor:

(1) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$26.40 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre.

(2) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$26.06 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 198/79, s. 1 (1), *part*.

(5) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$23.83 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 198/79, s. 1 (1), *part*.

(7) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$23.83 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 198/79, s. 1 (1), *part*.

- (2) Subsection 3 of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation

1000/78, is revoked and the following substituted therefor:

(3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$25.09 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 198/79, s. 1 (2).

- (3) Subsection 8 of the said section 13, as remade by subsection 3 of section 1 of Ontario Regulation 78/79, is revoked and the following substituted therefor:

(8) The minimum prices that apply under subsections 1, 2, 3, 4, 5, 6 and 7 shall be increased or decreased at the rate of 37.99 cents for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 198/79, s. 1 (3).

2. Paragraph 1 of subsection 1 of section 20 of the said Regulation, as remade by section 2 of Ontario Regulation 1000/78, is revoked and the following substituted therefor:

1. A payment on account at the rate of \$15.49 per hectolitre, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

- 3.—(1) This Regulation, except subsection 2 of section 1, comes into force on the 1st day of April, 1979.

- (2) Subsection 2 of section 1 of this Regulation comes into force on the 15th day of April, 1979.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 30th day of March, 1979.

(2090)

15

THE MILK ACT

O. Reg. 199/79.

Cheese—Marketing.

Made—March 30th, 1979.

Filed—March 30th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 299/73 MADE UNDER THE MILK ACT

1. Schedule 1 to Ontario Regulation 299/73, as remade by subsection 1 of section 2 of Ontario Regulation 318/78, is revoked and the following substituted therefor:

Schedule 1

COLUMN 1	COLUMN 2
Producer of Cheese	Location of Plant
Atwood Cheese Company Ltd., (Division of National Cheese Co. Ltd.)	Atwood
Ault Foods (1975) Limited	Winchester
Ault Foods (1975) Limited	Napanee
Balderson Cheese Ltd.	Balderson
Bright Cheese & Butter Mfg. Co. Ltd.	Bright
Central Manufacturing Cheese and Butter Company	Stirling
Dairyland Foods Limited	Spencerville
Darigold Products Limited	Oakville
Eldorado Cheese and Butter Co-operative	Eldorado
Empire Cheese & Butter Co-operative	Campbellford
Evergreen Cheese Limited	Stirling
Forfar Dairy Limited	Elgin
Harold Cheese Manufacturing Co.	Stirling
Harrowsmith Cheese Factory Ltd.	Harrowsmith
Kemptville College of Agricultural Technology	Kemptville
Kraft Limited	Ingleside Williamstown Wolfe Island
Millbank Cheese & Butter Ltd.	Millbank
Pine Grove Farms Inc.	Lakefield
Pine River Cheese and Butter Co-operative	Ripley
Plum Hollow Cheese & Cream Co-operative	Athens

Riverside Cheese & Butter Inc.	Trenton
St. Albert Co-operative Cheese Mfg. Ass.	St. Albert
St. Lawrence Parks Commission (Upper Canada Village Cheese Factory)	Morrisburg
Tavistock Union Cheese & Butter Ltd.	Tavistock
Teeswater Creamery Limited	Teeswater
Thornloe Cheese Factory Ltd. (Licensee—Balderson Cheese Ltd.)	Thornloe
Union Star Cheese Factory Limited	Renfrew
Warkworth Cheese Company Limited	Warkworth

O. Reg. 199/79, s. 1.

2. Schedule 2 to the said Regulation, as remade by subsection 2 of section 2 of Ontario Regulation 318/78 and amended by section 1 of Ontario Regulation 76/79, is revoked and the following substituted therefor:

Schedule 2

COLUMN 1	COLUMN 2
Producer of Cheese	Location of Plant
Atwood Cheese Company Ltd. (Division of National Cheese Co. Ltd.)	Atwood
Ault Foods (1975) Limited	Winchester
Ault Foods (1975) Limited	Napanee
Balderson Cheese Ltd.	Balderson
Bright Cheese & Butter Mfg. Co. Ltd.	Bright
Central Manufacturing Cheese and Butter Company	Stirling
Dairyland Foods Limited	Spencerville
Darigold Products Limited	Oakville
Eldorado Cheese and Butter Co-operative	Eldorado
Evergreen Cheese Limited	Stirling

Forfar Dairy Limited	Elgin	Tavistock Union Cheese & Butter Ltd.	Tavistock
Harold Cheese Manufacturing Co.	Stirling	Teeswater Creamery Limited	Teeswater
Harrowsmith Cheese Factory Ltd.	Harrowsmith	Thornloe Cheese Factory (Licensee—Balderson Cheese Ltd.)	Thornloe
Kemptville College of Agricultural Technology	Kemptville	Union Star Cheese Factory Limited	Renfrew
Kraft Limited	Ingleside Williamstown Wolfe Island	Warkworth Cheese Company Limited	Warkworth
Mapleton Cheese & Butter Co. Ltd.	St. Thomas		
Millbank Cheese & Butter Ltd.	Millbank		
Pine Grove Farms Inc.	Lakefield		
Pine River Cheese and Butter Co-operative	Ripley		
Plum Hollow Cheese & Cream Co-operative	Athens		
Riverside Cheese & Butter Inc.	Trenton		
St. Albert Co-operative Cheese Mfg. Ass.	St. Albert		
St. Lawrence Parks Commission (Upper Canada Village Cheese Factory)	Morrisburg		

O. Reg. 199/79, s. 2.

3. This Regulation comes into force on the 1st day of April, 1979.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 30th day of March, 1979.

(2091)

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Ontario

NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " " " "	" —May 6th,
March 3rd	" " 9	" " " " " " " "	" —June 3rd,
April 7th,	" " 14	" " " " " " " "	" —July 8th,
May 5th,	" " 18	" " " " " " " "	" —August 5th,
June 2nd,	" " 22	" " " " " " " "	" —September 2nd
July 7th,	" " 27	" " " " " " " "	" —October 7th,
August 4th,	" " 31	" " " " " " " "	" —November 4th,
September 1st,	" " 35	" " " " " " " "	" —December 2nd,
October 6th,	" " 40	" " " " " " " "	" —January 6th,
November 3rd,	" " 44	" " " " " " " "	" —February 3rd,
December 1st,	" " 48	" " " " " " " "	" —March 2nd,

Advertisements of tax sales must be received at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

**REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT**

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

Publications Under The Regulations Act

April 21st, 1979

THE SURVEYS ACT

O. Reg. 200/79.

Surveys Methods.

Made—January 10th, 1979.

Filed—April 2nd, 1979.

REGULATION TO AMEND REGULATION 808 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE SURVEYS ACT

1.—(1) Paragraph 1 of Method 83 in Part V of Regulation 808 of Revised Regulations of Ontario, 1970 is amended by striking out "20 chains" in the sixth line and inserting in lieu thereof "400 metres".

(2) Paragraph 1 of Method 84 in the said Part V is amended by striking out "20 chains" in the seventh line and inserting in lieu thereof "400 metres".

(3) Paragraph 1 of Method 101 in the said Part V is revoked and the following substituted therefor:

1. Section 34, paragraph 1, to establish in a concession in a sectional township with double fronts a side line of a lot that was not surveyed in the original survey where any such township, other than the townships of Eastnor, Lindsay and St. Edmunds in the County of Bruce, was surveyed under the 1,000 acre or 1,800 acre sectional system and in the townships of Cumming, Idington, O'Brien, Owens and Williamson in the Territorial District of Cochrane.

(4) Paragraph 1 of Method 102 in the said Part V is revoked and the following substituted therefor:

1. Section 34, paragraph 2, to establish in a concession in a sectional township with double fronts, other than the townships of Cumming, Idington, O'Brien, Owens and Williamson in the Territorial District of Cochrane and townships surveyed under the 1,000 acre or 1,800 acre sectional system and in the townships of Eastnor, Lindsay and St. Edmunds in the County of Bruce, a side line of a lot that was not surveyed in the original survey where the side lines of the section in which the lot is located are not broken by a lake or river.

(5) Paragraph 1 of Method 103 in the said Part V is revoked and the following substituted therefor:

1. Section 34, paragraph 2, to establish in a concession in a sectional township with double fronts, other than the townships of Cumming, Idington, O'Brien, Owens and Williamson in the Territorial District of Cochrane and townships surveyed under the 1,000 acre or 1,800 acre sectional system and in the townships of Eastnor, Lindsay and St. Edmunds in the County of Bruce, a side line of a lot that was not surveyed in the original survey where the side line of the section in which the lot is located at the end of the section from which the lots are numbered is broken by a lake or river to such an extent that the course of the side line cannot accurately be determined.

(6) Paragraph 1 of Method 104 in the said Part V, as remade by section 4 of Ontario Regulation 71/73, is revoked and the following substituted therefor:

1. Section 34, paragraph 2, to establish in a concession in a sectional township with double fronts, other than the townships of Cumming, Idington, O'Brien, Owens and Williamson in the Territorial District of Cochrane and townships surveyed under the 1,000 acre or 1,800 acre sectional system and in the townships of Eastnor, Lindsay and St. Edmunds in the County of Bruce, a side line of a lot that was not surveyed in the original survey where the side lines of the section in which the lot is located and both ends of the section are broken by a lake or river to such an extent that the course of the side lines cannot be accurately determined.

2.—(1) Paragraph 1 of Method 120 in Part VI of the said Regulation is amended by striking out "20 chains" in the sixth line and inserting in lieu thereof "400 metres".

(2) Paragraph 1 of Method 121 in the said Part VI is amended by striking out "20 chains" in the sixth line and inserting in lieu thereof "400 metres".

THE BEACH PROTECTION ACT

O. Reg. 201/79.
 General.
 Made—January 10th, 1979.
 Filed—April 2nd, 1979.

**REGULATION TO AMEND
 REGULATION 68 OF
 REVISED REGULATIONS OF ONTARIO, 1970
 MADE UNDER
 THE BEACH PROTECTION ACT**

1. Section 3 of Regulation 68 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

3.—(1) Subject to subsections 2 and 3, the fee for a licence is \$10.

(2) Where the capacity of the boat, vessel or other water craft in which the sand is to be carried away does not exceed 230 cubic metres, the fee for a licence is \$25.

(3) Where the capacity of the boat, vessel or other water craft in which the sand is to be carried away exceeds 230 cubic metres, the fee for a licence is \$100.

(4) Where a licence is issued after the 30th day of September in any year, the fee is one-half of that prescribed in subsection 1, 2 or 3, as the case may be. O. Reg. 201/79, s. 1.

2. Forms 1, 2, 3 and 6 of the said Regulation are revoked and the following substituted therefor:

Form 1

The Beach Protection Act

LICENCE TO TAKE SAND

Fee No.

Under *The Beach Protection Act* and the regulations, and subject to the limitations thereof, this licence is issued to
 to take from the
 within the geographical area described as follows:

.....
 excepting therefrom that area lying within metres of the shore line with an operating plant known

as upon the condition that the licensee on or before the 10th day of each month pay to the Treasurer of Ontario a sum of

..... cents for every cubic metre removed from the geographical area herein described.

This licence expires with the 31st day of March, 19....

.....
 Minister of

Dated at Toronto, this day of 19..

O. Reg. 201/79, s. 2, *part.*

Form 2

The Beach Protection Act

RETURN OF SAND SALES

Licence No.

Date of Sale	Purchaser	Quantity Cubic Metres	Municipal Sales	
			Name of Municipality	Quantity Cubic Metres

I certify that this return contains a full, true and complete record of all sand sold from the day of 19...., to the day of 19...., both inclusive.

.....
 (licensee)

O. Reg. 201/79, s. 2, *part.*

Form 3

The Beach Protection Act

RETURN OF SAND TAKEN OR MOVED BY.....

Licence No.

Date of Removal	Name of Carrying Vessel	Cleared at Canadian Customs Port of	Date of Clearing	Delivered at Port of	Cubic Metres of Material moved	Rate per Cubic Metre	Amount

O. Reg. 201/79, s. 2, part.

Form 6

The Beach Protection Act
RETURN

Return of sand taken or moved by.....
operated in respect of Licence No.....issued to
.....
from.....geographical area for
the period commencing with the.....day of
....., 19.... and ending on the.....
day of....., 19....

Date of Delivery	Point of Delivery	Cargo Cubic Metres	Trip No.	Remarks

Sworn before me at theof.....
in the.....of
.....this.....
day of....., 19....
A Commissioner, etc.

I hereby make oath and say that this return is a true, full and complete record of all sand taken or moved during the period set forth above.
.....
(captain, master or person in charge)

O. Reg. 201/79, s. 2, part.

THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT, 1971

O. Reg. 202/79.
Graduate Scholarships.
Made—March 6th, 1979.
Approved—March 28th, 1979.
Filed—April 2nd, 1979.

REGULATION TO AMEND ONTARIO REGULATION 150/77 MADE UNDER THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT, 1971

1.—(1) Clause *a* of section 1 of Ontario Regulation 150/77, as remade by subsection 1 of section 1 of Ontario Regulation 154/78, is revoked and the following substituted therefor:

(a) "applicant" means a person who is, on the 1st day of December, 1978.

(i) a Canadian citizen.

(ii) a person who has resided in Canada as a landed immigrant for at least twelve consecutive months.

(iii) a person who has resided in Canada as a landed immigrant for less than twelve consecutive months, or

(iv) lawfully admitted to Canada as a visitor with student authorization under clause *a* or *b* of section 10 of the *Immigration Act, 1976*. (Canada).

and who applies under Part II or Part III for an award;

(2) Clause *ca* of the said section 1, as made by subsection 2 of section 1 of Ontario Regulation 154/78, is revoked and the following substituted therefor:

- (ca) "landed immigrant" means a person who is a permanent resident within the meaning of the *Immigration Act, 1976*, (Canada);
2. Subsection 1 of section 2 of the said Regulation, as remade by section 2 of Ontario Regulation 154/78, is revoked and the following substituted therefor:
- (1) An application for an award under this Part shall be made in such form as the Minister may determine together with such other information and material as the Minister may require and shall be filed with the Minister on or before the 1st day of December, 1978. O. Reg. 202/79, s. 2.
3. Subsection 4 of section 5 of the said Regulation, as remade by section 4 of Ontario Regulation 154/78, is revoked and the following substituted therefor:
- (4) Where the Minister cancels an award under subsection 3 or where an applicant notifies the nominating institution which proposed such applicant that he is no longer an applicant, the nominating institution may, on or before the 1st day of August, 1979, file with the Minister the name of another applicant selected under subsection 3 of section 4 together with his application form and such other material as the Minister may require and subsections 5, 6 and 7 of section 4 shall apply with necessary modifications to such application. O. Reg. 202/79, s. 3.
4. Section 6 of the said Regulation, as amended by section 5 of Ontario Regulation 154/78, is revoked and the following substituted therefor:
- 6.—(1) The amount of an award under Part II or Part III shall not exceed \$1,600 per term.
- (2) An award may be made for either two or three consecutive terms commencing May, 1979, September, 1979 or January, 1980, but shall not be made for only one term.
- (3) An award is not automatically renewable and an applicant shall apply each year for a new award.
- (4) An applicant may receive a maximum of four awards.
- (5) An award received by an applicant under the following programs shall be deemed to be an award received under subsection 4,
- (a) the Ontario Graduate Fellowship Program;
- (b) a Social Sciences and Humanities Research Council (formerly Canada Council) Program;
- (c) a Natural Sciences and Engineering Research Council (formerly National Research Council) Program; and
- (d) a Medical Research Council Program. O. Reg. 202/79, s. 4.

5. Section 8 of the said Regulation, as remade by section 6 of Ontario Regulation 154/78, is revoked and the following substituted therefor:

8.—(1) The number of awards granted under Part II to persons who are applicants as defined in subclauses iii and iv of clause a of section 1 shall not exceed sixty.

(2) An applicant as defined in subclauses iii and iv of clause a of section 1 is not eligible for an award under Part III. O. Reg. 202/79, s. 5.

BETTE STEPHENSON
Minister of Colleges
and Universities

Dated at Toronto, this 6th day of March, 1979.

(2094)

16

THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT, 1971

O. Reg. 203/79.

Ontario Study Grant Plan.

Made—March 20th, 1979.

Approved—March 28th, 1979.

Filed—April 2nd, 1979.

REGULATION TO AMEND ONTARIO REGULATION 638/78 MADE UNDER THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT, 1971

1. Subsections 3 and 5 of section 9 of Ontario Regulation 638/78 are revoked and the following substituted therefor:

(3) All applications filed on or before the 15th day of March, 1979 and approved by the Minister shall be paid on an equal basis from money set aside for such purpose by the Minister out of money appropriated by the Legislature. O. Reg. 203/79, s. 1, *part*.

(5) An application for a grant under subsection 2 shall be in such form as the Minister may determine and shall be filed on or before the 15th day of March, 1979. O. Reg. 203/79, s. 1, *part*.

2. Section 11 of the said Regulation is revoked and the following substituted therefor:

11.—(1) Where a grant is made under Part I or Part II to an applicant who,

(a) makes any false statement or misrepresentation in an application under section 2 or in any other document required by the Minister or furnishes any false or misleading information; or

- (b) expends or commits the whole or part of the grant for purposes other than the purpose for which the grant was awarded,

the Minister may require the applicant to repay forthwith to the Treasurer of Ontario the whole or any part of the grant awarded the applicant.

(2) Where a grant is made to an applicant under Part I or Part II and due to an error, mistake or change in the applicant's circumstances, the grant is in excess in whole or in part of the amount which the applicant is eligible to receive as a grant under Part I or Part II, as the case may be, the Minister may require the applicant to pay to the Treasurer of Ontario any over-payment of the grant.

(3) Where a grant is made to an applicant under Part I for an eligibility period or under Part II for a term and before completing such eligibility period or term, as the case may be, the applicant,

- (a) withdraws from the approved institution;
- (b) ceases to be registered in an approved program of study for which the grant was awarded; or
- (c) reduces the number of courses or subjects that comprise the approved program of study for which the grant was awarded,

the applicant forthwith shall pay to the Treasurer of Ontario an amount equal to the difference between.

- (d) the amount of the grant made to the applicant; and
- (e) the amount of a grant, if any, determined by the Minister which the applicant would have been eligible to receive as a grant under Part I or Part II, as the case may be, for the period prior to the date of an event referred to in clause *a*, *b* or *c*.

(4) The date an event referred to in clause *a*, *b* or *c* of subsection 3 shall be that date determined by the approved institution where the applicant was enrolled for the purposes of applying for a grant.

(5) Notwithstanding subsection 3, where a grant is made to an applicant under Part II for a term and before completing such term, the applicant withdraws from the approved institution, the Minister may in his discretion require the applicant to repay forthwith to the Treasurer of Ontario the whole or any part of the grant awarded the applicant. O. Reg. 203/79, s. 2.

BETTE STEPHENSON
*Minister of Colleges
and Universities*

Dated at Toronto, this 20th day of March, 1979.

THE GAME AND FISH ACT

O. Reg. 204/79.

Open Seasons—Game Birds.

Made—March 28th, 1979.

Filed—April 3rd, 1979.

REGULATION MADE UNDER THE GAME AND FISH ACT

OPEN SEASONS—GAME BIRDS

1. For the purpose of this Regulation, Ontario is divided into parts described and enumerated in Schedule 1. O. Reg. 204/79, s. 1.

2. In this Regulation, unless otherwise specified, wherever an open season is set out, the open season includes both the date of commencement and the date of termination. O. Reg. 204/79, s. 2.

3. Except as provided in the regulations, the open seasons and bag and possession limits set out herein do not apply to provincial parks, Crown game preserves, designated Crown lands or lands in which the Crown has acquired an interest or in respect of which an agreement has been entered into under section 6 of the Act. O. Reg. 204/79, s. 3.

OPEN SEASONS FOR HUNGARIAN PARTRIDGE

4. Subject to section 5, Hungarian partridge may be hunted in the part of Ontario specified in Column 1 of an item of Schedule 2 during the open season specified in Column 2 of the item. O. Reg. 204/79, s. 4.

5. No person shall take more than eight Hungarian partridge in one day or possess more than sixteen Hungarian partridge at one time. O. Reg. 204/79, s. 5.

OPEN SEASON FOR RUFFED GROUSE, SPRUCE GROUSE, SHARP-TAILED GROUSE AND PTARMIGAN

6. Subject to section 7, ruffed grouse and spruce grouse may be hunted in the part of Ontario specified in Column 1 of an item of Schedule 3 during the open season specified in Column 2 of the item. O. Reg. 204/79, s. 6.

7. No person shall take more than an aggregate number of five ruffed grouse and spruce grouse in one day, or possess more than an aggregate number of fifteen ruffed grouse and spruce grouse at one time. O. Reg. 204/79, s. 7.

8. Subject to section 9, sharp-tailed grouse and ptarmigan may be hunted in the part of Ontario specified in Column 1 of an item of Schedule 4 during the open season specified in Column 2 of the item. O. Reg. 204/79, s. 8.

9.—(1) No person shall take more than five sharp-tailed grouse in one day, or possess more than fifteen sharp-tailed grouse at one time.

(2) No person shall take more than five ptarmigan in one day, or possess more than fifteen ptarmigan at one time. O. Reg. 204/79, s. 9.

OPEN SEASON FOR BOB-WHITE QUAIL

10. Subject to section 11, bob-white quail may be hunted in the part of Ontario specified in Column 1 of an item of Schedule 5 during the open season specified in Column 2 of the item. O. Reg. 204/79, s. 10.

11. No person shall take more than six bob-white quail in one day, or possess more than twelve bob-white quail at one time. O. Reg. 204/79, s. 11.

OPEN SEASON FOR PHEASANT

12. Subject to section 13, pheasant may be hunted in the part of Ontario specified in Column 1 of an item of Schedule 6 during the open season specified in Column 2 of the item and during the hours specified in Column 3 of the item. O. Reg. 204/79, s. 12.

13. No person shall take, in one day, more than the number of pheasant of the sex specified in Column 4 of an item of Schedule 6, or possess, at one time, more than the number of pheasant of the sex specified in Column 5 of the item. O. Reg. 204/79, s. 13.

14. Ontario Regulation 122/77 is revoked.

15. This Regulation comes into force on the 1st day of April, 1979.

Schedule 1

PART 1

The Township of Pelee in the County of Essex.

PART 2

The County of Essex, except the Township of Pelee.

PART 3

All those lands described in Parts 3A and 3B.

PART 3A

The County of Kent.

PART 3B

The County of Lambton.

PART 4

All those lands described in Parts 4A and 4B.

PART 4A

The counties of Brant, Dufferin, Oxford and Wellington and the regional municipalities of Haldimand-Norfolk, Halton, Hamilton-Wentworth and Waterloo.

PART 4B

The counties of Elgin and Middlesex.

PART 5

The Regional Municipality of Niagara.

PART 6

The Regional Municipality of Peel, The Municipality of Metropolitan Toronto and The Regional Municipality of York, except the Township of Georgina, and the Township of Uxbridge, the towns of Ajax, Pickering and Whitby and the City of Oshawa in The Regional Municipality of Durham.

PART 7

All those lands described in Parts 7A and 7B.

PART 7A

The counties of Bruce, Grey, Huron, Perth and Simcoe, except the townships of Mara, Orillia and Rama, the Township of Georgina in The Regional Municipality of York, the townships of Brock and Scugog and the Town of Newcastle in The Regional Municipality of Durham, that part of the County of Victoria lying south of that part of the King's Highway known as No. 7, the Township of Cavan in the County of Peterborough and the Township of Hope in the County of Northumberland.

PART 7B

The townships of Mara, Orillia and Rama in the County of Simcoe.

PART 8

Those parts of the counties of Frontenac, Hastings, Lennox and Addington, Peterborough, except the Township of Cavan, and Northumberland, except the Township of Hope, lying south of that part of the King's Highway known as No. 7, and the County of Prince Edward.

PART 9

The counties of Dundas, Glengarry, Grenville, Lanark, Leeds, Prescott, Russell and Stormont, and The Regional Municipality of Ottawa-Carleton, and those parts of the counties of Frontenac, Hastings, Lennox and Addington, Peterborough and Victoria lying north of a line described as follows:

Beginning at the intersection of the westerly boundary of the Township of Mariposa in the County of

Victoria with the centre line of that part of the King's Highway known as No. 7; thence in a general easterly, southeasterly, southerly and easterly direction along that centre line to its intersection with the easterly boundary of the Township of Oso in the County of Frontenac.

PART 10

The County of Renfrew, the Provisional County of Haliburton, The District Municipality of Muskoka and the Territorial District of Parry Sound, and those parts of the territorial districts of Algoma, Manitoulin, Nipissing and Sudbury lying south of a line described as follows:

Beginning at the intersection of the centre line of that part of the King's Highway known as No. 17 with the centre line of that part of the King's Highway known as Secondary Highway No. 533; thence westerly along the centre line of that part of the King's Highway known as No. 17 to the westerly limit of a community known as Spragge in the geographic Township of Spragge in the Territorial District of Algoma; thence southwestwardly in a straight line to the intersection with an angle in the International Boundary between Canada and the United States of America lying opposite Cockburn Island in the North Channel of Lake Huron; thence in a general northwesterly direction following the said International Boundary to the intersection with the Interprovincial Boundary between Ontario and Manitoba.

PART 11

All those lands in the territorial districts of Algoma, Kenora, Kenora Patricia Portion, Nipissing, Rainy River, Sudbury and Thunder Bay described as follows:

Beginning at the intersection of the centre line of that part of the King's Highway known as No. 17 with the centre line of that part of the King's Highway known as Secondary Highway No. 533; thence westerly along the centre line of that part of the King's Highway known as No. 17 to the westerly limit of a community known as Spragge in the geographic Township of Spragge in the Territorial District of Algoma; thence southwestwardly in a straight line to the intersection with an angle in the International Boundary between Canada and the United States of America lying opposite Cockburn Island in the North Channel of Lake Huron; thence in a general northwesterly direction following the said International Boundary to the intersection with the Interprovincial Boundary between Ontario and Manitoba; thence northerly along that Interprovincial Boundary to the 11th base line; thence easterly along that base line to the northerly production of the westerly boundary of the Territorial District of Cochrane; thence southerly along that production and the westerly and southerly boundaries of the Territorial District of Cochrane to the northwesterly corner of the Territorial District of Timiskaming being at the northwesterly corner of the geographic Township of Hillary; thence in a southerly and easterly direction following the westerly and southerly boundaries of the Territorial District of

Timiskaming to the southeasterly corner of the geographic Township of South Lorrain; thence easterly along the easterly production of the southerly boundary of the geographic Township of South Lorrain to the Interprovincial Boundary between Ontario and Quebec; thence in a southeasterly direction along that Interprovincial Boundary to a line drawn north astronomically from the point of commencement; thence south astronomically to the place of beginning.

PART 12

All those lands in the territorial districts of Cochrane, Kenora Patricia Portion and Timiskaming described as follows:

Beginning at the intersection of the 11th base line with the Interprovincial Boundary between Ontario and Manitoba; thence easterly along the 11th base line to the northerly production of the westerly boundary of the Territorial District of Cochrane; thence southerly along the said production and the westerly and southerly boundaries of the Territorial District of Cochrane to the northwesterly corner of the Territorial District of Timiskaming being at the northwesterly corner of the geographic Township of Hillary; thence in a southerly and easterly direction following the westerly and southerly boundaries of the Territorial District of Timiskaming to the southeasterly corner of the geographic Township of South Lorrain; thence easterly along the easterly production of the southerly boundary of the geographic Township of South Lorrain to the Interprovincial Boundary between Ontario and Quebec; thence northerly along the said Interprovincial Boundary to the high-water mark of James Bay; thence in a general northwesterly direction along the high-water mark of James Bay and Hudson Bay to the easterly bank of the Brant River; thence southerly along the easterly bank of the Brant River to a point distant 10 miles measured southerly from and perpendicularly to the high-water mark of Hudson Bay; thence in a general northwesterly direction parallel to the said high-water mark and distant 10 miles in perpendicular width therefrom to the Interprovincial Boundary between Ontario and Manitoba; thence in a southwesterly and southerly direction along the said Interprovincial Boundary to the place of beginning.

PART 13

All those lands in the Territorial District of Kenora Patricia Portion described as follows:

Beginning at the intersection of the high-water mark of Hudson Bay with the Interprovincial Boundary between Ontario and Manitoba; thence southerly along that Interprovincial Boundary to a point distant 10 miles measured southerly from and perpendicularly to the high-water mark of Hudson Bay; thence easterly parallel to the said high-water mark and 10 miles in perpendicular distance therefrom to the intersection with the easterly bank of the Brant River; thence northerly along that easterly bank to the high-water mark of Hudson Bay; thence westerly along that high-water mark to the place of beginning. O. Reg. 204/79, Sched.

1.

Schedule 2

Hungarian Partridge

ITEM	COLUMN 1 Parts of Ontario described and enumerated in Schedule 1	COLUMN 2 Open Seasons
1.	2, 3	October 31, 1979 to December 15, 1979 October 29, 1980 to December 15, 1980
2.	4	October 17, 1979 to December 15, 1979 October 15, 1980 to December 15, 1980
3.	5, 6, 7A, 8, 9, 10, 11, 12, 13	September 29, 1979 to November 10, 1979 September 27, 1980 to November 8, 1980

O. Reg. 204/79, Sched. 2.

Schedule 3

Ruffed Grouse and Spruce Grouse

ITEM	COLUMN 1 Parts of Ontario described and enumerated in Schedule 1	COLUMN 2 Open Seasons
1.	2, 3	October 31, 1979 to January 15, 1980 October 29, 1980 to January 15, 1981
2.	4, 5, 6, 7	September 29, 1979 to January 15, 1980 September 27, 1980 to January 15, 1981
3.	8, 9, 10	September 29, 1979 to December 15, 1979 September 27, 1980 to December 15, 1980
4.	11, 12	September 15, 1979 to December 15, 1979 September 15, 1980 to December 15, 1980

ITEM	COLUMN 1 Parts of Ontario described and enumerated in Schedule 1	COLUMN 2 Open Seasons
5.	13	September 11, 1979 to December 15, 1979 September 11, 1980 to December 15, 1980

O. Reg. 204/79, Sched. 3.

Schedule 4

Sharp-tailed Grouse and Ptarmigan

ITEM	COLUMN 1 Parts of Ontario described and enumerated in Schedule 1	COLUMN 2 Open Seasons
1.	2, 3	October 31, 1979 to January 15, 1980 October 29, 1980 to January 15, 1981
2.	4, 5, 6, 7	September 29, 1979 to January 15, 1980 September 27, 1980 to January 15, 1981
3.	8, 9, 10	September 29, 1979 to December 15, 1979 September 27, 1980 to December 15, 1980
4.	11	September 15, 1979 to December 15, 1979 September 15, 1980 to December 15, 1980
5.	12	September 15, 1979 to March 31, 1980 September 15, 1980 to March 31, 1981
6.	13	September 11, 1979 to March 31, 1980 September 11, 1980 to March 31, 1981

O. Reg. 204/79, Sched. 4.

Schedule 5

Bob-white Quail

ITEM	COLUMN 1 Parts of Ontario described and enumerated in Schedule 1	COLUMN 2 Open Seasons
1	2, 3	October 31, 1979 to November 10, 1979 October 29, 1980 to November 8, 1980
2	4B	October 24, 1979 to November 10, 1979 October 22, 1980 to November 8, 1980

O. Reg. 204/79, Sched. 5.

Schedule 6

Pheasant

ITEM	COLUMN 1 Parts of Ontario described and enumerated in Schedule 1	COLUMN 2 Open Seasons	COLUMN 3 Hours	COLUMN 4 Daily Limits	COLUMN 5 Possession Limits
1.	1	October 25, 26 and November 1, 2, 1979 October 30, 31 and November 6, 7, 1980	8 a.m. to 5 p.m.	6 males and 4 females	6 males and 4 females
2.	2	October 31, 1979 to November 3, 1979 October 29, 1980 to November 1, 1980	½ hr. before sunrise to ½ hr. after sunset	2 males	
3.	3A	October 31, 1979 to November 3, 1979 October 29, 1980 to November 1, 1980	½ hr. before sunrise to ½ hr. after sunset	3, not more than 1 of which shall be female	
4.	3B	October 31, 1979 to December 15, 1979 October 29, 1980 to December 15, 1980	½ hr. before sunrise to ½ hr. after sunset	3, not more than 1 of which shall be female	

ITEM	COLUMN 1 Parts of Ontario described and enumerated in Schedule 1	COLUMN 2 Open Seasons	COLUMN 3 Hours	COLUMN 4 Daily Limits	COLUMN 5 Possession Limits
5.	4	October 17, 1979 to December 15, 1979 October 15, 1980 to December 15, 1980	½ hr. before sunrise to ½ hr. after sunset	3, not more than 1 of which shall be female	
6.	5	October 24, 1979 to November 3, 1979 October 22, 1980 to November 1, 1980	8 a.m. to ½ hr. after sunset	3 males	
7.	6	October 17, 1979 to December 15, 1979 October 15, 1980 to December 15, 1980	8 a.m. to ½ hr. after sunset	3 of either sex	
8.	7, 8, 9, 10, 11, 12, 13	September 29, 1979 to December 15, 1979 September 27, 1980 to December 15, 1980	½ hr. before sunrise to ½ hr. after sunset	3 of either sex	

O. Reg. 204/79, Sched. 6.

(2111)

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THE CONSERVATION AUTHORITIES ACT**O. Reg. 205/79.**Conservation Areas—Metropolitan
Toronto and Region.

Made—February 23rd, 1979.

Approved—March 28th, 1979.

Filed—April 3rd, 1979.

**REGULATION TO AMEND ONTARIO
REGULATION 845/77 MADE UNDER
THE CONSERVATION AUTHORITIES ACT**

1. Clause *d* of section 1 of Ontario Regulation 845/77 is revoked and the following substituted therefor:

(*d*) "officer" means a member of a municipal police force within the area under the jurisdiction of the Authority or a member of the Ontario Provincial Police Force or a person appointed by the Authority to enforce this Regulation;

2. Section 24 of the said Regulation, as remade by section 4 of Ontario Regulation 244/78, is revoked and the following substituted therefor:
24. The Authority may appoint, from time to time, officers to enforce this Regulation. O. Reg. 205/79, s. 2.
3. The schedule to the said Regulation, as made by section 5 of Ontario Regulation 244/78, is revoked and the following substituted therefor:

Schedule

1. In this Schedule "season" means the summer season which commences on the 1st day of April and ends on the 31st day of October in any year or the winter season which commences on the 1st day of November and ends on the 31st day of March of the next following year.

2. The following fees shall be paid to the Authority for permits issued by the Authority and for the occupation and use of the lands and works, vehicles, boats, recreational facilities and services of the Authority:

1. For parking in all conservation areas except Black Creek, Palgrave and Woodbridge and except Claremont during the winter season,
 - (a) for one vehicle carrying less than ten passengers, per day\$ 2.00
 - (b) for an annual parking permit for one vehicle carrying less than ten passengers, per year. 25.00
 - (c) for one vehicle carrying ten or more passengers, per day 15.00
2. For a permit at Glen Haffy Extension,
 - (a) for the use of each fishing pond, including vehicle parking for not more than twenty vehicles, per day 70.00
 - (b) for parking, for each vehicle in addition to the twenty vehicles for which a fee is paid under clause *a* 2.00
 - (c) for the use of row boats, including life jackets and oars, when used in conjunction with a permit issued under clause *a*, plus Provincial Sales Tax, per pond, per day 20.00
 - (d) for the use of the cabin, when used in conjunction with a permit issued under clause *a*, per day 25.00
- 3.—(1) For entrance to the Black Creek Pioneer Village from the day the buildings open in March to the day the buildings close in January, per day,
 - (a) for each person over fifteen years of age who is not a student 3.00
 - (b) for each person fifteen years of age or under or each student with a student card75
 - (c) for a family, consisting of one or two adults and their children who are fifteen years of age or under or who are students with a student card, maximum 6.00
 - (d) for each person who is sixty-five years of age or over 1.50
 - (e) for each person over fifteen years of age who is part of a group of twenty-five persons or more entering as a group 2.50
- (2) For an annual permit expiring on the 31st day of December of the year in which the permit is issued, for entrance to the Black Creek Pioneer Village,
 - (a) for a family, consisting of one or two adults and their children who are fifteen years of age or under or who are students with a student card 25.00
 - (b) for an individual 15.00
- (3) For entrance to the Black Creek Pioneer Village from the day after the buildings close in January to the day before the buildings open in March, per day,
 - (a) for each person over fifteen years of age50
 - (b) for each person fifteen years of age or under25
 - (c) for a family consisting of one or two adults and their children who are fifteen years of age or under or who are students with a student card, maximum 1.50
4. For the use of the Heart Lake Recreation Building, the Albion Hills Chalet or the Bruce's Mill Beach Centre, with a minimum fee of \$30.00 plus parking fees, per hour 15.00

5.—(1) For the use of the Cold Creek Conservation Field Centre meeting room with a minimum rental fee of \$20.00 plus parking fees, per hour	\$ 10.00
(2) For the use of kitchen facilities in conjunction with the use of the meeting room for which a fee is paid under subitem 1, per hour	5.00
6.—(1) For the rental of a row-boat including life jackets and oars, in a conservation area except Glen Haffy Extension, including Provincial Sales Tax, per hour	2.00
(2) For the rental of a canoe, including life jackets and paddles, including Provincial Sales Tax,	
(a) per hour	3.00
(b) per day	10.00
(3) For canoeing instructions for a group of at least five people, with a reservation, including the use of a canoe, life jackets and paddles, per group member,	
(a) per half-day	3.50
(b) per day	6.00
(4) For canoeing instruction for individuals including the use of a canoe, life jackets and paddles,	
(a) per evening	8.00
(b) per day	15.00
7. For a horse-drawn sleigh ride at the Black Creek Pioneer Village,	
(a) for each person on an individual basis, during open hours, per ride35
(b) for a reserved group during open hours, per half hour	15.00
(c) for a reserved group, from 7:15 p.m. to 8:15 p.m.	75.00
8. For a permit authorizing a corn roast or similar activity after sunset, not including parking, in any conservation area except Black Creek	25.00
9.—(1) For a permit to occupy a specially designated group overnight camp-site, including parking for up to seven nights,	
(a) for a group of not more than twenty persons, per night	7.00
(b) for each person, in addition to the twenty persons for whom a fee is paid under clause a, per night35
(2) For a permit to occupy a group day camp-site, including parking, per person, per day35
10. For a permit to occupy an individual camp-site,	
(a) at Albion Hills and Cold Creek Conservation Areas, per night	5.00
(b) at the Indian Line Tourist Campground, per night	6.00
11. For electric power at an individual camp-site, where available, per night	1.00
12. For firewood at a conservation area named in item 10, per bundle	1.00
13. For showers at Albion Hills and Indian Line Tourist Campground, for a controlled time period25
14. For launching a boat, not including vehicle parking, per day	1.00

15. For a permit for use of a conservation area for horseback riding, not including vehicle parking,	
(a) per day, per horse	\$ 1.00
(b) per year, per horse	20.00
16. For a permit for the operation of an all terrain vehicle, not including vehicle parking,	
(a) for a daily use permit	1.00
(b) per season, for a special use permit	5.00
17. Except at the Black Creek Pioneer Village, for a permit for a group picnic, not including vehicle parking,	
(a) for a group of not more than 100 persons	10.00
(b) for each fifty persons or fewer persons in addition to the 100 persons for whom a fee is paid under clause a	5.00
(c) for the use of a shelter, when available, in addition to any other fees paid under this item, per day	25.00
(d) for a fire in a ground fire pit designated for that purpose, in addition to any other fee paid under this item, per day	10.00
18. For use of the Petticoat Creek swimming area,	
(a) per person, per day50
(b) for a book of ten tickets	4.00
19. For the rental of buildings and equipment at Black Creek Pioneer Village,	
(a) for the use of a church for a wedding	125.00
(b) for the use of a church for a wedding rehearsal	25.00
(c) for the use of a horse and vehicle for a wedding	75.00
(d) for the use of the Half-Way House Dining Room	50.00
(e) for the use of the Town Hall	50.00
20. For the purposes of commercial photography or filming in that part of the Black Creek Conservation Area known as the Black Creek Pioneer Village,	
(a) for the use of the grounds and environs,	
(i) from 8:30 a.m. until midnight, per hour, excluding staff	35.00
(ii) from midnight until 8:30 a.m., per hour, excluding staff	100.00
(b) for the use of the interior of the buildings,	
(i) from 8:30 a.m. until midnight, per hour, excluding staff	50.00
(ii) from midnight until 8:30 a.m., per hour, excluding staff	100.00
(c) for the rental of animals and equipment, excluding staff,	
(i) for a horse and vehicle,	
a. for the first hour	35.00

b. for each additional hour	\$ 5.00
(ii) for a cow, ox or other animal,	
a. for the first hour	25.00
b. for each additional hour	5.00
(d) for the rental of costumes each, per day	8.50
(c) for participation by staff of the Authority,	
(i) in the case of a supervisor, per person, per hour,	
a. during open hours	10.00
b. after open hours	15.00
c. after midnight	25.00
(ii) in the case of security or maintenance personnel, per person, per hour,	
a. during open hours	10.00
b. after open hours	15.00
c. after midnight	25.00
(iii) in the case of livestock handlers and drivers, per person, per hour,	
a. during open hours	7.00
b. after open hours	10.50
c. after midnight	25.00
(iv) in the case of models or any other employees of the Authority, per person, per hour,	
a. during open hours	7.00
b. after open hours	10.50
c. after midnight	15.00

21. For commercial photography or filming in any conservation area, except that part of the Black Creek Conservation Area known as Black Creek Pioneer Village,

(a) for the use of the grounds and environs, excluding staff and equipment, per hour, with a maximum of \$75 per day	15.00
(b) for participation by staff of the Authority,	
(i) during the usual working hours of the staff member, per person, per hour	10.00
(ii) after the usual working hours of the staff member, per person, per hour . .	15.00
(c) for use of Authority vehicles or tractors, including Authority staff to operate such vehicles or tractors,	
(i) during the usual working hours of the staff member, per vehicle, per hour	15.00
(ii) after the usual working hours of the staff member, per vehicle, per hour . .	20.00

22. For school visitations at Black Creek Pioneer Village,	
(a) for conducted tours, Monday to Friday, per student, per tour.....	\$ 1.00
(b) for the Christmas tour, per student, per tour.....	2.00
(c) for the Pioneer Craft Program, per student, per program.....	2.00
(d) for the Dickson Hill School Program, per student, per day.....	1.00
23. For entrance to the Kortright Centre for Conservation,	
(a) for each person over fifteen years of age who is not a student, per day.....	1.00
(b) for each person fifteen years of age or under, or each student with a student card, per day.....	.75
(c) for family consisting of one or two adults and their children who are fifteen years of age or under or who are students with a student card, maximum.....	3.00
(d) for each person fifteen years of age or under or student who is part of a group of twenty-five persons or more, per person, per hour of program.....	.50
(e) for an annual permit expiring on the 31st day of December in the year in which it was issued,	
(i) for a family consisting of one or two adults and their children who are fifteen years of age or under and who are students with a student card, per annum.....	25.00
(ii) for an individual, per annum.....	15.00
24. For the use of a rifle range at the Cold Creek Conservation Area,	
(a) for a daily permit, per person.....	1.00
(b) for a group permit, not including week-ends or holidays, per season.....	50.00
(c) for a special event permit.....	10.00
25. For the use of an archery range at the Cold Creek Conservation Area,	
(a) for a daily permit, per person.....	.50
(b) for a season group permit, not including week-ends or holidays.....	50.00
(c) for a special event permit.....	10.00
26. For a special event permit for the use of the trap range at the Cold Creek Conservation Area, per event.....	10.00
27.—(1) For the use of an electric trap at the Cold Creek Conservation Area,	
(a) per day, per person.....	1.00
(b) a group permit, per season.....	100.00
(2) For twenty-five clay birds for use with an electric trap, including Provincial Sales Tax	1.50
28. For the use of a manual trap at the Cold Creek Conservation Area for use by up to five persons,	
(a) on Saturdays and holidays in the summer season, maximum of one hour.....	2.00
(b) on Sundays, in the summer season, maximum of one hour.....	3.00

(c) on week days, other than holidays, in the summer season.....	\$ 2.00
(d) on any day during the winter season.....	2.00
29. For dog trials, at the Cold Creek Conservation Area,	
(a) for a group permit, per season.....	50.00
(b) for a special event permit.....	10.00
30. For a guided tour, during the maple syrup operation at Bruce's Mill Conservation Area, per person.....	.50
31. Subject to items 33 to 35, for the rental of ski equipment, when available, consisting of skis, boots and poles, per day,	
(a) for cross-country skiing,	
(i) for individuals fifteen years of age or over.....	7.00
(ii) for individuals under fifteen years of age.....	5.00
(b) for downhill skiing, including the use of the ski lift,	
(i) for individuals fifteen years of age or over.....	7.00
(ii) for individuals under fifteen years of age.....	5.00
32. For the rental of snowshoes, when available, per day,	
(a) for individuals fifteen years of age or over.....	3.00
(b) for individuals under fifteen years of age.....	2.00
(c) for each individual in a group, with a reservation.....	2.00
(d) for each individual in a group including planned activity.....	5.00
33. For each individual in a group, with a reservation,	
(a) for the use of cross-country ski trails, per day.....	1.00
(b) for the rental of cross-country ski equipment.....	2.50
(c) for cross-country skiing instruction, including the use of cross-country ski trails	2.50
34.—(1) For the use of a ski lift for downhill skiing, for an individual equipped with downhill ski equipment, not including parking, per day.....	2.00
(2) For the use of a ski lift for downhill skiing for a group with a reservation, a minimum fee of \$100, not including parking, per day to be charged as follows;	
(a) for the use of the ski lift only, per person.....	2.00
(b) for the use of the ski lift and downhill ski instruction, per person.....	4.00
(c) for the use of the ski lift and for rental of downhill ski equipment as described in item 31, per person.....	5.00
(d) for the use of the ski lift, downhill ski instruction and the rental of downhill ski equipment as described in item 31, per person.....	7.00
35. For entrance to the Claremont and Palgrave Conservation Areas during the winter season, per day,	

(a) for each person fifteen years of age or over.....\$	1.00
(b) for each person under fifteen years of age.....	.50
36. For group cross-country skiing instruction, other than a group with a reservation, not including parking,	
(a) for persons fifteen years of age or over, for a 1½ hour lesson, per person.....	3.50
(b) for persons under the age of fifteen years, for a 1½ hour lesson, per person.....	2.25
37. For group downhill skiing instruction, other than a group with a reservation, not including parking,	
(a) for a one hour lesson, per person, fifteen years of age or over.....	4.00
(b) for a one hour lesson, per person, under fifteen years of age.....	3.00
38. For individual one hour lessons for downhill or cross-country skiing, when available, per person.....	6.00
39. For fishing bait at Heart Lake and Glen Haffy Conservation Areas, per box.....	1.00
40. For firewood, including delivery within a radius of thirty-two kilometers of the source of such firewood, per cubic metre.....	35.00
41. For the use of Cold Creek Conservation Field Centre,	
(a) for a day program for school children in grade 6 or any grade higher than grade 6 per person, per day.....	5.00
(b) for a bog walk for school children in grade 5 or any grade higher than grade 5 with a maximum group of thirty persons and a minimum charge of \$15 per group, per person.....	.75
(c) for overnight camping for a minimum of ten persons to a maximum of thirty persons, including tents and firewood, per person, per night.....	2.50
(d) for the rental of a winter sleeping bag, per night.....	.75
42. For the Albion Hills Conservation Area Farm Program,	
(a) for a Farm Tour lasting approximately one hour, for school children in any grade, with a minimum charge of \$15 per tour and a maximum group size of forty persons, per person, per tour.....	.75
(b) for a Farm Tour lasting approximately two hours, for school children in grade 8 or any grade higher than grade 8, with a minimum charge of \$30 per tour and a maximum group size of forty persons, per person, per tour.....	1.50
(c) for the Farm Work Program for school children in grade 6 or any grade higher than grade 6, with a minimum charge of \$20 per day and a maximum group size of twenty persons, per person, per day.....	2.00
(d) for the Farm Pioneer Life Program for school children in grade 4 or any grade higher than grade 4, with a minimum charge of \$60 per day and a maximum group size of forty persons, per person, per day.....	3.00
(e) for the Farm Maple Syrup Program for school children in grade 4 or any grade higher than grade 4, with a minimum charge of \$60 per day and a maximum group size of forty persons, per person, per day.....	3.00
43. For the Albion House Program,	

- (a) for the half day Pioneer Life Program for school children in grade 4 or any grade higher than grade 4, with a minimum charge of \$20 and a maximum group size of twenty persons, per person, per day.....S 2.00
 - (b) for the full day Pioneer Life Program for school children in grade 4 or any grade higher than grade 4, with a minimum charge of \$35 and a maximum group size of twenty persons, per person, per day..... 3.50
44. For the Conservation Education Program, per day,
- (a) at Albion Hills Conservation Field Centre..... 495.00
 - (b) at Claremont Conservation Field Centre..... 495.00
 - (c) at Boyd Field Centre..... 380.00
45. For the purchase of,
- (a) wildlife shrubs, per shrub..... .50
 - (b) farm trees, per tree..... 3.00

O. Reg. 205/79, s. 3.

THE METROPOLITAN TORONTO AND REGION CONSERVATION AUTHORITY:

R. G. HENDERSON
Chairman

K. G. HIGGS
Secretary-Treasurer

Dated at the City of North York in The Municipality of Metropolitan Toronto, this 23rd day of February, 1979.

(2112) 16

THE CONSERVATION AUTHORITIES ACT

O. Reg. 206/79.
Fill, Construction and Alteration to Waterways—Metropolitan Toronto and Region.
Made—February 23rd, 1979.
Approved—March 28th, 1979.
Filed—April 3rd, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 735/73
MADE UNDER
THE CONSERVATION AUTHORITIES ACT

- 1. Ontario Regulation 735/73 is amended by adding thereto the following section:
- 7a. The Authority may appoint, from time to time, officers to enforce this Regulation. O. Reg. 206/79, s. 1.

THE METROPOLITAN TORONTO AND REGION CONSERVATION AUTHORITY:

R. G. HENDERSON
Chairman

K. G. HIGGS
Secretary-Treasurer

Dated at the City of North York in The Municipality of Metropolitan Toronto, this 23rd day of February, 1979.

(2113) 16

THE ST. LAWRENCE PARKS COMMISSION ACT

O. Reg. 207/79.
Parks.
Made—March 5th, 1979.
Approved—March 28th, 1979.
Filed—April 3rd, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 325/78
MADE UNDER
THE ST. LAWRENCE PARKS
COMMISSION ACT

1. Clause *e* of section 1 of Ontario Regulation 325/78 is revoked and the following substituted therefor:

(e) "resident of Ontario" means a person who has actually resided in Ontario for a period of at least seven months during the twelve months immediately preceding the time that his or her residence becomes material under this Regulation;

2. Subsections 3 and 7 of section 27 of the said Regulation are revoked and the following substituted therefor:

(3) Notwithstanding subsection 1, any resident of Ontario who is sixty-five years of age or over may obtain a camp-site and vehicle permit with or without electrical power, free of charge. O. Reg. 207/79, s. 2, *part.*

(7) Notwithstanding subsections 1 and 4, any resident of Ontario who is sixty-five years of age or over may take a vehicle or bus into the Parks free of charge. O. Reg. 207/79, s. 2, *part.*

3. Section 32 of the said Regulation is revoked and the following substituted therefor:

32. Notwithstanding section 28, any resident of Ontario who is sixty-five years of age or over may enter Old Fort Henry and Upper Canada Village free of charge. O. Reg. 207/79, s. 3.

THE ST. LAWRENCE PARKS COMMISSION:

CLARKE F. ROLLINS
Chairman

JOHN R. SLOAN
General Manager

Dated at Morrisburg, this 5th day of March, 1979.

(2114)

16

THE PLANNING ACT

O. Reg. 208/79.

Order made under Section 29a
of The Planning Act.
Made—March 29th, 1979.
Filed—April 4th, 1979.

REGULATION MADE UNDER
THE PLANNING ACT

ORDER MADE UNDER SECTION 29a
OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Mersea in the County of Essex, being composed of that part of Lot 229, north Falbot Road in the said Township, more particularly described as follows:

Beginning at an iron bar planted in the northwesterly angle of the said Lot 229,

Thence north 72° 12' 10" east a distance of 252.85 feet to an iron bar,

Thence south 17° 47' 50" east a distance of 274.70 feet to an iron bar,

Thence north 72° 12' 10" east a distance of 204.67 feet to an iron bar,

Thence south 3° 08' 10" west a distance of 274.19 feet to an iron bar,

Thence south 72° 12' 10" west a distance of 562.58 feet to an iron bar,

Thence northeasterly in a straight line along the westerly limit of the said Lot 229 a distance of 3,036 feet to an iron bar being the place of beginning. O. Reg. 208/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 29th day of March, 1979.

(2115)

16

THE SMALL CLAIMS COURTS ACT

O. Reg. 209/79.

Rules of Procedure.

Made—March 28th, 1979.

Filed—April 4th, 1979.

REGULATION TO AMEND
REGULATION 801 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE SMALL CLAIMS COURTS ACT

1. Regulation 801 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

69a.—(1) A referee shall perform such duties and functions of an advisory nature as may be directed by a judge for the purpose of assisting the judge in the performance of his duties, and without limiting the generality of the foregoing, where a judge so directs, a referee shall,

- (a) conduct pre-trial hearings in an effort to settle matters in dispute between the parties; and
- (b) conduct judgment summons hearings.

(2) A referee shall not make a final decision in any matter referred to him but shall report his findings and recommendations in the matter to the judge. O. Reg. 209/79, s. 1.

(2116) 16

THE PUBLIC HOSPITALS ACT

O. Reg. 210/79.
 Capital Grants for Hospital
 Construction and Renovation.
 Made—March 1st, 1979.
 Approved—March 28th, 1979.
 Filed—April 4th, 1979.

REGULATION MADE UNDER
 THE PUBLIC HOSPITALS ACT

CAPITAL GRANTS FOR HOSPITAL
 CONSTRUCTION AND RENOVATION

I. In this Regulation,

- (a) "basic equipment" means all equipment approved by the Minister as necessary and reasonable to enable a hospital to commence its function as determined at the time of its completion or renovation, provided that such equipment is installed and ready for use not later than twelve months after the date of completion of the construction project or renovation program;
- (b) "capital grant" means provincial aid to a hospital for the purpose of assisting in the financing of a construction project or renovation program;
- (c) "construction project" means the construction of new buildings and facilities;
- (d) "Northern Ontario community" means a municipality with a population of not more than 12,000 in a territorial district or a provincial county;

(e) "renovation program" means a program to provide adequate accommodation in a hospital by the renovation of the hospital or of any part thereof that has become obsolete or otherwise inadequate;

- (f) "shareable cost" means the cost of,
 - (i) the construction of new buildings and facilities or the renovation of existing buildings and facilities to be used for the purposes of a hospital,
 - (ii) fees paid to an architect for his services and the services of his consulting engineers,
 - (iii) fees for consultants, other than those paid through the architect,
 - (iv) basic equipment and furnishings and the installation thereof, including elevators and air-conditioning in operating rooms, labour and delivery rooms, nurseries and any other areas of the hospital approved by the Minister as requiring air-conditioning,
 - (v) land surveys and soil tests, and
 - (vi) necessary landscaping,

but does not include the cost of,

- (vii) land acquisition or the demolition of existing buildings or other clearance of the site,
- (viii) contingency allowances,
- (ix) chapel furnishings,
- (x) financing charges,
- (xi) gardens, works of art, murals, busts, statues and similar decorations,
- (xii) campaign costs for raising the hospital's share of the approved cost,
- (xiii) working capital,
- (xiv) facilities for ancillary revenue-producing operations,
- (xv) equipment purchased that is not part of the construction project or renovation program,
- (xvi) equipment that is included in the construction project or renovation program but which is essentially replacement of existing equipment that was purchased with financial assistance or

depreciation funds from the Government of Ontario, or

(xvii) paving a parking lot. O. Reg. 210/79, s. 1.

2.—(1) The Minister may pay a capital grant to a hospital to assist in financing a construction project or renovation program.

(2) A capital grant shall not exceed,

- (a) two-thirds of the shareable cost, or
- (b) where the hospital is located in a Northern Ontario community, five-sixths of the shareable cost,

less the amount shown in Column 2 opposite the rated bed capacity of the hospital listed in Column 1 of the following Schedule:

Schedule

COLUMN 1	COLUMN 2
Rated Bed Capacity of Hospital	Deductible Part of Shareable Cost to be paid by Hospital
50 beds or less	\$ 3,000
51 to 100 beds	5,000
101 to 200 beds	10,000
201 to 300 beds	15,000
301 to 400 beds	20,000
Over 400 beds	25,000

O. Reg. 210/79, s. 2.

3. No capital grant shall be made unless,

- (a) the hospital submits to the Minister a written application in such form as he prescribes;
- (b) the hospital supplies an estimate of the shareable cost and such other details as the Minister requires; and
- (c) the Minister approves,
 - (i) the construction project or renovation program in principle, and
 - (ii) the estimate of the shareable cost for the project or program. O. Reg. 210/79, s. 3.

4.—(1) Portions of a capital grant made under this Regulation may be paid in separate amounts, from time to time, as the hospital incurs shareable costs,

- (a) for the completion of preliminary studies, programs, master plans and block-schematic

plans for a construction project to build new hospital buildings or for a renovation program, when such preliminary studies, programs and plans have been approved by the Minister;

- (b) for the completion of sketch-plans when such completed sketch-plans have been approved by the Minister;
- (c) for the completion of final working drawings and specifications when such working drawings and specifications have been approved by the Minister;
- (d) for stages in the partial completion of the construction project or renovation program, as shown by the certificate of an architect or engineer or, if there is no architect or engineer, by the administrator; and
- (e) for the purchase of basic equipment and furnishings when the purchase is certified by the administrator of the hospital.

(2) The total at any one time of all the amounts paid under subsection 1 shall not exceed 95 per cent of the amount of the capital grant and the balance of the grant shall be paid only when,

- (a) the construction project or renovation program is completed;
- (b) the buildings and facilities are furnished, equipped and ready to use or to receive and treat patients; and
- (c) the Minister has ascertained the total shareable cost for the construction project or renovation program and the amount necessary to complete payment of the capital grant. O. Reg. 210/79, s. 4.

5.—(1) Regulation 727 of Revised Regulations of Ontario, 1970 and Ontario Regulations 445/74 and 787/76 are revoked.

(2) Ontario Regulations 807/73 and 441/74 are revoked.

(3) Ontario Regulations 44/74, 471/75, 562/75, 657/75, 785/75, 481/76, 482/77 and 18/78 are revoked.

(4) Ontario Regulation 61/77 is revoked.

DENNIS TIMBRELI
Minister of Health

Dated at Toronto, this 1st day of March, 1979.

THE PLANNING ACT

O. Reg. 211/79.

Restricted Areas—The Regional Municipality of Durham, Town of Pickering.

Made—April 4th, 1979. Filed—April 5th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 19/74 MADE UNDER THE PLANNING ACT

1. Subparagraph i of paragraph 4 of subsection 2 of section 2 of Ontario Regulation 19/74, as made by section 1 of Ontario Regulation 963/78, is revoked and the following substituted therefor:

- i. those portions of Lot 30 in Concession IV designated as,
a. Part 1 of Plan 40R-1137,
b. Part 1 of Plan 40R-4309, and
c. Part 1 of Plan 40R-4873,

the said plans being deposited in the Land Registry Office for the Registry Division of Durham (No. 40.,

CLAUDE BENNETT Minister of Housing

Dated at Toronto, this 4th day of April, 1979.

(2134, 16

THE NURSING HOMES ACT, 1972

O. Reg. 212/79.

General. Made—March 28th, 1979. Filed—April 5th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 196/72 MADE UNDER THE NURSING HOMES ACT, 1972

1.—(1) Subsections 7a and 7b of section 5 of Ontario Regulation 196/72, as made by subsection 3 of section 1 of Ontario Regulation 466/77, are revoked and the following substituted therefor:

(7a) The amount that an extended care resident may be charged in respect of private accommodation in the

extended care unit of a nursing home, where the private accommodation is provided to the resident on or after the 1st day of August, 1977, but before the 1st day of April, 1979, and where the private accommodation is provided for a full month, shall not exceed \$286.00.

(7b) The amount that an extended care resident may be charged in respect of private accommodation in the extended care unit of a nursing home, where the private accommodation is provided to the resident on or after the 1st day of August, 1977, but before the 1st day of April, 1979, and where the private accommodation is provided for less than a month, or for a day or number of days in excess of a full month, shall not exceed \$9.40 per day.

(7c) The amount that an extended care resident may be charged in respect of private accommodation in the extended care unit of a nursing home, where the private accommodation is provided to the resident on or after the 1st day of April, 1979, and where the private accommodation is provided for a full month, shall not exceed \$305.00.

(7d) The amount that an extended care resident may be charged in respect of private accommodation in the extended care unit of a nursing home, where the private accommodation is provided to the resident on or after the 1st day of April, 1979, and where the private accommodation is provided for less than a month, or for a day or number of days in excess of a full month, shall not exceed \$10.00 per day. O. Reg. 212/79, s. 1 (1).

(2) Subsections 8a and 8b of the said section 5, as made by subsection 5 of section 1 of Ontario Regulation 466/77, are revoked and the following substituted therefor:

(8a) The amount that an extended care resident may be charged in respect of semi-private accommodation in the extended care unit of a nursing home, where the semi-private accommodation is provided to the resident on or after the 1st day of August, 1977, but before the 1st day of April, 1979, and where the semi-private accommodation is provided for a full month, shall not exceed \$143.00 per month.

(8b) The amount that an extended care resident may be charged in respect of semi-private accommodation in the extended care unit of a nursing home, where the semi-private accommodation is provided to the resident on or after the 1st day of August, 1977, but before the 1st day of April, 1979, and where the semi-private accommodation is provided for less than a month, or for a day or number of days in excess of a full month, shall not exceed \$4.70 per day.

(8c) The amount that an extended care resident may be charged in respect of semi-private accommodation in the extended care unit of a nursing home, where the semi-private accommodation is provided to the resident on or after the 1st day of April, 1979, and where the semi-private accommodation is provided for a full month, shall not exceed \$152.50.

(8d) The amount that an extended care resident may be charged in respect of semi-private accommodation in the extended care unit of a nursing home, where the semi-private accommodation is provided to the resident on or after the 1st day of April, 1979, and where the semi-private accommodation is provided for less than a month, or for a day or number of days in excess of a full month, shall not exceed \$5.00 per day. O. Reg. 212/79, s. 1 (2).

(3) Subsections 9 and 10 of the said section 5, as re-made by subsections 2 and 3 of section 1 of Ontario Regulation 73/78, are revoked and the following substituted therefor:

(9) The amounts prescribed in subsections 7, 7a, 7b, 7c, 7d, 8, 8a, 8b, 8c and 8d may be charged whether or not a co-payment is charged as prescribed in subsections 6, 6a and 6b.

(10) Where accommodation is being held in an extended care unit for an extended care resident who is temporarily absent on a leave of absence, the co-payments referred to in subsections 6, 6a and 6b or the amounts referred to in subsections 7, 7a, 7b, 7c and 7d or 8, 8a, 8b, 8c and 8d shall not be charged against that resident in respect of any day on which the accommodation is actually occupied by another person, and the amounts may be charged against the person actually occupying the accommodation. O. Reg. 212/79, s. 1 (3).

2. This Regulation comes into force on the 1st day of April, 1979.

(2135)

16

THE HOMES FOR SPECIAL CARE ACT

O. Reg. 213/79.

General.

Made—March 28th, 1979.

Filed—April 5th, 1979.

REGULATION TO AMEND REGULATION 438 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HOMES FOR SPECIAL CARE ACT

1. Subsection 1g and 1h of section 41 of Regulation 438 of Revised Regulations of Ontario, 1970, as made by subsection 3 of section 1 of Ontario Regulation 79/78, are revoked and the following substituted therefor:

(1g) Where a resident in an approved home, a licensed nursing home or licensed residential home is unable to pay for his care and maintenance, the Minister may pay to the board of an approved home or the licensee of a licensed nursing or residential home,

(a) where the resident qualifies on medical grounds for and receives extended care in an extended care unit, the amount of \$775.60 for each full month the resident receives extended care;

(b) the amount of \$660.00 for each full month the resident receives intermediate care; and

(c) where the resident does not require nursing care, the amount of \$331.50 for each full month the resident receives care and maintenance.

on or after the 1st day of October, 1978, but before the 1st day of April, 1979.

(1h) Where a resident in an approved home, a licensed nursing home or licensed residential home is unable to pay for his care and maintenance, the Minister may pay to the board of an approved home or the licensee of a licensed nursing or residential home,

(a) where the resident qualifies on medical grounds for and receives extended care in an extended care unit for less than a month, or for a day or number of days in excess of a full month, the amount of \$25.50 for each day the resident receives extended care;

(b) where the resident receives intermediate care for less than a month, or for a day or number of days in excess of a full month, the amount of \$21.70 for each day the resident receives intermediate care; and

(c) where the resident does not require nursing care but receives care and maintenance for less than a month, or for a day or number of days in excess of a full month, the amount of \$10.90 for each day the resident receives care and maintenance.

on or after the 1st day of October, 1978 but before the 1st day of April, 1979.

(1i) Where a resident in an approved home, a licensed nursing home or licensed residential home is unable to pay for his care and maintenance, the Minister may pay to the board of an approved home or the licensee of a licensed nursing or residential home,

(a) where the resident qualifies on medical grounds for and receives extended care in an extended care unit, the amount of \$840.25 for each full month the resident receives extended care;

(b) the amount of \$715.20 for each full month the resident receives intermediate care; and

(c) where the resident does not require nursing care, the amount of \$359.90 for each full month the resident receives care and maintenance.

on or after the 1st day of April, 1979.

(1j) Where a resident in an approved home, a licensed nursing home or licensed residential home is unable to pay for his care and maintenance, the Minister may pay to the board of an approved home or the licensee of a licensed nursing or residential home,

- (a) where the resident qualifies on medical grounds for and receives extended care in an extended care unit for less than a month, or for a day or number of days in excess of a full month, the amount of \$27.55 for each day the resident receives extended care;
- (b) where the resident receives intermediate care for less than a month, or for a day or number

of days in excess of a full month, the amount of \$23.45 for each day the resident receives intermediate care; and

- (c) where the resident does not require nursing care but receives care and maintenance for less than a month, or for a day or number of days in excess of a full month, the amount of \$11.80 for each day the resident receives care and maintenance,

on or after the 1st day of April, 1979. O. Reg. 213/79, s. 1.

(2136) 16

THE HEALTH INSURANCE ACT, 1972

O. Reg. 214/79.
 General.
 Made—March 28th, 1979.
 Filed—April 5th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 323/72
 MADE UNDER
 THE HEALTH INSURANCE ACT, 1972

1. Item 10 of Table 1 of Ontario Regulation 323/72, as made by section 1 of Ontario Regulation 40/79, is revoked and the following substituted therefor:

10. On or after the 1st day of February, 1979, but before the 1st day of April, 1979.	298.00	9.80	477.60	15.70	775.60	25.50
11. On or after the 1st day of April, 1979, but before the 1st day of May, 1979.	298.00	9.80	542.25	17.75	840.25	27.55

(2137) 16

THE FARM PRODUCTS MARKETING ACT

O. Reg. 215/79.
 Asparagus—Plan.
 Made—March 28th, 1979.
 Filed—April 5th, 1979.

REGULATION TO AMEND
 REGULATION 304 OF
 REVISED REGULATIONS OF ONTARIO, 1970
 MADE UNDER
 THE FARM PRODUCTS MARKETING ACT

1. Section 3 of the Schedule to Regulation 304 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 360/78, is amended by adding thereto the following subsection:

(2) Subject to section 12, for the purpose of electing or appointing producer representatives to and eligibility to hold office as a member of the local board or a District Asparagus Growers' Committee under sections 8, 9 and 10, a producer is a person who, on the 1st day of May in the year in which he votes for or is elected or appointed a member, is the beneficial owner of a property on which more than one-half acre of asparagus is growing, except where the property is being rented to a tenant on the 1st

day of May in that year, in which case the producer is the tenant, and,

- (a) where the producer is a corporation, the person, if any, designated in writing in respect of that property by the corporation shall be deemed to be the producer;
 - (b) where the producer is a firm or partnership of one or more persons carrying on the production and marketing under a trade name, farm name or other designation, the person, if any, designated in writing in respect of that property by the owner or owners shall be deemed to be the producer; and
 - (c) where the producer is comprised of two or more persons who are joint owners, the one of such joint owners who first presents himself to register the vote in respect of that property shall be deemed to be the producer. O. Reg. 215/79, s. 1.
2. Section 5 of the Schedule to the said Regulation, as remade by section 1 of Ontario Regulation 52/72, is revoked and the following substituted therefor:
 5. The local board shall be composed of eleven producer-members.
 3. Section 6 of the Schedule to the said Regulation is revoked and the following substituted therefor:
 6. Producers are divided into four districts as follows:
 1. District 1, comprising the counties of Essex, Huron, Kent, Lambton, Middlesex and Perth.
 2. District 2, comprising the counties of Brant, Elgin and Oxford and the regional municipalities of Haldimand-Norfolk, Halton and Hamilton-Wentworth.
 3. District 3, comprising the counties of Bruce, Dufferin, Grey, Simcoe and Wellington and the regional municipalities of Peel and York.
 4. District 4, comprising those parts of Ontario that are not included in districts 1, 2 and 3.
 4. Section 8 of the Schedule to the said Regulation is revoked and the following substituted therefor:
 8. On or before the 15th day of December in each year the producers in each of the districts named in section 6 shall elect from their members one producer for each fifteen producers or fraction thereof in the district to the District Asparagus Growers' Committee for the district.

5. Subsection 1 of section 9 of the Schedule to the said Regulation, as amended by section 2 of Ontario Regulation 52/72, is revoked and the following substituted therefor:

(1) On or before the 31st day of December in each year each District Asparagus Growers' Committee may elect from the producers in the district members to the local board as follows:

1. District 1, three members.
2. District 2, four members.
3. District 3, three members.
4. District 4, one member.

6. The Schedule to the said Regulation, as amended by Ontario Regulations 52/73 and 360/78, is further amended by adding thereto the following sections:

11. The terms of office of members of a District Asparagus Growers' Committee or of the local board expire with the election or appointment of their successors.

12. For the purpose of electing or appointing producer representatives to and eligibility to hold office as a member of the local board or a District Asparagus Growers' Committee, for the balance of the year 1979, the date used for determining whether or not a person is a producer for such purpose shall be the date on which this section comes into force.

13. Within fifteen days after the coming into force of this section, producers in each of the districts named in section 6 shall elect from their members one producer for each fifteen producers or fraction thereof in the district to the District Asparagus Growers' Committee for the district.

14. Within thirty days after the coming into force of this section, each District Asparagus Growers' Committee may elect from the producers in the district members to the local board on the basis set out in subsection 1 of section 9.

15. Sections 3 to 10 apply with necessary modifications to an election under sections 13 and 14.

(2138)

16

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 216/79.

Use of Rest, Service or Other Areas.

Made—April 4th, 1979.

Filed—April 5th, 1979.

REGULATION MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

USE OF REST, SERVICE OR
OTHER AREAS

1. No person shall park on any part of a rest, service or other area constructed, maintained or operated by the Minister where parking is prohibited by appropriate signs. O. Reg. 216/79, s. 1.

2. Notwithstanding section 1, no person shall camp or park in any rest, service or other area after 9.00 p.m. and before 5.00 a.m. unless the area is designated and marked to permit camping or parking. O. Reg. 216/79, s. 2.

3. Regulation 407 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 216/79, s. 3.

(2139)

16

THE CONDOMINIUM ACT, 1978

O. Reg. 217/79.

General.

Made—April 4th, 1979.

Filed—April 5th, 1979.

REGULATION MADE UNDER
THE CONDOMINIUM ACT, 1978

GENERAL

INTERPRETATION

1. In this Regulation,

- (a) "Condominium Corporations Index" means the Condominium Corporations Index under subsection 1 of section 5 of the Act;
- (b) "condominium property" means property, as defined in clause s of subsection 1 of section 1 of the Act, to which the Act applies;
- (c) "Condominium Register" means the Condominium Register under subsection 3 of section 5 of the Act;
- (d) "Director of Land Registration" means the Director of Land Registration appointed under *The Registry Act*;
- (e) "Director of Titles" means the Director of Titles appointed under *The Land Titles Act*;
- (f) "Examiner" means the Examiner of Surveys appointed under *The Land Titles Act*;
- (g) "registrar" means the land registrar in whose registry or land titles division, as the case may

be, the property is situate. O. Reg. 217/79, s. 1.

PART I

REGISTRATION AND RECORDING

2. A declaration and description shall not be received for registration unless,

- (a) the declaration appears to be executed by every owner of and every person having a registered mortgage against the land and interests appurtenant to the land described in the description;
- (b) the declaration is accompanied by such proof as to the execution by, and age of every such owner and person as is required by or under *The Land Titles Act* or *The Registry Act* in the case of a transfer or deed, with respect to each owner, and in the case of a cessation of charge or certificate of discharge of mortgage, with respect to each person having a registered mortgage; and
- (c) the description has been approved by the Examiner. O. Reg. 217/79, s. 2.

3. The Condominium Corporations Index shall be in Form 1. O. Reg. 217/79, s. 3.

4.—(1) Where a declaration and description are received for registration, the registrar shall,

- (a) endorse on the declaration and description the day, hour and minute of receipt, which shall be the same for both the declaration and the description;
- (b) assign to the declaration a registration number in the series of numbers used for instruments dealing with land;
- (c) assign to the description an identification which shall be comprised of the component under Column 2 of Schedule 1 and the words "Condominium Plan No." together with the number assigned as part of the name of the corporation under subclause ii of clause e;
- (d) record in the Condominium Corporations Index such particulars with reference thereto as are indicated by the headings of the columns in Form 1; and
- (e) assign a name to the corporation as required by subsection 2 of section 10 of the Act, which name shall be comprised of the component in Column 2 of Schedule 1 set opposite the name of the land titles or registry division, followed by,
 - (i) the words "Condominium Corporation", and

- (ii) the abbreviation, "No", together with a number which shall be the next available consecutive number in the column headed "Consecutive Number" in the Condominium Corporations Index.

(2) No change shall be made in the name of a condominium corporation after the name is assigned under clause *e* of subsection 1. O. Reg. 217/79, s. 4.

5. In respect of a condominium property under *The Land Titles Act*, the Condominium Register shall be kept in a loose-leaf book and shall include a set of four groups of pages consisting of,

- (a) a Property Parcel Register in Form 2;
- (b) a Constitution Index in Form 3;
- (c) a Common Elements and General Index in Form 4; and
- (d) a series of Unit Registers, one for each unit included in the property, in Form 5. O. Reg. 217/79, s. 5.

6. In respect of a condominium property under *The Registry Act*, the Condominium Register shall be kept in a loose-leaf book and shall include a set of four groups of pages consisting of,

- (a) a Property Abstract Index in Form 6;
- (b) a Constitution Index in Form 3;
- (c) a Common Elements and General Index in Form 4; and
- (d) a series of Unit Indexes, one for each unit included in the property, in Form 5. O. Reg. 217/79, s. 6.

7. A consent of a party having a registered mortgage under clause *b* of subsection 1 of section 3 of the Act shall be in Form 7. O. Reg. 217/79, s. 7.

8.—(1) An amendment to a declaration under subsection 4 of section 3 of the Act shall be in Form 8 and shall be accompanied by a declaration of an authorized officer of the corporation in Form 9.

(2) Where an amendment to a declaration requires an amendment to the registered description, the amendment to the declaration shall not be registered unless an amendment to the description is registered at the same time. O. Reg. 217/79, s. 8.

9. Where a declaration and description are received for registration under *The Land Titles Act*, the registrar shall,

- (a) record them in the existing parcel register where the land that includes the condominium property is entered;

(b) re-enter the condominium property in a Property Parcel Register;

(c) record them in a Constitution Index;

(d) record them in a Common Elements and General Index; and

(e) establish a Unit Register for each unit included in the condominium property. O. Reg. 217/79, s. 9.

10. Where a declaration and description are received for registration under *The Registry Act*, the registrar shall,

(a) record them in the existing abstract index for the land that includes the condominium property;

(b) prepare an abstract index in Form 6 for the condominium property and reabstract therein the registered certificate of title under *The Certification of Titles Act*, and all registered instruments referred to in Schedules B and C of the certificate, the declaration and description and all intervening registered instruments affecting the property;

(c) record them in the Constitution Index;

(d) record them in the Common Elements and General Index; and

(e) establish a Unit Index for each unit included in the condominium property. O. Reg. 217/79, s. 10.

11. A resolution under subsection 7 of section 3 of the Act shall be in Form 11 and shall be recorded in the Condominium Corporations Index. O. Reg. 217/79, s. 11.

12. A certificate referred to in subsection 5 of section 28 of the Act shall be in Form 12. O. Reg. 217/79, s. 12.

13.—(1) In this section, "easement" means an easement, right of way, right or licence in the nature of an easement, *profit a prendre* or other incorporeal hereditament, but does not include such an easement arising by operation of law.

(2) Where an easement affecting the common elements or a part of the common elements, but not affecting a unit,

- (a) was in existence at the time of registration of the declaration and description, the easement shall be recorded in the Common Elements and General Index and in the Property Abstract Index or Property Parcel Register, as the case may be; or

(b) is created after the registration of the declaration and description, the easement shall be recorded in the Common Elements and General Index. O. Reg. 217/79, s. 13.

14. For the purposes of *The Land Titles Act* and *The Registry Act*, the Condominium Register shall be deemed to be a register or an abstract index, as the case may be, for the parcel of land that comprises the condominium property. O. Reg. 217/79, s. 14.

15.—(1) Where, after the registration of a declaration and description, an instrument that mentions or purports to affect all units and common elements included in a condominium property is received for registration, and

- (a) the instrument is a deed or transfer of the property under section 44 of the Act, a notice of termination under section 43 or 45 of the Act or an order for termination under section 46 of the Act, the procedures prescribed by sections 23 to 29 apply;
- (b) the instrument is a by-law of the condominium corporation, or an amendment to the declaration or description, the instrument shall, subject to subsection 2 of section 12, be recorded only in the Constitution Index;
- (c) the instrument is an encumbrance to which subsection 8 of section 7 of the Act applies or an instrument dealing with all the units included in the property in respect of such an encumbrance, the instrument shall be recorded only in the Common Elements and General Index; or
- (d) the instrument is not an instrument mentioned in clause *a*, *b* or *c*, the instrument shall, subject to subsection 2, be recorded only in the Common Elements and General Index.

(2) Where an instrument to which clause *d* of subsection 1 applies is received for registration before the registration of a deed or transfer of any unit and common interest, the instrument shall also be recorded in the Property Parcel Register or Property Abstract Index, as the case may be.

(3) Notwithstanding subsection 1 of section 18 of *The Registry Act*, a by-law of a condominium corporation shall not be entered in the by-law index under the subsection. O. Reg. 217/79, s. 15.

16.—(1) Subject to subsection 2, where, after the registration of a declaration and description, an instrument that mentions one or more units and common interests, but not all the units and common elements included in the condominium property, is received for registration, the instrument shall be recorded only in the Unit Register or Unit Index, as the case may be, for each unit mentioned in the instrument.

(2) Where the common elements and one or more units and common interests, but not all the units and common elements included in the condominium property, are mentioned in a by-law of a condominium corporation or in an amendment of the declaration or description, the by-law or amendment shall, in addition to being recorded in the Constitution Index, be recorded in the Common Elements and General Index and in the Unit Register or Unit Index for each unit mentioned in the by-law or amendment. O. Reg. 217/79, s. 16.

17.—(1) The description of a unit and common interest in an instrument received for registration shall be comprised of the unit number, the level number or letter and the identification of the condominium plan, and the description of the unit shall include a reference to the land registry office in which the plan is registered, and may include a reference to the appurtenant common interest with or without a specification of the percentage stated in the declaration.

(2) An encumbrance to which subsection 8 of section 7 of the Act applies, a transfer or deed of the property and a release or discharge affecting all units and common elements under subsection 2 of section 44 of the Act, a notice of termination under section 43 or 45 of the Act, an order under section 46 of the Act and any other instrument purporting to affect the title of all units and common elements comprising a condominium property may describe the property as, "all the units and common elements comprising the property included in" followed by the identification of the plan and a reference to the land registry office for the land titles or registry division in which the plan is registered. O. Reg. 217/79, s. 17.

18. Where, in respect of a unit or two or more units held in common ownership, a registrar is requested to furnish a certificate of search, a land certificate or a certificate of charge or a registrar is requested to furnish an abstract, the certificate or abstract shall, in addition to the instruments recorded in the Unit Register or Unit Index, include references to the instruments recorded in the Constitution Index and in the Common Elements and General Index, and, in the case of an abstract, shall include references to the instruments recorded in the Property Abstract Index commencing with the certificate of title under *The Certification of Titles Act*. O. Reg. 217/79, s. 18.

19. Where, at the time of registration of a declaration and description, the land comprising the condominium property is in an area to which *The Land Titles Act* did not apply, but the application of that Act is subsequently extended to that area, and,

- (a) the land registry office for the land titles division is combined with the land registry office for the registry division, a new loose-leaf Condominium Register shall be established when the first declaration and description are registered in the land registry office for the land titles division and the Condominium Corporations Index previously established shall be continued; or

(b) the land registry office for the land titles division is not combined with the land registry office for the registry division, no further entry shall be made in the Condominium Corporations Index in that land registry office for that registry division. O. Reg. 217/79, s. 19.

20. The provisions of *The Land Titles Act* and *The Registry Act* and the regulations made thereunder with respect to the dimensions of instruments apply to instruments under *The Condominium Act, 1978* except that, a declaration or an amendment thereof or a by-law of a condominium corporation may be prepared on paper not less than eight inches by 10½ inches, and the sheets may be printed on both sides. O. Reg. 217/79, s. 20.

21.—(1) Where land is to be added to the common elements, a transfer or deed may be made by the vendor to the corporation as transferee or grantee and if the transfer or deed includes a dedication by the board in Form 10, the land becomes, upon registration of the transfer or deed, a part of the common elements.

(2) A deed or transfer under subsection 1 shall be recorded only in the Common Elements and General Index. O. Reg. 217/79, s. 21.

22. A discharge of a portion of an encumbrance, under subsection 10 of section 7 of the Act, shall be in a form, having regard to the nature of the encumbrance, sufficient for registration under *The Land Titles Act* or *The Registry Act*, as the case may be, and shall describe the land in accordance with section 17. O. Reg. 217/79, s. 22.

23.—(1) A notice of termination under section 43 of the Act shall be in Form 13.

(2) Where a notice of termination in Form 8 is received for registration, it shall be recorded in the Constitution Index, the Common Elements and General Index, the Unit Register or Unit Index for each of the units included in the condominium property and in the new parcel register or new abstract index under section 27 or 28.

(3) A notice in Form 13 may be registered notwithstanding that it is not received within the ten-day period prescribed by subsection 1 of section 43 of the Act.

(4) In recording a notice in Form 13 it shall be sufficient to describe the co-owners in the tenancy in common arising on the registration of the notice as, "all the former unit owners as tenants in common". O. Reg. 217/79, s. 23.

24.—(1) Where the instruments mentioned in subsection 2 of section 44 of the Act are tendered for registration, the registrar shall not receive the transfer or deed for registration unless,

(a) it appears to be executed by the authorized officers of the corporation under its seal;

(b) it is accompanied by a release or discharge that appears to be executed by all persons having registered claims against the units and common elements created after the registration of the declaration and description;

(c) the transfer or deed and every release or discharge is accompanied by such proof as to the execution by, and the age and marital status of every such owner and person, as is required by or under *The Land Titles Act* or *The Registry Act* in the case of a transfer or deed, with respect to the owners, and in the case of a cessation or charge or certificate of discharge of mortgage, with respect to the persons having registered claims; and

(d) the transfer or deed is accompanied by a certificate signed by the authorized officers of and under the seal of the corporation stating that the sale was authorized by a vote of the owners who at the time of the vote owned 80 per cent of the units.

(2) Where a release or discharge to which subsection 1 applies is received for registration,

(a) where it mentions one or more, but not all, units included in the condominium property, it shall be recorded only in the Unit Register or Unit Index for the unit or units mentioned; or

(b) where it mentions or applies to all units included in the condominium property, it shall be recorded only in the Common Elements and General Index.

(3) Where a transfer or deed to which subsection 1 applies is received for registration, it shall,

(a) where it relates to a sale of the property, be recorded in the Constitution Index, the Common Elements and General Index, the Unit Register or Unit Index for each of the units included in the condominium property and in the new parcel register or new abstract index under section 27 or 28; or

(b) where it relates to a sale of a part of the common elements, be recorded only in the Common Elements and General Index and in the new parcel register or new abstract index under section 29. O. Reg. 217/79, s. 24.

25.—(1) A notice of termination under subsection 2 of section 45 of the Act shall be in Form 14.

(2) A registrar shall not receive a notice of termination in Form 14 for registration unless,

(a) it appears to be executed by the authorized officers of the corporation under its seal, and

all the persons having registered claims against the units and common elements created after the registration of the declaration and description; and

- (b) it is accompanied by such proof as to the execution by, and the age and marital status of, every such owner or person as is required by or under *The Land Titles Act* or *The Registry Act* in the case of a transfer or deed, with respect to the owners, and in the case of a cessation of charge or certificate of discharge of mortgage, with respect to the persons having registered claims.

(3) Where a notice in Form 14 is received for registration, it shall be recorded in the Constitution Index, the Common Elements and General Index, the Unit Register or Unit Index for each of the units included in the condominium property, and in the new parcel register or new abstract index under section 27 or 28.

(4) In recording a notice in Form 14 it shall be sufficient to describe the executing parties as being the corporation, described by its full name, and owners and claimants as "all the owners and registered claimants", and to describe the co-owners in the tenancy in common arising on the registration of the notice as "all the former unit owners as tenants in common". O. Reg. 217/79, s. 25.

26.—(1) Where an order is made under section 46 of the Act terminating the government of the property by the Act, the order is inoperative in that respect until it is registered.

(2) Where an order of termination is tendered for registration, the registrar shall not receive the order for registration unless the conditions, if any, as to its registration as are contained in the order have been complied with, or until proof thereof is furnished to the registrar.

(3) Where an order for termination is received for registration, the registrar shall record it in the Constitution Index, the Common Elements and General Index, the Unit Register or Unit Index for each unit included in the condominium property and in the new parcel register or new abstract index under section 27 or 28. O. Reg. 217/79, s. 26.

27. Where a notice of termination under section 43 or 45 of the Act, a transfer of the property under section 44 of the Act or an order for termination under section 46 of the Act is received for registration under *The Land Titles Act*, the registrar shall open a new parcel register for the property, describing the land as it was described in the Property Parcel Register taking into account any intervening additions to or sale of part of the common elements and,

- (a) in the case of a transfer, describing the owner by his name;
- (b) in the case of a notice, describing the owners as "all the former owners of units included in" the condominium plan; or

(c) in the case of an order, describing the owner or owners by the method that seems most suitable, having regard to the order; and

(d) referring to such claims as apply, in accordance with subsection 2 of section 43 of the Act, subsection 3 of section 44 of the Act, or subsection 3 of section 45 of the Act, or in accordance with the order, as the case may be. O. Reg. 217/79, s. 27.

28. Where a notice of termination under section 43 or 45 of the Act, a deed of the property under section 44 of the Act or an order for termination under section 46 of the Act is received for registration under *The Registry Act*, the registrar shall open under section 81 of that Act a new abstract index for the property, taking into account any addition to or sale of part of the common elements, and shall record therein the notice, deed or order, and shall note in the abstract that the land was previously subject to *The Condominium Act, 1978*, noting the identification of the condominium plan. O. Reg. 217/79, s. 28.

29. Where a deed or transfer in respect of a sale of part of the common elements is received for registration,

(a) under *The Land Titles Act*, the registrar shall open a new parcel for the part, having regard to subsection 3 of section 44 of *The Condominium Act, 1978*; or

(b) under *The Registry Act*, the registrar shall open a new abstract index under section 81 of that Act for the part and shall record therein the deed and shall note therein that the land was previously subject to *The Condominium Act, 1978*, noting the identification of the condominium plan. O. Reg. 217/79, s. 29.

30. A notice of lien under subsection 5 of section 32 of the Act shall be in Form 15. O. Reg. 217/79, s. 30.

PART II

GENERAL

31.—(1) A certificate under subsection 8 of section 32 of the Act shall be in Form 16 and shall be accompanied by the following statements and information:

1. A copy of the last annual financial statements of the corporation (audited if available).
2. A copy of the corporation's current budget.
3. A copy of the corporation's declaration.
4. A copy of the corporation's by-laws.
5. A copy of the corporation's rules.
6. A copy of any management agreement.

7. A copy of all current insurance certificates.

(2) A discharge of a lien under subsection 7 of section 32 of the Act shall be in Form 17.

(3) The fee that a corporation may charge for the certificate, statements and information referred to in subsection 8 of section 32 of the Act shall not exceed \$25. O. Reg. 217/79, s. 31.

32. Pursuant to subsection 6 of section 52 of the Act, a declarant shall provide the following documents with the disclosure statement:

1. A copy of the corporation's declaration or proposed declaration.
2. A copy of the corporation's by-laws or proposed by-laws.
3. A copy of the corporation's rules or proposed rules.
4. A copy of any insurance trust agreement or proposed insurance trust agreement. O. Reg. 217/79, s. 32.

33. The rate of interest under subsections 2 and 3 of section 53 of the Act on money held in trust under subsection 1 of section 53 of the Act shall,

- (a) for the six months immediately following the last day of March of each year, be 1 per cent per annum below the rate paid on The Province of Ontario Savings Office savings accounts on the 1st day of April of that year; and
- (b) for the six months immediately following the last day of September of each year, be 1 per cent per annum below the rate paid on The Province of Ontario Savings Office savings accounts on the 1st day of October of that year. O. Reg. 217/79, s. 33.

34.—(1) In this Regulation, "insured" means a purchaser under an agreement of purchase and sale of a proposed condominium unit who has paid money to which section 53 of the Act applies, to a declarant and his successors and assigns.

(2) A policy that insures against loss of any money paid by an insured to a declarant to which section 53 of the Act applies and to loss of any interest payable by a declarant to an insured under that section and that is in accordance with this Regulation is prescribed security for the purposes of clause *b* of subsection 1 of section 53 of the Act.

(3) The premiums payable in respect of a policy shall be paid by the declarant.

(4) A policy shall take effect when it has been executed by the insured and by or on behalf of the insurer and the declarant.

(5) The obligations of an insurer to an insured under a policy shall not be affected by,

- (a) failure of the declarant to pay any premiums owing under the policy;
- (b) failure of the declarant to notify the insurer of the receipt of money to which section 53 of the Act applies from the insured; or
- (c) breach of any term or condition of the policy.

(6) An insurer shall, immediately upon receipt of written notice of a claim by an insured under a policy, provide the insured with forms upon which to make proof of loss.

(7) Where an insurer receives written notice of a claim under subsection 6 he shall pay the insured within sixty days after the right of the insured to payment under the policy has been established.

(8) An insurer shall remain liable under a policy until,

- (a) a deed or transfer of the unit acceptable for registration is delivered to the insured;
- (b) the declarant pays to the insured all money to which section 53 of the Act applies and all interest payable by the declarant to the insured under that section; or
- (c) the insurer pays the insured the amount of the loss.

(9) Where an insurer is required to make a payment under a policy, interest at the rate prescribed under section 33 shall be paid to the insured to the date of payment of the loss.

(10) Where a policy contains a provision that derogates in any manner from any right or benefit conferred on an insured by this Regulation such provision is void to the extent that it derogates from such right or benefit. O. Reg. 217/79, s. 34.

35.—(1) In this section,

- (a) "purchaser" means a purchaser, his successors and assigns under an agreement of purchase and sale of a proposed condominium unit who has paid money, to which section 53 of the Act applies, to a declarant;
- (b) "warranty corporation" means the corporation designated under section 2 of *The Ontario New Home Warranties Plan Act, 1976*.

(2) A deposit receipt executed by the warranty corporation providing for compensation to a purchaser is prescribed security for the purposes of clause *b* of subsection 1 of section 53 of the Act.

(3) A deposit receipt shall constitute prescribed security only if, by the terms of the deposit receipt, the amount which the warranty corporation is liable to pay to a purchaser thereunder is,

- (a) where the amount of money paid by a purchaser to a declarant to which section 53 of the Act applies is \$20,000 or less, the amount so paid; or
- (b) where the amount of money paid by a purchaser to a declarant to which section 53 of the Act applies is greater than \$20,000, \$20,000 or such greater amount as may be provided under the deposit receipt.

(4) Notwithstanding subsection 2, on and after the day on which sections 13 and 14 of *The Ontario New Home Warranties Plan Act, 1976* are proclaimed to be in force, where a deposit receipt establishes a limit on the liability of the warranty corporation, such deposit receipt shall not constitute prescribed security unless it contains a statement to the effect that any amount paid by a purchaser to a declarant in excess of such limit is subject to subsection 1 of section 53 of the Act.

(5) A purchaser is not liable for the payment to any insurer of any premium payable in respect of a policy of insurance that the warranty corporation takes out to insure its obligation to pay under the deposit receipt.

(6) A deposit receipt shall take effect when it has been executed by a purchaser and by or on behalf of the warranty corporation and by or on behalf of a declarant.

(7) The obligations of the warranty corporation to a purchaser under a deposit receipt shall not be affected by,

- (a) failure of the declarant to comply with any term or condition of his agreement with the corporation;
- (b) failure of a declarant to notify the corporation or its insurer or insurers of the receipt from the purchaser of money to which section 53 of the Act applies;
- (c) failure of the corporation to notify its insurer or insurers of the receipt from the purchaser of money to which section 53 of the Act applies;
- (d) breach of any term or condition of the deposit receipt; or
- (e) breach by a purchaser or declarant of any term or condition of any policy of insurance taken out by the corporation.

(8) The warranty corporation shall, immediately upon receipt of written notice of a claim by a purchaser under a deposit receipt, provide the purchaser with forms upon which to make proof of loss.

(9) Where the warranty corporation receives written notice of a claim under subsection 8, it shall pay the purchaser within sixty days after the right of the purchaser to payment under the deposit receipt has been established.

(10) The warranty corporation shall remain liable under a deposit receipt until,

- (a) a deed or transfer of the unit acceptable for registration is delivered to the purchaser;
- (b) the declarant pays to the purchaser all money to which section 53 of the Act applies; or
- (c) the warranty corporation pays to the purchaser the amount of any loss to the extent of the corporation's liability.

(11) Where the warranty corporation is required to make a payment under a deposit receipt, interest at the rate prescribed by section 33 shall be paid to the purchaser to the date of payment of the loss.

(12) Where a deposit receipt contains a provision that derogates in any manner from any right or benefit conferred on a purchaser by this Regulation such provision is void to the extent that it derogates from such right or benefit. O. Reg. 217/79, s. 35.

36. The following are exempted from the provisions of section 59 of the Act,

- (a) co-operative housing corporations incorporated under *The Co-operative Corporations Act, 1973* or any predecessor thereof or under any other similar legislation of Canada or any province of Canada, the main purpose and activity of which is the provision of housing for its members; and
- (b) any person offering for sale any interest in land together with a grant of exclusive occupancy or use for residential purposes of part of a building where the interest and grant constitute a security under *The Securities Act*, and,
 - (i) a preliminary prospectus and a prospectus have been filed with respect to the offering and receipts therefor obtained from the Director under *The Securities Act*, or
 - (ii) the offering is exempt from the prospectus requirements of *The Securities Act*. O. Reg. 217/79, s. 36.

37. Regulation 98 of Revised Regulations of Ontario, 1970 and Ontario Regulations 25/71, 292/72, 816/73, 368/75, 421/75, 536/75, 774/75, 139/76, 879/76, 961/76 and 743/78 are revoked. O. Reg. 217/79, s. 37.

Form 1

The Condominium Act, 1978

CONDOMINIUM CORPORATIONS INDEX

(Name of Land Titles or Registry Division)

Registration No. of Declaration	Date of Registration	Name and Address of Corporation	Land (Note whether Registry or Land Titles)
		Consecutive Number (Name) Condominium Corporation No. Address for Service etc.	

O. Reg. 217/79, Form 1.

Form 2

The Condominium Act, 1978

PROPERTY PARCEL REGISTER

Property Parcel	<p>..... Condominium Plan No.</p>
Formerly Parcel..... (marginal notes)	<p>Recording Instructions:</p> <ol style="list-style-type: none"> 1. Make the usual entry of ownership, description of land, encumbrances, etc., in respect of the property and the owners by whom the declaration and description are registered. 2. Make an entry of the declaration and description, giving registration numbers and date and the numbers of the units included in the condominium property. 3. Make an entry to the effect that subsequently registered instruments dealing with the common elements are recorded in the Common Elements and General Index. 4. Re-enter each unit in the previously established Unit Register (Form 5) on the registration of a transfer or charge of one or more but not all units from the owner by whom the declaration and description were registered.

O. Reg. 217/79, Form 2.

Form 3

The Condominium Act, 1978

CONSTITUTION INDEX

(Name of Condominium Corporation)

(Identification of condominium plan)

Registration No.	Registration Date	Nature of Instrument	Remarks

NOTE: This index is to be used exclusively for recording the declaration and description and the by-laws of the condominium corporation and amendments thereto.

O. Reg. 217/79, Form 3.

Form 4

The Condominium Act, 1978

COMMON ELEMENTS AND GENERAL INDEX

..... CONDOMINIUM PLAN No.

NOTICE: INSTRUMENTS AFFECTING OWNERSHIP OF INTERESTS IN COMMON ELEMENTS, AS APPURTENANT TO UNITS, ARE RECORDED IN THE UNIT REGISTERS (OR INDEXES)

(to be printed in index)

NOTE: The remainder of this Form is to follow the authorized parcel register form for a land titles office or abstract index form for a registry office.

O. Reg. 217/79, Form 4.

Form 5

The Condominium Act, 1978

UNIT REGISTER OR INDEX

Unit (No.) Level (No.)

..... CONDOMINIUM PLAN No.

NOTICE: SEE THE CONSTITUTION INDEX FOR THE DECLARATION, BY-LAWS, ETC., AND THE COMMON ELEMENTS AND GENERAL INDEX FOR INSTRUMENTS AFFECTING THE COMMON ELEMENTS AND ALL UNITS AND THE PROPERTY PARCEL REGISTER (OR PROPERTY ABSTRACT INDEX) FOR PRIOR TITLE.

(to be printed in register or index)

NOTE: The remainder of this Form is to follow the authorized parcel register form for a land titles office or the abstract index form for a registry office.

O. Reg. 217/79, Form 5.

Form 6

The Condominium Act, 1978

PROPERTY ABSTRACT INDEX

..... CONDOMINIUM PLAN No.

ABSTRACT INDEX OF PRIOR TITLE

Registration No.	Instrument	Date of Instrument	Registration Date	Grantor	Grantee	Consideration etc.	Land and Remarks

Recording Instructions: Here reabstract the certificate of title under *The Certification of Titles Act* and all registered instruments mentioned in schedules B and C thereof, the declaration and description and all intervening registrations.

O. Reg. 217/79, Form 6.

Form 7

The Condominium Act, 1978

CONSENT UNDER CLAUSE B OF SUBSECTION 1 OF SECTION 3 OF THE ACT

..... having a registered mortgage within the meaning of clause b of subsection 1 of section 3 of The Condominium Act, 1978 registered as Number in the Land Registry Office for the Land Titles (or Registry) Division of, hereby consents to the registration of this declaration pursuant to The Condominium Act, 1978 against the land or interests appurtenant to the land described in the description.

Dated at.....

this.....day of

....., 19...

O. Reg. 217/79, Form 7.

Form 8

The Condominium Act, 1978

AMENDMENT TO DECLARATION

PURSUANT to a by-law registered as Number in the Land Registry Office for the Land Titles (or Registry) Division of Condominium Corporation Number

HEREBY AMENDS its declaration registered as Number in the said Land Registry Office as follows:

The names of all owners and all persons having registered mortgages against the units and common interests on the date the by-law was registered are set out in Schedule A hereto.

The consents of all owners and all persons having registered mortgages against the units and common interests are included in Schedule B hereto.

Witness the seal of the Corporation duly affixed by the authorized officers of the Corporation atthis.....day of....., 19...

(corporate seal)

(signatures)

Schedule A

The following are the names of all owners and all persons having registered mortgages against the units and common interests of.....Condominium Corporation Number.....on theday of....., 19...

(NOTE: Names are to be listed according to unit and level numbers in consecutive numerical order.)

Schedule B

CONSENT TO AMENDMENT

.....being the registered owner of or having a registered mortgage against Unit (Number) level (Number) of (identification of condominium plan) registered in the Land Registry Office for the Land Titles (or Registry) Division of.....hereby consent to the amendment to the declaration of the Corporation set out in the by-law of the Corporation registered as Number.....in the said Land Registry Office.

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

.....
(signature)

O. Reg. 217/79, Form 8.

Form 9

The Condominium Act, 1978

DECLARATION

I, declare as follows:

I am the of Condominium Corporation Number

A by-law authorizing the attached amendment to the declaration of the Corporation was registered as Number in the Land Registry Office for the Land Titles (or Registry) Division of

The names of all owners and all persons having registered mortgages against the units and common interests of the date the by-law was registered are set out in Schedule A to the amendment.

The consents of all owners and all persons having registered mortgages against the units and common interests are included in Schedule B to the amendment.

The persons whose consents are included in Schedule B are the persons whose names are set out in Schedule A, subject to the following exceptions:

Dated:
(secretary or other authorized officer)

O. Reg. 217/79, Form 9.

Form 10

The Condominium Act, 1978

DEDICATION OF ADDITIONAL LAND TO COMMON ELEMENTS

The Board of the hereinbefore mentioned Condominium Corporation No. hereby dedicates the hereinbefore described land as an addition to the common elements of Condominium Plan No.

Witness the seal of the Corporation duly affixed by the authorized officers of the Corporation at

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

.....
.....

(Corp.
seal)

(signatures)

O. Reg. 217/79, Form 10.

Form 11

The Condominium Act, 1978

CHANGE OF ADDRESS FOR SERVICE UNDER SUBSECTION 7
OF SECTION 3 OF THE ACT

TAKE NOTICE that Condominium Corporation No. has by
resolution duly passed by the Board of Directors on the day of, 19...
changed its address for service to:

.....
.....

Dated:

Signed:
Secretary or other authorized officer

O. Reg. 217/79, Form 11.

Form 12

The Condominium Act, 1978

CERTIFICATE

..... Condominium Corporation Number hereby
certifies that the By-law Number attached hereto was made in accordance with *The
Condominium Act, 1978*, being Chapter 84 of the Statutes of Ontario, 1978 and any amendments thereto,
the Declaration and the By-laws of the Corporation, and that the said By-law Number has
not been amended and is in full force and effect.

Dated at the in this day of,
19...

CONDOMINIUM CORPORATION NUMBER:

By
(secretary)

(seal)

O. Reg. 217/79, Form 12.

Form 13

The Condominium Act, 1978

NOTICE OF TERMINATION UNDER SECTION 43 OF THE ACT

.....
(name of Condominium Corporation)

HEREBY GIVES NOTICE under subsection 1 of section 43 of *The Condominium Act, 1978*, that,

1. The board of directors of the Corporation did on the day of, 19... determine that substantial damage to 25 per cent of the building occurred on the day of, 19...

2. On a vote, on the day of, 19..., the owners who at that time owned 80 per cent of the units voted for termination.

3. This notice is given in respect of the property included in Condominium Plan No..... registered in the Land Registry Office for the Land Titles (or Registry) Division of (see Form 7).

4. Upon registration of this notice, subsection 2 of section 43 of *The Condominium Act, 1978* applies.

Witness the seal of the Corporation duly affixed by the authorized officers of the Corporation at this day of, 19...

..... (Corp. seal)

..... (signatures)

O. Reg. 217/79. Form 13.

Form 14

The Condominium Act, 1978

NOTICE OF TERMINATION UNDER SECTION 45(2) OF THE ACT

WE and the undersigned, being all the persons having registered (name of condominium corporation) claims against the property created after the registration of the declaration and description,

HEREBY GIVE NOTICE under subsection 2 of section 45 of *The Condominium Act, 1978*, that, by a vote on the day of, 19..., the owners who at that time owned 80 per cent of the units authorized the termination of the government by *The Condominium Act, 1978*, of the property included in (identification of Condominium Plan) registered in the Land Registry Office for the Land Titles (or Registry) Division of (see Form 7).

AND THAT all the persons having registered claims, as aforesaid, having consented, upon the registration of this notice, subsection 3 of section 45 of *The Condominium Act, 1978*, applies.

Witness the seal of the Corporation duly affixed by the authorized officers of the Corporation at this day of, 19...

..... (Corp. seal)

..... (signatures)

REGISTERED CLAIMANTS

(Witness)

.....
(signature of individual)

(NAME AS REGISTERED IN PRINT)
RE: UNIT (NO.) LEVEL (NO.)
(or RE: ALL UNITS AND COMMON ELEMENTS)

(signatures of officers of corporate claimant)

(Corp. seal)

(NAME OF CORPORATE CLAIMANT IN PRINT)
RE: UNIT (NO.) LEVEL (NO.)
(or RE: ALL UNITS AND COMMON ELEMENTS)

O. Reg. 217/79, Form 14.

Form 15

The Condominium Act, 1978

NOTICE OF LIEN UNDER SUBSECTION 5 OF SECTION 32 OF THE ACT

.....
(Name of Condominium Corporation)

HEREBY GIVES NOTICE that it has a lien under *The Condominium Act, 1978* against Unit (No.), Level (No.) of (identification of Condominium plan), registered in the Land Registry Office for the Land Titles (or Registry) Division of and the common interest appurtenant thereto for unpaid common expenses for the amount of \$..... at the date hereof and for such further amounts as are hereafter not paid when they become due.

Upon payment of the amount outstanding at any time and upon demand, the Corporation will give the owner a discharge of the lien in the prescribed form.

The lien does not secure payments of common expenses which became due more than three months before the date of registration of this notice.

Witness the seal of the Corporation duly affixed by the authorized officers of the Corporation at this day of, 19...

.....
(Corporate Seal)

.....
(signatures)

O. Reg. 217/79, Form 15.

Certificate #

Form 16

The Condominium Act, 1978

CERTIFICATE

(under subsection 8 of section 32 of *The Condominium Act, 1978*)

Name of Condominium Corporation

Current Mailing Address:

Current Address for Service:

(hereinafter referred to as the "Corporation")

The Corporation hereby certifies that as of the date hereof:

1. The owner of unit level (suite address)
of (identification of Condominium plan), registered in the Land Registry Office for the Land Titles

(or Registry) Division of is not in default in the payment of common expenses;

OR

The owner is in default in the payment of common expenses in the amount of \$..... (if applicable: and a notice of lien has been registered against this unit);

2. The amount of \$..... in prepaid common expenses stands to the credit of the said owner in the corporation's record (if applicable);

3. A payment on account of common expenses of \$..... is due on (next due date) for the period (date) to (date);

4. The current budget (a copy of which is attached hereto) is accurate and may result in a surplus of \$..... or may result in a deficit of \$.....

(strike out where not applicable)

5. The corporation's reserve fund(s) amounts to \$..... as of (date)

6. The Corporation has no knowledge of any circumstances that may result in an increase in the common expenses for the said unit; (where applicable add: except (here give particulars of any potential increase including any special assessment and the reason for it));

7. The Corporation is not presently a party to any legal action (where applicable add: except (here give brief particulars of any action to which the Corporation is a party));

8. The Corporation is (is not) presently considering any substantial addition, alteration or improvement to or renovation of the common elements or any substantial change in the assets of the corporation (give particulars of the proposed substantial change);

9. The Corporation has secured all policies of insurance that are required under the provisions of The Condominium Act, 1978;

10. The property manager is..... (full name, address and telephone number)

11. The Directors and Officers of the Corporation are as follows:

Name Address Position

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

signatures
and
position held
(corporate seal)
.....

Pursuant to the provisions of the Act and the Regulations the Corporation may charge a fee not to exceed \$25 for this Certificate and the accompanying statements and information.

(NOTE: Such other information may be included in the Certificate as the Corporation considers appropriate).

This Certificate shall be accompanied by the following statements and information:

- 1. A copy of the last annual financial statements of the corporation (audited if available).
- 2. A copy of the corporation's current budget.
- 3. A copy of the corporation's declaration.
- 4. A copy of the corporation's by-laws.
- 5. A copy of the corporation's rules.
- 6. A copy of any management agreement.
- 7. A copy of all current insurance certificates.

O. Reg. 217/79, Form 16.

Form 17

The Condominium Act, 1978

DISCHARGE OF LIEN UNDER SUBSECTION 7 OF SECTION 32 OF THE ACT

..... having received payment of the amount men-
(name of Condominium Corporation)

tioned in the notice of lien registered as No. in respect of UNIT (No.) LEVEL (No.) of
(identification of condominium plan) registered in the Land Registry Office for the Land Titles (or
Registry) Division of (see Form 7), pursuant to subsection 7 of section 32 of *The
Condominium Act, 1978* hereby discharge the said UNIT from the said lien.

Witness the seal of the Corporation duly affixed by the authorized officers of the Corporation at
....., this day of, 19...

.....
(Corp.
seal)
.....
(signatures)

O. Reg. 217/79, Form 17.

Schedule 1

COLUMN 1	COLUMN 2
Registry or Land Titles Division (see Note 1)	Component of name of Corporation and Plan
1. Algoma (No. 1) (L.T.)	1. Algoma
2. Brant (No. 2)	2. Brant
3. Bruce (No. 3) (L.T.)	3. Bruce
4. Cochrane (No. 6) (L.T.)	4. Cochrane
5. Dufferin (No. 7)	5. Dufferin
6. Dundas (No. 8)	6. Dundas
7. Port Hope (No. 9) (L.T.)	7. Port Hope
8. Newcastle (No. 10) (L.T.)	8. Newcastle
9. Elgin (No. 11) (L.T.)	9. Elgin
10. Essex (No. 12) (L.T.)	10. Essex
11. Frontenac (No. 13)	11. Frontenac
12. Glengarry (No. 14)	12. Glengarry
13. Grenville (No. 15)	13. Grenville
14. Grey North (No. 16)	14. Grey North
15. Grey South (No. 17)	15. Grey South
16. Haldimand (No. 18)	16. Haldimand
17. Haliburton (No. 19)	17. Haliburton
18. Halton (No. 20) (L.T.)	18. Halton
19. Hastings (No. 21) (L.T.)	19. Hastings
20. Huron (No. 22)	20. Huron
21. Kenora (No. 23) (L.T.)	21. Kenora
22. Kent (No. 24)	22. Kent
23. Lambton (No. 25)	23. Lambton
24. Lanark North (No. 26)	24. Lanark North
25. Lanark South (No. 27)	25. Lanark
26. Leeds (No. 28)	26. Leeds
27. Lennox (No. 29)	27. Lennox
28. Manitoulin (No. 31) (L.T.)	28. Manitoulin
29. Middlesex East (No. 33) (L.T.)	29. Middlesex
30. Middlesex West (No. 34) (L.T.)	30. Middlesex West
31. Muskoka (No. 35) (L.T.)	31. Muskoka
32. Niagara North (No. 30) (L.T.)	32. Niagara North
33. Niagara South (No. 59) (L.T.)	33. Niagara South
34. Nipissing (No. 36) (L.T.)	34. Nipissing
35. Norfolk (No. 37)	35. Norfolk
36. Northumberland East (No. 38)	36. Northumberland East
37. Northumberland West (No. 39)	37. Northumberland
38. Durham (No. 40) (L.T.)	38. Durham
39. Ottawa-Carleton (No. 4) (L.T.)	39. Carleton
40. Oxford (No. 41) (L.T.)	40. Oxford
41. Parry Sound (No. 42) (L.T.)	41. Parry Sound
42. Peel (No. 43) (L.T.)	42. Peel
43. Perth (No. 44)	43. Perth
44. Peterborough (No. 45) (L.T.)	44. Peterborough
45. Prescott (No. 46) (L.T.)	45. Prescott
46. Prince Edward (No. 47)	46. Prince Edward
47. Rainy River (No. 48) (L.T.)	47. Rainy River
48. Renfrew (No. 49)	48. Renfrew
49. Russell (No. 50) (L.T.)	49. Russell
50. Simcoe (No. 51) (L.T.)	50. Simcoe
51. Stormont (No. 52)	51. Stormont
52. Sudbury (No. 53) (L.T.)	52. Sudbury
53. Thunder Bay (No. 55) (L.T.)	53. Thunder Bay
54. Timiskaming (No. 54) (L.T.)	54. Timiskaming
55. Toronto and York South (No. 66) (L.T.)	55. York
56. Victoria (No. 57)	56. Victoria
57. Waterloo North (No. 58)	57. Waterloo North (No. 58)
58. Waterloo South (No. 67)	58. Waterloo South (No. 67)

- 59. Wellington North (No. 60)
- 60. Wellington South (No. 61)
- 61. Wentworth (No. 62) (L.T.)
- 62. York North (No. 65) (L.T.)

- 59. Wellington North
- 60. Wellington
- 61. Wentworth
- 62. York North

NOTE: "L.T." indicates that the division is a Land Titles division.

O. Reg. 217/79, Schedule 1.

(2140)

16

THE ONTARIO YOUTH EMPLOYMENT ACT, 1977

O. Reg. 218/79.

General.

Made—April 4th, 1979.

Filed—April 5th, 1979.

REGULATION MADE UNDER THE ONTARIO YOUTH EMPLOYMENT ACT, 1977

GENERAL

1. In this Regulation,

- (a) "business" includes a profession and any activity carried on by a person or group of persons, whether incorporated or unincorporated, and whether or not such activity is carried on for the purpose of profit or gain;
- (b) "business location" means the premises, office, factory, farm or place of business of an employer at which an eligible employee hired under the program will be employed and, where the eligible employee is normally required to perform work and services away from the usual place of business of the employer, includes the premises or place of business of the employer at which an eligible employee hired under the program will be required to report for work;
- (c) "Ministry" means the Ministry of Intergovernmental Affairs;
- (d) "period of eligibility" means the period from and including the 30th day of April, 1979, to and including the 21st day of October, 1979;
- (e) "Program" means the Ontario Youth Employment Program, 1979, established under section 2. O. Reg. 218/79, s. 1.

2.—(1) There is hereby established the Ontario Youth Employment Program, 1979.

(2) The Program commences on the 30th day of April, 1979 and terminates on the 21st day of October, 1979. O. Reg. 218/79, s. 2.

3. The following persons are prescribed as persons who are not eligible as employers:

- 1. Any employer who offers a position in respect of which the employee will be a person to whom Part V of *The Employment Standards Act, 1974* does not apply, but the employer is not an ineligible employer in respect of an employee to be employed,
 - (a) on a farm directly related to the primary production of eggs, milk, grain, seeds, fruit, vegetables, maple products, honey, tobacco, pigs, cattle, sheep and poultry;
 - (b) as a student in a recreational program operated by a charitable organization registered as a registered charity in Canada under Part 1 of the *Income Tax Act* (Canada), where the work or duties of the student are directly connected with the recreational program;
 - (c) as a student to instruct or supervise children; or
 - (d) as a student at a camp for children.
- 2. Any employer who receives or is entitled to receive from the Government of Canada, the government of any province, or a municipality, any subsidy, grant or other funding given specifically or related directly to the salary or wages of any employee hired or to be hired under the Program, but the employer is an ineligible employer only in respect of an employee whose salaries or wages are so funded.
- 3. Any employer engaged in the business of supplying temporary help services or similar services in respect of any employee hired or to be hired under the Program who will be required to perform work or services at the place of

business or operations of another person who pays a fee or other remuneration to the employer and not to the eligible employee in respect of the work or services performed by the eligible employee.

4. Any employer that is a private school within the meaning of paragraph 40 of subsection 1 of section 1 of *The Education Act, 1974*.
5. Any employer that is a partnership where the employee to be hired has an interest in the partnership or where a person having an interest in the partnership is a related person to an employee to be hired under the Program within the meaning of subsection 2 of section 4 of the Act, but the employer is an ineligible employer only in respect of that employee. O. Reg. 218/79, s. 3.

4.—(1) No grant shall be made under the Program to an employer unless,

- (a) the employer makes application for approval as an eligible employer; and
- (b) the application has been approved by the Minister.

(2) An application under subsection 1 shall be in the form provided by the Ministry for that purpose.

(2a) A separate application under subsection 1 shall be made for each business location at which employment is offered under the Program.

(3) In considering an application from an employer, the Minister may take into consideration,

- (a) whether the employee will be provided with work experience or skills that will better equip him for full-time participation in the labour market;
- (b) the length of employment offered with a view to maximizing the opportunity for the employee to acquire work experience or skills;
- (c) the equitable distribution of funds in all areas of Ontario and between farms and other businesses in each area; and
- (d) the availability of funds.

(4) No application for approval as an eligible employer shall be approved unless,

- (a) in respect of each position created under the Program, employment is offered for twenty-five or more hours per week for six or more weeks during the period of eligibility; and
- (b) the employer certifies that,
 - (i) the employer has been actively engaged in business or farming at the

business location at which employment is offered in Ontario for at least one year immediately prior to the 30th day of April, 1979, and

- (ii) the employment offered is in addition to that normally provided by the employer at the business location at which employment is offered and does not result in the dismissal, lay-off or reduction in regular hours or period of work of any existing employees of the employer.

(5) Notwithstanding subsection 4 and after taking into consideration the factors set out in subsection 3, the Minister may in his discretion approve an application that does not comply with the requirements set out in clause a of subsection 4.

(6) The Minister shall notify an employer when his application for approval as an eligible employer has been approved.

(7) The notice in subsection 6 may be given in writing or verbally and confirmed in writing. O. Reg. 218/79, s. 4.

5.—(1) Subject to subsections 2, 3, 4 and 5 and to section 6, the Minister may make a grant on receipt of a claim therefor to an eligible employer whose application has been approved under section 4 in the amount of \$1.25 an hour for each hour that an eligible employee has worked and been paid by such employer during the period of eligibility.

(2) Subject to subsection 3, no grant under subsection 1 shall be paid in respect of,

- (a) more than forty hours per week in respect of each eligible employee; or
- (b) more than 150 weeks of employment provided by an employer at a business location.

(3) Where an employer is eligible to receive a grant in respect of part but not all of the hours worked by an eligible employee, the amount of the grant may be prorated.

(4) No grant shall be paid under subsection 1 in respect of any employee hired under the Program unless,

- (a) the employee was employed for twenty-five or more hours a week for six or more weeks during the period of eligibility;
- (b) the employee was resident and eligible to work in Ontario during the period of eligibility;
- (c) the employee was at least fifteen years of age but had not attained the age of twenty-five years on the 30th day of April, 1979;

(d) the employer is not a related person to the employee within the meaning of subsection 2 of section 4 of the Act; and

(e) the employee was paid wages or salary of at least \$1.25 for each hour worked by the employee under the Program.

(5) Notwithstanding subsection 4 and after taking into consideration the factors set out in subsection 3 of section 4, the Minister may, in his discretion, pay a grant in respect of the hours worked by an eligible employee where that employee was not employed for twenty-five or more hours a week for six or more weeks during the period of eligibility. O. Reg. 218/79, s. 5.

6.—(1) A claim for a grant under section 5 shall be made in the form provided for by the Ministry for that purpose and shall contain,

(a) a statement signed by the employer certifying that in respect of each eligible employee in respect of whom a grant is claimed,

(i) the employer has not applied for and will not apply for any subsidy, grant or other funding from the Government of Canada, the government of any province or a municipality in respect of the wages or salary of the employee,

(ii) the employer is not a related person within the meaning of subsection 2 of section 4 of the Act, and

(iii) the employee was paid wages or salary of at least \$1.25 for each hour worked by the employee under the Program; and

(b) a statement signed by each eligible employee certifying that the statements and information contained in the claim for a grant regarding the employee, including the number of hours worked by him to and including the date of signing, are true and correct in all respects and that he has been paid in respect of the hours worked by him.

(2) No grant is payable under section 5,

(a) to an employer who cannot make the statement required by clause *a* of subsection 1;

(b) in respect of an employee who cannot make the statement required by clause *b* of subsection 1; and

(c) unless the claim therefor has been received by the Minister on or before the 31st day of January, 1980.

(3) Notwithstanding subsections 1 and 2, where a claim for a grant has been completed but the requisite

statement by an employee has not been signed by him, the Minister may accept the claim if he is satisfied that,

(a) the employee satisfies the criteria set out in clauses *b*, *c* and *d* of subsection 4 of section 5;

(b) the statements and information contained in the claim regarding the employee, including the number of hours worked by the employee to and including the date that the claim is made, are true and correct in all respects and that the employee has been paid in respect of the hours worked by him;

(c) the failure to obtain the employee's signature was the result of error; and

(d) all reasonable efforts have been made by the employer to obtain the employee's signature. O. Reg. 218/79, s. 6.

7. A return under section 5 of the Act shall be in the form provided by the Ministry for that purpose and shall be made within thirty days after the mailing of the form by the Ministry. O. Reg. 218/79, s. 7.

8. This Regulation comes into force on the 30th day of April, 1979. O. Reg. 218/79, s. 8.

(2141)

16

THE POWER CORPORATION ACT

O. Reg. 219/79.

Pension and Insurance Plan.

Made—February 2nd, 1979.

Approved—April 4th, 1979.

Filed—April 5th, 1979.

REGULATION TO AMEND REGULATION 685 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE POWER CORPORATION ACT

1. Subsection 2 of section 12 of Regulation 685 of Revised Regulations of Ontario, 1970, as made by section 4 of Ontario Regulation 22/71 is revoked and the following substituted therefor:

(2) Subject to subsection 1, credited interest on the amount of a member's contributions in the fund shall be calculated,

(a) at the rate of 3 per cent compounded annually to the 31st day of December, 1969;

(b) at the rate of 4½ per cent compounded annually from the 1st day of January, 1970 to the 31st day of December, 1978; and

(c) at the rate of 6 per cent compounded annually from the 1st day of January, 1979. O. Reg. 219/79, s. 1.

2. Section 15 of the said Regulation, as amended by section 5 of Ontario Regulation 22/71, section 1 of Ontario Regulation 135/71, section 1 of Ontario Regulation 123/74, section 1 of Ontario Regulation 100/75, section 7 of Ontario Regulation 315/76 and section 1 of Ontario Regulation 694/77, is further amended by adding thereto the following subsections:

(20) Notwithstanding any other provisions of this Regulation, commencing on the 1st day of January, 1979 a pension being paid to a member or to a deceased member's widow, widower, dependent child or children or surviving contingent annuitant is increased by,

(a) the percentage obtained by multiplying 8 per cent by the number of months in 1977 and 1978 during which the pension was paid and dividing by twenty-four where the member,

- (i) retired on a pension, or
- (ii) died during his employment by the Corporation,

in the calendar year 1977 or 1978; and

(b) 8 per cent where the member,

- (i) retired on a pension, or
- (ii) died during his employment by the Corporation,

before the 1st day of January, 1977.

(21) The increase provided by subsection 20 shall apply to the pension entitlement of a member notwithstanding his exercise of an option in accordance with subsection 1 of section 20. O. Reg. 219/79, s. 2.

3.—(1) Subsection 5 of section 22 of the said Regulation, as remade by section 9 of Ontario Regulation 315/76, is amended by striking out "beneficiary because" in the third line and inserting in lieu thereof "beneficiary, because".

(2) Clause b of subsection 14 of the said section 22, as remade by subsection 5 of section 9 of Ontario Regulation 315/76, is revoked and the following substituted therefor:

(b) where payment has been made pursuant to subsection 4, the former recipient elects to repay to the fund the amount so withdrawn in a single sum on the date of reinstatement of the pension with interest thereon at the same rate of interest *per annum* as prescribed by section 12 to the date of repayment.

4. Subsection 9 of section 24 of the said Regulation, as remade by section 7 of Ontario Regulation 22/71, is revoked.

5. Clause b of section 25 of the said Regulation, as amended by section 8 of Ontario Regulation

22/71, is revoked and the following substituted therefor:

(b) having made any permissible withdrawal in accordance with section 23 and electing to repay to the fund the amount so withdrawn in a single sum on the date of again becoming a member or by deductions from base earnings during one year after the date of again becoming a member, with interest thereon at the same rate of interest *per annum* as prescribed by section 12 to the date of repayment,

6. Section 38 of the said Regulation, as made by section 2 of Ontario Regulation 70/72, is amended by striking out "shall" in the fourth line and inserting in lieu thereof "may".

ONTARIO HYDRO:

R. B. TAYLOR
Chairman

W. E. RANEY
Secretary

Dated at Toronto, this 2nd day of February, 1979.

(2142)

16

THE ELEVATORS AND LIFTS ACT

O. Reg. 220/79.

General.

Made—March 28th, 1979.

Filed—April 6th, 1979.

**REGULATION TO AMEND
REGULATION 238 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE ELEVATORS AND LIFTS ACT**

1. Sub-items a and g of Item 4 of Table 1 to Regulation 238 of Revised Regulations of Ontario, 1970, as remade by section 10 of Ontario Regulation 139/72, are revoked and the following substituted therefor:

Item	Nature of Fee or Circumstance	Amount
(a)	(i) a passenger elevator or freight elevator serving 10 floors or less.....	50
	(ii) for each additional floor served exceeding 10 floors.....	5
	(g) an escalator.....	40

2. This Regulation comes into force on the 1st day of April, 1979.

(2145)

16

**THE BOILERS AND
PRESSURE VESSELS ACT**

O. Reg. 221/79.

General.

Made—March 28th, 1979.

Filed—April 6th, 1979.

REGULATION TO AMEND
REGULATION 75 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE BOILERS AND PRESSURE VESSELS ACT

1. Subsection 4 of section 2 of Regulation 75 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (4) Refrigerants are classified as,
- (a) Group 1 refrigerants;
- (b) Group 2 refrigerants; and
- (c) Group 3 refrigerants consisting of the chemical substances specified in Tables 1, 2 and 3 respectively. O. Reg. 221/79, s. 1.
2. Subsections 2 and 3 of section 5 of the said Regulation are revoked.
3. Subsection 5 of section 8 of the said Regulation is revoked.
4. Section 11 of the said Regulation is revoked and the following substituted therefor:
- 11.—(1) An application for registration of the design of a boiler, pressure vessel or plant shall be accompanied by three sets of drawings, calculations and specifications of the boiler, pressure vessel or plant.
- (2) Where the person who submits a design of a boiler, pressure vessel or plant for registration desires more than one set of drawings and specifications to be returned to him marked with the registra-

tion number, he shall send to the chief inspector, with the application, the extra sets he desires to be so marked. O. Reg. 221/79, s. 4.

5. Subsection 2 of section 13 of the said Regulation is revoked and the following substituted therefor:

(2) The fees payable for registration of a revised design are the same as the fees prescribed by items 2, 3, 4 and 5, as the case may be, of Table 4 for an original registration. O. Reg. 221/79, s. 5.

6. Sections 14 and 15 of the said Regulation are revoked and the following substituted therefor:

14.—(1) Every high pressure boiler manufactured from a design registered under section 10 shall be identified and marked as required by Section I of the Boiler and Pressure Vessel Code of the American Society of Mechanical Engineers, 1977 Edition.

(2) Every low pressure boiler manufactured from a design registered under section 10 shall be identified and marked as required by Section IV of the Boiler and Pressure Vessel Code of the American Society of Mechanical Engineers, 1977 Edition.

(3) Every boiler shall be marked with its Canadian Registration Number issued under section 10. O. Reg. 221/79, s. 6, *part*.

15.—(1) Every pressure vessel, other than those designated as "nuclear", manufactured from a design registered under section 10, shall be identified and marked as required by Section VIII of the Boiler and Pressure Vessel Code of the American Society of Mechanical Engineers, 1977 Edition.

(2) Every nuclear pressure vessel manufactured from a design registered under section 10 shall be identified and marked as required by Section III of the Boiler and Pressure Vessel Code of the American Society of Mechanical Engineers, 1977 Edition.

(3) Every pressure vessel shall be marked with its Canadian Registration Number issued under section 10. O. Reg. 221/79, s. 6, *part*.

7. Section 24 of the said Regulation is revoked.

8. Schedules 1 and 2 to the said Regulation are revoked.

9. Tables 1, 2 and 3 of the said Regulation are revoked and the following substituted therefor:

TABLE 1

GROUP 1 REFRIGERANTS

Refrigerant	Name	Chemical Formula
R-11	Trichlorofluoromethane	CCl_2F
R-12	Dichlorodifluoromethane	CCl_2F_2
R-13	Chlorotrifluoromethane	CClF_3
R-13B1	Bromotrifluoromethane	CBrF_3
R-14	Tetrafluoromethane	CF_4
R-21	Dichlorofluoromethane	CHCl_2F
R-22	Chlorodifluoromethane	CHClF_2
R-30	Dichloromethane (Methylene chloride)	CH_2Cl_2
R-113	Trichlorotrifluoroethane	$\text{CCl}_2\text{FCClF}_2$
R-114	Dichlorotetrafluoroethane	$\text{CClF}_2\text{CClF}_2$
R-115	Chloropentafluoroethane	CClF_2CF_3
R-C318	Octafluorocyclobutane	C_4F_8
R-500	Dichlorodifluoromethane, 73.8% and Ethylidene fluoride, 26.2%	$\text{CCl}_2\text{F}_2/\text{CH}_2\text{CHF}_2$
R-502	Chlorodifluoromethane, 48.8% and Chloropentafluoroethane, 51.2%	$\text{CHClF}_2/\text{CClF}_2\text{CF}_3$
R-503	Trifluoromethane, 40.1% and Chlorotrifluoromethane, 59.9%	$\text{CHF}_3/\text{CClF}_3$
R-744	Carbon dioxide	CO_2

O. Reg. 221/79, s. 9, *part.*

TABLE 2

GROUP 2 REFRIGERANTS

Refrigerant	Name	Chemical Formula
R-40	Methyl chloride	CH_3Cl
R-611	Methyl formate	HCOOCH_3
R-717	Ammonia	NH_3
R-764	Sulphur dioxide	SO_2

O. Reg. 221/79, s. 9, *part.*

TABLE 3

GROUP 3 REFRIGERANTS

Refrigerant	Name	Chemical Formula
R-170	Ethane	C_2H_6
R-290	Propane	C_3H_8
R-600	Butane	C_4H_{10}
R-600(a)	Isobutane	$\text{CH}(\text{CH}_3)_3$
R-1150	Ethylene	C_2H_4

O. Reg. 221/79, s. 9, *part.*

10. Table 4 to the said Regulation, as remade by section 2 of Ontario Regulation 374/75 and amended by section 1 of Ontario Regulation 713/75, is revoked and the following substituted therefor:

TABLE 4
TARIFF OF FEES

1. For certificates of competency,	
(a) by an applicant for examination..	\$ 25
(b) on the issue or renewal of a certificate	15
(c) late application fee.....	20
2.—(1) On examination and registration of the design of a boiler or of a heat-exchanger, but excluding the pressure piping referred to in item 4, where the area of the heating surface is not more than 100 square feet,	
(i) \$20, and	
(ii) for each 10 square feet or fraction thereof exceeding 100 square feet, an additional \$1.50, the fee not to exceed \$300.	
(2) Where the boiler or heat-exchanger is classified as a nuclear vessel, the fee set out in subsection 1 shall be increased by 25%.	
3.—(1) On examination and registration of the design of a pressure vessel other than a heat-exchanger, but excluding the pressure piping referred to in item 4, where the product of the diameter or the width of the pressure vessel in feet multiplied by its length-over-heads in feet is not greater than 30,	
(i) \$20, and	
(ii) for each additional square foot, or fraction thereof exceeding 30 square feet, an additional \$2.00, the fee not to exceed \$200.	
(2) Where the pressure vessel is classified as a nuclear vessel, the fee set out in subsection 1 shall be increased by 25%.	
4. On examination and registration of any plant with respect to the design of the layout of the pressure piping, for each 500 linear feet or fraction thereof.....	\$ 15
5. On the registration of the design of one fitting or the designs of more than one fitting where a submission for registration is made.....	\$ 25
6. On examination and registration of the design of a refrigeration plant having a capacity of,	

(a) not more than 100 tons.....	\$ 35
(b) more than 100 tons but not more than 500 tons.....	45
(c) more than 500 tons.....	60
7. Fees payable for each set of extra copies of designs marked "approved".	\$ 8
INSPECTIONS OF OBJECTS DURING CONSTRUCTION, INSTALLATION OR MAKING OF MAJOR REPAIRS, AND OF USED BOILERS AND PRESSURE VESSELS	
8.—(1) On inspection during the construction or installation of, or making major repairs to,	
(a) a boiler;	
(b) pressure piping;	
(c) a heat-exchanger;	
(d) a pressure vessel; or	\$35 per hour or part thereof
(e) a refrigeration plant.....	thereof
(2) Where more than one object referred to in subitem 1 is inspected during one visit at a location, the fee shall be based on the time expended and not on the number of objects inspected.	
9. On an inspection of a used boiler or pressure vessel.....	\$35 per hour or part thereof
10. On inspection during installation of the direct expansion coils in a hockey rink, skating rink or curling rink.....	\$35 per hour or part thereof
11. On the issue of,	
(i) a certificate of approval pursuant to section 16 of the Act.....	\$ 5
(ii) a certificate of inspection pursuant to an inspection made under subsections 2, 3 or 4 of section 29 of the Act.....	25
IN-SERVICE INSPECTIONS	
12. Except for inspections referred to in items 8 and 9, on an inspection of any boiler, where the area of the heating surface is,	
(a) not more than 100 square feet....	\$ 20

(b) more than 100 square feet but not more than 500 square feet.....	\$ 45
(c) more than 500 square feet but not more than 1,000 square feet.....	55
(d) more than 1,000 square feet but not more than 2,000 square feet..	65
(e) more than 2,000 square feet but not more than 3,000 square feet..	85
(f) more than 3,000 square feet.....	110
13. Except for inspections referred to in items 8 and 9, and for groups of pressure vessels referred to in item 17, on an inspection of a pressure vessel, other than a heat-exchanger, where the product of the measurement in feet of the diameter or width of the pressure vessel multiplied by its length-over-heads is,	
(a) not greater than 10.....	\$ 6
(b) greater than 10 but not greater than 30.....	18
(c) greater than 30 but not greater than 50.....	30
(d) greater than 50 but not greater than 70.....	40
(e) greater than 70.....	50
14. Except for inspections referred to in items 10 and 11, on an inspection of a group of pressure vessels operating or used as a single machine or unit.....	\$ 50
15. Except for inspections referred to in items 8 and 9, on an inspection of a heat-exchanger, where the area of the heating surface is,	
(a) not more than 500 square feet....	\$ 15
(b) more than 500 square feet but not more than 1,000 square feet.....	20

(c) more than 1,000 square feet but not more than 2,000 square feet.....	\$ 25
(d) more than 2,000 square feet but not more than 3,000 square feet.....	30
(e) more than 3,000 square feet.....	40
TESTS OF WELDING OPERATORS	
16. (a) on the test of a welding operator..	\$ 20
(b) on the issue of a welder's identification card, where the test has not been witnessed by an inspector..	10

APPROVAL OF WELDING PROCEDURES	
17. On the approval of procedures to be followed in the welding of boilers or pressure vessels, for each procedure...	\$ 30

QUALITY ASSURANCE REVIEWS, AUDITS OR SURVEYS	
18. On any survey or audit of a manufacturer's facilities, where requested by the manufacturer, or where required by Regulation or Code, per person (up to a maximum of \$250 per person per day).....	\$35 per hour or part thereof
19. On any consultation by request with Ministry staff for the purpose of discussing or reviewing Quality Assurance manuals, or procedures, or advising thereon, per person.....	\$35 per hour or part thereof

O. Reg. 221/79, s. 9, *part.*

11. Forms 1, 2, 3, 4, 5, 6 and 7 of the said Regulation are revoked.	
12. This Regulation comes into force on the 1st day of April, 1979.	
(2145)	16



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NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1	—Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " " " "	—September 2nd	"
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November 3rd,	" " 44	" " " " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
 Telephone 965-2238

Publications Under The Regulations Act

April 28th, 1979

THE PLANNING ACT

O. Reg. 222/79.

Restricted Areas—The Regional Municipality of Durham, Town of Pickering.

Made—April 4th, 1979.

Filed—April 9th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 19/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 19/74 is amended by adding thereto the following section:

14. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided,

(a) the existing single-family dwelling is demolished or removed from the said land;

(b) the following requirements are met:

Minimum front yard 40 feet

Minimum westerly side yard 120 feet

Minimum easterly side yard 5 feet

Minimum total floor area of dwelling 1,050 square feet

Access to the land is only permitted from Regional Road #4.

O. Reg. 222/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being composed of that part of Lot 18 in Concession III more particularly described as follows:

Premising that all bearings are astronomic and refer to the north 55° 49' 50" east of the southerly limit of the lands designated as Part 11 on a Plan deposited in the

Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-858;

Beginning at a point in the southerly limit of the said Part 11 distant 17.60 feet measured north 55° 49' 50" east from a point in the westerly limit of the said Lot distant 442.45 feet measured south 17° 47' 20" east therein from the northwesterly angle thereof;

Thence north 55° 49' 50" east along the southerly limit of the said Part 11 a distance of 865.74 feet to a point;

Thence south 34° 10' 10" east continuing along the said southerly limit a distance of 25 feet to a point;

Thence north 55° 49' 50" east continuing along the said southerly limit a distance of 214.29 feet to a point;

Thence south 23° 07' 30" east along the westerly limit of the lands designated as Part 2 on a Plan deposited in the said Land Registry Office as Number 40R-2617 a distance of 279.12 feet to a point;

Thence south 72° 29' 30" west along a fence marking the northerly limit of Regional Road No. 4 a distance of 213.87 feet to a point;

Thence south 65° 41' west continuing along the said fence a distance of 325.07 feet to a point;

Thence south 65° 28' 20" west continuing along the said fence a distance of 536.12 feet to a point in the easterly limit of Brock Road as shown on a Plan registered in the said Land Registry Office as Number 610;

Thence north 17° 47' 20" west along the said easterly limit a distance of 96.20 feet to the place of beginning.
O. Reg. 222/79, s. 2.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 4th day of April, 1979.

(2159)

17

THE VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 223/79.

General.

Made—March 14th, 1979.

Filed—April 10th, 1979.

REGULATION TO AMEND
REGULATION 821 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE VOCATIONAL REHABILITATION
SERVICES ACT

1. Section 13 of Regulation 821 of Revised Regulations of Ontario, 1970 is revoked.

(2160)

17

THE OFFICIAL NOTICES
PUBLICATION ACT

O. Reg. 224/79.

Rates.

Made—November 8th, 1978.

Filed—April 10th, 1979.

REGULATION TO AMEND
REGULATION 623 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE OFFICIAL NOTICES
PUBLICATION ACT

- 1.—(1) Subclauses i and ii of clause a of subsection 1 of section 1 of Regulation 623 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 499/72, are revoked and the following substituted therefor:
- (i) a notice of the sale of land for arrears of taxes, \$6.25, plus \$2.50 for each six millimetres of columnar space or fraction thereof for a list of land liable to be sold for arrears of taxes, and
 - (ii) all other matter where the matter does not exceed twenty-five millimetres of columnar space, \$10, and where the matter exceeds twenty-five millimetres of columnar space, \$10 plus \$2.50 for each six millimetres or fraction thereof of columnar space in excess of twenty-five millimetres;
- (2) Subclauses i and ii of clause c of subsection 1 of the said section 1, as remade by subsection 2 of section 1 of Ontario Regulation 499/72, are revoked and the following substituted therefor:
- (i) where the matter does not exceed twenty-five millimetres of columnar space, \$5, and
 - (ii) where the matter exceeds twenty-five millimetres of columnar space, \$5 plus \$1.25 for each six millimetres or fraction thereof of columnar space in excess of twenty-five millimetres; and

(2161)

17

THE FARM PRODUCTS
MARKETING ACT

O. Reg. 225/79.

Tobacco—Plan.

Made—March 28th, 1979.

Filed—April 10th, 1979.

REGULATION TO AMEND
REGULATION 340 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE FARM PRODUCTS MARKETING ACT

1. Subsection 2 of section 3 of the Schedule to Regulation 340 of Revised Regulations of Ontario, 1970, exclusive of the clauses, as remade by subsection 1 of section 1 of Ontario Regulation 709/78, is amended by striking out "section 10 or 12" in the third and fourth lines and inserting in lieu thereof "sections 10 to 12".
2. Paragraphs 6, 7 and 12 of section 7 of the Schedule to the said Regulation, as remade by section 2 of Ontario Regulation 709/78, are revoked and the following substituted therefor:
 6. District 6, comprising those parts of The Regional Municipality of Haldimand-Norfolk consisting of lots 44 to 48, both inclusive, in concessions 1 and 2 lying north of Talbot Road east of that part of the King's Highway known as No. 59, lots 40 to 46, both inclusive, in concessions 1, 2 and 3 lying south of Talbot Road, formerly in the Township of Middleton, lots 18 to 24, both inclusive, in concessions 11, 12, 13 and 14, formerly in the Township of North Walshingham, lots 1 to 6, both inclusive, in concession 9 and all of concessions 10, 11 and 12, formerly in the Township of Charlotteville, lots 1 to 12, both inclusive, in concessions 12, 13 and 14 and lots 13 to 24, both inclusive, in concessions 11, 12, 13 and 14, formerly in the Township of Windham.
 7. District 7, comprising that part of The Regional Municipality of Haldimand-Norfolk consisting of the former Township of Middleton except those parts of lots 44 to 48, both inclusive, in concessions 1 and 2 lying north of Talbot road east of that part of the King's Highway known as No. 59 and lots 40 to 46, both inclusive, in concessions 1, 2 and 3 lying south of Talbot Road.
12. District 12, comprising the Township of Oakland in the County of Brant and those parts of The Regional Municipality of Haldimand-Norfolk consisting of the former Township of Townsend and all that part of

the former Township of Windham not included in District 11 except lots 1 to 12, both inclusive, in concessions 12, 13 and 14 and lots 13 to 24, both inclusive, in concessions 11, 12, 13 and 14, all in the former County of Norfolk.

(2162)

17

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 226/79.

Crop Insurance Plan for Peppers.

Made—March 7th, 1979.

Approved—March 28th, 1979.

Filed—April 10th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 601/77
MADE UNDER**

THE CROP INSURANCE ACT (ONTARIO)

1. Clause *b* of section 3 of the Schedule to Ontario Regulation 601/77, exclusive of the items, is revoked and the following substituted therefor:

(*b*) "peppers" means peppers produced in Ontario under a written contract on acreage or for tonnage specified in such contract and includes the following varieties:

2. Subsection 1 of section 12 of the said Schedule is revoked and the following substituted therefor:

(1) The premium payable by an insured person in respect of acreage under contract is \$38 for each acre of the insured crop.

3.—(1) Subparagraph 1 of paragraph 2 of Form 1 of the said Regulation is revoked and the following substituted therefor:

(1) The insured person shall offer for insurance all acreage planted in the crop year to peppers on the farm or farms operated by him in Ontario, whether grown under contract or not and, subject to subparagraphs 2 and 3, this contract applies to all such acreage.

(2) Clause *d* of subparagraph 2 of the said paragraph 2 is revoked and the following substituted therefor:

(*d*) for which a contract is not in effect; or

(3) Subparagraph 3 of the said paragraph 2 is revoked and the following substituted therefor:

(3) Where, in any crop year, more than 25 per cent of the acreage planted to peppers is grown other than under a written contract, no part of the crop is eligible for insurance coverage and, where a contract of insurance has been entered into, no indemnity is payable and no refund of premium shall be made.

4. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

.....
(name of person, corporation or partnership, and if partnership, names of all partners)

.....
(address)

.....
(telephone no.)

applies for crop insurance on..... (for processing) under *The Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.

2. Crop Plan..... 3. Crop Year.....

4. Description of farm or farms and acreage grown to insured crop:

No. of Acres or Tons to be Insured	Lot	Concession	Township	County, etc.	Owner or Tenant

5. The applicant agrees to insure all acreage eligible for insurance under the regulations.

6. Coverage applied for as calculated by the Commission is:

7. The applicant hereby authorizes the processor named below to deduct the required premium from moneys owing by the processor to the applicant for harvested production.

Yes

No

8. If the premium is not paid by the processor, the applicant hereby agrees to pay to the Commission the premium in full upon demand.

9. The applicant hereby agrees to immediately notify the Commission of any loss or damage to the insured crop.

10. A Grower's Contract for the.....year is in effect with:

Name of Processor:.....

Plant Address:.....

11. In addition to acreage under contract to the processor named herein, the applicant intends to grow.....acres of the designated crop.

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

.....
(signature of applicant)

The processor named above hereby confirms the existence of a contract with the applicant and, where authorized, undertakes to deduct the premium pursuant to paragraph 7 above and to thereupon remit such premium forthwith to The Crop Insurance Commission of Ontario.

.....
(signature of agent authorized by processor)

ASSIGNMENT OF INDEMNITY

Subject to any deduction in respect of premium, I hereby assign to the above-mentioned processor all moneys payable by the Commission as a result of loss, up to an amount equal to my total indebtedness to the processor which was incurred with my written approval for the growing of this crop, and authorize that all moneys payable by the Commission be paid jointly to the processor and myself.

.....
(witness)

.....
(signature of applicant)

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of March, 1979.

(2163)

17

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 227/79.

Crop Insurance Plan for Cabbage,
Cauliflower and Carrots.

Made—March 7th, 1979.

Approved—March 28th, 1979.

Filed—April 10th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 350/78
MADE UNDER

THE CROP INSURANCE ACT (ONTARIO)

1. Subparagraph 1 of paragraph 2 of Form 1 of Ontario Regulation 350/78 is revoked and the following substituted therefor:

(1) The insured person shall offer for insurance all acreage planted in the crop year to cabbage, cauliflower and carrots on the farms operated by him in Ontario, whether grown under contract or not and, subject to subparagraph 2, this contract applies to all such acreage.

2. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

.....
(name of person, corporation or partnership, and if partnership, names of all partners)

.....
(address)

.....
(telephone no.)

applies for crop insurance on.....(for processing) under *The Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

- 1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.
- 2. Crop Plan..... 3. Crop Year.....
- 4. Description of farm or farms and acreage grown to insured crop:

No. of Acres or Tons to be Insured	Lot	Concession	Township	County, etc.	Owner or Tenant

- 5. The applicant agrees to insure all acreage eligible for insurance under the regulations.
- 6. Coverage applied for as calculated by the Commission is:
- 7. The applicant hereby authorizes the processor named below to deduct the required premium from moneys owing by the processor to the applicant for harvested production.

Yes

No

8. If the premium is not paid by the processor, the applicant hereby agrees to pay to the Commission the premium in full upon demand.

9. The applicant hereby agrees to immediately notify the Commission of any loss or damage to the insured crop.

10. A Grower's Contract for the.....year is in effect with:

Name of Processor:.....

Plant Address:.....

11. In addition to acreage under contract to the processor named herein, the applicant intends to grow.....acres of the designated crop.

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

.....
(signature of applicant)

The processor named above hereby confirms the existence of a contract with the applicant and, where authorized, undertakes to deduct the premium pursuant to paragraph 7 above and to thereupon remit such premium forthwith to The Crop Insurance Commission of Ontario.

.....
(signature of agent authorized by processor)

ASSIGNMENT OF INDEMNITY

Subject to any deduction in respect of premium, I hereby assign to the above-mentioned processor all moneys payable by the Commission as a result of loss, up to an amount equal to my total indebtedness to the processor which was incurred with my written approval for the growing of this crop, and authorize that all moneys payable by the Commission be paid jointly to the processor and myself.

.....
(witness)

.....
(signature of applicant)

O. Reg. 227/79, s. 2.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of March, 1979.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 228/79.

Crop Insurance Plan—Beets.

Made—March 7th, 1979.

Approved—March 28th, 1979.

Filed—April 10th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 317/72
MADE UNDER

THE CROP INSURANCE ACT (ONTARIO)

1. Subparagraph 1 of paragraph 5 of Form 1 of Ontario Regulation 317/72 is revoked and the following substituted therefor:

(1) The insured person shall offer for insurance all acreage planted in the crop year to red beets on the farm or farms operated by him in Ontario, whether grown under contract or not and, subject to subparagraph 2, this contract applies to all such acreage.

2. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

.....
(name of person, corporation or partnership, and if partnership, names of all partners)

.....
(address)

.....
(telephone no.)

applies for crop insurance on.....(for processing) under *The Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

- 1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.
- 2. Crop Plan..... 3. Crop Year.....
- 4. Description of farm or farms and acreage grown to insured crop:

No. of Acres or Tons to be Insured	Lot	Concession	Township	County, etc.	Owner or Tenant

- 5. The applicant agrees to insure all acreage eligible for insurance under the regulations.
- 6. Coverage applied for as calculated by the Commission is:
- 7. The applicant hereby authorizes the processor named below to deduct the required premium from moneys owing by the processor to the applicant for harvested production.
Yes No
- 8. If the premium is not paid by the processor, the applicant hereby agrees to pay to the Commission the premium in full upon demand.
- 9. The applicant hereby agrees to immediately notify the Commission of any loss or damage to the insured crop.

10. A Grower's Contract for the.....year is in effect with:

Name of Processor:.....

Plant Address:.....

11. In addition to acreage under contract to the processor named herein, the applicant intends to grow.....acres of the designated crop.

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

(signature of applicant)

The processor named above hereby confirms the existence of a contract with the applicant and, where authorized, undertakes to deduct the premium pursuant to paragraph 7 above and to thereupon remit such premium forthwith to The Crop Insurance Commission of Ontario.

(signature of agent authorized by processor)

ASSIGNMENT OF INDEMNITY

Subject to any deduction in respect of premium, I hereby assign to the above-mentioned processor all moneys payable by the Commission as a result of loss, up to an amount equal to my total indebtedness to the processor which was incurred with my written approval for the growing of this crop, and authorize that all moneys payable by the Commission be paid jointly to the processor and myself.

(witness)

(signature of applicant)

O. Reg. 228/79, s. 2.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of March, 1979.

(2165)

17

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 229/79.
Crop Insurance Plan for Vine Crops.
Made—March 7th, 1979.
Approved—March 28th, 1979.
Filed—April 10th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 349/78
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Subparagraph 1 of paragraph 2 of Form 1 of Ontario Regulation 349/78 is revoked and the following substituted therefor:

(1) The insured person shall offer for insurance all acreage planted in the crop year to cucumbers, pumpkins and squash on the farm or farms operated by him in Ontario, whether grown under contract or not and, subject to subparagraph 2, this contract applies to all such acreage.

2. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

(name of person, corporation or partnership, and if partnership, names of all partners)

(address)

(telephone no.)

applies for crop insurance on... (for processing) under The Crop Insurance Act (Ontario) and the regulations and in support of this application the following facts are stated:

- 1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.
2. Crop Plan... 3. Crop Year...
4. Description of farm or farms and acreage grown to insured crop:

Table with 6 columns: No. of Acres or Tons to be Insured, Lot, Concession, Township, County, etc., Owner or Tenant. It contains three empty rows for data entry.

- 5. The applicant agrees to insure all acreage eligible for insurance under the regulations.
6. Coverage applied for as calculated by the Commission is:
7. The applicant hereby authorizes the processor named below to deduct the required premium from moneys owing by the processor to the applicant for harvested production.
8. If the premium is not paid by the processor, the applicant hereby agrees to pay to the Commission the premium in full upon demand.
9. The applicant hereby agrees to immediately notify the Commission of any loss or damage to the insured crop.
10. A Grower's Contract for the... year is in effect with:
Name of Processor:
Plant Address:
11. In addition to acreage under contract to the processor named herein, the applicant intends to grow... acres of the designated crop.

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

(signature of applicant)

The processor named above hereby confirms the existence of a contract with the applicant and, where authorized, undertakes to deduct the premium pursuant to paragraph 7 above and to thereupon remit such premium forthwith to The Crop Insurance Commission of Ontario.

.....
(signature of agent authorized by processor)

ASSIGNMENT OF INDEMNITY

Subject to any deduction in respect of premium, I hereby assign to the above-mentioned processor all moneys payable by the Commission as a result of loss, up to an amount equal to my total indebtedness to the processor which was incurred with my written approval for the growing of this crop, and authorize that all moneys payable by the Commission be paid jointly to the processor and myself.

.....
(witness)

.....
(signature of applicant)

O. Reg. 229/79, s. 2.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of March, 1979.

(2166)

17

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 230/79.

Crop Insurance Plan for Black Tobacco.

Made—March 7th, 1979.

Approved—March 28th, 1979.

Filed—April 10th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 497/77
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Clause *b* of section 7 of the Schedule to Ontario Regulation 497/77 is revoked and the following substituted therefor:

(*b*) be accompanied by the total premium; and

2. Paragraph 3 of Form 2 of the said Regulation is revoked and the following substituted therefor:

3. Total premium is due at time of application.

Total premium = acres allotted _____ × \$35 per acre = \$ _____.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of March, 1979.

(2167)

17

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 231/79.

Crop Insurance Plan for
Flue-Cured Tobacco.

Made—March 7th, 1979.

Approved—March 28th, 1979.

Filed—April 10th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 678/76
MADE UNDER

THE CROP INSURANCE ACT (ONTARIO)

- 1. Form 1 of Ontario Regulation 678/76 is amended by adding thereto the following paragraph:

SALVAGE BENEFIT

10. Where three acres or more of the insured crop is damaged as a result of excessive moisture, excessive rainfall, flood, hail, wind or such other cause of loss as may be designated by the Commission from time to time and the insured person incurs unusual expense in salvaging the crop, the Commission may pay a supplementary benefit equal to the salvage cost or \$40 for each damaged acre, whichever is the lesser, but the total of the benefits payable in any crop year under subparagraph 3 of paragraph 7 and under this paragraph shall in no case exceed \$80 multiplied by the number of insured acres.

THE CROP INSURANCE COMMISSION
OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of March, 1979.

(2168)

17

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 232/79.

Crop Insurance Plan for
Burley Tobacco.

Made—March 7th, 1979.

Approved—March 28th, 1979.

Filed—April 10th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 564/75
MADE UNDER

THE CROP INSURANCE ACT (ONTARIO)

- 1. Clause *b* of section 7 of the Schedule to Ontario Regulation 564/75, as remade by section 3 of Ontario Regulation 501/77, is revoked and the following substituted therefor:

(b) be accompanied by the total premium; and

- 2. Paragraph 3 of Form 2 of the said Regulation, as remade by section 6 of Ontario Regulation 501/77, is revoked and the following substituted therefor:

- 3. Total premium is due at time of application.

Total premium = acres allotted _____ × \$35

per acre = \$_____.

THE CROP INSURANCE COMMISSION
OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of March, 1979.

(2169)

17

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 233/79.

Crop Insurance Plan for Seed Corn.
Made—March 7th, 1979.

Approved—March 28th, 1979.

Filed—April 10th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 517/75
MADE UNDER

THE CROP INSURANCE ACT (ONTARIO)

- 1. Clauses *a* and *b* of subsection 1 of section 11 of the Schedule to Ontario Regulation 517/75, as remade by section 1 of Ontario Regulation 631/78, are revoked and the following substituted therefor:

(a) the variety of seed corn grown;

(b) the cumulative loss ratio of the dealer with whom the insured crop is grown under contract as set out in the Table; and

(c) the current premium payable under the Crop Insurance Plan for Corn.

2. The said Regulation is amended by adding thereto the following Table:

TABLE

Cumulative Loss Ratio of Dealer	Premium Discount	Premium Surcharge
20 per cent or less	20 per cent	
20.1 – 40 per cent	15 per cent	
40.1 – 60 per cent	10 per cent	
60.1 – 80 per cent	5 per cent	
80.1 – 119.9 per cent	nil	nil
120 – 129.9 per cent		5 per cent
130 – 139.9 per cent		10 per cent
140 – 149.9 per cent		15 per cent
150 per cent or more		20 per cent

O. Reg. 233/79, s. 2.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of March, 1979.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 234/79.

Crop Insurance Plan—Apples.

Made—March 7th, 1979.

Approved—March 28th, 1979.

Filed—April 10th, 1979.

REGULATION TO AMEND
REGULATION 144 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Item 1 of subparagraph 3 of paragraph 12 of Form 1 of Regulation 144 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 6 of Ontario Regulation 895/78, is revoked and the following substituted therefor:

1. Canada Fancy reduced to Juice Grade —

$$1 - \frac{\text{(Juice Grade price per pound less 1¢)}}{(3 \times \text{Juice Grade price per pound})}$$

THE CROP INSURANCE COMMISSION
OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of March, 1979.

(2171)

17

THE PLANNING ACT

O. Reg. 235/79.

Order made under Section 29a of

The Planning Act

Made—April 4th, 1979.

Filed—April 10th, 1979.

REGULATION MADE UNDER
THE PLANNING ACT

ORDER MADE UNDER SECTION 29a
OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor

thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Hamilton in the County of Northumberland, being composed of that part of Lot 28 in Concession VIII more particularly described as Lot 37 as shown on a Registrar's Compiled Plan registered in the Land Registry Office for the Registry Division of Northumberland (No. 39) as Number 384. O. Reg. 235/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 4th day of April, 1979.

(2172)

17

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 236/79.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—March 30th, 1979.

Filed—April 11th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 482/73
MADE UNDER

THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

1. Ontario Regulation 482/73 is amended by adding thereto the following section:

72. Notwithstanding any other provision of this Order, the land described in Schedule 60 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	30 feet
Minimum side yards	15 feet
Minimum rear yard	30 feet
Maximum height of dwelling	30 feet

O. Reg. 236/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 60

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of Nelson in the County of Halton, being composed of that part of Lot 15 in Concession I, north of Dundas Street, and those parts of lots 26, 27, 28 and 29 and lots 22, 23, 24 and 25 according to a Plan registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 57 and designated as Part 1 on a Reference Plan deposited in the said Land Registry Office as Number 20R-4070. O. Reg. 236/79, s. 2.

F. MILLER
*Treasurer of Ontario
and Minister of Economics*

Dated at Toronto, this 30th day of March, 1979.

(2173)

17

THE RETAIL SALES TAX ACT

O. Reg. 237/79.

General.

Made—March 28th, 1979.

Filed—April 11th, 1979.

REGULATION TO AMEND
REGULATION 785 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE RETAIL SALES TAX ACT

1. Section 26 of Regulation 785 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 195/75, is revoked and the following substituted therefor:

26.—(1) The Deputy Minister of Revenue and the officer of the Ministry of Revenue holding the position of Comptroller of Revenue may exercise any power and perform any duty conferred or imposed on the Minister by the Act.

(2) The officer of the Ministry of Revenue holding the position of Director, Retail Sales Tax Branch, may exercise the powers and perform the duties of the Minister,

(a) under the following sections of the Act,

- (i) subsections 7, 8 and 8b of section 2,
- (ii) subsection 3 of section 3,
- (iii) section 4,
- (iv) subsections 3, 3a and 4 of section 7,
- (v) section 8a,
- (vi) section 11,

(vii) section 14,

(viii) section 18,

(ix) paragraphs a, b and c of subsection 1 and subsections 2 and 3 of section 26,

(x) section 28,

(xi) subsections 1 and 6 of section 31, and

(xii) section 34;

(b) under Ontario Regulation 697/75; and

(c) under the following sections of this Regulation,

(i) section 7,

(ii) section 14,

(iii) section 20,

(iv) subsection 3 of section 22, and

(v) section 25.

(3) The officer of the Ministry of Revenue holding the position of Senior Manager, Field Operations, Retail Sales Tax Branch, may exercise the powers and perform the duties of the Minister,

(a) under the following sections of the Act,

(i) subsections 7, 8 and 8b of section 2,

(ii) section 4,

(iii) subsections 3, 3a and 4 of section 7,

(iv) section 18,

(v) paragraphs a, b and c of subsection 1 and subsections 2 and 3 of section 26,

(vi) section 28,

(vii) subsections 1 and 6 of section 31,

(viii) section 34;

(b) under Ontario Regulation 697/75; and

(c) under the following sections of this Regulation,

(i) section 14,

(ii) section 20,

(iii) subsection 3 of section 22, and

(iv) section 25.

(4) The officers of the Ministry of Revenue holding the position of Senior Manager, Tax Advice and Information, and Senior Manager, Internal Operations, Retail Sales Tax Branch, may exercise the powers and perform the duties of the Minister,

(a) under the following sections of the Act,

- (i) subsections 7, 8 and 8b of section 2,
- (ii) section 4,
- (iii) subsections 3, 3a and 4 of section 7,
- (iv) section 18, and
- (v) section 34;

(b) under Ontario Regulation 697/75; and

(c) under the following sections of this Regulation,

- (i) section 14,
- (ii) section 20,
- (iii) subsection 3 of section 22, and
- (iv) section 25.

(5) The officer of the Ministry of Revenue holding the position of Manager, Field Operations, Retail Sales Tax Branch, may exercise the powers and perform the duties of the Minister,

(a) under the following sections of the Act,

- (i) subsections 7, 8 and 8b of section 2,
- (ii) section 4,
- (iii) subsections 3, 3a and 4 of section 7,
- (iv) section 18,
- (v) paragraphs a, b and c of subsection 1 and subsections 2 and 3 of section 26,
- (vi) subsections 1 and 6 of section 31, and
- (vii) section 34;

(b) under Ontario Regulation 697/75; and

(c) under the following sections of this Regulation,

- (i) section 20,
- (ii) subsection 3 of section 22, and
- (iii) section 25.

(6) The officers in the Ministry of Revenue holding the positions of Manager, Tax Advisory Services, Manager, Audit Operations and Vendor Support, and Manager, Compliance and Revenue Control, Retail Sales Tax Branch, may exercise the powers and perform the duties of the Minister,

(a) under the following sections of the Act,

- (i) subsections 7, 8 and 8b of section 2,
- (ii) section 4,
- (iii) subsections 3, 3a and 4 of section 7,
- (iv) section 18, and
- (v) section 34;

(b) under Ontario Regulation 697/75; and

(c) under the following sections of this Regulation,

- (i) section 20,
- (ii) subsection 3 of section 22, and
- (iii) section 25.

(7) The officers of the Ministry of Revenue holding positions of District Managers, Retail Sales Tax Branch, may exercise the powers and perform the duties of the Minister,

(a) under the following sections of the Act,

- (i) subsections 7, 8 and 8b of section 2,
- (ii) section 4,
- (iii) subsections 3, 3a and 4 of section 7,
- (iv) section 18,
- (v) paragraphs a, b and c of subsection 1 and subsections 2 and 3 of section 26, and
- (vi) section 34;

(b) under Ontario Regulation 697/75; and

(c) under the following sections of this Regulation,

- (i) section 14,
- (ii) section 20,
- (iii) subsection 3 of section 22, and
- (iv) section 25.

(8) The officer of the Ministry of Revenue holding the position of Director, Legal Services Branch, may exercise the powers and perform the duties of the Minister under the following sections of the Act,

- (i) section 14,
- (ii) subsections 2, 3 and 4 of section 26,
- (iii) subsections 1 and 6 of section 31, and
- (iv) paragraph *b* of subsection 1 of section 32.

(9) The officer of the Ministry of Revenue holding the position of Director, Special Investigations Branch, may exercise the powers and perform the duties of the Minister under subsections 2, 3 and 5 of section 26 of the Act. O. Reg. 237/79, s. 1.

(2191)

17

THE TOURISM ACT

O. Reg. 238/79.

General.

Made—April 4th, 1979.

Filed—April 11th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 390/72 MADE UNDER THE TOURISM ACT

1.—(1) Paragraph 1 of subsection 1 of section 1 of Ontario Regulation 390/72 is revoked and the following substituted therefor:

1. "base of operations" means a licensed tourist establishment or an air carrier licensed by the Canadian Transport Commission and Transport Canada located in Ontario at or from which a tourist outfitter maintains facilities for communication, transportation and the complete maintenance of office records;

(2) Paragraph 2 of subsection 1 of the said section 1 is revoked.

(3) Paragraph 3 and paragraph 4, as remade by subsection 1 of section 1 of Ontario Regulation 551/73, of subsection 1 of the said section 1 are revoked and the following substituted therefor:

3. "cabin" means a one-room structure equipped for sleeping;

4. "cabin establishment" means a tourist establishment comprised of four or more cabins arranged singly or in pairs;

(4) Paragraphs 5, 6, 7 and 8 of subsection 1 of the said section 1 are revoked and the following substituted therefor:

5. "camping establishment" means a tourist establishment consisting of at least five campsites and comprising land used or maintained as grounds for the camping or parking of trailers or tents used for recreational purposes;

6. "campsite" means the part of a camping establishment that is to be occupied by a trailer or tent;

7. "cottage" means a building to accommodate one or more guests,

(i) that contains at least two rooms; and

(ii) that may or may not contain facilities for guests to prepare and cook food;

8. "cottage establishment" means a tourist establishment comprising four or more cottages owned or operated by the same person;

(5) Paragraph 12 of subsection 1 of the said section 1, as remade by subsection 2 of section 1 of Ontario Regulation 551/73, is revoked and the following substituted therefor:

12. "hotel" means a tourist establishment that,

(i) consists of one or more than one building containing four or more accommodation units grouped under one roof and accessible from the interior or partially from the exterior, and

(ii) may or may not have facilities for serving meals;

(6) Paragraph 15, as remade by subsection 3 of section 1 of Ontario Regulation 551/73, and paragraph 15*a*, as made by subsection 3 of section 1 of Ontario Regulation 551/73, of subsection 1 of the said section 1, are revoked and the following substituted therefor:

15. "motel" means a tourist establishment that,

(i) consists of one or more than one building containing four or more attached accommodation units accessible from the exterior only,

(ii) may or may not have facilities for serving meals, and

(iii) is designed to accommodate the public for whom the automobile is the principal means of transportation;

15a. "motor hotel" means a tourist establishment that,

- (i) consists of one or more than one building containing four or more accommodation units grouped under one roof and accessible from the interior or partially from the exterior.
- (ii) may or may not have facilities for serving meals, and
- (iii) is designed to accommodate the public for whom the automobile is the principal means of transportation;

15b. "Northern Ontario" means those parts of Ontario comprised of the territorial districts of Algoma, Cochrane, Kenora, Manitoulin, Parry Sound, Rainy River, Sudbury, Thunder Bay, Timiskaming and those portions of the Territorial District of Nipissing lying to the north or west of Algonquin Provincial Park;

(7) Paragraphs 17, 18, 20, 23, 24, 25, 26 and 27 of subsection 1 of the said section 1 are revoked and the following substituted therefor:

17. "outpost camp" means any fixed or portable rental unit that is remote from a base of operations and accessible only by air, water or forest trails, and is used for commercial purposes;

18. "outpost establishment" means a tourist establishment consisting of one or more outpost camps being used for commercial purposes;

20. "rental unit" means the cabin, campsite, outpost camp, cottage, room or portion of an establishment assigned for the exclusive use of one or more guests;

23. "tent" includes every kind of temporary shelter for sleeping that is of good quality material and not of a polyethylene or similar material and that is not permanently affixed to the site and that is capable of being easily moved and is not considered a structure;

(8) Clauses *b*, *i* and *k* of subsection 2 of the said section 1, as remade by subsection 4 of section 1 of Ontario Regulation 551/73, are revoked and the following substituted therefor:

(b) camping establishments in Northern Ontario only;

(k) tourist establishments that have four or more rental units comprised of any combination of rental unit types herein referred to but not including establishments commonly known or operating as,

- (i) campgrounds or trailer parks that are not located in Northern Ontario,
- (ii) mobile home parks,
- (iii) tourist homes or rooming houses,
- (iv) farm vacation homes,
- (v) houseboat and cruiser rentals,
- (vi) motor home rentals,
- (vii) accommodations located on Indian band lands and operated by a person or persons belonging to a band or body of Indians,
- (viii) accommodations operated by any government authority whether federal, provincial or municipal, and
- (ix) accommodation premises licensed under *The Liquor Licence Act, 1975*.

2.—(1) Subsection 2 of section 2 of the said Regulation is revoked and the following substituted therefor:

(2) An applicant for a permit shall make application in Form 2 to the proper licence issuer and shall submit with his application plans and specifications of the proposed tourist establishment or of the proposed additions to or structural alterations in accommodation at the tourist establishment, showing in detail all information relevant to the standards prescribed in Ontario Regulation 925/75, made under *The Building Code Act, 1974* and in this Regulation, together with a copy of the municipal building permit or written municipal approval for the building or development plans. O. Reg. 238/79, s. 2 (1).

(2) Subsection 3 of the said section 2 is revoked and the following substituted therefor:

(3) A permit in Form 1 expires one year after its date of issue, and upon application on or before the expiry date a permit may be renewed for a further period of one year where the applicant can show that actual construction or development of the tourist establishment is in progress and such construction or development conforms with subsection 2 of section 6 of the Act. O. Reg. 238/79, s. 2 (2).

3.—(1) Clause *a* of subsection 2 of section 4 of the said Regulation is revoked and the following substituted therefor:

- (a) an applicant that is a corporation is resident in Canada if it is incorporated under legislation passed by the Government of Canada or the Assembly;
- (2) Clause *b* of subsection 3 of the said section 4 is revoked and the following substituted therefor:
- (b) where applicable, copies of the Land Use Permits issued by the Ministry of Natural Resources identifying the outpost sites on Crown land leased to the operator for commercial purposes.
- (3) Subsection 6 of the said section 4 is revoked and the following substituted therefor:
- (6) An applicant for a renewal of a licence for a tourist establishment that has been out of business for one full year or that has not operated for at least eight consecutive weeks during one full year preceding the date of the application shall make application in Form 3 and shall submit such further detailed information as is necessary to show that the tourist establishment will comply with this Regulation and any other law, by-law or regulation applicable to the establishment. O. Reg. 238/79, s. 3 (3).
4. Subsection 1 of section 5 of the said Regulation is revoked and the following substituted therefor:
- (1) Where a licensed tourist establishment is sold or legal ownership thereof passes by any lawful means, the purchaser or other person to whom the legal ownership has passed shall, within thirty days, make application for a Tourist Establishment Licence by,
- (a) filing an application therefor in Form 5;
- (b) paying a fee of \$20 where the applicant is a Canadian citizen or resident; or
- (c) paying a fee of \$60 where the applicant is not a Canadian citizen or resident; and
- (d) surrendering the licence issued to the previous owner. O. Reg. 238/79, s. 4.
5. Sections 6 to 29 of the said Regulation are revoked and the following substituted therefor:
6. Every tourist establishment that provides a water supply and a sewage disposal device shall conform with the regulations made under *The Public Health Act* and

health authority requirements, *The Environmental Protection Act, 1971* and any other laws applicable thereto. O. Reg. 238/79, s. 5, *part*.

7. All new construction, alterations and renovations in a tourist establishment shall conform with the requirements of Ontario Regulation 925/75 made under *The Building Code Act, 1974*, Ontario Regulation 366/71 made under *The Hotel Fire Safety Act, 1971* and any municipal by-laws and other laws applicable thereto. O. Reg. 238/79, s. 5, *part*.

8. Every toilet convenience, bathroom, privy, wash-room, semi-private bathroom, plumbing installation, sewage disposal system and equipment used in the maintenance thereof shall comply with *The Public Health Act* and health authority requirements, *The Environmental Protection Act, 1971* and Regulation 647 of Revised Regulations of Ontario, 1970, and any other laws applicable thereto. O. Reg. 238/79, s. 5, *part*.

6. Sections 30 and 31 of the said Regulation are revoked and the following substituted therefor:

CAMPING ESTABLISHMENTS

30.—(1) Subject to subsection 3, where flush toilets, urinals and washbasins are to be used by guests in common at a camping establishment and the number of campsites, not including campsites equipped with individual sewer hookups, is in a group itemized in Column 1 of Table 1, the operator of the camping establishment shall provide,

(a) for male guests, at least the number of,

(i) washbasins set opposite thereto in Part 1 of Column 2,

(ii) flush toilets set opposite thereto in Part 2 of Column 2, and

(iii) urinals set opposite thereto in Part 3 of Column 2; and

(b) for female guests, at least the number of,

(i) washbasins set opposite thereto in Part 1 of Column 3, and

(ii) flush toilets set opposite thereto in Part 2 of Column 3.

TABLE 1

Item Number	COLUMN 1	COLUMN 2			COLUMN 3	
	Number of Campsites	Males			Females	
		Part 1	Part 2	Part 3	Part 1	Part 2
		Number of Washbasins	Number of Flush Toilets	Number of Urinals	Number of Washbasins	Number of Flush Toilets
1	10- 15	1	1	1	1	1
2	16- 45	2	2	1	2	3
3	46-100	3	3	2	3	5
4	101-130	4	4	3	4	7
5	131-160	5	5	4	5	9
6	161-190	6	6	4	6	11
7	191-220	7	7	5	7	13
8	221-250	8	8	5	8	15
9	251-280	9	9	6	9	17

(2) Where any of the campsites made available in a camping establishment are serviced with individual sewer hookups, the operator shall provide, in addition to the requirements set out in subsection 1, at least one washbasin and one flush toilet or privy for each sex for each 100 campsites or a part thereof so serviced.

(3) Where, because of the absence of a water-pressure system, the operator of a camping establishment is unable to comply with subsection 1, he shall provide one privy for each sex for every seven campsites.

(4) Each campsite shall have an area of at least 186 square metres with an open and graded parking space sufficient to permit a minimum clearance of 4.5 metres between sides and three metres between ends of adjacent recreation vehicles.

(5) Campsites shall be accessible by means of a driveway,

(a) at least three metres wide, where the driveway is for one-way traffic;

(b) at least six metres wide, where the driveway is for two-way traffic; and

(c) so constructed that automobiles and trailers will not become mired.

(6) The operator of a camping establishment shall provide,

(a) one table for each campsite; and

(b) one garbage can for each campsite or an equivalent central garbage disposal area.

(7) The operator of a camping establishment shall not allow the camping establishment to consist, at any time, of more campsites than in the proportion of thirty-eight campsites for each hectare of land at that time, suitable for accommodation of tents and trailers. O. Reg. 238/79, s. 6, *part*.

OUTPOST ESTABLISHMENTS

31.—(1) The operator of an outpost establishment shall maintain a base of operations in Ontario.

(2) Outpost camps shall be established only in areas designated by and with the approval of the Ministry of Natural Resources.

(3) Every tent, furnishings and equipment supplied for the use of guests in an outpost camp shall be in good working order and in safe condition.

(4) The operator shall inspect each outpost camp at reasonable intervals to ensure that,

(a) every cabin, tent, campsite, furnishings and equipment are maintained in a clean and sanitary condition; and

- (b) every person accommodated in the outpost camp is provided with sufficient supplies and services to make the stay in the outpost camp safe and convenient. O. Reg. 238/79, s. 6, *part*.
7. Subsections 1 and 8 of section 32 of the said Regulation are revoked and the following substituted therefor:
- (1) An operator shall maintain in a bound book, card index or other registration system, a register of the persons, motor vehicles and trailers accommodated in the tourist establishment. O. Reg. 238/79, s. 7.
8. Section 33 of the said Regulation is revoked.
- 9.—(1) Subsection 1 of section 34 of the said Regulation is revoked and the following substituted therefor:
- (1) The operator of a tourist establishment other than a cottage establishment, cabin establishment or outpost establishment shall have in attendance during its operation at least one adult employee conversant with the operation of the establishment. O. Reg. 238/79, s. 9(1).
- (2) Clause *a* of subsection 2 of the said section 34 is revoked and the following substituted therefor:
- (a) display his tourist establishment licence in a conspicuous place near the registration desk.
- (3) Subsection 3 of the said section 34 is revoked.
10. Sections 35 and 36, and section 37, as amended by section 2 of Ontario Regulation 551/73, of the said Regulation are revoked.
- 11.—(1) Clauses *b*, *c* and *d* of subsection 1 of section 39 of the said Regulation, as remade by section 1 of Ontario Regulation 620/74, are revoked and the following substituted therefor:
- (b) "tourism promotion" means mass consumer and trade advertising, including special events support, travel information counselling and other activities designed to improve public relations;
- (c) "travel association" means a non-profit organization having as its objects the promotion of the tourism industry in its region;
- (2) Clauses *a* and *d* of subsection 2 of the said section 39 are revoked and the following substituted therefor:
- (a) the location of the boundaries of the region serviced by the travel association and the size of the region are, in the opinion of the Ministry, appropriate for the efficient promotion of the tourism industry;
- (d) in the opinion of the Minister, the annual program proposed by the travel association shall be effective for the promotion of the tourism industry in the region.
- (3) Subsection 4 of the said section 39, as remade by section 1 of Ontario Regulation 620/74 and amended by section 1 of Ontario Regulation 528/76, is revoked and the following substituted therefor:
- (4) Each travel association receiving a grant under subsection 3 is eligible to participate with the Ministry in approved programs through a programming grant of up to \$50,000, and
- (a) all grant moneys received under the programming grant will be expended for Ministry approved programs and failure to do so will result in reimbursement of those grant moneys to the Treasurer of Ontario; and
- (b) travel associations are permitted to retain all revenues raised through the sale of advertising or the provision of services to members initially financed by the programming grant with the following stipulations,
- (i) these revenues are used for only additional promotional purposes,
- (ii) these revenues would not be used to pay administrative expenses,
- (iii) any travel association utilizing these revenues to pay for administrative expenses would have the administration grant for the next year reduced by an equal amount. O. Reg. 238/79, s. 11 (3).
- (4) Subsection 4*a* of the said section 39, as made by subsection 2 of section 1 of Ontario Regulation 304/75, is revoked.
- (5) Subsection 5 of the said section 39, as remade by subsection 3 of section 1 of Ontario Regulation 304/75, exclusive of clauses *a* and *b*, is revoked and the following substituted therefor:
- (5) Subject to subsection 6, a travel association applying for approval to participate with the Ministry's programming grant under this section shall submit with its application,
- (c) a marketing and operational plan of its program for the fiscal year for which the grant is applied together with estimates of the cost of such plans.
- (6) Subsection 10 of the said section 39, as remade by subsection 3 of section 1 of Ontario Regulation 304/75, is revoked and the following substituted therefor:

(10) Where a travel association has not spent in accordance with approved programs all money received by it under this section for a fiscal year by the end of that fiscal year, an amount equal to the money unspent or spent in contravention of the approved programs, as the case may be, shall be deducted from the next grant that would otherwise be made to that association under this section. O. Reg. 238/79, s. 11 (5).

12. Section 40 of the said Regulation is amended by adding thereto the following subsections:

(5) No advertising matter or sign shall contain the words "air-conditioned" or "colour T.V." or "restaurant" unless the tourist establishment,

- (a) provides air-conditioning in 90 per cent of the rental units;
- (b) provides colour television sets in 90 per cent of the rental units; or

(c) provides breakfast, lunch and dinner service during normal and reasonable hours while the establishment is operated.

(6) No picture shall be reproduced in a brochure for advertising purposes unless the picture is a true and current reflection of the facilities, accommodations and recreational opportunities available at or in the vicinity of the tourist establishment. O. Reg. 238/79, s. 12.

13. Section 41 of the said Regulation is amended by adding thereto the following subsection:

(4) Travel agencies licensed under *The Travel Industry Act, 1974* and persons providing travel services as defined under *The Travel Industry Act, 1974* are exempt from subsection 1. O. Reg. 238/79, s. 13.

14. Form 1, Forms 2 and 3, as remade by section 3 of Ontario Regulation 551/73, and Forms 4 and 5 of the said Regulation are revoked and the following substituted therefor:

Form 1

The Tourism Act

PERMIT TO ERECT OR ESTABLISH A TOURIST ESTABLISHMENT OR MAKE ADDITIONS OR STRUCTURAL ALTERATIONS IN ACCOMMODATIONS AT A TOURIST ESTABLISHMENT

No.

.....
Date Issued

Under *The Tourism Act* and the regulations and subject to the limitations thereof,

.....
(name of Permittee)

is permitted to erect or establish a tourist establishment (or make additions to or structural alterations in accommodations at a tourist establishment) of the.....
class in the following location:

.....
Lot, Concession, Street Address, City, etc.

.....
Number and type of accommodation units Proposed Name of Establishment

.....
Minister of Industry and Tourism Licence Issuer

.....
Mailing Address

This PERMIT expires one year after date of issue

Form 2

The Tourism Act

APPLICATION FOR A PERMIT TO ERECT OR ESTABLISH A TOURIST ESTABLISHMENT

The undersigned applies for a permit to establish a tourist establishment, erect additional accommodation or structurally alter any existing facilities of the following classifications:

- Resort
- Cottage Establishment
- Motel
- Motor Hotel
- Cabin Establishment
- Outpost Establishment
- Hotel
- Composite Establishment
- Tourist Outfitter
- Camping Establishment

and in support of this application makes the following statements:

1. Proposed name of establishment
2. The owner of the proposed establishment is.....
 (name)

 (postal address)
3. The site of the proposed establishment is.....
 (parcel lot and concession number

 or street address)
 The property is on.....
 (Crown, deeded or patented land)

 (N.S.E. or W. shore of lake or river)
4. The proposed establishment will be situate in the.....
 (name of municipality, etc.)
 in the.....
 (County, etc.)
5. It is planned that construction will begin on.....
 (date)
6. Number of units planned.....
7. Details of the plans are herewith attached.....
8. Permit authority: Municipal permit No.....
 Ministry of Transportation and Communications Permit No.....
 Ministry of Natural Resources authority.....

Remarks:

It is fully understood that a permit to establish a tourist establishment, or erect additional accommodation, does not authorize the operation of the establishment and that the construction of all buildings must conform to The Building Code, Ontario Regulation 925/75, and any municipal by-laws and Provincial and Dominion laws that are applicable thereto.

COST ESTIMATE

Value of land	\$.....
Cost of buildings	\$.....
Cost of services	\$.....
Cost of furnishings	\$.....
TOTAL COST COMPLETE	\$.....

Signature of Owner or Lessee

(Winter) Postal Address

(Summer) Postal Address

(Winter) Phone Number (Summer) Phone Number

Date of application

O. Reg. 238/79, s. 14, part.

Form 3

The Tourism Act

APPLICATION FOR A TOURIST ESTABLISHMENT LICENCE

Instructions:

1. Cross out incorrect information and print corrections
2. Complete all other areas

Type of Establishment

Cabin
 Cottage
 Hotel
 Motor Hotel
 Motel
 Outpost
 Resort
 Outfitter

Camping

Number of all types of rental units

Cabins	Cottage	Hotel	Motor Hotel	Motel
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
Outpost	Resort	Outfitter	Campsites	
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	

	LICENCE FEES
	<input type="checkbox"/> CANADIAN CITIZEN..... \$20.00 or RESIDENT or <input type="checkbox"/> NON-CITIZEN or..... \$60.00 NON-RESIDENT
Return both copies of application with your remittance in Canadian Funds payable to: TREASURER OF ONTARIO Your cheque or Copy of money order is your receipt	
Establishment Name (Enter Change/Correction only).....	Send to: Ministry of Industry and Tourism Accounts Section 900 Bay Street, Hearst Block, Queen's Park, Toronto, Ontario Canada, M7A 1S7

Establishment Postal Address (Street)	P/O Box No.	R.R. No.	S.S. No.
City, Town, Village (Postal Office)	Postal Code	Telephone Area Code	Number

Establishment is situated in the
 (name of municipality, etc.)
 in the County (District) or Regional Municipality of

Owner's title of address or classification						Owner's Name
Mr. <input type="checkbox"/>	Mrs. <input type="checkbox"/>	Mr. and Mrs. <input type="checkbox"/>	Miss <input type="checkbox"/>	Company <input type="checkbox"/>	Company Ownership <input type="checkbox"/>	

Owner's Postal Address (Street)	Apartment Number	P/O Box No.	R.R. No.	S.S. No.
City, Town, etc.		Province or State	Postal Code	

Owner(s) Name(s)

Period of Operation <input type="checkbox"/> ALL YEAR or SEASONAL from.....to..... <div style="display: flex; justify-content: space-around; width: 100%;"> month month </div>	Name of Resident Manager (if other than Owner)
--	--

Amounts entered below are the rates charged at this establishment and are provided for registration under section 38 of the regulations.

(Please attach rate schedule if available)

Period	Maximum Rates European Plan		Maximum Rates American Plan		Maximum Rates per Cottage	Maximum Rates per Campsite
	Single	Double	Single	Double		
Daily						
Weekly						

It is fully understood that a permit to construct additional accommodation must be secured from the Ministry of Industry and Tourism and that the operation of the establishment shall conform to the regulations and municipal by-laws, and Provincial and Dominion laws, that apply to it; and if there is any breach of any of those regulations, by-laws, or laws, the licence may be suspended or cancelled, and the operation of the establishment will thereupon cease.

Date	Signature of Owner or Lessee
------	------------------------------

O. Reg. 238/79, s. 14, part.

Form 4

The Tourism Act

TOURIST ESTABLISHMENT LICENCE

.....
Type of Establishment

.....
Number and Type of Units

.....
Under *The Tourism Act* and the regulations and subject to the limitations thereof,

.....
(name of licensee)

.....
the owner or operator of the tourist establishment known as

.....
in the (name of municipality, etc.)

.....
in the County (or District, etc.) of

.....
is licensed to operate that tourist establishment. This licence expires with the 31st day of March, 19....

.....
Minister of Industry and Tourism

.....
(licence issuer)

.....
(postal address)

Date.....

This Licence must be kept posted conspicuously near the registration desk.

O. Reg. 238/79, s. 14, part.

Form 5

The Tourism Act

APPLICATION FOR TRANSFER OF LICENCE

1. Attached are,

(a) Tourist Establishment Licence Number.....for the year.....

which was issued to.....
(name on the licence) (name of establishment)

To be changed to:.....
(name of new licensee) (new name of establishment)

(b) \$20 fee for the transfer, where the applicant is a Canadian citizen or resident of Ontario,
or

\$60 fee for the transfer, where the applicant is not a Canadian citizen or resident of
Ontario

2. The undersigned is now owner of the tourist establishment therein described, by reason of,

purchase lease devolution gift, from the former owner.

3. The undersigned applies for transfer of the licence to.....

.....as new owner or lessee.

.....
Dated

.....
Signature of Owner or Lessee

Home address:

Telephone:

Cheque or money order made payable to the Treasurer of Ontario in Canadian Funds ● Your
cheque or copy of money order is your receipt.

FORWARD TO: Ministry of Industry and Tourism, Accounts Branch,
Queen's Park, Toronto, Ontario, Canada M7A 1S7.

Extract from regulations under *The Tourism Act*,

TRANSFER OF LICENCES

5.—(1) Where a licensed tourist establishment is sold or legal ownership thereof passes by any
lawful means, the purchaser or other person to whom the legal ownership has passed shall, within thirty
days, make application for a Tourist Establishment Licence by,

(a) filing an application therefor in Form 5;

(b) paying a fee of \$20 where the applicant is a Canadian Citizen or resident; or

- (c) paying a fee of \$60 where the applicant is not a Canadian Citizen or resident; and
 - (d) surrendering the licence issued to the previous owner.
- (2) A previous owner shall provide a new owner with,
- (a) the register; and
 - (b) all records required to be maintained under this Regulation,

as contain entries and relevant information for at least one year before the change of ownership.

- (3) The new owner shall maintain those entries and records until,
- (a) the expiration of the period of time required by this Regulation; or
 - (b) he delivers them to a subsequent new owner,

whichever event occurs first. O. Reg. 238/79, s. 14, *part*.

(2192)

17

THE HIGHWAY TRAFFIC ACT

O. Reg. 239/79.

Construction Zones.

Made—April 9th, 1979.

Filed—April 12th, 1979.

REGULATION TO AMEND REGULATION 411 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 44 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

97. That part of the King's Highway known as No. 11 in the Territorial District of Cochrane lying between a point situate 300 metres measured easterly from its intersection with the Algoma Central and Hudson Bay Railway in the Township of Way and a point situate 2.30 kilometres measured westerly from its intersection with the boundary line between the Township of Stoddard and the Township of Hanlan. (Contract 79-60) (D.16).

98. That part of the King's Highway known as No. 11 in the Territorial District of Cochrane lying between a point situate 300 metres measured easterly from its intersection with the centre line of the east abutment of the structure over the Kabinakagami River in the Township of Studholme and a point situate 300 metres measured westerly from the centre line of the west abutment of the structure over the Shekak River in the Township of Gill. (Contract 79-60) (D.16).

2. Schedule 47 to the said Regulation is amended by adding thereto the following paragraph:

110. That part of the King's Highway known as No. 17 in the Township of Denison in The Regional Municipality of Sudbury beginning at a point situate at its intersection with the King's Highway known as No. 549 and extending westerly therealong for a distance of 3.22 kilometres. (W.P. 61-74-12 Contract 79-41) (D.17).

- 3.—(1) Paragraph 6 of Schedule 48 to the said Regulation, as made by section 10 of Ontario Regulation 132/72, is revoked.

- (2) Paragraph 7 of the said Schedule 48, as made by section 18 of Ontario Regulation 222/72, is revoked.

- (3) Paragraphs 8 and 9 of the said Schedule 48, as made by section 13 of Ontario Regulation 225/73, are revoked.

- 4.—(1) Paragraph 2 of Schedule 49 to the said Regulation, as made by section 5 of Ontario Regulation 654/74, is revoked.

- (2) Paragraph 3 of the said Schedule 49 as made by section 1 of Ontario Regulation 852/76, is revoked.

5. Schedule 50 to the said Regulation as amended by section 11 of Ontario Regulation 132/72, is revoked.

- 6.—(1) Paragraphs 1, 2, 3, 5, 6 and 7 of Schedule 51 to the said Regulation are revoked.

- (2) Paragraph 8 of the said Schedule 51, as made by section 8 of Ontario Regulation 40/71 and amended by section 9 of Ontario Regulation 151/71, is revoked.

- (3) Paragraph 10 of the said Schedule 51, as made by section 14 of Ontario Regulation 216/71, is revoked.
- (4) Paragraphs 11, 12 and 13 of the said Schedule 51, as made by section 19 of Ontario Regulation 222/72, are revoked.
7. Paragraph 1 of Schedule 52 to the said Regulation, as made by section 15 of Ontario Regulation 216/71, is revoked.
- 8.—(1) Paragraphs 1, 2 and 3 of Schedule 53 to the said Regulation are revoked.
- (2) Paragraph 4 of the said Schedule 53, as made by section 14 of Ontario Regulation 75/72, is revoked.
- 9.—(1) Paragraphs 1, 2 and 3 of Schedule 54 to the said Regulation are revoked.
- (2) Paragraph 4 of the said Schedule 54 as made by section 7 of Ontario Regulation 429/73, is revoked.
- (3) Paragraphs 5 and 6 of said Schedule 54 are revoked.
- (4) Paragraph 9 of the said Schedule 54, as made by section 20 of Ontario Regulation 222/72, is revoked.
- (5) Paragraph 10 of the said Schedule 54, as made by section 5 of Ontario Regulation 472/72, is revoked.
- 10.—(1) Paragraphs 1 and 3 of Schedule 55 to the said Regulation are revoked.
- (2) Paragraph 4 of the said Schedule 55, as made by section 10 of Ontario Regulation 151/71, is revoked.
- (3) Paragraph 5 of the said Schedule 55, as made by section 17 of Ontario Regulation 216/71, is revoked.
- (4) Paragraphs 6, 7 and 8 of the said Schedule 55, as made by section 21 of Ontario Regulation 222/72, are revoked.
- (5) Paragraph 9 of the said Schedule 55, as made by section 9 of Ontario Regulation 395/72, is revoked.
- (6) Paragraph 10 of the said Schedule 55, as made by section 9 of Ontario Regulation 447/75, is revoked.
11. Paragraph 1 of Schedule 56 to the said Regulation is revoked.
12. Paragraph 1 of Schedule 57 to the said Regulation, as made by section 16 of Ontario Regulation 75/72, is revoked.
- 13.—(1) Paragraphs 1 and 2 of Schedule 58 to the said Regulation are revoked.
- (2) Paragraph 3 of the said Schedule 58, as made by section 8 of Ontario Regulation 277/73, is revoked.
- (3) Paragraph 4 of the said Schedule 58, as made by section 20 of Ontario Regulation 395/74, is revoked.
- (4) Paragraph 5 of the said Schedule 58, as made by section 18 of Ontario Regulation 216/71, is revoked.
- (5) Paragraph 6 of the said Schedule 58, as made by section 4 of Ontario Regulation 257/71, is revoked.
- (6) Paragraph 7 of the said Schedule 58, as made by section 17 of Ontario Regulation 75/72, is revoked.
- (7) Paragraphs 8, 9, 10 and 11 of the said Schedule 58, as made by section 22 of Ontario Regulation 222/72, are revoked.
- (8) Paragraph 12 of the said Schedule 58, as made by section 10 of Ontario Regulation 447/75, is revoked.
- (9) Paragraph 15 of the said Schedule 58, as made by section 9 of Ontario Regulation 51/77, is revoked.
- 14.—(1) Paragraphs 1, 2 and 3 of Schedule 59 to the said Regulation are revoked.
- (2) Paragraph 4 of the said Schedule 59, as made by section 9 of Ontario Regulation 40/71, is revoked.
- (3) Paragraph 5 of the said Schedule 59, as made by section 23 of Ontario Regulation 222/72, is revoked.
- (4) Paragraphs 6 and 7 of the said Schedule 59, as made by section 6 of Ontario Regulation 472/72, are revoked.
- (5) Paragraphs 8 and 9 of the said Schedule 59, as made by section 8 of Ontario Regulation 429/73, are revoked.
15. Paragraph 1 of Schedule 60 to the said Regulation, as made by section 19 of Ontario Regulation 216/71, is revoked.
- 16.—(1) Paragraphs 1, 2, 5 and 6 of Schedule 61 to the said Regulation are revoked.

- (2) Paragraphs 7 and 8 of the said Schedule 61, as made by section 20 of Ontario Regulation 216/71, are revoked.
- (3) Paragraph 9 of the said Schedule 61, as made by section 24 of Ontario Regulation 222/72, is revoked.
- (4) Paragraphs 10, 11 and 12 of the said Schedule 61, as made by section 9 of Ontario Regulation 277/73, are revoked.
- (5) Paragraph 14 of the said Schedule 61, as made by section 21 of Ontario Regulation 395/74, is revoked.
- (6) Paragraph 15 of the said Schedule 61, as made by section 9 of Ontario Regulation 193/77, is revoked.
17. Paragraph 1 of Schedule 62 to the said Regulation, as made by section 10 of Ontario Regulation 40/71, is revoked.
- 18.—(1) Paragraphs 1, 2 and 3 of Schedule 63 to the said Regulation are revoked.
- (2) Paragraph 4 of the said Schedule 63, as made by section 11 of Ontario Regulation 151/71, is revoked.
- (3) Paragraph 5 of the said Schedule 63, as made by section 6 of Ontario Regulation 329/71, is revoked.
19. Schedule 64 to the said Regulation is revoked.
20. Paragraph 3 of Schedule 65 to the said Regulation, as made by section 10 of Ontario Regulation 395/72, is revoked.
21. Schedule 66 to the said Regulation, as amended by section 5 of Ontario Regulation 383/78, is revoked.
22. Paragraph 1 of Schedule 148 to the said Regulation, as made by section 24 of Ontario Regulation 225/73, and paragraph 2, as made by section 41 of Ontario Regulation 395/74, are revoked and the following substituted therefor:
1. That part of the King's Highway known as No. 80 in the County of Lambton lying between a point situate at its intersection with the boundary line between the County of Lambton and the County of Middlesex and a point situate at its intersection with the King's Highway known as No. 40 in the Front Concession of the Township of Moore. (W.P. 842-75-01) (D.1).
23. The said Regulation is amended by adding thereto the following Schedule:

Schedule 273

HIGHWAY NO. 78

1. That part of the King's Highway known as No. 78 in the County of Kent lying between a point situate 250 metres measured easterly from its intersection with Dora Drive in the Town of Wallaceburg and a point situate at its intersection with the King's Highway known as No. 21 in the Township of Camden. (W.P. 832-75-01) (D.1). O. Reg. 239/79, s. 23.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 9th day of April, 1979.

(2193)

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NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—	Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " " " "	—October 7th,	"
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October 6th,	" " 40	" " " " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column inch.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE
 9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
 Telephone 965-2238

Publications Under The Regulations Act

May 5th, 1979

THE RETAIL SALES TAX ACT

O. Reg. 240/79.

General.

Made—April 4th, 1979.

Filed—April 17th, 1979.

REGULATION TO AMEND REGULATION 785 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RETAIL SALES TAX ACT

1. Clause *a* of paragraph 8 of section 1 of Regulation 785 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 603/77, is revoked and the following substituted therefor:

- (a) any building or other structure built on or into the land, and machinery, equipment and apparatus that are affixed to or incorporated into such building or structure for the purpose of improving the serviceability or utility of the building as a building or structure of which they become a part to the extent that on completion such building or structure is used to provide a municipal service and is not occupied or intended to be occupied for the purpose of the private gain or profit of any person,

(2195)

18

THE NIAGARA PARKS ACT

O. Reg. 241/79.

General.

Made—March 20th, 1979.

Approved—April 11th, 1979.

Filed—April 17th, 1979.

REGULATION TO AMEND REGULATION 619 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE NIAGARA PARKS ACT

1. Clause *b* of subsection 1 of section 12 of Regulation 619 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:

(b) park a vehicle for a longer period than,

(i) one hour in any area in which the Commission has designated by the erection of signs a maximum period of parking of one hour;

(ii) two hours in any area in which the Commission has designated by the erection of signs a maximum period of parking of two hours; or

2. Paragraphs 7 and 8 of section 19 of the said Regulation, as remade by section 2 of Ontario Regulation 366/78, is revoked and the following substituted therefor:

7. Sight-seeing vehicle Class 5, designated to carry less than seventeen passengers, when conveying Canadian school and senior citizen groups \$2.00 upon each entry into the park

8. Sight-seeing vehicle Class 5, designated to carry seventeen or more passengers, when conveying Canadian school and senior citizen groups \$3.00 upon each entry into the park

9. Sight-seeing vehicle Class 5, designated to carry less than seventeen passengers, when conveying other than Canadian school or senior citizen groups . . . \$3.00 upon each entry into the park

10. Sight-seeing vehicle Class 5, designated to carry seventeen or more passengers, when conveying other than Canadian school or senior citizen groups \$5.00 upon each entry into the park

3. Subitems 5 and 6 of item 2 of the Schedule to the said Regulation, as remade by section 2 of Ontario Regulation 127/73, are revoked and the following substituted therefor;

		(5) The intersection of the south-westerly limit of Niagara Parkway produced with Portage Road at the entrance to Queenston Heights Park	The southerly limit of Regional Road 81
		(6) The southerly limit of Regional Road 81	The intersection of the northerly limit of John Street in the Town of Niagara-on-the-Lake

THE NIAGARA PARKS COMMISSION:

JAMES N. ALLAN
Chairman

D. R. WILSON
Secretary

Dated at Niagara Falls, this 20th day of March, 1979.

(2196)

18

**THE ONTARIO NEW HOME
WARRANTIES PLAN ACT, 1976**

O. Reg. 242/79.

Administration of Plan.

Made—March 28th, 1979.

Filed—April 17th, 1979.

BY-LAW NO. R-4

**REGULATION TO AMEND
ONTARIO REGULATION 943/76
MADE UNDER**

**THE ONTARIO NEW HOME WARRANTIES
PLAN ACT, 1976**

1. Clause *ra* of section 1 of Ontario Regulation 943/76, as made by section 1 of Ontario Regulation 575/77, is revoked.
2. Clause *aa* of section 2 of the said Regulation, as made by section 2 of Ontario Regulation 575/77, is revoked.
- 3.—(1) Subsection 1 of section 6 of the said Regulation, as remade by section 3 of Ontario Regulation 575/77, is revoked and the following substituted therefor:

(1) A purchaser who does not become an owner and who has a claim under clause *a* of subsection 1 of section 14 of the Act in respect of a purchase agreement is entitled to be paid out of the guarantee fund, for all

damages claimed against the vendor for financial loss, an amount equal to all deposits owing by the vendor to the purchaser under the purchase agreement to a maximum of \$20,000. O. Reg. 242/79, s. 3 (1).

- (2) Subsections 3, 4, 5, 6 and 7 of the said section 6 are revoked and the following substituted therefor:

(3) An owner who has a claim under clause *a* of subsection 1 of section 14 of the Act in respect of a construction contract is entitled to be paid out of the guarantee fund, for all damages against the builder for financial loss, an amount equal to all damages to the home other than damages in respect of unfinished work to a maximum aggregate limit of \$20,000.

(4) An owner of a home who has a claim under clause *b* or *c* of subsection 1 of section 14 of the Act is entitled to be paid out of the guarantee fund, the cost of rectification of defective work or the amount of the damage to the home to a maximum aggregate limit of \$20,000, but where the home is a condominium dwelling unit the entitlement is subject to the limits imposed by subsection 7.

(5) A condominium corporation which has a claim under clause *b* or *c* of subsection 1 of section 14 of the Act is entitled to be paid out of the guarantee fund, the cost of rectification of defective work or the amount of damage to the common elements, subject to the limits imposed by subsection 7.

(6) Liability under subsection 4 is limited to damage to the home only and liability under subsection 5 is

limited to damage to the common elements only, and there is no liability for any other damage, direct or indirect, or for unfinished work.

(7) The limit of the amounts that may be paid out of the guarantee fund in respect of a condominium project, whether related to the common elements or condominium dwelling units or both, is the lesser of:

- (a) \$1,000,000; or
- (b) an amount equal to \$20,000 multiplied by the number of condominium dwelling units in the condominium project.

(8) The limits under subsections 3, 4 and 7 are reduced by the amount of any payments previously made under subsections 3, 4 or 7 less any amount recovered by the Corporation or the insurers from any person other than the insurers, by way of indemnity or subrogation. O. Reg. 242/79, s. 3 (2).

4. Section 8a of the said Regulation, as made by section 4 of Ontario Regulation 575/77, is revoked.

5. Item 3a of Schedule A to the said Regulation, as made by section 7 of Ontario Regulation 575/77, is revoked.

PASSED by the directors on the 28th day of March, 1979.

ERNEST W. ASSALY
President

RUSS W. HOWALD
Secretary

CONFIRMED by the members in accordance with *The Corporations Act* on the 28th day of March, 1979.

RUSS W. HOWALD
Secretary

(2197)

18

THE MINISTRY OF CORRECTIONAL SERVICES ACT, 1978

O. Reg. 243/79.

General.

Made—April 4th, 1979.

Filed—April 17th, 1979.

REGULATION MADE UNDER THE MINISTRY OF CORRECTIONAL SERVICES ACT, 1978

GENERAL

I. In this Regulation.

- (a) "employee" means an employee of the Ministry;
- (b) "clinic" or "hospital" means that part of an institution set aside for the care and treatment of inmates who are physically or mentally ill;
- (c) "contraband" means unauthorized property in the possession of an inmate;
- (d) "health care professional" means a medical practitioner or a nurse licensed under *The Health Disciplines Act, 1974*;
- (e) "officer" means an employee who is directly involved in the care, health, discipline, safety and custody of an inmate and includes a bailiff appointed under the Act;
- (f) "Superintendent" includes a Director of a correctional institution. O. Reg. 243/79, s. 1.

PART I

CORRECTIONAL INSTITUTIONS

DUTIES OF SUPERINTENDENT,

HEALTH CARE PROFESSIONALS, EMPLOYEES

2.—(1) The Superintendent of a correctional institution is responsible for the management of the institution and for the care, health, discipline, safety and custody of the inmates under the Superintendent's authority, and, without limiting the generality of the foregoing, the Superintendent shall,

- (a) supervise the admission and release of each inmate from the institution;
- (b) supervise the recording, guarding and disposition of inmate property;
- (c) conduct reviews in discipline cases;
- (d) supervise the admission and conduct of persons visiting the institution; and
- (e) supervise the searches conducted on inmates and employees.

(2) The Superintendent shall,

- (a) administer the institution in accordance with the Act, the regulations and any instructions issued from time to time by the Minister to the Superintendent;
- (b) issue to the employees of the institution such directions as may be necessary to fulfil the responsibilities of a Superintendent;
- (c) establish administrative procedures to be followed on the admission, discharge, escape, illness or death of an inmate and on the assignment of employees' and inmates' duties; and

(d) ensure that inmates are informed of their duties and privileges while in the care and custody of the Superintendent.

(3) The Superintendent shall forward immediately to the proper authority an application of an inmate for,

- (a) appeal;
- (b) a writ of *habeas corpus* or *mandamus*;
- (c) parole; or
- (d) a transfer under the *Transfer of Offenders Act* (Canada). O. Reg. 243/79, s. 2.

3. Any power, duty or function conferred or imposed upon or exercised by a Superintendent under the Act or this Regulation may be delegated by the Superintendent to any person or persons to act as designated representative of the Superintendent for the purpose of the effective administration of the Act and the delegation shall be subject to such limitations, restrictions, conditions and requirements as the Superintendent considers necessary for the purpose. O. Reg. 243/79, s. 3.

4.—(1) There shall be one or more health care professionals in each institution to be responsible for the provision of health care services within the institution and to control and direct the medical and surgical treatment of all inmates.

(2) The health care professional shall ensure that every inmate receives a medical examination as soon as possible after admission to the institution.

(3) The health care professional shall immediately report to the Superintendent whenever the health care professional determines that an inmate is seriously ill.

(4) When an inmate is injured, a health care professional shall,

- (a) examine the inmate's injuries;
- (b) ensure such treatment as seems advisable; and
- (c) make a written report to the Superintendent concerning the nature of the injury and the treatment provided.

(5) When an inmate claims to be unable to work by reason of illness or disability, a health care professional shall examine the inmate and if, in his opinion, the inmate is unfit to work or the work should be changed, the health care professional shall immediately report the fact in writing to the Superintendent whereupon the inmate shall be relieved of work duties or have his work changed or be admitted to hospital or elsewhere for medical treatment as directed. O. Reg. 243/79, s. 4.

5. If an inmate becomes seriously ill, the Superintendent shall notify the inmate's close relatives and a minister of religion, preferably of the denomination to which the inmate belongs, and may notify any other

person or persons that the inmate requests be notified of the illness. O. Reg. 243/79, s. 5.

6. If an inmate dies while confined in an institution, the Superintendent shall immediately make a report concerning the death to the Minister and the report shall include,

- (a) the name of the inmate;
- (b) the names of the close relatives of the inmate; and
- (c) the cause of death and the surrounding circumstances. O. Reg. 243/79, s. 6.

7.—(1) No employee shall use force against an inmate unless force is required in order to,

- (a) enforce discipline and maintain order within the institution;
- (b) defend the employee or another employee or inmate from assault;
- (c) control a rebellious or disturbed inmate; or
- (d) conduct a search,

but where force is used against an inmate, the amount of force used shall be reasonable and not excessive having regard to the nature of the threat posed by the inmate and all other circumstances of the case.

(2) Where an employee uses force against an inmate, the employee shall file a written report with the Superintendent indicating the nature of the threat posed by the inmate and all other circumstances of the case. O. Reg. 243/79, s. 7.

ADMISSION TO INSTITUTION

8.—(1) The Superintendent shall not admit any person into custody at an institution except under the authority of a warrant of committal, an order for remand or other judicial document constituting authority for detention of the person therein.

(2) Notwithstanding subsection 1, a Superintendent shall admit a person into custody at an institution without a warrant of committal, an order for remand or other judicial document where,

- (a) the person is delivered to the institution by a provincial bailiff for temporary detention in the institution;
- (b) the person is delivered to the institution after being apprehended under section 38 of the Act; or
- (c) the person is delivered to the institution after being apprehended for an alleged breach of a temporary absence permit; or

(d) the institution is designated as a lock-up.

(3) Notwithstanding clause *d* of subsection 2, the Superintendent of a lock-up shall not admit into custody at the lock-up any person who is in need of immediate medical attention. O. Reg. 243/79, s. 8.

9. When a person is admitted into custody at an institution, the person becomes an inmate of the institution and the Superintendent shall ensure that each inmate is searched, bathed and clothed in the proper manner. O. Reg. 243/79, s. 9.

INMATE PROPERTY

10.—(1) The Superintendent shall cause a complete record to be made of all the property, including money and personal belongings, in the possession of the inmate at the time of admission to the institution.

(2) The non-perishable property that the inmate is not permitted to retain in his possession shall be deposited with the Superintendent.

(3) The perishable property that the inmate is not permitted to retain in his possession shall be dealt with as the inmate may reasonably direct or else be destroyed by the Superintendent. O. Reg. 243/79, s. 10.

11.—(1) When an inmate is paroled, discharged or transferred to a community resource centre, the Superintendent shall notify the inmate in writing regarding,

- (a) the place where the inmate's property may be claimed;
- (b) the period during which the property will be held by the Superintendent for the inmate after parole or discharge; and
- (c) the proposed disposition of the property in the event that it is not claimed by the inmate.

(2) An inmate receives sufficient notice under subsection 1 if the notice is delivered personally to the inmate or sent by registered mail to the inmate's forwarding address.

(3) Any property of an inmate that remains unclaimed for ninety days after the notice has been delivered or mailed to the inmate may be disposed of by the Superintendent in the following manner:

- 1. In the case of property having significant resale value, by forwarding the property to the Minister.
- 2. In the case of useful property that does not have any significant resale value, by donating the property to any person or organization that undertakes to use it for a charitable purpose.

3. In the case of any other property, by destroying it.

(4) Unclaimed property that has been forwarded to the Minister may be disposed of in any manner that the Minister considers appropriate.

(5) Any money belonging to an inmate that is not claimed and all proceeds from the disposition of unclaimed property shall be deposited in the Consolidated Revenue Fund. O. Reg. 243/79, s. 11.

12.—(1) Where an inmate becomes absent without authority from an institution, all property in the institution belonging to the inmate, except perishable property, shall be retained by the Superintendent, and if the property has not been claimed by the inmate within twelve months following the date that the inmate became absent, the property may be disposed of pursuant to section 11.

(2) All perishable property belonging to an inmate who becomes absent without authority from the institution may be immediately disposed of by the Superintendent in any manner that the Superintendent considers appropriate.

(3) The Superintendent shall keep a record of all unclaimed property of an inmate that is disposed of under this Regulation and the record shall include,

- (a) the name of the inmate who owned the property;
- (b) a description of the property disposed of;
- (c) the person or organization in receipt of the property; and
- (d) the proceeds of the disposition, if any. O. Reg. 243/79, s. 12.

VISITING PRIVILEGES

13. No person, including a visitor and any person accompanying a visitor, shall be present on the premises of an institution without the approval of the Superintendent and the Superintendent may impose such conditions and limitations upon the person while on the premises of the institution as the Superintendent considers necessary to ensure the safety of employees and inmates and the security of the institution. O. Reg. 243/79, s. 13.

14.—(1) An inmate shall be permitted visits from a minister of religion, a volunteer or from the inmate's solicitor during reasonable hours.

(2) In addition to the visits permitted under subsection 1, an inmate serving a sentence of imprisonment shall be permitted at least one visit each week.

(3) In addition to the visits permitted under subsection 1, an inmate not serving a sentence of imprisonment shall be permitted at least two visits each week.

(4) No child under the age of sixteen years shall be permitted access to an institution to visit an inmate unless,

- (a) the child is accompanied by an adult; or
- (b) permission is granted by the Superintendent for the child to visit the inmate unaccompanied.

(5) Notwithstanding subsections 1, 2, 3 and 4, a Superintendent may suspend all visiting privileges if the Superintendent is of the opinion that a state of emergency exists at the institution. O. Reg. 243/79, s. 14.

15. No visitor to an institution shall,

- (a) communicate with an inmate;
- (b) sketch or take photographs, or
- (c) receive, give, trade or sell any article to or from an inmate,

without the approval of the Superintendent. O. Reg. 243/79, s. 15.

CORRESPONDENCE PRIVILEGES

16. An inmate shall be permitted to send one letter upon admission to an institution and at least two letters each week thereafter and, where the inmate has not been awarded a weekly incentive allowance, the inmate shall be given sufficient stationery and postage in order to send the letters. O. Reg. 243/79, s. 16.

17. All letters and parcels sent to or from an inmate may be read or inspected by the Superintendent or by an employee designated by the Superintendent for that purpose, and the Superintendent may refuse to forward any letter or parcel or may delete part of a letter if, in the opinion of the Superintendent, the contents are prejudicial to the best interests of the recipient or are prejudicial to the public safety or the security of the institution. O. Reg. 243/79, s. 17.

18.—(1) Notwithstanding section 17, an inmate shall be permitted to send and receive letters from,

- (a) the inmate's lawyer;
- (b) a member of the Legislative Assembly of Ontario;
- (c) a member of the Parliament of Canada, and
- (d) the Deputy Minister of Correctional Services.

(2) Any letter referred to in subsection 1 may be read and inspected for contraband, but, in any case, the letter shall be forwarded without delay or deletion to the addressee. O. Reg. 243/79, s. 18.

19. Notwithstanding section 17, the Superintendent shall ensure that any letter,

- (a) addressed to the Ombudsman or Correctional Investigator of Canada from an inmate; or
- (b) addressed to an inmate from the Ombudsman or Correctional Investigator of Canada,

is immediately forwarded unopened to the addressee. O. Reg. 243/79, s. 19.

INCENTIVE ALLOWANCES

20.—(1) Every inmate shall perform work in the institution and participate in any institutional program to which the inmate is assigned unless the inmate is medically exempt from performing the work or participating in the program.

(2) The Superintendent of an institution shall,

- (a) keep a record, on a daily basis, of the work and conduct of each sentenced inmate; and
- (b) classify each inmate for the purpose of determining the weekly incentive allowance under subsection 3.

(3) Where, in the opinion of the Superintendent, the work and conduct of a sentenced inmate who is serving a sentence of more than ninety days are satisfactory, the Superintendent may award the inmate a weekly incentive allowance in an amount corresponding to the classification of the inmate in the following Table:

TABLE

WEEKLY INCENTIVE ALLOWANCE TO INMATES

Classification of Inmate	Weekly Savings Portion	Weekly Spending Portion
Grade 1	\$1.80	\$2.80
Grade 2	2.25	3.35
Grade 3	2.70	4.05
Grade 4	3.10	4.65

(4) Where an inmate has damaged or destroyed any property of an institution, the Minister may direct that an amount be deducted from the total weekly incentive allowance standing to the credit of the inmate as compensation for the damage or destruction.

(5) When an inmate is paroled or discharged from an institution, the total weekly incentive allowance standing to the credit of the inmate shall be paid to the inmate and the Minister may grant the inmate a gratuity or such other assistance as may aid in the inmate's rehabilitation. O. Reg. 243/79, s. 20.

MONEY EARNED WHILE IN CUSTODY

21.—(1) Every inmate while in custody at an institution shall forward or cause to be forwarded to the Superintendent all money earned by the inmate from work performed and the Superintendent shall hold the money in trust for the inmate during the period that the inmate is in custody at the institution.

(2) The Superintendent shall not disburse or deduct any amount from the moneys held in trust for an inmate except,

- (a) a fee of \$6.00 per day to be paid to the Ministry as partial reimbursement for the cost of food, lodging and clothing supplied to the inmate by the institution;
- (b) the amount of any deduction or payment required by law; or
- (c) an amount in accordance with a request made by the inmate and approved by the Superintendent.

(3) Where an inmate has dependants, the inmate, in consultation with the Superintendent, shall determine an amount to be deducted from the moneys held in trust for the inmate as support payments to the inmate's dependants.

(4) The Superintendent shall deposit all money received by him under subsection 1 into a trust account at a Province of Ontario Savings Office or an Ontario branch of a chartered bank or a corporation registered under *The Loan and Trust Corporations Act* and authorized by law to accept deposits.

(5) Upon parole or discharge from the institution, the Superintendent shall pay to the inmate all moneys held in trust for the inmate less any disbursements or deductions authorized under subsection 2. O. Reg. 243/79, s. 21.

SEARCHES

22.—(1) The Superintendent may authorize a search, at any time, of,

- (a) the institution or any part of the institution;
- (b) the person of an inmate;
- (c) the property of an inmate; or
- (d) any vehicle located on the premises of the institution.

(2) Where the Superintendent has reasonable cause to believe that an employee is bringing or attempting to bring contraband into or out of the institution, the Superintendent may authorize a search of the person or any property of the employee that is located on the premises of the institution.

(3) An officer may conduct an immediate search without the authorization of the Superintendent where the officer has reasonable cause to believe that the inmate will destroy or dispose of contraband during the delay necessary to obtain the authorization. O. Reg. 243/79, s. 22.

23. No inmate shall be searched by a person of the opposite sex unless,

- (a) the person is a health care professional; or
- (b) the person is an officer who has reasonable cause to believe that an immediate search is necessary because the inmate is concealing contraband that is dangerous or harmful. O. Reg. 243/79, s. 23.

24.—(1) Any person conducting a search during which an inmate is required to undress shall conduct the search in a place and manner such that the inmate is not subject to embarrassment or humiliation.

(2) Every manual search of an inmate's rectal or vaginal areas shall be conducted by a health care professional. O. Reg. 243/79, s. 24.

25.—(1) The Superintendent shall ensure that a written record is made of every inmate search and the record shall include,

- (a) the name of the inmate searched;
- (b) the reason for the search; and
- (c) a description of any property seized or damaged in the search.

(2) The Superintendent shall inform an inmate of any seizure or damage to property belonging to the inmate arising from a search conducted without the knowledge of the inmate. O. Reg. 243/79, s. 25.

26. An inmate who refuses to be searched or resists a search may be placed in segregation until the inmate submits to the search or until there is no longer a need to search the inmate. O. Reg. 243/79, s. 26.

INMATE COMPLAINTS

27. Where an inmate alleges that the inmate's privileges have been infringed or otherwise has a complaint against another inmate or employee, the inmate may make a complaint in writing to the Superintendent. O. Reg. 243/79, s. 27.

INMATE MISCONDUCT

28.—(1) An inmate commits a misconduct if the inmate,

- (a) wilfully disobeys a lawful order of an officer;
- (b) commits or threatens to commit an assault upon another person;

- (c) makes a gross insult, by gesture, use of abusive language, or other act, directed at any person;
- (d) takes or converts to the inmate's own use or to the use of another person any property without the consent of the rightful owner of the property;
- (e) wilfully damages any property that is now owned by the inmate;
- (f) has contraband in his possession or attempts to or participates in an attempt to bring contraband in or take contraband out of the institution;
- (g) creates or incites a disturbance likely to endanger the security of the institution;
- (h) escapes, attempts to escape or is unlawfully at large from an institution;
- (i) leaves a cell, place of work or other appointed place without proper authority;
- (j) gives or offers a bribe or reward to an employee of the institution;
- (k) counsels, aids or abets another inmate to do an act in contravention of the Act and regulations;
- (l) refuses to pay a fee or charge that the inmate is required to pay under the Act or regulations;
- (m) obstructs an investigation conducted or authorized by the Superintendent;
- (n) wilfully breaches or attempts to breach any other regulation or a written rule, of which the inmate has received notice, governing the conduct of inmates; or
- (o) wilfully breaches or attempts to breach any term or condition of a temporary absence.

(2) An inmate shall be deemed to have received notice of a regulation or rule governing the conduct of inmates when the regulation or rule is included in the handbook provided to the inmate or posted in a conspicuous place in the institution.

(3) No inmate shall be disciplined for any breach of the written rules governing the conduct of inmates except by the Superintendent. O. Reg. 243/79, s. 28.

29.—(1) Where an inmate is alleged to have committed a misconduct that also constitutes an indictable offence under an Act of Parliament, the Superintendent shall consult with the local Crown Attorney to determine whether the case should be dealt with by the Crown Attorney under the criminal law or by the Superintendent as a matter of internal discipline.

(2) Where a prosecution is commenced against an inmate by the Crown Attorney, all internal disciplinary action against the inmate relating to the alleged misconduct shall be discontinued. O. Reg. 243/79, s. 29.

30.—(1) Where an inmate is alleged to have committed a misconduct, the Superintendent shall decide, as soon as possible, and, in any case, not later than seven days after the day on which the alleged offence occurred, whether or not the misconduct has been committed.

(2) Before making a decision under subsection 1, the Superintendent shall ensure that the inmate is notified of the allegation against him and is given an opportunity for an interview with the Superintendent to discuss the allegation.

(3) At the interview with the Superintendent, the inmate is entitled to present arguments and explanations to dispute the allegation and to question the person or persons making the allegation as well as any other witnesses to the incident.

(4) The Superintendent may permit any person, including an interpreter, to attend the interview and assist in any manner that the Superintendent considers appropriate.

(5) The Superintendent shall inform the inmate within two days after the day of the interview concerning the Superintendent's decision, the reasons for the decision and the penalty imposed, if any.

(6) Where the inmate does not notify the Superintendent within one day of receiving notification of the allegation under subsection 2 that the inmate wishes an interview with the Superintendent, the Superintendent may decide the matter and shall inform the inmate of the decision, the reasons for the decision and the penalty imposed, if any.

(7) After making the decision under subsection 5 or 6, the Superintendent shall make a record of the case noting the nature of the allegation, the arguments and explanations presented by the inmate, if any, and the decision, reasons and penalty imposed by the Superintendent in the case.

(8) Where an inmate who is alleged to have committed a misconduct is absent from the institution, a reasonable attempt to notify the inmate shall constitute sufficient notice for the purpose of this section. O. Reg. 243/79, s. 30.

31.—(1) Where the Superintendent determines that an inmate has committed a misconduct, the Superintendent may impose one or more of the following penalties:

1. Loss of all or some privileges for a period greater than 120 days.
2. A change of program or work activity.

3. A change of classification relating to the incentive allowance.
4. A change of security status.
5. A reprimand.
6. Revocation of a temporary absence permit.

(2) Where the Superintendent determines that an inmate has committed a misconduct of a serious nature, the Superintendent may impose, in addition to any of the penalties imposed in subsection 1, one of the following penalties:

1. Close confinement for a definite period not greater than thirty days on a regular diet.
2. Close confinement for an indefinite period not greater than thirty days on a regular diet.
3. Close confinement for an indefinite period not greater than ten days on a special diet that fulfills basic nutritional requirements.
4. Forfeiture of a portion or all of the remission that stands to the inmate's credit but no such forfeiture shall exceed fifteen days without the Minister's approval.
5. Subject to the approval of the Minister, suspension of the eligibility of an inmate to earn remission for a period of two months. O. Reg. 243/79, s. 31.

32.—(1) The Minister, when requested by an inmate, may review a decision of the Superintendent where,

- (a) the inmate alleges that the Superintendent did not make the decision in accordance with the procedures set out in this Regulation; or
- (b) the inmate has been disciplined by having a portion or the whole of his or her remission forfeited or by receiving a suspension from eligibility to earn remission.

(2) The Superintendent, upon being notified of the Minister's review, shall immediately provide the Minister with a copy of his record of the inmate's case.

(3) Upon completion of the review, the Minister may confirm or vary the decision of the Superintendent or direct the Superintendent to reconsider the case, and the Minister shall forthwith notify the inmate and the Superintendent of the decision and the reasons therefor.

(4) The decision of the Minister is final. O. Reg. 243/79, s. 32.

SEGREGATION

33.—(1) The Superintendent may place an inmate in segregation if,

- (a) in the opinion of the Superintendent, the inmate is in need of protection;
- (b) in the opinion of the Superintendent, the inmate must be segregated to protect the security of the institution or the safety of other inmates;
- (c) the inmate is alleged to have committed a misconduct of a serious nature; or
- (d) the inmate requests to be placed in segregation.

(2) When an inmate is placed in segregation under clause *c* of subsection 1, the Superintendent shall conduct a preliminary review of the inmate's case within twenty-four hours after the inmate has been placed in segregation and where the Superintendent is of the opinion that the continued segregation of the inmate is not warranted, the Superintendent shall release the inmate from segregation.

(3) The Superintendent shall review the circumstances of each inmate who is placed in segregation at least once in every five-day period to determine whether the continued segregation of the inmate is warranted.

(4) An inmate who is placed in segregation under this section retains, as far as practicable, the same benefits and privileges as if the inmate were not placed in segregation.

(5) Where an inmate is placed in segregation for a continuous period of thirty days, the Superintendent shall report to the Minister the reasons for the continued segregation of the inmate. O. Reg. 243/79, s. 33.

TEMPORARY ABSENCE

34. Every Superintendent is hereby designated as an officer under the Act for the purpose of authorizing the temporary absence of an inmate from a correctional institution. O. Reg. 243/79, s. 34.

35.—(1) Every inmate is eligible to be lawfully absent from an institution during the inmate's term of imprisonment under the authority of a temporary absence permit issued by the Superintendent in accordance with the Act, regulations and any instructions issued from time to time by the Minister.

(2) Every temporary absence granted to an inmate is a privilege conferred upon the inmate for a specific purpose and the Superintendent may cancel a temporary absence permit where the purpose for which the permit was issued has been fulfilled or where the purpose has been presented in such a manner that it cannot be fulfilled. O. Reg. 243/79, s. 35.

36. Every request by an inmate for a temporary absence permit shall be submitted in writing to the Superintendent of the institution in which the inmate is

confined and shall set out the reasons for the request. O. Reg. 243/79, s. 36.

37.—(1) The Superintendent shall appoint a committee, to be known as the Temporary Absence Committee, comprised of not fewer than three persons to advise the Superintendent concerning applications for temporary absence permits that are referred to the Committee.

(2) Every request for a temporary absence permit that would authorize an inmate to be absent from an institution,

- (a) for a period greater than fifteen days; or
- (b) to become a resident in a community resource centre,

shall be referred to the Temporary Absence Committee by the Superintendent.

(3) A request referred to the Committee shall be reviewed by the Committee as soon as possible and, in any case, not later than fifteen days after the Committee has received the request.

(4) An inmate is entitled to attend before the Committee to make oral representations in support of the request and the Superintendent may permit any other person, including an interpreter, to attend before the Committee for the purpose of assisting the Committee in its review.

(5) As soon as possible and, in any case, not later than seven days after the completion of the review, the Committee shall submit to the Superintendent a report containing,

- (a) a copy of the inmate's written request;
- (b) a summary of the inmate's representations;
- (c) a recommendation whether the request should be accepted, rejected or modified; and
- (d) reasons for the recommendation.

(6) After considering the request for a temporary absence permit and, where the Committee has reviewed the request, the report of the Committee, the Superintendent may,

- (a) authorize the temporary absence with or without conditions;
- (b) deny the request for a temporary absence; or
- (c) defer the decision.

(7) The Superintendent shall give written notice to the inmate of his decision and the reasons for the decision as soon as possible and, in any case, not later than seven days after making the decision.

(8) Where the Superintendent believes on reasonable and probable grounds that an inmate has breached or attempted to breach a term or condition of the temporary absence, the Superintendent may order the inmate to return immediately to the correctional institution for the purpose of determining whether the misconduct has been committed and whether the temporary absence permit should be revoked. O. Reg. 243/79, s. 37.

38.—(1) Where the Superintendent denies a request for a temporary absence that has been reviewed by the Temporary Absence Committee, the inmate may, in writing, apply to the Minister to conduct a further review of the inmate's request for a temporary absence permit and the inmate shall set out therein the reasons for the application and any new information or submissions in support of the request for a temporary absence.

(2) Where an inmate applies to the Minister for a further review under subsection 1, the Superintendent, upon being notified of the inmate's application, shall immediately provide to the Minister a copy of,

- (a) the report of the Temporary Absence Committee; and
- (b) the Superintendent's decision and reasons.

(3) Upon completion of the review, the Minister may,

- (a) authorize the temporary absence with or without conditions;
- (b) deny the request for a temporary absence; or
- (c) defer the decision,

and the Minister shall forthwith notify the Superintendent and the inmate of the decision and the reasons for the decision.

(4) The decision of the Minister is final. O. Reg. 243/79, s. 38.

39. Every person to whom the Ministry permits the release of a pre-sentence report, a post-sentence report, a psychiatric report, a psychological assessment, or a copy of any other Ministry document shall pay to the Ministry the fee set out below as partial reimbursement to the Ministry of the cost of preparing and producing the report, assessment or document:

1. For psychiatric reports or psychological assessments	\$80.00
2. For pre-sentence or post-sentence reports	\$25.00
3. For photocopying50 per page

PART II

PAROLE

40.—(1) The portion of the term of imprisonment that an inmate must serve before parole may be granted is one-third of the total term of imprisonment imposed upon the inmate.

(2) Notwithstanding subsection 1, the Board may grant an inmate at any time where, in the opinion of the Board, compelling or exceptional circumstances exist that warrant the inmate's parole.

(3) Every inmate sentenced to imprisonment in an institution shall be notified in writing by the Board or the Ministry of the inmate's parole eligibility date no later than two months after the date on which the inmate was sentenced. O. Reg. 243/79, s. 40.

41.—(1) Where an inmate is serving a term of imprisonment of less than six months, the inmate may apply to the Board at any time after the parole eligibility date for parole.

(2) The Board is not required to hold a hearing before considering and deciding upon an application for parole referred to in subsection 1. O. Reg. 243/79, s. 41.

42.—(1) Where an inmate is serving a term of imprisonment of six months or more, the Board shall consider the inmate for parole after the parole eligibility date notwithstanding that the inmate has not applied for parole.

(2) An inmate referred to in subsection 1 is entitled to a hearing before the Board unless the inmate, in writing, waives the right to the hearing, but if the inmate subsequently revokes the waiver before the Board makes a decision regarding the parole, the Board shall proceed to conduct a hearing of the matter. O. Reg. 243/79, s. 42.

43.—(1) Where the Board conducts a hearing to determine whether or not an inmate is a suitable inmate to be granted parole, the Board may obtain and consider any information that the Board considers useful and relevant regarding the character, abilities and prospects of the inmate, and in particular the Board may obtain and consider,

- (a) particulars of the inmate's trial, conviction and sentence;
- (b) particulars of the inmate's criminal record;
- (c) information from persons knowledgeable about the inmate's background and living conditions before the inmate was confined in the institution;
- (d) a report from the Superintendent of the institution assessing the progress made by the inmate towards rehabilitation; and

(e) a report from a health care professional concerning the physical condition and mental health of the inmate.

(2) The Board shall give each inmate an opportunity to attend before it at the hearing to present arguments and submissions on his own behalf.

(3) Upon consideration of the matters referred to in subsection 1, and the arguments and submissions of the inmate, the Board may,

- (a) grant parole upon such terms and conditions as it considers necessary;
- (b) defer its decision; or
- (c) refuse to grant parole.

and the Board shall notify the inmate in writing of its decision and the reasons for the decision. O. Reg. 243/79, s. 43.

44. An inmate who is aggrieved by a decision of the Board may apply to the Board for a new hearing and a review of the decision and the Board shall decide whether or not to grant the hearing and review and shall notify the inmate forthwith. O. Reg. 243/79, s. 44.

45.—(1) An inmate who has received parole shall not be released from an institution until a certificate of parole in Form 1 has been completed and signed by the inmate.

(2) Notwithstanding subsection 1, the Board may authorize the release of an inmate before the certificate of parole has been completed and signed where the Board is of the opinion that compelling or exceptional circumstances warrant the early release of the inmate. O. Reg. 243/79, s. 45.

46. It is a condition of every grant of parole, unless the Board orders otherwise, that the parolee shall,

- (a) keep the peace and be of good behaviour;
- (b) remain within the jurisdiction of the Board;
- (c) notify the Board or his parole officer of every change of address or employment;
- (d) report regularly to his parole officer or the local police force; and
- (e) refrain from associating with any person who is engaged in criminal activity or, unless approved by his parole officer, with any person who has a criminal record. O. Reg. 243/79, s. 46.

47.—(1) A parolee shall deliver a report in Form 2 to the parolee's parole supervisor when the parolee arrives at his destination.

(2) A parolee shall report to the local police force when the parolee arrives at his destination. O. Reg. 243/79, s. 47.

48. A parolee shall on the first day of every month until the parolee's final release forward by mail to his parole supervisor a report in Form 3 and thereafter the parolee shall report to a probation or parole officer at least once every month. O. Reg. 243/79, s. 48.

49.—(1) The warrant referred to in section 38 of the Act shall be in Form 4.

(2) Where the Board reviews the parole of an inmate who has been apprehended under subsection 1 of section 38 of the Act, the Board shall ensure that the inmate has been informed of the reasons for the apprehension and that the inmate is given an opportunity to provide information or make submissions to the Board on his own behalf in order to assist the Board in its review of the parole. O. Reg. 243/79, s. 49.

50. Where the Board has granted parole to an inmate to permit the deportation of the inmate, the Board may remit any remaining portion of the inmate's term of imprisonment. O. Reg. 243/79, s. 50.

PART III

COMMUNITY RESOURCE CENTRES

51.—(1) The director of a community resource centre is responsible for the management of the centre and for the care, health, discipline, safety and custody of the inmates under the director's authority, and, without limiting the generality of the foregoing, the director shall,

- (a) supervise the admission and release of each inmate from the centre;

- (b) supervise the disposition of inmate property; and
- (c) supervise the admission and conduct of persons visiting the centre.

(2) The director shall,

- (a) administer the community resource centre in accordance with the Act, the regulations, the agreement between the centre and the Ministry, and any instructions issued from time to time by the Minister to the director; and
- (b) ensure that inmates are informed of their duties and privileges while in custody at the community resource centre. O. Reg. 243/79, s. 51.

52. The provisions of this Regulation governing the disposition of inmate property apply, with necessary modifications, to the property of an inmate who is admitted to a community resource centre. O. Reg. 243/79, s. 52.

53. The provisions of this Regulation governing the management of money earned by an inmate while in custody at a correctional institution apply, with necessary modifications, to the management of money earned by an inmate while in custody at a community resource centre. O. Reg. 243/79, s. 53.

54. There shall be an inspection or investigation by the Ministry of every community resource centre from time to time and, in any event, at least once in each year and each director shall provide access and assist an inspector from the Ministry as fully as possible in the conduct of an inspection or investigation. O. Reg. 243/79, s. 54.

55. Regulations 166 and 167 of Revised Regulations of Ontario, 1970 and Ontario Regulations 146/71, 336/71, 194/72, 74/73, 884/74, 580/75, 290/76, 245/77 and 932/77 are revoked.

Form 1

The Ministry of Correctional Services Act, 1978

CERTIFICATE OF PAROLE

Under The Ministry of Correctional Services Act, 1978 and the regulations, the Board of Parole releases

.....
(name)

hereafter called the parolee, who was on the day of, 19.....

sentenced to a sentence of

and is now serving that sentence, to be released from

.....
(name of correctional institution)

upon the following conditions of parole:

1. The parolee shall proceed at once to

for employment and shall reside at

and shall there work and reside, if practicable, during the period of his parole.

2. Where the parolee finds it desirable to change his employment or residence, he shall first obtain the written consent of the Board of Parole through his supervisor.

3. The parolee shall, on the first day of every month, until his final release, forward by mail to his supervisor a report in Form 3.

4. The parolee shall keep the peace, be of good behaviour and, unless otherwise authorized, remain within the Province of Ontario.

5. The parolee, unless exempted, shall pay to the Ministry a fee of \$25.00 per month as partial reimbursement for the cost of his parole supervision.

6. The parolee shall abide by all instructions which may be given by his supervisor particularly with regard to personal or family responsibilities, employment, associations, hours, use of intoxicants, and operation of motor vehicles, and he shall strictly obey the law. The parolee must report to his supervisor any association with persons having a criminal record.

7. As soon as possible after reaching his destination, the parolee shall report regularly to

and at once enter the employment stated in paragraph 1 of these conditions and he shall also report by mail in Form 2 to his supervisor his arrival at his destination, giving his exact residence address.

8. The parolee's supervisor while on parole is

Given in triplicate this day of, 19.....
by authority of the Board of Parole.

(Chairman or other official designated by him)

Valid only when countersigned by
(Superintendent of correctional institution)

I have carefully read, and understand the conditions and contents of this certificate of parole and I accept my release thereunder and pledge myself honestly to comply with the conditions therein. I also understand that if I violate the conditions of my parole, I may be returned to a correctional institution to serve the portion of my term of imprisonment, including any remission, that remained unexpired at the time parole was granted.

Signed in triplicate this day of 19.....

(parolee)

Form 2

The Ministry of Correctional Services Act, 1978

REPORT OF ARRIVAL OF PAROLEE AT DESTINATION

To: The officer designated by the Board of Parole as supervisor of parolee:

I report that I have arrived at my destination and my exact residence address is

The name and address of my employer is

Dated atthisday of, 19.....

(signature of parolee)

O. Reg. 243/79, Form 2.

Form 3

The Ministry of Correctional Services Act, 1978

MONTHLY REPORT OF PAROLEE

Name			
Address			
City/Postal Code/Phone			
Employer/School			
Address			
City/Postal Code/Phone			
Type of Work			
Days Worked	Wages \$	day week per month	Present Savings \$
Reason for Unemployment			

Problems (Employment/Family/Parole Supervisor/Police)	

Parolee Signature	Date
Endorsed by	Relationship

Signature	Address
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Probation/Parole officer's comments

Causes for Concern

Probation/Parole officer's signature
Address/City/Postal Code

O. Reg. 243/79, Form 3.

Form 4

The Ministry of Correctional Services Act, 1978

WARRANT

TO: Any Peace Officer

WHEREAS on the _____ day of _____, 19____ parole was granted, subject to the conditions and provisions set forth in a certificate of parole, issued under the seal of the Board of Parole, to,

Name _____ Number _____

who was convicted of _____

on the _____ day of _____, 19____, and was then

and there sentenced to _____

and was at the date of the said certificate of parole confined in _____

AND WHEREAS, I am a person having authority under *The Ministry of Correctional Services Act, 1978* to authorize the arrest and return to a correctional institution of a person on parole, whenever I believe, on reasonable and probable grounds that the person has failed to observe any condition of his/her parole.

NOW THEREFORE, in pursuance of the authority vested in me as aforesaid, I hereby, in Her Majesty's name, command you to arrest _____ and return this person to the nearest provincial correctional facility.

Dated at _____ this _____ day of _____, 19_____

A member of the Board of Parole or a person designated by the Board under section 38 of *The Ministry of Correctional Services Act, 1978*.

O. Reg. 243/79, Form 4.

(2198)

18

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 244/79.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—March 30th, 1979.

Filed—April 17th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph xiv of section 2 of Ontario Regulation 481/73 is revoked and the following substituted therefor:

(xiv) Lots 3 to 8, both inclusive, and lots 31 to 35, both inclusive, in Concession I, south of Dundas Street, excepting the following:

1. the easterly half of Lot 3;
2. the westerly half of Lot 8;
3. the north quarter of lots 31 to 34, both inclusive;
4. that part of Lot 3 more particularly described as follows:

Premising that the astronomic bearing of the southeasterly limit of Dundas Street, as widened by the Ministry of Transportation and Communications

Plan P-2074-39 and registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 1203, is north 38° 16' east and relating all bearings herein thereto;

Beginning at an iron bar planted in the southwesterly limit of the said Lot distant 3,408.47 feet measured south-easterly therealong from the most westerly angle thereof;

Thence south 44° 26' 10" east continuing along the said southwesterly limit 1,934.01 feet to an iron pipe;

Thence north 38° 27' 55" east 661.75 feet to an iron bar;

Thence north 44° 18' west 1,926.82 feet to an iron bar planted at the intersection thereof with the southeasterly limit of the right-of-way of the Ontario Hydro, said point of intersection being designated for future reference as Point A;

Thence south 39° 08' west along the last-mentioned southeasterly limit 665.44 feet, more or less, to the place of beginning.

Together with a right-of-way in, over, along and upon a strip of land 20 feet in perpendicular width adjoining to and extending immediately southwesterly from a line more particularly described as follows:

Beginning at the said Point A;

Thence north 44° 21' west 161.04 feet to an iron bar;

Thence north 45° 04' 50" west 3,225.33 feet to an iron bar planted at the intersection thereof with the said southeasterly limit of Dundas Street as widened.

F. MILLER
*Treasurer of Ontario and
Minister of Economics*

Dated at Toronto, this 30th day of March, 1979.

(2199) 18

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 245/79.

General.

Made—April 4th, 1979.

Filed—April 17th, 1979.

**REGULATION TO AMEND
REGULATION 810 OF**

**REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER**

THE TEACHERS' SUPERANNUATION ACT

1. Paragraph 1 of section 19 of Regulation 810 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. L'Association française des Conseils scolaires de l'Ontario.

(2200) 18

THE VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 246/79.

General.

Made—April 4th, 1979.

Filed—April 17th, 1979.

**REGULATION TO AMEND
REGULATION 821 OF**

**REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER**

THE VOCATIONAL REHABILITATION SERVICES ACT

1.—(1) Items 2, 9, 10, 48, 55, 56, 60, 62, 63, 67, 70, 81 and 86 of Schedule 2 to Regulation 821 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 508/77, are revoked and the following substituted therefor:

2. A.R.C. Industries Glengarry Workshop,
68 Main Street,
Alexandria

9. A.R.C. Industries,
466 Franklin Boulevard
and
20 River Street South,
Cambridge

10. A.R.C. Industries,
723 Bloomfield Road, R.R. #5,
Chatham

48. A.R.C. Industries,
R.R. #2,
Shelburne
and
The Joinery,
35 Robb Boulevard,
Orangeville

55. A.R.C. Industries, Etobicoke Branch,
288 Judson Avenue,
Toronto

56. A.R.C. Industries, Central Branch,
86 Bathurst Street,
Toronto

60. A.R.C. Industries,
43 Hagar Street,
Welland

62. Ability Centre,
180 Gore Street,
Sault Ste. Marie

62a. Ability Centre,
237 Camelot Street,
Thunder Bay

62b. Ability Centre,
429 Spruce Street South,
and
233 Pine Street South,
Timmins

63. Ability Centre,
585 Trethewey Drive,
Toronto

- 63a. Ad-Tec,
R.R. #2,
Alliston
67. Adult Training Centre &
Sheltered Workshop,
1026 and 1030 Speers Road,
and
Claycrafters,
147 Church Street,
Oakville
70. Amity Rehabilitation Centre,
225 King William Street,
Hamilton
86. C.O.S.T.I. Rehabilitation Centre,
76 Orfus Road,
Toronto
- (2) Item 96 of the said Schedule 2, as remade by
subsection 2 of section 2 of Ontario Regulation
290/78, is revoked and the following substituted
therefor:
96. The James Purdue Adult Workshop
and Training Centre,
300 Elgin Street East,
St. Marys
- (3) Items 97, 107, 108, 113, 121 and 122 of the said
Schedule 2 are revoked and the following sub-
stituted therefor:
97. Kingston Ability Centre,
2 Cataraqui Street,
and
428A Barrie Street,
and
664 Princess Street,
Kingston
107. Opportunity Workshop,
190 Adelaide Street South,
London
108. Ottawa Ability Centre,
80 Colonnade Road,
Ottawa
- (4) Item 122a of the said Schedule 2, as made by
subsection 3 of section 2 of Ontario Regulation
290/78, is revoked and the following substituted
therefor:
- 122a. Vanier Industries,
221 Front Road,
Hawkesbury
and
Concession 3,
Casselman
- (5) Item 124 of the said Schedule 2 is revoked and
the following substituted therefor:
124. Welland Ability,
160 East Main Street,
Welland
and
212 King Street,
Port Colborne
- (2213)

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 247/79.

General.

Made—April 11th, 1979.

Filed—April 18th, 1979.

REGULATION TO AMEND
REGULATION 383 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE GENERAL WELFARE ASSISTANCE ACT

1. Item 10 as remade and Item 13 as made by section 1 of Ontario Regulation 62/79, of Schedule C to Regulation 383 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

10.	From and including the 1st day of August 1978 up to and including the 30th day of September 1978	8.70	25.00	45.00	21.30
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13.	From and including the 1st day of February 1979 up to and including the 31st day of March 1979	9.80	25.50	45.00	21.70
14.	From and including the 1st day of April 1979	9.80	27.55	45.00	23.45

(2214)

18

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 248/79.

General.

Made—April 11th, 1979.

Filed—April 18th, 1979.

REGULATION TO AMEND
REGULATION 85 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CHARITABLE INSTITUTIONS ACT

1. Item 12, as made by section 1 of Ontario Regulation 65/79, of Table 1 to Regulation 85 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

12.	From and including the 1st day of February 1979 up to and including the 31st day of March 1979	9.80	25.50	19.20	45.00	17.50
13.	From and including the 1st day of April 1979	9.80	27.55	19.20	45.00	19.25

(2215)

18

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 249/79.

General.

Made—April 11th, 1979.

Filed—April 18th, 1979.

REGULATION TO AMEND
REGULATION 439 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HOMES FOR THE AGED AND REST HOMES ACT

1. Item 12, as made by section 1 of Ontario Regulation 63/79, of Table 1 to Regulation 439 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

12.	From and including the 1st day of February 1979 up to and including the 31st day of March 1979	9.80	23.50	19.20	45.00
13.	From and including the 1st day of April 1979	9.80	25.55	19.20	45.00

(2216)

18

THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 250/79.
 Reciprocating States.
 Made—April 11th, 1979.
 Filed—April 18th, 1979.

**REGULATION TO AMEND
 REGULATION 771 OF
 REVISED REGULATIONS OF ONTARIO, 1970
 MADE UNDER
 THE RECIPROCAL ENFORCEMENT OF
 MAINTENANCE ORDERS ACT**

1. Paragraph 2 of the Schedule to Regulation 771 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 504/72, section 1 of Ontario Regulation 29/75, subsection 1 of section 1 of Ontario Regulation 922/75, section 1 of Ontario Regulation 125/76, section 1 of Ontario Regulation 126/77, section 1 of Ontario Regulation 433/77, section 1 of Ontario Regulation 820/77, section 1 of Ontario Regulation 933/77, section 1 of Ontario Regulation 146/78, section 1 of Ontario Regulation 209/78, section 1 of Ontario Regulation 441/78 and section 1 of Ontario Regulation 120/79, is further amended by adding thereto the following subparagraph:

xvi. Texas

(2217)

18

THE JUDICATURE ACT

O. Reg. 251/79.
 Rules of Practice.
 Made—March 27th, 1979.
 Approved—April 11th, 1979.
 Filed—April 18th, 1979.

AMENDMENTS TO REGULATION 545 OF REVISED REGULATIONS OF ONTARIO, 1970, BEING THE RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO, INCLUDING THE APPENDIX OF FORMS AND THE TARIFFS OF DISBURSEMENTS, MADE BY THE RULES COMMITTEE

ON THE 27TH DAY OF MARCH, 1979, UNDER THE JUDICATURE ACT. THE AMENDMENT TO RULE 506(1) TO BE EFFECTIVE ON THE 1ST DAY OF JULY, 1979, AND THE NEW RULE 775.m TO BE EFFECTIVE ON THE DAY THAT THE CHILD WELFARE ACT, 1978 COMES INTO FORCE.

1. Subrule 1 of rule 506 of Regulation 545 of Revised Regulations of Ontario 1970 as amended by Ontario Regulations 520/71 and further amended by Ontario Regulation 115/72, and further amended by Ontario Regulation 216/78 is further amended by revoking subrule (1) and substituting the following therefor:

506.—(1) If the judgment or order appealed from awards a mandamus, or an injunction, or support under *The Family Law Reform Act, 1978* or maintenance under the *Divorce Act (Canada)*, or custody of or access to children, except as otherwise provided by statute execution thereof shall not be stayed upon an appeal being set down, unless it shall be otherwise ordered by the judge appealed from or by a judge of the appellate court. In all other cases unless otherwise ordered by a judge of the appellate court, upon an appeal being set down, execution of the judgment or order appealed from shall be stayed pending the disposition of the appeal.

2. New rule 775.m is added to Ontario Regulations 545 of the revised Regulations of Ontario 1970 as follows:

CHILD WELFARE ACT PROCEEDINGS

775.m—(1) In this Rule "Act" means *The Child Welfare Act, 1978*.

(2) An appeal to a county court under section 43 or 84 of the Act shall be made by notice of appeal served by the appellant within 30 days after the making of the decision being appealed upon the clerk of the court that made the decision and filed with the clerk of the county court within 5 days after service.

(3) Upon the filing of the notice of appeal, the appellant shall forward by ordinary mail a copy of the notice of appeal to,

(a) all other persons entitled to appeal the decision; and

(b) in the case of an appeal under section 43 of the Act, all other persons entitled to notice of a hearing under subsection 7 of section 28 of the Act who appeared at the hearing.

(4) The notice shall state the relief asked and shall set forth the grounds of appeal and no other grounds may be argued except by leave of the court.

(5) The record of the appeal shall contain the material prepared for the purpose under the rules of the provincial courts (family division) and sent to the county court by the court that made the decision and shall include,

- (a) an index;
- (b) the notice of appeal;
- (c) the decision being appealed and any reasons given by the court that made the decision;
- (d) a transcript of the evidence; and
- (e) such other material as is necessary for the hearing of the appeal.

(6) The appeal shall be heard within 30 days after the filing of the transcript of the evidence.

(7) Subject to subsection 7 of section 43 and subsection 5 of section 84 of the Act, a judge of the county court may dispense with compliance with this rule either in whole or in part.

(2218)

18

THE PLANNING ACT

O. Reg. 252/79.

Restricted Areas—County of Kent,
Township of Chatham.
Made—April 12th, 1979.
Filed—April 18th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 10/73 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 10/73 is amended by adding thereto the following section.

59. Notwithstanding any other provision of this Order, the land described in Schedule 54 may be used for the erection and use thereon of an additional single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance between the additional dwelling and the centre line of Given Road	100 feet
--	----------

Minimum ground floor area of the additional dwelling	900 square feet
--	-----------------

O. Reg. 252/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 54

That parcel of land situate in the Township of Chatham in the County of Kent, being composed of that part of Lot 18 in Concession II lying south of the River Sydenham and east of the land granted to the Ontario Hydro by instrument registered in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 190685. O. Reg. 252/79, s. 2.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 12th day of April, 1979.

(2219)

18

THE PLANNING ACT

O. Reg. 253/79.

Zoning Order—County of Simcoe,
Township of Nottawasaga.
Made—April 12th, 1979.
Filed—April 18th, 1979.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

124. Notwithstanding any other provision of this Order, the land described in Schedule 274 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front and rear yards	25 feet
Minimum side yards	10 feet on one side and 4 feet on the other side
Maximum height of dwelling	30 feet
Maximum lot coverage	15 per cent

Minimum total floor
area of dwelling 750 square feet

O. Reg. 253/79, s. 1, *part.*

125. Notwithstanding any other provision of this Order, the land described in Schedule 275 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front and rear
yards 25 feet

Minimum side yards 10 feet on one side
and 4 feet on the
other side

Maximum height of
dwelling 30 feet

Maximum lot coverage 15 per cent

Minimum total floor
area of dwelling one storey—1,000
square feet
one and one-half
storeys or more 750
square feet

O. Reg. 253/79, s. 1, *part.*

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 274

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being composed of that part of Lot 12 in Concession II designated as Part 4 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-8396. O. Reg. 253/79, s. 2, *part.*

Schedule 275

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being composed of that part of Lot 36 in Concession IX designated as Part I on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-8476. O. Reg. 253/79, s. 2, *part.*

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 12th day of April, 1979.

THE HIGHWAY TRAFFIC ACT

O. Reg. 254/79.

Load Limits on Local Roads within
Local Roads Areas.

Made—April 11th, 1979.

Filed—April 19th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 201/72 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Ontario Regulation 201/72 is amended by adding thereto the following schedules:

Schedule 28

COLONIZATION LOCAL ROADS AREA

All that portion of the Township of Cobden in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-360-2, filed in the office of the Registrar of Regulations at Toronto as Number 1567. O. Reg. 254/79, s. 1, *part.*

Schedule 29

DEVIL'S LAKE LOCAL ROADS AREA

All those portions of the townships of Whitman, Daumont and Hodgins in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-1510-1, filed in the office of the Registrar of Regulations at Toronto as Number 2235. O. Reg. 254/79, s. 1, *part.*

Schedule 30

GOULAIS MISSION LOCAL ROADS AREA

All those portions of the townships of Ley, Kars, Fenwick and Dennis in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-1432-1, filed in the office of the Registrar of Regulations at Toronto as Number 2240. O. Reg. 254/79, s. 1, *part.*

Schedule 31

HAWK JUNCTION LOCAL ROADS AREA

All those portions of the townships of Fiddler and Esquega in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-682-3, filed in the office of the Registrar of Regulations at Toronto as Number 1936. O. Reg. 254/79, s. 1, *part.*

Schedule 32

HORSESHOE BAY LOCAL ROADS AREA

All that portion of the Township of Ley in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-1459-3, filed in the office of the Registrar of Regulations at Toronto as Number 2209. O. Reg. 254/79, s. 1, *part*.

Schedule 33

STRIKER LOCAL ROADS AREA

All that portion of the Township of Striker in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-357-2, filed in the office of the Registrar of Regulations at Toronto as Number 724. O. Reg. 254/79, s. 1, *part*.

Schedule 34

STRIKER & COBDEN LOCAL ROADS AREA

All those portions of the townships of Striker and Cobden in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-357-A1, filed in the office of the Registrar of Regulations at Toronto as Number 2234. O. Reg. 254/79, s. 1, *part*.

Schedule 35

SULTAN LOCAL ROADS AREA

All that portion of the Township of Kaplan in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications Plan N-1497-1, filed in the office of the Registrar of Regulations at Toronto as Number 2236. O. Reg. 254/79, s. 1, *part*.

(2229)

18

THE HIGHWAY TRAFFIC ACT

O. Reg. 255/79.

Parking.

Made—April 11th, 1979.

Filed—April 19th, 1979.

REGULATION TO AMEND

REGULATION 421 OF

REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER

THE HIGHWAY TRAFFIC ACT

1. Schedule 13 of Appendix A to Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

33. On the south side of that part of the King's Highway known as No. 17 in the Township of Baldwin in the Territorial District of Sudbury beginning at a point situate 100 metres measured easterly from its intersection with the easterly limit of the roadway known as Hardwood Road and extending westerly therealong for a distance of 500 metres.

2. Schedule 47 of Appendix A to the said Regulation, as made by section 6 of Ontario Regulation 198/75, is amended by adding thereto the following paragraphs:

5. That part of the King's Highway known as No. 25 in the Town of Halton Hills in The Regional Municipality of Halton lying between a point situate 60 metres measured southerly from its intersection with the line between lots 7 and 8 in concessions 2 and 3 and a point situate 180 metres measured northerly from its intersection with the line between lots 8 and 9 in concessions 2 and 3.

6. That part of the King's Highway known as No. 25 in the Town of Milton in The Regional Municipality of Halton lying between a point situate 400 metres measured northerly from its intersection with the centre line of the King's Highway known as No. 401 and a point situate at its intersection with the southerly limit of the roadway known as Halton Regional Road No. 9.

3. Appendix A to the said Regulation is amended by adding thereto the following Schedule:

Schedule 66

HIGHWAY NO. 522

1. That part of the King's Highway known as No. 522 in the geographic Township of Mowatt in the Territorial District of Parry Sound beginning at a point situate 290 metres measured westerly from its intersection with the centre line of the roadway known as Grundy Lake Provincial Park entrance and extending easterly therealong for a distance of 600 metres.

(2230)

18

THE HIGHWAY TRAFFIC ACT

O. Reg. 256/79.

Speed Limits.

Made—April 11th, 1979.

Filed—April 19th, 1979.

REGULATION TO AMEND

REGULATION 429 OF

REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER

THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraph 7 of Part 1 of Schedule 2 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked.

(2) Paragraph 9 of Part 1 of the said Schedule 2, as remade by subsection 1 of section 2 of Ontario Regulation 924/74, is revoked.

(3) Paragraphs 18 and 19 of Part 5 of the said Schedule 2, as made by subsection 3 of section 1 of Ontario Regulation 692/76, are revoked and the following substituted therefor:

18. That part of the King's Highway known as No. 3 in the Town of Simcoe in The Regional Municipality of Haldimand-Norfolk beginning at a point situate 540 metres measured westerly from its intersection with the centre line of the roadway known as Park Road and extending westerly therealong for a distance of 180 metres.

2.—(1) Clause b of paragraph 5 of Part 4 of Schedule 24 to the said Regulation is revoked:

(2) Paragraph 4 of Part 9 of the said Schedule 24, as made by subsection 2 of section 4 of Ontario Regulation 1046/75, is revoked and the following substituted therefor:

4. That part of the King's Highway known as No. 17 in the County of Renfrew lying between a point situate 530 metres measured westerly from its intersection with the road allowance between lots 25 and 26 in concessions 14 and 15 in the Township of Petawawa and a point situate 245 metres measured easterly from its intersection with the road allowance between concessions 8 and 9 known as Main Street in the Village of Chalk River.

3.—(1) Part 5 of Schedule 110 to the said Regulation is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 118 in the Township of Muskoka Lakes in The District Municipality of Muskoka beginning at a point situate at its intersection with the easterly limit of the roadway known as Pennwood Road and extending westerly therealong for a distance of 525 metres.

(2) The said Schedule 110 is amended by adding thereto the following Part:

PART 7

1. That part of the King's Highway known as No. 118 in the Township of Muskoka Lakes in The District Municipality of Muskoka lying between a point situate 525 metres measured westerly from its

Twp. of Muskoka Lakes

intersection with the westerly limit of the roadway known as Pennwood Road and a point situate at its intersection with the westerly limit of the said Ward of Port Carling.

(2231)

18

THE REGISTRY ACT

O. Reg. 257/79.

Canada Lands.

Made—April 11th, 1979.

Filed—April 19th, 1979.

REGULATION TO AMEND REGULATION 774 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE REGISTRY ACT

1. Column 2 of paragraph 35 of the Schedule to Regulation 774 of Revised Regulations of Ontario, 1970, as remade by subsection 14 of section 1 of Ontario Regulation 24/71, is revoked and the following substituted therefor:

35. National Parks

Part of Georgian Bay Islands National Park:

Beausoleil Is. Islands Nos. 92, 93, part of 95, 147-0 & 154 } opposite the geographic Township of Baxter, now in the Township of Georgian Bay

parts of Is. No. 75, part of Is. No. 139, Is. No. 200 } opposite the geographic Township of Gibson, now in the Township of Georgian Bay

Islands Nos. } opposite
 220, 221, } the
 226, 355, } former
 356, 358, } Township
 359, 371, } of
 371A, 372. } Freeman,
 373, 374, } now in
 383, 397, } the
 400, 401½ } Township
 & 402 } of
 } Georgian
 } Bay

Indian Reserves

Gibson No. 31 (now in the Township of Georgian Bay, formerly in the Township of Gibson)

Moose Point No. 79 (now in the Township of Georgian Bay, formerly in the Township of Freeman)

(2232)

18

THE EXECUTIVE COUNCIL ACT

O. Reg. 258/79.

Transfer of Administration of Act.

Made—April 11th, 1979.

Filed—April 20th, 1979.

O.C. 1092/79

Copy of an Order-in-Council approved by Her Honour the Lieutenant Governor, dated the 11th day of April, A.D. 1979.

Upon the recommendation of the Honourable the Minister of Culture and Recreation, the Committee of Council advise that pursuant to subsection 1 of section 4 of *The Executive Council Act*, R.S.O. 1970, c. 153, as amended, the administration of *The Athletics Control Act*, R.S.O. 1970, c. 35, be transferred from the Minister of Culture and Recreation to the Minister of Consumer and Commercial Relations, effective from April 11th, 1979. O. Reg. 258/79.

Certified,

R. A. FARRELL

Deputy Clerk, Executive Council

(2234)

18

THE ONTARIO PLACE CORPORATION ACT, 1972

O. Reg. 259/79.

Fees.

Made—April 10th, 1979.

Approved—April 11th, 1979.

Filed—April 20th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 878/74 MADE UNDER THE ONTARIO PLACE CORPORATION ACT, 1972

1.—(1) Clause *f* of subsection 1 of section 2 of Ontario Regulation 878/74, as remade by subsection 1 of section 1 of Ontario Regulation 907/78, is revoked and the following substituted therefor:

(*f*) for each junior fourteen years of age or over, at any time during the Canadian National Exhibition, \$2.50;

(*fa*) for each junior under the age of fourteen years, at any time during the Canadian National Exhibition, 50 cents;

(2) Clause *k* of subsection 1 of the said section 2, as remade by subsection 1 of section 1 of Ontario Regulation 907/78, is revoked and the following substituted therefor:

(*k*) for a season's pass, \$45.00;

(*l*) for a book of twenty tickets, \$30.00;

(*m*) for a book of fifteen tickets, \$25.00; and

(*n*) for a book of ten tickets, \$20.00.

(3) Clause *b* of subsection 3 of the said section 2, as remade by subsection 2 of section 1 of Ontario Regulation 410/76, is revoked.

(4) Clauses *e* and *f* of subsection 6 of the said section 2, as remade by subsection 3 of section 1 of Ontario Regulation 907/78, are revoked and the following substituted therefor:

(*e*) for a reserved space for one car,

(i) on the mainland,

a. monthly, \$55.00, or

b. seasonally, \$220.00. and

(ii) on the east island,

a. monthly, \$40.00, or

b. seasonally, \$150.00;

(f) for one car for one month on the east island for an unreserved space, \$20.00;

(5) Clause *b* of subsection 7*a* of the said section 2, as made by subsection 6 of section 2 of Ontario Regulation 26/79, is revoked.

(6) Subclause ii of clause *b* of subsection 7*b* of the said section 2, as made by subsection 6 of section 2 of Ontario Regulation 26/79, is revoked.

(7) Clause *b* of subsection 8 of the said section 2, as remade by subsection 7 of section 2 of Ontario Regulation 26/79, is revoked.

(8) The said section 2, as amended by Ontario Regulations 878/74, 410/76, 299/77, 907/78 and 26/79, is further amended by adding thereto the following subsection:

(12) The fee for,

(a) admission to the roller skating rink for each period of skating is \$1.00 for each person; and

(b) rental of one pair of roller skates for one period is .50¢ for each person. O. Reg. 259/79, s. 1 (8).

2. Tables 1 and 2 of the said Regulation, as remade by subsection 5 of section 1 of Ontario Regulation 907/78, are revoked and the following substituted therefor:

TABLE 1

SAILBOATS, RUNABOUTS AND CRUISERS

COLUMN 1	COLUMN 2		
	Daily	Monthly	Seasonal
Up to and including 20 feet	\$ 7.00	\$100.00	\$ 405.00
21 feet to and including 25 feet	8.00	145.00	560.00
26 feet to and including 30 feet	9.00	170.00	670.00
31 feet to and including 35 feet	10.00	195.00	785.00
36 feet to and including 40 feet	11.50	225.00	890.00
41 feet to and including 45 feet	13.00	255.00	1,020.00

46 feet to and including 50 feet	13.50	280.00	1,120.00
51 feet to and including 55 feet	14.00	305.00	1,230.00
56 feet to and including 60 feet	15.00	340.00	1,340.00
Over 60 feet in length, for each foot or portion thereof of length over all	.25	5.50	22.25

O. Reg. 259/79, s. 2, *part.*

TABLE 2

TRIMARANS AND CATAMARANS

COLUMN 1	COLUMN 2		
	Daily	Monthly	Seasonal
To and including 20 feet	\$11.50	\$110.00	\$ 445.00
21 feet to and including 25 feet	14.00	160.00	645.00
26 feet to and including 30 feet	16.00	195.00	785.00
31 feet to and including 40 feet	18.00	295.00	1,195.00
Over 40 feet, for each foot or portion thereof of length over all	.50	7.50	30.00

O. Reg. 259/79, s. 2, *part.*

ONTARIO PLACE CORPORATION:

J. O. MAXWELL
Director General

G. G. BROWN
Chairman

Dated at Toronto, this 10th day of April, 1979.

THE PLANNING ACT

O. Reg. 260/79.

Restricted Areas—County of Elgin,

Township of Bayham.

Made—April 12th, 1979.

Filed—April 20th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 284/74
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 284/74 is amended by adding thereto the following section:

6. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of a building for commercial uses provided the following requirements are met:

Maximum total floor area 10,000 square feet

Minimum distance
between the building and
the centre line of that
part of the King's
Highway known as No.

19 60 feet

O. Reg. 260/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Bayham in the County of Elgin, being composed of that

part of Lot 1 on the south side of Talbot Road East and on the east side of Plank Road according to a Plan registered in the Land Registry Office for the Registry Division of Elgin (No. 11) as Number 205, more particularly described as follows:

Beginning at the northwesterly angle of the said Lot 1;

Thence easterly along the northerly limit of the said Lot being along the southerly limit of Talbot Road 49.5 feet to the northeasterly angle of the said Lot;

Thence southerly at right angles to Talbot Road and along the easterly limit of the said Lot 1 a distance of 88 feet to a point;

Thence westerly parallel with the southerly limit of Talbot Road a distance of 40 feet to a point;

Thence northwesterly in a straight line 40 feet, more or less, to a point in the westerly limit of the said Lot 1, said point being distant 51 feet measured southerly along the line between lots 124 and 125, south Talbot Road from the southerly limit of Talbot Road;

Thence northerly along the westerly limit of the said Lot 1 to a point on the easterly limit of Plank Road, which point is also the northerly angle of the Hubbard Block on the said Plan 205;

Thence northeasterly along the easterly limit of Plank Road to the place of beginning. O. Reg. 260/79, s. 2.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 12th day of April, 1979.

(2236)

18



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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1	—Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column 25mm.

The rates payable for copies of THE ONTARIO GAZETTE are,
by subscribers for a subscription of 52 weekly issues, \$20.00; and
by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

Publications Under The Regulations Act

May 12th, 1979

THE PUBLIC HOSPITALS ACT

O. Reg. 261/79.

Special Grant.

Made—March 26th, 1979.

Approved—April 4th, 1979.

Filed—April 23rd, 1979.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

SPECIAL GRANT

1. The Minister may pay a special grant by way of provincial aid on or before the 30th day of June, 1979 in an amount not to exceed \$254,475 to the Hawkesbury and District General Hospital, Hawkesbury, for the purchase by the newly incorporated public hospital corporation, of the equity in Annex A of the hospital that is owned by Soeurs de la Charite d'Ottawa. O. Reg. 261/79, s. 1.

2. The Minister may pay the amount set out in section 1 in instalments or in a lump sum. O. Reg. 261/79, s. 2.

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 26th day of March, 1979.

2237)

19

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 262/79.

County of Halton (now

The Regional Municipality of Halton),

Town of Milton.

Made—April 6th, 1979.

Filed—April 23rd, 1979.

REGULATION TO AMEND ONTARIO REGULATION 480/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Section 9 of Ontario Regulation 480/73 is amended by striking out "and" at the end of clause *e*, by adding "and" at the end of clause *f* and by adding thereto the following clause:

(g) The Regional Municipality of Halton.

F. MILLER
*Treasurer of Ontario
and Minister of Economics*

Dated at Toronto, this 6th day of April, 1979.

(2238)

19

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 263/79.

Regulation to amend Certain
Regulations.

Made—April 6th, 1979.

Filed—April 23rd, 1979.

REGULATION TO AMEND CERTAIN REGULATIONS MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Section 9 of Ontario Regulation 473/73, as amended by section 1 of Ontario Regulation 64/74, is further amended by striking out "and" at the end of clause *f*, by adding "and" at the end of clause *g* and by adding thereto the following clause:

(h) The Regional Municipality of York.

2. Section 9 of Ontario Regulation 474/73, as amended by section 1 of Ontario Regulation 142/74, is further amended by striking out "and" at the end of clause *f*, by adding "and" at the end of clause *g* and by adding thereto the following clause:

(h) The Regional Municipality of York.

3. Section 9 of Ontario Regulation 475/73, as amended by section 1 of Ontario Regulation 65/74, is further amended by striking out "and" at the end of clause *f*, by adding "and" at the end of clause *g* and by adding thereto the following clause:

(h) The Regional Municipality of York.

4. Section 9 of Ontario Regulation 476/73, as amended by section 1 of Ontario Regulation 171/74, is further amended by striking out "and"

at the end of clause *f*, by adding "and" at the end of clause *g* and by adding thereto the following clause:

(h) The Regional Municipality of Peel.

5. Section 9 of Ontario Regulation 477/73 is amended by striking out "and" at the end of clause *e*, by adding "and" at the end of clause *f* and by adding thereto the following clause:

(g) The Regional Municipality of Halton.

6. Section 9 of Ontario Regulation 479/73, as amended by section 1 of Ontario Regulation 172/74, is further amended by striking out "and" at the end of clause *f*, by adding "and" at the end of clause *g* and by adding thereto the following clause:

(h) The Regional Municipality of Peel.

7. Section 9 of Ontario Regulation 481/73 is amended by striking out "and" at the end of clause *e* and by adding thereto the following clauses:

(g) The Regional Municipality of Halton; and

(h) The Regional Municipality of Peel.

8. Section 9 of Ontario Regulation 482/73 is amended by striking out "and" at the end of clause *e*, by adding "and" at the end of clause *f* and by adding thereto the following clause:

(g) The Regional Municipality of Halton.

9. Section 9 of Ontario Regulation 483/73 is amended by striking out "and" at the end of clause *e*, by adding "and" at the end of clause *f* and by adding thereto the following clause:

(g) The Regional Municipality of Hamilton-Wentworth.

10. Section 9 of Ontario Regulation 484/73 is amended by striking out "and" at the end of clause *e*, by adding "and" at the end of clause *f* and by adding thereto the following clause:

(g) The Regional Municipality of Hamilton-Wentworth.

11. Section 9 of Ontario Regulation 485/73 is amended by striking out "and" at the end of clause *e*, by adding "and" at the end of clause *f* and by adding thereto the following clause:

(g) The Regional Municipality of Hamilton-Wentworth.

12. Section 9 of Ontario Regulation 486/73 is amended by striking out "and" at the end of clause *e*, by adding "and" at the end of clause *f* and by adding thereto the following clause:

(g) The Regional Municipality of Hamilton-Wentworth.

F. MILLER
Treasurer of Ontario
and Minister of Economics

Dated at Toronto, this 6th day of April, 1979.

(2239)

19

THE ONTARIO GUARANTEED ANNUAL INCOME ACT, 1974

O. Reg. 264/79.

Guaranteed Income Limit.

Made—April 11th, 1979.

Filed—April 23rd, 1979.

REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT, 1974

GUARANTEED INCOME LIMIT

1. Commencing with the month of April, 1979 the guaranteed income limit is,

(a) in the case of a beneficiary who is described in any of subclauses i, iv or vi of clause *d* of section 1 of the Act, or who is described in subclause iii of clause *d* of section 1 of the Act and is married to a spouse who is not entitled to receive a spouse's allowance authorized to be paid under Part II.I of the *Old Age Security Act* (Canada), the amount of \$4,189.92;

(b) in the case of a beneficiary who is described in either subclauses ii or v of clause *d* of section 1 of the Act, the amount of \$4,069.92;

(c) in the case of a beneficiary described in subclause iii of clause *d* of section 1 of the Act and who is married to a spouse who is entitled to receive a spouse's allowance authorized to be paid under Part II.I of the *Old Age Security Act* (Canada), the amount of \$3,907.08; and

(d) in the case of a beneficiary described in subclause vii of clause *d* of section 1 of the Act, the amount of \$8,139.84. O. Reg. 264/79, s. 1.

2. Ontario Regulation 37/79 is revoked. O. Reg. 264/79, s. 2.

3. This Regulation comes into force on the 1st day of April, 1979. O. Reg. 264/79, s. 3.

(2253)

19

THE LOCAL ROADS BOARDS ACT

O. Reg. 265/79.

Establishment of Local Roads Areas.

Made—April 6th, 1979.

Filed—April 24th, 1979.

REGULATION TO AMEND
REGULATION 571 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LOCAL ROADS BOARDS ACT

1. Schedule 8 to Regulation 571 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:

Schedule 8

CRESCENT POINT LOCAL ROADS AREA

All that portion of the Township of Conacher in the Territorial District of Thunder Bay, shown outlined on Ministry of Transportation and Communications Plan N-732-2, filed in the office of the Registrar of Regulations at Toronto as Number 2513. O. Reg. 265/79, s. 1.

2. Schedule 30 to the said Regulation, as remade by section 1 of Ontario Regulation 720/75, is revoked and the following substituted therefor:

Schedule 30

HAWK JUNCTION LOCAL ROADS AREA

All those portions of the townships of Fiddler and Esquega in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-682-4, filed in the office of the Registrar of Regulations at Toronto as Number 2514. O. Reg. 265/79, s. 2.

3. Schedule 191 to the said Regulation, as made by section 5 of Ontario Regulation 97/71, is revoked and the following substituted therefor:

Schedule 191

MCINTOSH LOCAL ROADS AREA

All that portion of the Township of Smellie and those portions of unsurveyed territory lying north of the Township of Smellie in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan P-723-2, filed in the office of the Registrar of Regulations at Toronto as Number 2515. O. Reg. 265/79, s. 3.

4. Schedule 228 to the said Regulation, as remade by section 7 of Ontario Regulation 239/77, is revoked and the following substituted therefor:

Schedule 228

STORM BAY LOCAL ROADS AREA

All that portion of the Township of Kirkup in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-498-A3, filed in the office of the Registrar of Regulations at Toronto as Number 2516. O. Reg. 265/79, s. 4.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 6th day of April, 1979.

(2254)

19

THE FOREST FIRES PREVENTION ACT

O. Reg. 266/79.

Restricted Fire Zone.

Made—April 23rd, 1979.

Filed—April 24th, 1979.

REGULATION MADE UNDER
THE FOREST FIRES PREVENTION ACT

RESTRICTED FIRE ZONE

1. The part of the Northeastern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 1st day of May to the 31st day of October, both inclusive, in the year 1979.

SCHEDULE A

In the geographic townships of Abotossaway, Agunnie, Bailloquet, Chabanel, Corbiere, Cowie, Esquega, Leclair, Lendrum, Menzies, McMurray and Musquash in the Territorial District of Algoma described as follows:

Beginning at a point in the high water mark on the westerly shore of Wawa Lake where the same is intersected by the northerly limit of Algoma Street as shown on a map of Wawa City signed by L. V. Rorke, Ontario Land Surveyor, dated June 4, 1898, and of record in the Ministry of Natural Resources at Toronto; thence in a general northerly and northeasterly direction following the high water mark on the westerly and northwesterly shores of Wawa Lake to the most easterly extremity thereof; thence south astronomically to a point in the northerly limit of that part of the King's Highway known as No. 101; thence in a general northeasterly direction following that limit to the intersection with the high water mark on the northerly shore of the waters connecting Bremmer Lake and Hawk Lake; thence easterly following that high water mark to the confluence with the high water mark on the westerly shore of

Hawk Lake; thence in a general northeasterly direction following that high water mark and the high water mark on the westerly shore of McVeigh Creek to the intersection with the westerly limit of the right-of-way of the main line of the Algoma Central Railway; thence in a general northerly direction following that limit to the intersection with the high water mark on the easterly shore of Philip Lake; thence in a general northerly direction following that high water mark to its intersection with the southerly limit of the Goudreau-Maggie Road; thence in a general westerly direction following that limit to the intersection with the high water mark on the westerly shore of the Maggie River; thence in a general southwesterly direction following that high water mark to its intersection with the upstream face of a dam one mile and 35 chains, more or less, measured northerly and perpendicularly from the southerly boundary of the geographic Township of Musquash; thence southwesterly in a straight line three miles and 40 chains, more or less, to the confluence of the high water mark on the northeasterly shore of Catfish Lake with the high water mark on the easterly shore of Catfish Creek; thence in a southerly direction following the high water mark on the easterly shore of Catfish Lake and Catfish Creek to its confluence with the high water mark on the northerly shore of the Maggie River; thence southwesterly in a straight line to the confluence of the high water mark on the westerly shore of Catfish Creek with the high water mark on the northerly shore of the Maggie River; thence in a general westerly, southerly and southeasterly direction following the high water mark on the northerly and westerly shores of the Maggie River to the intersection with the northerly limit of the right-of-way of the Algoma Central Railway; thence in a general southeasterly, easterly, northerly and northwesterly direction following that limit to the intersection with the production westerly of the northerly limit of Algoma Street as shown on a map of Wawa City signed by L. V. Rorke, Ontario Land Surveyor, dated June 4, 1898 and of record in the Ministry of Natural Resources; thence easterly along that production and that northerly limit to the point of beginning. O. Reg. 266/79, s. 1.

J. A. C. AULD
Minister of Natural Resources

Dated at Toronto, this 23rd day of April, 1979.

(2255)

19

THE PLANNING ACT

O. Reg. 267/79.
Restricted Areas—Improvement District
of Temagami.
Made—April 23rd, 1979.
Filed—April 24th, 1979.

**REGULATION TO AMEND
REGULATION 667 OF
RÉVISÉD REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PLANNING ACT**

1. Section 3 of Regulation 667 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:

(11) Notwithstanding subsection 1, a single-family dwelling may be erected and used on the land situate in the Improvement District of Temagami in the Territorial District of Nipissing, being Lot 472 according to a Plan filed in the Land Registry Office for the Land Titles Division of Nipissing (No. 36) as Number M-66 provided the following requirements are met:

Minimum front yard	25 feet
Minimum side yards	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Minimum total floor area of dwelling	600 square feet
Maximum percentage of lot to be occupied by dwelling	15 per cent
Maximum height of dwelling	two and one-half storeys

O. Reg. 267/79, s. 1.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 23rd day of April, 1979.

(2256)

19

THE PLANNING ACT

O. Reg. 268/79.
Restricted Areas—Part of the District
of Nipissing.
Made—April 23rd, 1979.
Filed—April 24th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 540/74
MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 540/74 is amended by adding thereto the following section:

40. Notwithstanding any other provision of this Order, the land described in Schedule 56 may be used for the erection and use thereon of a cottage and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage	10 per cent
Minimum front yard	50 feet
Minimum side yards	30 feet on one side and 60 feet on the other side
Minimum rear yard	125 feet
Maximum height of cottage	30 feet
Maximum floor area of cottage	720 square feet

O. Reg. 268/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 56

That parcel of land situate in the geographic Township of Falconer in the Territorial District of Nipissing, being composed of that part of the west part of Broken Lot 6 in Concession III designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Nipissing (No. 36) as Number NR-1013. O. Reg. 268/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 23rd day of April, 1979.

(2257)

19

THE PLANNING ACT

O. Reg. 269/79.
Restricted Areas—Part of the District of Nipissing.
Made—April 23rd, 1979.
Filed—April 24th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 540/74
MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 540/74 is amended by adding thereto the following section:

41. Notwithstanding any other provision of this Order, the land described in Schedule 57 may be used for the erection and use thereon of a cottage and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	25 feet
Minimum side yards	10 feet on one side and 4 feet on the other side
Minimum rear yard	100 feet
Maximum lot coverage	10 per cent
Maximum height of cottage	two and one-half storeys

O. Reg. 269/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 57

That parcel of land situate in the geographic Township of Badgerow in the Territorial District of Nipissing, being Lot 28 on a Plan registered in the Land Registry Office for the Land Titles Division of Nipissing (No. 36) as Number M-307. O. Reg. 269/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 23rd day of April, 1979.

(2258)

19

THE PLANNING ACT

O. Reg. 270/79.
Order made under Section 29a of
The Planning Act.
Made—April 24th, 1979.
Filed—April 25th, 1979.

**REGULATION MADE UNDER
THE PLANNING ACT**

**ORDER MADE UNDER SECTION 29a OF
THE PLANNING ACT**

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor

thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Town of Uxbridge in the County of Ontario, being Lot E in Block 57 on Municipal Plan registered in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 83 and designated as Part 5 on a Plan of Survey filed in the Land Registry Office for the Land Titles Division of Durham (No. 40) as Number W.R. 347. O. Reg. 270/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 24th day of April, 1979.

(2259)

THE PLANNING ACT

O. Reg. 271/79.

Restricted Areas—County of Ontario
(now The Regional Municipality of
Durham), Township of Pickering
(now Town of Pickering).

Made—April 24th, 1979.
Filed—April 27th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 102/72 is amended by adding thereto the following section:

16. Notwithstanding any other provision of this Order, the land described in Schedule 3 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto, including a barn, provided the following requirements are met:

Minimum front yard	40 feet
Minimum side yards	10 feet
Minimum rear yard	40 feet

O. Reg. 271/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 3

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being composed of that part of Lot 6 in Concession VII more particularly described as follows:

Beginning at an iron bar planted in the westerly limit of the said Lot 6 distant 3,106.95 feet measured northerly from the southwesterly corner of the said Lot, which iron bar is planted in the line of a fence marking the existing boundary between the north and south halves of the said Lot;

Thence north 73° 10' 10" east along the boundary between the north and south halves of the said Lot a distance of 1,324.32 feet to an iron bar planted in the easterly limit of the said Lot;

Thence south 18° 37' 40" east along the easterly limit of the said Lot a distance of 500.79 feet;

Thence south 73° 12' 10" west a distance of 1,326.34 feet, more or less, to the westerly limit of the said Lot;

Thence north 18° 24' west along the westerly limit of the said Lot a distance of 500 feet, more or less, to the place of beginning. O. Reg. 271/79, s. 2.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 24th day of April, 1979.

(2275)

19

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Ontario

NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—Earliest	Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column 25mm.

The rates payable for copies of THE ONTARIO GAZETTE are,
 by subscribers for a subscription of 52 weekly issues, \$20.00; and
 by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
 Telephone 965-2238

Publications Under The Regulations Act

May 19th, 1979

THE GAME AND FISH ACT

O. Reg. 272/79.

Hunting Licences—Issuance.

Made—April 25th, 1979.

Filed—April 30th, 1979.

REGULATION TO AMEND REGULATION 371 OF

REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE GAME AND FISH ACT

- Schedule 3 to Regulation 371 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 149/75, is revoked and the following substituted therefor:

Schedule 3

COLUMN 1	COLUMN 2	COLUMN 3
Form	Fee	Issuing Fee
4	\$13.50	\$1.50
5	9.50	.50
6	18.50	1.50
7	25.00	1.00
8	9.50	.50
9	4.50	.50
10	4.50	.50
11	38.50	1.50
12	78.50	1.50

COLUMN 1	COLUMN 2	COLUMN 3
Form	Fee	Issuing Fee
13	\$198.00	\$2.00
14	23.50	1.50
15	9.50	.50
17	5.00	
18	4.50	.50
19	5.00	

O. Reg. 272/79, s. 1.

- Forms 4, 5, 6 and 8, as remade by section 3 of Ontario Regulation 111/74, Form 9, as remade by section 1 of Ontario Regulation 182/72, and amended by section 2 of Ontario Regulation 874/76, Form 10, as remade by section 1 of Ontario Regulation 182/72, Form 11, as amended by section 2 of Ontario Regulation 874/76, Form 12, as remade by section 3 of Ontario Regulation 111/74 and amended by section 2 of Ontario Regulation 874/76, Form 13, as remade by section 2 of Ontario Regulation 149/75 and amended by section 2 of Ontario Regulation 874/76, Form 14, as remade by section 3 of Ontario Regulation 111/74, Form 15, Form 17, as amended by section 2 of Ontario Regulation 874/76, Form 18, and Form 19, as amended by section 2 of Ontario Regulation 874/76, of the said Regulation are revoked and the following substituted therefor:

Form 4

The Game and Fish Act

RESIDENT'S LICENCE TO HUNT
DEER AND BEAR 19...

Social Insurance Number

--	--	--	--	--	--	--	--	--

Under *The Game and Fish Act* and the regulations, and subject to the limitations thereof, this licence is issued to

Licence fee **\$13.50**
Issuing fee **1.50**
Total fee **\$15.00**

Last Name (print)

Mr.

Mrs.

Miss

Date of Birth

First Name (print)

Init.

Day	Month	Year
-----	-------	------

Street Address, P.O. Box or Rural Route (print)

Qualification Produced

of
City, Town or Village (print)

Province, State or Country	Year
Serial No.	

to hunt bear and deer during the open season.

This licence expires with the 31st day of January, 19...

Height.....
Weight.....
Colour of Hair.....
Colour of Eyes.....

(signature of issuer)

(date)

(signature of licensee)

Instructions Respecting Use of Shipping Coupon

The Game and Fish Act
DEER COUPON

1. Pierce the hide in a convenient location.
2. Insert the wire hook provided by the Ministry through the hide, securing the hook therein and leaving the end of the wire hook with the flanges out.
3. Sign and date the coupon.
4. Detach the coupon by peeling it from the backing.
5. Place coupon over flanges of the wire hook and press adhesive surfaces together to seal securely.

This Coupon expires with the fourth day after the close of the open season.

Licencee.....
Date.....

BEAR COUPON

This Coupon expires with the fourth day after the close of the open season.

Licencee.....
Date.....

Form 5

The Game and Fish Act

FARMER'S LICENCE TO HUNT DEER AND BEAR 19....

Licence fee \$ 9.50
Issuing fee \$.50
Total fee \$10.00

Social Insurance Number

Three boxes for Social Insurance Number

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence is issued to

CHECK ✓

Date of Birth

Table with columns Day, Month, Year

Last Name

Form for Last Name with Mr., Miss, Mrs. options

First Name

Form for First Name and Init.

Street Address, P O Box No. or Rural Route

Form for Street Address

City or Town

Form for City or Town

Province

Form for Province

Height
Weight
Colour of Hair
Colour of Eyes

of

a farmer on lot... Concession... Township of...
County (or as the case may be) of...

to hunt bear and deer during the open season in the county, (or as the case may be) in which he resides.

This licence expires with the 31st day of January, 19....

The Game and Fish Act

DEER COUPON

This Coupon expires with the fourth day after the close of the open season.

Licensee.....

Date.....

BEAR COUPON

This Coupon expires with the fourth day after the close of the open season.

Licensee.....

Date.....

Instructions Respecting Use of Shipping Coupon

- 1. Pierce the hide in a convenient location.
2. Insert the wire hook provided by the Ministry through the hide, securing the hook therein and leaving the end of the wire hook with the flanges out.
3. Sign and date the coupon.
4. Detach the coupon by peeling it from the backing.
5. Place coupon over flanges of the wire hook and press adhesive surfaces together to seal securely.

(specimen signature of licensee)

(signature of issuer)

(date of issue)

Form 6

The Game and Fish Act

RESIDENT'S LICENCE TO HUNT
MOOSE AND BEAR 19...

Social Insurance Number

--	--	--	--	--	--	--	--	--

Licence fee \$18.50
Issuing fee 1.50
Total fee \$20.00

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence is issued to

Last Name (print)

Mr. Mrs. Miss

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

First Name (print)

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Init.

--

Date of Birth

Day	Month	Year

Street Address, P.O. Box or Rural Route (print)

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Qualification Produced

Province, State or Country	Year
Serial No.	

of
City, Town or Village (print)

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

to hunt bear and moose during the open season.

Height.....
Weight.....
Colour of Hair.....
Colour of Eyes.....

This licence expires with the 31st day of January, 19...

.....
(signature of issuer) (date)

.....
(signature of licensee)

Instructions Respecting Use of
Shipping Coupon

1. Pierce the hide in a convenient location.
2. Insert the wire hook provided by the Ministry through the hide, securing the hook therein and leaving the end of the wire hook with the flanges out.
3. Sign and date the coupon.
4. Detach the coupon by peeling it from the backing.
5. Place coupon over flanges of the wire hook and press adhesive surfaces together to seal securely.

The Game and Fish Act
MOOSE COUPON

This coupon expires with the fourth day after the close of the open season.

Licensee.....
Date.....

BEAR COUPON

This Coupon expires with the fourth day after the close of the open season.

Licensee.....
Date.....

Form 8

This licence expires with the 30th day of June,

The Game and Fish Act

19....

RESIDENT'S LICENCE TO HUNT BEAR 19....

.....
(signature of issuer) (signature of licensee)

Social Insurance Number

--	--	--	--	--	--	--	--	--	--

.....
(date)

Identification

Instructions Respecting Use of Shipping Coupon

Licence fee....\$ 9.50
 Issuing fee.... .50
 Total fee.....\$10.00

Age
 Height
 Weight
 Colour of hair
 Colour of eyes

1. Pierce the hide in a convenient location.
2. Insert the wire hook provided by the Ministry through the hide, securing the hook therein and leaving the end of the wire hook with the flanges out.
3. Sign and date the coupon.
4. Detach the coupon by peeling it from the backing.
5. Place coupon over flanges of the wire hook and press adhesive surfaces together to seal securely.

Qualification Produced

The Game and Fish Act

Province, State or Country	Year
Serial No.	

BEAR COUPON

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence

This coupon expires with the fourth day after the close of the open season.

is issued to.....

Licensee.....

of.....

Date.....

to hunt bear during the open season.

O. Reg. 272/79, s. 2, part.

Form 9

The Game and Fish Act

RESIDENT'S LICENCE TO HUNT
SMALL GAME 19...

Social Insurance Number

--	--	--	--	--	--	--	--	--

Licence fee \$4.50
 Issuing fee .50
 Total fee \$5.00

Under *The Game and Fish Act* and the regulations, and subject to the limitations thereof, this licence is issued to

Last Name (print)

Mr. _____
 Mrs. _____
 Miss _____

Date of Birth

First Name (print)

Init.

Day	Month	Year

Street Address, P.O. Box or Rural Route (print)

Qualification Produced

Province, State or Country	Year
Serial No.	

of
City, Town or Village (print)

to hunt birds or animals other than bear, caribou, deer, moose, beaver, fisher, lynx, marten, mink, muskrat, otter or wolverine. This licence is valid only,

Height.....

Weight.....

(a) in the Northern Region, from and including the 1st day of
 September, 19..., to and including the 15th day of June,
 19...;

Colour of Hair.....

Colour of Eyes.....

(b) in the Southern Region, from and including the 15th day of
 September, 19..., to and including the last day of February,
 19...

.....
signature of issuer

.....
date of issue

.....
signature of licensee

O. Reg. 272/79, s. 2, part.

Form 10

The Game and Fish Act

RESIDENT'S LICENCE TO HUNT FROM MARCH 1ST TO AUGUST 31ST, 19...

Social Insurance Number

Grid for Social Insurance Number: three groups of three boxes each.

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence is issued to

Licence fee \$4.50
Issuing fee .50
Total fee.. \$5.00

Last Name (print)

Mr. Mrs. Miss Last Name grid: 18 boxes.

Date of Birth

Date of Birth grid: Day, Month, Year columns.

First Name (print)

Init.

First Name grid: 18 boxes. Init. grid: 1 box.

Street Address, P.O. Box or Rural Route (print)

Street Address grid: 24 boxes.

Qualification Produced

Qualification Produced grid: Province, State or Country, Year, Serial No.

of City, Town or Village (print)

City, Town or Village grid: 24 boxes.

to hunt in the area described in the licence animals or birds not protected by the Migratory Birds Convention Act (Canada), The Game and Fish Act or the regulations thereunder in the following adjoining counties:

Height.....
Weight.....
Colour of Hair.....
Colour of Eyes.....

- 1. County, (or as the case may be) of.....
2. County, (or as the case may be) of.....
3. County, (or as the case may be) of.....

This licence expires with the 31st day of August, 19...

signature of issuer date of issue signature of licensee

O. Reg. 272/79, s. 2, part.

Form 11

The Game and Fish Act

NON-RESIDENT'S LICENCE
TO HUNT FOX, GAME BIRDS,
RABBITS, RACCOON, SQUIRREL
AND WOLF, 19....

Under *The Game and Fish Act* and the regulations,
and subject to the limitations thereof, this licence
is issued to

Licence fee \$38.50 CHECK
Issuing fee 1.50
Total fee \$40.00

Mr. Last Name
Miss
Mrs.

Date of Birth

Day	Month	Year
-----	-------	------

First Name Init.

Street Address, P.O. Box No. or Rural Route

Height of

Weight.....

Colour of Hair.....

City or Town Province or State

Colour of Eyes.....

Zip Code

to hunt fox, game birds, rabbits, raccoon, squirrel and wolf during the open season.

This licence is valid only from,

- (a) the 1st day of September, 19.... to the last day of February, 19.... in the Northern Region; and
- (b) the 15th day of September, 19.... to the last day of February, 19.... in the Southern Region.

The holder of this licence may hunt game birds on a game bird hunting preserve during March, 19....

O. Reg. 272/79, s. 2, part.

(specimen signature of licensee)

(signature of issuer)

(date of issue)

Form 12

The Game and Fish Act

NON-RESIDENT'S LICENCE TO HUNT DEER, BEAR, FOX, GAME BIRDS, RABBITS, RACCOON, SQUIRREL AND WOLF, 19....

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence is issued to

Licence fee \$78.50 CHECK ✓
Issuing fee 1.50
Total fee \$80.00

Mr. Last Name
Miss
Mrs.

Date of Birth
Day Month Year

First Name Init.

Street Address, P.O. Box No. or Rural Route

Height
Weight
Colour of Hair
Colour of Eyes

City or Town Province or State

Zip Code

to hunt deer, bear, fox, game birds, rabbits, raccoon, squirrel and wolf during the open season. This licence is valid only from,

- (a) the 1st day of September, 19.... to the last day of February, 19.... in the Northern Region; and
(b) the 15th day of September, 19.... to the last day of February, 19.... in the Southern Region.

The holder of this licence may hunt game birds on a game bird hunting preserve during March, 19....

Instructions Respecting Use of Shipping Coupon

- 1. Pierce the hide in a convenient location.
2. Insert the wire hook provided by the Ministry through the hide, securing the hook therein and leaving the end of the wire hook with the flanges out.
3. Sign and date the coupon.
4. Detach the coupon by peeling it from the backing.
5. Place coupon over flanges of the wire hook and press adhesive surfaces together to seal securely.

The Game and Fish Act

DEER COUPON

This coupon expires with the fourth day after the close of the open season.

Licensee
Date

BEAR COUPON

This coupon expires with the fourth day after the close of the open season.

Licensee
Date

(specimen signature of licensee)

(signature of issuer)
(date of issue)

Form 13

The Game and Fish Act

NON-RESIDENT'S LICENCE TO HUNT MOOSE, DEER, BEAR, FOX, GAME BIRDS, RABBITS, RACCOON, SQUIRREL AND WOLF, 19....

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence is issued to

Licence fee \$198.00 CHECK ✓
Issuing fee 2.00
Total fee \$200.00

Last Name
Mr.
Miss
Mrs.

Date of Birth
Day Month Year

First Name Init.

Street Address, P.O. Box No. or Rural Route

Height
Weight
Colour of Hair
Colour of Eyes

City or Town Province or State

Zip Code

to hunt moose, deer, bear, fox, game birds, rabbits, raccoon, squirrel and wolf during the open season.

This licence is valid only from,

- (a) the 1st day of September, 19.... to the last day of February, 19.... in the Northern Region; and
(b) the 15th day of September, 19.... to the last day of February, 19.... in the Southern Region.

The holder of this licence may hunt game birds on a game bird hunting preserve during March, 19....

Instructions Respecting Use of Shipping Coupon

- 1. Pierce the hide in a convenient location.
2. Insert the wire hook provided by the Ministry through the hide, securing the hook therein and leaving the end of the wire hook with the flanges out.
3. Sign and date the coupon.
4. Detach the coupon by peeling it from the backing.
5. Place coupon over flanges of the wire hook and press adhesive surfaces together to seal securely.

The Game and Fish Act

MOOSE COUPON

This coupon expires with the fourth day after the close of the open season.

Licencee
Date

DEER COUPON

This coupon expires with the fourth day after the close of the open season.

Licencee
Date

BEAR COUPON

This coupon expires with the fourth day after the close of the open season.

Licensee.....

Date.....

O. Reg. 272/79, s. 2, part.

Form 14

The Game and Fish Act

NON-RESIDENT'S LICENCE TO HUNT BEAR AND WOLVES, 19....

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence is issued to

CHECK

Licence fee \$23.50
Issuing fee 1.50
Total fee \$25.00

Last Name
Mr. [grid]
Miss [grid]
Mrs. [grid]

Date of Birth

Table with columns Day, Month, Year

First Name [grid] Init. [grid]

Street Address, P.O. Box No. or Rural Route

[grid]

Height..... of

Weight.....

City or Town [grid] Province or State [grid]

Colour of Hair.....

Colour of Eyes.....

Zip Code [grid]

to hunt bear and wolves during the open season

This licence expires with the 30th day of June, 19....

Instructions Respecting Use of Shipping Coupon

The Game and Fish Act

BEAR COUPON

This coupon expires with the fourth day after the close of the open season.

Licensee.....

Date.....

O. Reg. 272/79, s. 2, part.

- 1. Pierce the hide in a convenient location.
2. Insert the wire hook provided by the Ministry through the hide, securing the hook therein and leaving the end of the wire hook with the flanges out.
3. Sign and date the coupon.
4. Detach the coupon by peeling it from the backing.
5. Place coupon over flanges of the wire hook and press adhesive surfaces together to seal securely.

(specimen signature of licensee)

(signature of issuer)
(date of issue)

Form 15

The Game and Fish Act

NON-RESIDENT'S LICENCE TO HUNT GAME BIRDS ON A GAME BIRD HUNTING PRESERVE 19....

Identification

Licence fee. \$ 9.50
Issuing fee.50
Total fee. \$10.00
Age
Height
Weight
Colour of hair
Colour of eyes

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence is issued to.....

of.....
to hunt game birds on a game bird hunting preserve.

This licence expires with the 31st day of March next following the date on which it is issued.

(signature of issuer) (specimen signature of licensee)

(date)

O. Reg. 272/79, s. 2, part.

Form 17

The Game and Fish Act

DOG LICENCE (RACCOON) 19....

Social Insurance Number

Grid for Social Insurance Number: three groups of four boxes each.

Licence fee. \$5.00

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence authorizes the use of a dog described as follows:

and owned by.....

to be used to hunt raccoon.

This licence is valid only from,

- (a) the 1st day of September, 19..., to the last day of February, 19..., in the Northern Region; and
(b) the 15th day of September, 19..., to the last day of February, 19..., in the Southern Region.

(signature of issuer) (specimen signature of licensee)

(date)

O. Reg. 272/79, s. 2, part.

Form 18

The Game and Fish Act

DOG LICENCE (CARIBOU, DEER OR MOOSE) 19....

Licence fee. \$4.50
Issuing fee.50
Total fee. \$5.00

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence authorizes the use of a dog described as follows:

and owned by.....

to be used to hunt caribou, deer or moose during the open season.

This licence expires with the 31st day of January, 19....

(signature of issuer) (specimen signature of licensee)

(date)

O. Reg. 272/79, s. 2, part.

Form 19

The Game and Fish Act

RESIDENT'S LICENCE TO HUNT RACCOON AT NIGHT 19....

Social Insurance Number

Three sets of empty boxes for Social Insurance Number

Identification

Age
Height
Weight
Colour of hair
Colour of eyes

Licence fee..... \$5.00

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence is issued to.....

of.....

to hunt raccoon during the open season.

This licence is valid only from,

(a) the 1st day of September, 19..., to the last day of February, 19..., in the Northern Region; and

(b) the 15th day of September, 19..., to the last day of February, 19..., in the Southern Region.

(signature of issuer) (specimen signature of licensee)

(date)

O. Reg. 272/79, s. 2, part.

2290) 20

THE MILK ACT

O. Reg. 273/79.
Grade A Milk—Marketing.
Made—April 26th, 1979.
Filed—May 1st, 1979.

REGULATION TO AMEND ONTARIO REGULATION 189/78 MADE UNDER THE MILK ACT

1.—(1) Subsections 1, 2 and 3 of section 16 of Ontario Regulation 189/78, as remade by sub-

section 1 of section 1 of Ontario Regulation 757/78, are revoked and the following substituted therefor:

(1) All Class 1 milk supplied to a processor in those parts of Ontario comprising the Northern Ontario Pool, the Northwestern Ontario Pool and the Thunder Bay Pool shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$34.32 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre.

(2) All Class 1 milk supplied to a processor in those parts of Ontario comprising the Southern Ontario Pool shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$33.03 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre.

(3) All Class 2 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$32.03 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 273/79, s. 1 (1).

(2) Subsection 7 of the said section 16, as remade by subsection 1 of section 1 of Ontario Regulation 77/79, is revoked and the following substituted therefor:

(7) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$25.02 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 273/79, s. 1 (2).

(3) Subsection 9 of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 77/79, is revoked and the following substituted therefor:

(9) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$24.14 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 273/79, s. 1 (3).

2. Paragraph 1 of subsection 1 of section 21 of the said Regulation, as remade by section 2 of Ontario Regulation 197/79, is revoked and the following substituted therefor:

1. A payment on account at the rate of \$20.87 per hectolitre not later than the fourteenth day of the next following month, or where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman
H. PARKER
Secretary

Dated at Toronto, this 26th day of April, 1979.

(2291)

20

THE MILK ACT

O. Reg. 274/79.

Industrial Milk—Marketing.

Made—April 26th, 1979.

Filed—May 1st, 1979.

REGULATION TO AMEND ONTARIO REGULATION 190/78 MADE UNDER THE MILK ACT

1.—(1) Subsection 4 of section 13 of Ontario Regulation 190/78, as remade by subsection 1 of section 1 of Ontario Regulation 78/79, is revoked and the following substituted therefor:

(4) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$25.02 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 274/79, s. 1 (1).

(2) Subsection 6 of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation 78/79, is revoked and the following substituted therefor:

(6) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$24.14 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 274/79, s. 1 (2).

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 26th day of April, 1979.

(2292) 20

THE HEALTH INSURANCE ACT, 1972

O. Reg. 275/79.

General.

Made—April 11th, 1979.

Filed—May 2nd, 1979.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

1.—(1) Subsection 3 of section 36 of Ontario Regulation 323/72, as remade by section 2 of Ontario

Regulation 319/78 is revoked and the following substituted therefor:

(3) Subject to subsection 3a, the premium for a benefit period of one month is, for a benefit period commencing on or after the 1st day of August, 1978,

- (a) for a single person, \$19;
(b) for a person with one or more dependants, \$38; and
(c) in the case of dependants of a member of the Royal Canadian Mounted Police or of the regular forces of the Canadian Armed Forces,
(i) having one dependant of whom the General Manager is notified, \$19, or
(ii) having two or more dependants of whom the General Manager is notified, \$38.

(3a) The premium for a benefit period of one month is, for a benefit period commencing on or after the 1st day of October, 1979,

- (a) for a single person, \$20;
(b) for a person with one or more dependants, \$40; and
(c) in the case of dependants of a member of the Royal Canadian Mounted Police or of the regular forces of the Canadian Armed Forces,
(i) having one dependant of whom the General Manager is notified, \$20, or
(ii) having two or more dependants of whom the General Manager is notified, \$40. O. Reg. 275/79, s. 1.

(2) Subsections 4 and 6 of the said section 36, as remade by section 2 of Ontario Regulation 168/78, are revoked and the following substituted therefor:

(4) No premium is payable by a member of the Royal Canadian Mounted Police or of the regular forces of the Canadian Armed Forces otherwise than as provided in clause c of subsection 1, clause c of subsection 2, clause c of subsection 3, or clause c of subsection 3a. O. Reg. 275/79, s. 1 (2), part.

(6) A person with one or more dependants is not eligible for the rate in clause a of subsection 1, clause a of subsection 2, clause a of subsection 3, or clause a of subsection 3a applicable to a single person. O. Reg. 275/79, s. 1 (2), part.

(2296) 20

THE PLANNING ACT

O. Reg. 276/79.

Order made under Section 29a
of The Planning Act.

Made—April 26th, 1979.

Filed—May 2nd, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the City of Nepean in The Regional Municipality of Ottawa-Carleton, being composed of Blocks 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 and 29 according to a Plan registered in the Land Registry Office for the Registry Division of Ottawa (No. 4) as Number 510807 together with that part of Jansen Road closed by Judge's Order being Instrument Number 542241 registered in the said Land Registry Office, as shown on a Plan registered in the said Land Registry Office as Number 543938 being a subdivision of that part of the said Plan 510807, excepting Lots 330, 334 and 336 on said Plan 543938. O. Reg. 276/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 26th day of April, 1979.

(2297)

20

THE PLANNING ACT

O. Reg. 277/79.

Order made under Section 29a
of The Planning Act.

Made—April 26th, 1979.

Filed—May 2nd, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of

subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Rama in the County of Simcoe, formerly in the County of Ontario, being composed of that part of Lot 19 in Concession F more particularly described as follows:

Premising that the southerly limit of Lot 20 in Concession E has an astronomical course of north 72° 02' 30" east and relating all bearings herein thereto;

Beginning where an iron bar has been planted defining the most southerly angle of the herein described parcel and being distant 200 feet measured south 75° 15' east from an iron bar planted which it distant 840.67 feet measured south 61° 43' east from an iron bar planted in the westerly limit of the said Lot 19 distant 1,725.56 feet measured northerly along the said westerly limit of the said Lot 19 from the south-westerly angle of the said Lot 19;

Thence north 74° 15' west 80 feet to an iron bar planted;

Thence north 15° 45' east passing through an iron bar planted 208 feet, more or less, to the high water mark of the Head River;

Thence in a general southeasterly direction following the said high water mark of the Head River to a point in a line drawn north 15° 45' east and passing through the iron bar planted from the said place of beginning;

Thence south 15° 45' west 219 feet, more or less, to the said place of beginning. O. Reg. 277/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 26th day of April, 1979.

(2298)

20

THE PLANNING ACT

O. Reg. 278/79.

Order made under Section 29a
of The Planning Act.

Made—April 26th, 1979.

Filed—May 2nd, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor

thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Richmond Hill in The Regional Municipality of York, formerly in the County of York, being composed of those parts of Lots 10 and 11 according to a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 4840 more particularly described as follows:

Assuming the easterly limit of the said Lot 10 has a bearing of north 16° 04' west and relating all bearings herein thereto;

Beginning at a point in the easterly limit of the said Lot 10 distant 159.22 feet measured northerly thereon from the southeasterly angle of the said Lot 10;

Thence south 16° 04' east along the easterly limit of the said Lot 10 a distance of 155.1 feet to a point;

Thence south 28° 09' west 71.67 feet to a point;

Thence south 72° 23' west along the northerly limit of Industrial Road 87.15 feet to the place of beginning of the herein described parcel;

Thence north 72° 23' east 66.75 feet to a point;

Thence northerly to and along the centre line of partition wall between the buildings standing on the herein described parcel and that immediately to the east thereof and continuing northerly 205.45 feet, more or less, to a point distant 69.78 feet measured south 72° 40' west from the place of beginning of the herein described parcel;

Thence south 72° 40' west 72.4 feet to a point;

Thence southerly 205.83 feet, more or less, to the place of beginning. O. Reg. 278/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 26th day of April, 1979.

(2299)

20

THE LIQUOR LICENCE ACT, 1975

O. Reg. 279/79.

General.

Made—April 25th, 1979.

Filed—May 2nd, 1979.

REGULATION TO AMEND ONTARIO REGULATION 1008/75 MADE UNDER THE LIQUOR LICENCE ACT, 1975

1.—(1) Clause *b* of subsection 1 of section 56 of Ontario Regulation 1008/75, as remade by section 6 of Ontario Regulation 165/79, is revoked and the following substituted therefor:

(b) \$12.87 per hectolitre on all beer shipped by the manufacturer for sale or for distribution in Ontario.

(2) Clause *b* of subsection 2 of the said section 56 is revoked and the following substituted therefor:

(b) \$12.87 per hectolitre on all beer shipped by the manufacturer for sale or for distribution in Ontario.

2. Section 57 of the said Regulation is amended by adding thereto the following clause:

(c) 10 per cent of the sales price, not including any tax payable under *The Retail Sales Tax Act*, of all wine sold in any store operated by it.

3. This Regulation comes into force on the 30th day of April, 1979.

(2300)

20

THE GAME AND FISH ACT

O. Reg. 280/79.

Opatatika Hunting Area.

Made—May 2nd, 1979.

Filed—May 3rd, 1979.

REGULATION MADE UNDER THE GAME AND FISH ACT

OPASATIKA HUNTING AREA

1. The Crown lands described in the Schedule are designated in accordance with paragraph 24 of section 91 of the Act. O. Reg. 280/79, s. 1.

2. Except as provided in this Regulation, no person shall hunt moose in the area described in the Schedule. O. Reg. 280/79, s. 2.

3. The holder of a licence in Form 6 or Form 13 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt moose on any day from the 18th day of October to the 15th day of November, both inclusive, in the year 1979 in the area described in the Schedule if,

(a) his name is drawn by lot by the officer in charge at the office of the Ministry of Natural Resources in the Town of Kapuskasing at a

draw to be held at that office commencing at or about 12 o'clock noon on the 20th day of June, 1979;

(b) he affixes to the licence in Form 6 or Form 13 held by him, a stamp supplied by the Ministry of Natural Resources; and

(c) he presents for inspection on or before the 20th day of November, 1979 at any office of the Ministry of Natural Resources in Ontario the lower jaw or the head of any moose killed by him. O. Reg. 280/79, s. 3.

4. Notwithstanding the provisions of Ontario Regulation 405/78, a licence in Form 6 or Form 13 of the said Regulation 371 is not valid for hunting any bird or animal mentioned therein in the area described in the Schedule from the 18th day of October to the 15th day of November, both inclusive, in the year 1979 unless there is affixed to the licence in Form 6 or Form 13 the stamp referred to in clause *b* of section 3. O. Reg. 280/79, s. 4.

5. Subsection 4 of section 9 of the said Regulation 371 does not apply to the holder of a licence in Form 6 of the said Regulation 371 when he is in the area described in the Schedule from the 18th day of October to the 15th day of November, both inclusive, in the year 1979 unless there is affixed to the licence in Form 6 the stamp referred to in clause *b* of section 3. O. Reg. 280/79, s. 5.

6. Subsection 9 of section 9 of the said Regulation 371 does not apply to the holder of a licence in Form 13 of the said Regulation 371 when he is in the area described in the Schedule from the 18th day of October to the 15th day of November, both inclusive, in the year 1979 unless there is affixed to the licence in Form 13 the stamp referred to in clause *b* of section 3. O. Reg. 280/79, s. 6.

Schedule

All those lands in the territorial districts of Algoma and Cochrane described as follows:

1. Beginning at the intersection of the centre line of that part of the King's Highway known as No. 11 with the centre line of the Missinaibi River; thence southeasterly along the centre line of that part of the King's Highway known as No. 11 to the centre line of the Opasatika River; thence southerly along that centre line to the northerly boundary of the geographic Township of Opasatika; thence easterly along that boundary to the northeasterly corner of that geographic township; thence southerly along the easterly boundary of that township to the southeasterly corner thereof; thence westerly along the southerly boundary of the geographic townships of Opasatika and Abbott to the centre line of the Missinaibi River; thence northerly along that centre line to the place of beginning.

2. Beginning at the intersection of the centre line of that part of the King's Highway known as No. 11 with the centre line of the right of way of the Algoma Central Railway Company near the Town of Hearst; thence in a southwesterly direction along that centre line to the intersection with the centre line of the right of way of the Canadian National Railway Company at the Dispersed Rural Community of Oba; thence in a southeasterly direction along that centre line to the intersection with the centre line of the Kapuskasing River; thence in a northerly direction along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 11; thence in a northwesterly direction along that centre line to the centre line of the Opasatika River; thence in a southerly direction along that centre line to the northerly boundary of the geographic Township of Opasatika; thence easterly along that boundary to the northeasterly corner of that geographic township; thence southerly along the easterly boundary of that geographic township to the southeasterly corner thereof; thence westerly along the southerly boundary of the geographic townships of Opasatika and Abbott to the centre line of the Missinaibi River; thence northerly along that centre line to the centre line of that part of the King's Highway known as No. 11; thence in a northwesterly direction along that centre line to the place of beginning. O. Reg. 280/79, Sched.

(2321)

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5 " " " " " " " " "	—May 6th,	"
March 3rd	" " 9 " " " " " " " " "	—June 3rd,	"
April 7th,	" " 14 " " " " " " " " "	—July 8th,	"
May 5th,	" " 18 " " " " " " " " "	—August 5th,	"
June 2nd,	" " 22 " " " " " " " " "	—September 2nd	"
July 7th,	" " 27 " " " " " " " " "	—October 7th,	"
August 4th,	" " 31 " " " " " " " " "	—November 4th,	"
September 1st,	" " 35 " " " " " " " " "	—December 2nd,	"
October 6th,	" " 40 " " " " " " " " "	—January 6th,	1980
November 3rd,	" " 44 " " " " " " " " "	—February 3rd,	"
December 1st,	" " 48 " " " " " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column 25mm.

The rates payable for copies of THE ONTARIO GAZETTE are,
by subscribers for a subscription of 52 weekly issues, \$20.00; and
by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
Telephone 965-2238

Publications Under The Regulations Act

May 26th, 1979

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 281/79.

County of Halton (now The Regional Municipality of Halton),
Town of Oakville.

Made—May 3rd, 1979.

Filed—May 7th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Paragraph xvi of section 2 of Ontario Regulation 481/73, as remade by section 1 of Ontario Regulation 776/73, is further amended by adding thereto the following subparagraph:
- That part of Lot 3 designated as parts 3, 4, 5, 6, 7 and 8 on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-2830.

F. MILLER
*Treasurer of Ontario and
Minister of Economics*

Dated at Toronto, this 3rd day of May, 1979.

(2322) 21

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 282/79.

County of Halton (now The Regional Municipality of Halton),
City of Burlington.

Made—May 3rd, 1979.

Filed—May 7th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Ontario Regulation 482/73 is amended by adding thereto the following section:

73. Notwithstanding any other provision of this Order, the land described in Schedule 61 may be used

for surface parking provided the following requirements are met:

Minimum distance from the northwesterly limit of Part 1 of Reference Plan 20R-3810 10 feet

Minimum distance from the southwesterly limit of Part 1 of Reference Plan 20R-3810 20 feet

O. Reg. 282/79, s. 1.

- The said Regulation is further amended by adding thereto the following Schedule:

Schedule 61

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of Nelson in the County of Halton, being composed of that part of Lot 18 in Concession I, south of Dundas Street, designated as Part 1 according to a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-3810. O. Reg. 282/79, s. 2.

F. MILLER
*Treasurer of Ontario and
Minister of Economics*

Dated at Toronto, this 3rd day of May, 1979.

(2323) 21

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 283/79.

County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Town of Dundas.

Made—May 3rd, 1979.

Filed—May 7th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 486/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Ontario Regulation 486/73 is amended by adding thereto the following section:

19. Notwithstanding any other provision of this Order, the land described in Schedule 6 may be used for the construction of a building for tennis and squash and uses accessory thereto provided the following requirements are met:

- Minimum front yard 40 feet
- Maximum ground floor area of building 60,000 square feet
- Maximum height of building 35 feet
- Maximum area of parking lot 50,000 square feet
- Minimum height of berms along Olympic Drive and the southerly and easterly limits of the land described in Schedule 6 5 feet

O. Reg. 283/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 6

Those parcels of land situate in the Town of Dundas in The Regional Municipality of Hamilton-Wentworth, formerly in the Township of West Flamborough in the County of Wentworth, being composed of those parts of lots 19 and 20 in Concession I designated as parts 1, 2, 3 and 11 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-4380. O. Reg. 283/79, s. 2.

F. MILLER
*Treasurer of Ontario and
Minister of Economics*

Dated at Toronto, this 3rd day of May, 1979.

(2324) 21

THE VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 284/79.
General.
Made—May 2nd, 1979.
Filed—May 7th, 1979.

REGULATION TO AMEND
REGULATION 821 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE VOCATIONAL REHABILITATION
SERVICES ACT

1. Clause *b* of subsection 5 of section 3 of Regulation 821 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 994/78, is revoked and the following substituted therefor:

(*b*) where the person is eligible for an allowance under *The Family Benefits Act* and the allowance is in an amount equal to, or greater than, a maintenance allowance that would be payable under this section in December, 1978.

2. This Regulation shall be deemed to have come into force on the 1st day of January, 1979.

(2325) 21

THE FAMILY BENEFITS ACT

O. Reg. 285/79.
General.
Made—May 2nd, 1979.
Filed—May 7th, 1979.

REGULATION TO AMEND
REGULATION 287 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE FAMILY BENEFITS ACT

1. Clause *a* of subsection 1 of section 1 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 715/73, is revoked and the following substituted therefor:

(*a*) "liquid assets" means cash, bonds, stocks, debentures and any other assets that can be converted readily into cash and includes a beneficial interest in assets held in trust and available to be used for maintenance, but does not include,

(*i*) the amount remaining to be paid to an applicant, recipient or beneficiary, as the case may be, under a mortgage or agreement for sale;

(*ii*) the cash surrender value of a life insurance policy;

(*iii*) that portion of the sale price of an applicant's or recipient's property that is applied or, where the Director approves, that will be applied to the purchase of a new residence; or

(*iv*) in the calendar year in which it is received, any payment received by a recipient as a child tax credit by reason of the application of section 122.2 of the *Income Tax Act* (Canada);

2.—(1) Clause *c* of subsection 5 of section 2 of the said Regulation, as remade by section 2 of Ontario Regulation 187/73, is revoked and the following substituted therefor:

(c) who is not eligible for an allowance under subsection 1 of section 7 of the Act or under subsection 1, 2, 4 or 6 of this section;

(2) Clauses *c*, *d* and *e* of subsection 6 of section 2 of the said Regulation, as made by section 1 of Ontario Regulation 992/78, are revoked and the following substituted therefor:

(c) is, with the approval of the Director of the Vocational Rehabilitation Services Branch of the Ministry of Community and Social Services, enrolled in an assessment or training program established under section 5 of *The Vocational Rehabilitation Services Act* and, in the opinion of the Director, is unable to take full advantage of such program without an allowance;

(d) is not receiving an allowance under the *Adult Occupational Training Act* (Canada); and

(e) is not eligible for a pension under the *Old Age Security Act* (Canada).

3. Section 8a of the said Regulation, as made by section 7 of Ontario Regulation 715/73, is revoked and the following substituted therefor:

8a. Where the Director is not satisfied that an applicant or recipient is making reasonable efforts to obtain compensation or realize any financial resource that the applicant, recipient, or a beneficiary included or to be included in the recipient's allowance, may be entitled to or eligible for including, where the applicant, recipient or beneficiary is a sponsored dependant or nominated relative within the meaning of the regulations under the *Immigration Act* (Canada), any compensation or contribution to the support and maintenance of the applicant, recipient or beneficiary that may result from any undertaking or engagement made on his behalf under the said regulations between the Government of Canada and the nominator or sponsor, the Director may determine that the applicant, recipient or beneficiary is not eligible for a benefit or he may reduce the amount of an allowance granted by the amount of the compensation, contribution or financial resource, as the case may be, that in his opinion is available to the applicant, recipient or beneficiary.

O. Reg. 285/79, s. 3.

4. Subsection 2 of section 12 of the said Regulation, as remade by section 9 of Ontario Regulation 715/73 and amended by section 3 of Ontario Regulation 215/74, subsection 1 of section 6 of Ontario Regulation 533/74, section 3 of Ontario Regulation 778/74, section 1 of Ontario Regulation 336/75, subsections 1 and 2 of section 2 of

Ontario Regulation 567/75, section 1 of Ontario Regulation 741/75, section 1 of Ontario Regulation 132/78 and subsection 1 of section 2 of Ontario Regulation 993/78, is further amended by adding thereto the following clauses:

(pa) any payment received as a child tax credit by reason of the application of section 122.2 of the *Income Tax Act* (Canada);

(pb) any payment received under *The Vocational Rehabilitation Services Act* or the regulation thereunder;

5. Clause *e* of subsection 3 of section 26a of the said Regulation, as made by section 6 of Ontario Regulation 992/78, is revoked and the following substituted therefor:

(e) is, with the approval of the Director of the Vocational Rehabilitation Services Branch of the Ministry of Community and Social Services, enrolled in an assessment or training program established under section 5 of *The Vocational Rehabilitation Services Act*; and

6. Section 27 of the said Regulation, as remade by section 7 of Ontario Regulation 992/78, is revoked and the following substituted therefor:

27. An application for an allowance under section 15 shall be deemed to include an application for a benefit paid or provided under section 21, 22, 23a, 24, 24a, 24b, 25, 25a, 25aa, 25b, 26 or 26a. O. Reg. 285/79, s. 6.

7. This Regulation, except section 3, shall be deemed to have come into force on the 1st day of January, 1979.

(2326)

21

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 286/79.

General.

Made—May 2nd, 1979.

Filed—May 7th, 1979.

REGULATION TO AMEND REGULATION 383 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1. Subsection 2 of section 12 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by section 10 of Ontario Regulation 714/73 and amended by section 4 of Ontario Regulation 532/74, section 3 of Ontario Regulation 779/74, section 4 of Ontario Regulation

977/75, subsections 2 and 3 of section 5 of Ontario Regulation 293/76, section 4 of Ontario Regulation 202/77, section 3 of Ontario Regulation 768/77, section 1 of Ontario Regulation 800/77 and section 3 of Ontario Regulation 995/78, is further amended by adding thereto the following clause:

(nc) any payment received as a child tax credit by reason of section 122.2 of the *Income Tax Act* (Canada);

2. This Regulation shall be deemed to have come into force on the 1st day of January, 1979.

(2327) 21

THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 287/79.

Reciprocating States.

Made—May 2nd, 1979.

Filed—May 7th, 1979.

REGULATION TO AMEND REGULATION 771 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

1. The Schedule to Regulation 771 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

16. Fiji

(2328) 21

THE HEALTH INSURANCE ACT, 1972

O. Reg. 288/79.

General.

Made—May 2nd, 1979.

Filed—May 7th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

1. Item 11 of Table 1 of Ontario Regulation 323/72, as made by section 1 of Ontario Regulation 214/79, is revoked and the following substituted therefor:

11. On or after the 1st day of April, 1979.	298.00	9.80	542.25	17.75	840.25	27.55
(2350)						21

THE HEALTH INSURANCE ACT, 1972

O. Reg. 289/79.

General.

Made—May 2nd, 1979.

Filed—May 7th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 323/72
MADE UNDER
THE HEALTH INSURANCE ACT, 1972

- 1. Item 3 of Part II of Schedule 4 to Ontario Regulation 323/72 is revoked.
- 2. This Regulation shall be deemed to have come into force on the 1st day of April, 1979.

(2351)

21

THE HEALTH INSURANCE ACT, 1972

O. Reg. 290/79.

General.

Made—May 2nd, 1979.

Filed—May 7th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 323/72
MADE UNDER
THE HEALTH INSURANCE ACT, 1972

- 1. Subsection 2d of section 48a of Ontario Regulation 323/72, as remade by subsection 1 of section 1 of Ontario Regulation 123/79, is revoked and the following substituted therefor:

(2d) The amount payable by the Plan for an insured service rendered by a laboratory on or after the 1st day of January, 1979, but before the 1st day of May, 1979, is the amount set out opposite the service in Schedule 15.

(2e) The amount payable by the Plan for an insured service rendered by a laboratory on or after the 1st day of May, 1979 is the amount set out opposite the service in Schedule 16. O. Reg. 290/79, s. 1.

- 2. Subsection 5 of section 54a of the said Regulation, as remade by section 3 of Ontario Regulation 123/79, is revoked and the following substituted therefor:

(5) Where an insured person, while outside Ontario, received an insured service rendered by a laboratory on or after the 1st day of January, 1979, but before the 1st day of May, 1979, and authorized by a physician practising outside Ontario, the General Manager may cause to be paid to or on behalf of the insured person the amount set out opposite the service in Schedule 15.

(6) Where an insured person, while outside Ontario, received an insured service rendered by a laboratory on or after the 1st day of May, 1979 and authorized by a physician practising outside Ontario, the General Manager may cause to be paid to or on behalf of the insured person the amount set out opposite the service in Schedule 16. O. Reg. 290/79, s. 2.

- 3. The said Regulation is amended by adding thereto the following Schedule:

Schedule 16

LABORATORY

L.M.S. UNITS	O.H.I.P. FEE	L.M.S. UNITS	O.H.I.P. FEE
1	\$ 0.3735	41	\$15.3135
2	0.7470	42	15.6870
3	1.1205	43	16.0605
4	1.4940	44	16.4340
5	1.8675	45	16.8075
6	2.2410	46	17.1810
7	2.6145	47	17.5545
8	2.9880	48	17.9280
9	3.3615	49	18.3015
10	3.7350	50	18.6750
11	4.1085	51	19.0485
12	4.4820	52	19.4220
13	4.8555	53	19.7955
14	5.2290	54	20.1690
15	5.6025	55	20.5425
16	5.9760	56	20.9160
17	6.3495	57	21.2895
18	6.7230	58	21.6630
19	7.0965	59	22.0365
20	7.4700	60	22.4100
21	7.8435	61	22.7835
22	8.2170	62	23.1570
23	8.5905	63	23.5305
24	8.9640	64	23.9040
25	9.3375	65	24.2775
26	9.7110	66	24.6510
27	10.0845	67	25.0245
28	10.4580	68	25.3980
29	10.8315	69	25.7715
30	11.2050	70	26.1450
31	11.5785	71	26.5185
32	11.9520	72	26.8920
33	12.3255	73	27.2655
34	12.6990	74	27.6390
35	13.0725	75	28.0125
36	13.4460	76	28.3860
37	13.8195	77	28.7595
38	14.1930	78	29.1330
39	14.5665	79	29.5065
40	14.9400	80	29.8800

*Note: The above table shows four decimal places although O.H.I.P. payments are made to nearest cent.

LABORATORY MEDICINE

Note: Claims for laboratory services, when referred by a Dentist, Osteopath, Chiroprapist or Chiropractor are not insured services.

PREAMBLE:

1. The patient documentation and specimen handling benefit is applicable to all patients, except for those items listed under the anatomical pathology, histology and cytology sections. The items in this section have been left at a sufficient level to cover administrative costs. This benefit is not applicable to referred-in samples, since the collecting laboratory will already have claimed the patient documentation and specimen collection benefit.
2. The biochemistry section has been condensed so that one listing refers to a procedure for any of amniotic fluid (A), blood (B), C.S.F. (C), faeces (F), gastrointestinal fluid (G), urine (U). Exceptions are indicated by B, U, etc., following the test name. Other specimens will be considered on an I.C. basis.
3. A number of tests are listed in different sections of the schedule, i.e. when more than one method of performing the test is available, e.g. Hepatitis B antigen is listed under both Radioassays and Immunology.
4. Urine — dipstick chemical estimations are a modern and acceptable part of a routine and microscopic urine analysis (L253) or as a single part (such as Ketones, blood or protein, etc.) or in a glucose tolerance test (L254).

Note: The glucose tolerance test (G.T.T.) is not listed in this Schedule. Therefore, when requesting a laboratory to perform a glucose tolerance test, the physician should specify the number and frequency of blood sugar determinations and urinalyses desired. Ketones should not be routinely claimed with G.T.T.

5. Blood glucose by the dipstick method may be claimed only when assessed by an appropriate instrument such as a reflectance meter. It should not be claimed when used only as a check on the fasting blood sample of a glucose tolerance test. The blood glucose of the fasting sample in a glucose tolerance test is allowable only once even if assessed by two methods.
6. Code L418 may not be claimed if a haemoglobin is carried out in the course of any visit. However, Code G481 (see page 110) may be claimed if a haemoglobin screen (any method or instrument) is carried out in the course of an office or home visit (except for routine obstetrical care). (See also Preamble, part B, paragraph 2.) Urinalysis may be claimed with or without an associated visit to a physician's office if the analysis is comparable to code L253 and includes microscopic examination of the centrifuged specimen.
7. The RAST test has not been recognized in the schedule and it is inappropriate to claim for this service under code L585.
8. When a screening culture method (e.g. Agar spoon) is used on urine sample, L641 refers to a culture technique and does not apply to those kits using the nitrite test only. Where a significant growth is obtained and followed up by definitive identification methods, L633 or L634 only should be claimed.

LABORATORY MEDICINE

9. The Physician assumes responsibility for all cytology smears and the listed professional benefits (L804 to L815 inclusive) are weighted averages of the professional component. These benefits, therefore, are applicable in each case whether or not all slides are examined by the physician.
10. Only those tests which are requested are to be claimed with the following exceptions. It is intended that if the test results yield abnormal findings or information which would be incomplete, insufficient or meaningless to the referring physician, the medical director of a laboratory may add further appropriate tests and claim for them with the knowledge he may have to substantiate their justification.
11. The verbatim listing is intended as the definitive benefit for that test alone, unless otherwise specified e.g. isoenzymes do not include total enzyme estimation; creatine does include creatinine (as specified). Notwithstanding the foregoing and recognizing that it is impossible to list all variations in techniques of all listed tests, when there is a modification of the usual technique, the listing most closely approximating it should be used.
12. This schedule, with the exception of L036, lists actual procedures performed. No claim shall be made for calculated values made and reported.
13. Whereas the red cell count had fallen into disrepute and was rarely used before the advent of particle counters, and since they are considered valid only when counted by such an instrument, the manual red cell count done by the counting chamber is no longer approved and has been removed from the schedule.
14. Because of obsolescence and/or lack of utilization, L028 (Bence Jones Protein heat test) and L138 (Iodine. Butanol Extractable) have been removed from the schedule.
15. The benefit for seminal fluid examination (complete) is to include sperm count, volume estimation, motility and morphology and viscosity. The benefit of \$2.61 for seminal fluid examination carried out post-vasectomy is not to be claimed by the operating surgeon unless the patient requires more than one office visit post-operatively.
16. Creatinine is a justifiable addition in the case of tests on 24-hour urine samples, where it is necessary to assess the sample as a complete 24-hour collection. However, if several tests (e.g. steroids) are done on a single such sample, only one creatinine should be claimed for that sample. In those estimations where the test result is expressed in terms of creatinine excretion (i.e. a certain quantity per m.g. of creatinine) the performance of a creatinine is mandatory and may be claimed.
17. It is recognized that in requests for a serologic titre, if a screening test is used and would suffice, the lesser benefit for the screening test should be claimed. If positive and followed by a serial titration, both the screening and titre fees may be claimed. If the titration is a micro technique using plates, it is the equivalent of a tube titre, the wells being miniature tubes.
18. It is recognized that when Wet Preparation (L653) has been used to search for trichomonas, it may be claimed in addition to L625 or L627 provided that the

LABORATORY MEDICINE

conditions set down in paragraph 10 of this preamble are adhered to. The wet preparation used in the faeces concentration technique for parasites and ova is included in L650.

19. It is recognized that in all laboratory tests there is a professional component.
20. If a test is not completed in accordance with the specific schedule listing, no claim should be made for the test.
21. The maximum number of units which can be claimed for any combination of L418 (Hemoglobin), L417 (Hematocrit), L399 (WBC Count) and L397 (RBC Count) is 11 units, whether automated, semi-automated or manual methods are used. L700 is not included in this total and may be claimed separately, if appropriate. Code L470 has been deleted from this schedule. Laboratories using multichannel equipment and previously claiming under Code L470 should now use individual codes as described above.
22. For codes L475 - L478 inclusive, the unit of test measurement is "per panel". The panel consists of reagent blood cells of known antigenicity usually numbering 8-10 cell types per panel. For a 16 cell panel, the L.M.S. unit value should be doubled.
23. The use of Nickersons Medium as a screening test for yeast is not a benefit.
24. This preamble is intended to apply to everyone using codes L700, L001 to L722 and L800 to L826.
25. The benefits for patient documentation and specimen collection and each test are calculated by multiplying the individual L.M.S. Unit values by .37.35¢.
26. Laboratory tests on specimens sent outside Ontario are not a benefit of the Plan.
27. The maximum number of units which can be charged for any combination of L005, L030, L045, L053, L061, L067, L111, L191, L194, L204, L208, L222, L223, L226, L251 or L252 is 40 units for tests ordered at the same time on the same patient done on a non automated basis. The maximum number of units which can be charged for any combination of the above tests done on a single sample on an automated chemical analyzer with simultaneously functioning channels is 18 units (L225). L700 is not included in these totals and should be billed separately, if appropriate.

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Code		LMS Units	
L700	PATIENT DOCUMENTATION AND SPECIMEN COLLECTION FEE	7	\$ 2.61

Note: Is not allowed to a laboratory associated with a clinic in conjunction with an office visit as defined in item 6.
May only be claimed with an "L" code other than L701 to L722 and L800 to L826.

1. Limited to 1 per patient, per day.
2. Not allowed to the recipient of a referred sample from another laboratory.
3. Not allowed to the attending physician.
4. Not refundable (in whole or part) to the referring physician or referring laboratory by the laboratory performing the test(s).
5. Not applicable to a patient visit solely to receive instructions or collection containers.
6. When multiple tests are ordered for the same patient for the same day, only one L700 may be claimed even though all specimens may not be available on any one day.
7. Not applicable to items under anatomical pathology, histology and cytology section.
(Fee Codes L701 to L722 inclusive).

BIOCHEMISTRY

(Applicable to all specimens except as denoted by B-blood, U-urine, F-feces, C.-C.S.F., A-amniotic fluid).

L001	Acetone, Qualitative (Ketones dipstick)	3	1.12
L002	Acetone, Quantitative	35	13.07
L003	Addis count — U	32	11.95
L004	Albumin, Qualitative	3	1.12
L005	Albumin, Quantitative (excluded if globulin and/or protein electrophoresis done)	10	3.74
L006	Alcohol, Ethyl-Quantitative	43	16.06
L007	Alcohols, Qualitative	25	9.34
L008	Alcohols, Fractionation and Quantification	45	16.81
L009	Aldolase	30	11.21
L010	Aldosterone	120	44.82
L011	Amino Acids — one way chromatography — B, U	15	5.60
L012	Amino Acids — two way chromatography — U	30	11.21
L013	Amino Acids, Fractionation and Quantitation	200	74.70
L014	Amino Acid Nitrogen	33	12.33
L020	Aminophylline, Quantitative (theophylline)	40	14.94
L015	Ammonia	39	14.57
L016	Amniotic Fluid Scan	20	7.47
L017	Amniotic Fluid L/S Ratio	50	18.68

LABORATORY MEDICINE

Code		LMS Units	
L018	Amylase	22	\$ 8.22
L021	Androstenedione	75	28.01
L019	Ascorbic Acid	25	9.34
L025	Barbiturates, Qualitative	25	9.34
L026	Barbiturates, Quantitative	35	13.07
L027	Barbiturates, Fractionation and Quantification	60	22.41
L029	Bilirubin, Qualitative — F	3	1.12
L030	Bilirubin, total	10	3.74
L031	Bilirubin, conjugated	10	3.74
	Bloodgases (see listings on page 105)		
L037	Blood Volume — excluding injection of dye	20	7.47
L038	Bromides	15	5.60
L039	Bromosulphthalein (BSP) excluding injection of dye	14	5.23
L045	Calcium	10	3.74
L046	Calcium Ionized	20	7.47
L047	Calculus analysis — chemical, Qualitative	15	5.60
L048	Calculus analysis, Qualitative and Quantitative	25	9.34
L040	Carbamazepine, Quantitative	35	13.07
L049	Carotene	16	5.98
L050	Catecholamines, total	60	22.41
L051	Catecholamines, fractionated	80	29.88
L052	Ceruloplasmin	19	7.10
L041	Chlordiazepoxide, Quantitative	40	14.94
L053	Chloride	6	2.24
L054	Chloride (sweat)	33	12.33
L055	Cholesterol, total — not to be charged with L156	14	5.23
L056	Cholesterol, ester — not to be charged with L156	14	5.23
L057	Cholinesterase — pseudo or true	30	11.21
L058	Cholinesterase Genotyping (includes Pseudo, Dibucaine and Fluoride)	50	18.68
L060	Carboxyhemoglobin	15	5.60
L061	CO ₂ Content, CO ₂ Combining Power, Bicarbonate (measured, not calculated)	6	2.24
L062	Chymotrypsin	22	8.22
L063	Copper	40	14.94
L064	Cortisol	35	13.07
L065	Creatine (includes creatinine)	26	9.71
L066	Creatine Phosphokinase	25	9.34
L070	Creatine Phosphokinase, fractionation	34	12.70
L067	Creatinine (not with L068)	6	2.24
L068	Creatinine Clearance	15	5.60
L069	Cystine Screening — U	8	2.99
L074	Diazepam, Quantitative	40	14.94
L077	Diphenylhydantoin, Quantitative (phenytoin)	35	13.07
L078	Drug Screening, thin layer chromatography	20	7.47

LABORATORY MEDICINE

Code		LMS Units	
L079	Drug Screening TLC + gas liquid chromatography confirmation	75	\$28.01
L085	Electrophoresis, serum — including total protein	36	13.45
L086	Electrophoresis, other than serum — including total protein	50	18.68
L080	Electrophoresis, serum — alone	26	9.71
L087	Estradiol	75	28.01
L088	Estriol	75	28.01
L089	Estriol, Pregnancy — U	50	18.68
L090	Estrogens, total	50	18.68
L091	Estrone	75	28.01
L092	Ethosuximide, Quantitative	35	13.07
L093	Fast hemoglobin — Hgb Alc	22	8.22
L095	Fat, total — F	72	26.89
L096	Fat, Differential — F	92	34.36
L097	Fat and/or meat fibres (microscopic) — F	6	2.24
L098	Fat (microscopic) — U	6	2.24
L099	Fatty Acids, free	25	9.34
L094	Flurazepam, Quantitative	40	14.94
L100	F.S.H. (Pituitary Gonadotrophins)	60	22.41
L105	Galactose (per sample)	16	5.98
L106	Galactose-1-phosphate uridyl transferase (quantitative) ...	65	24.28
L113	Galactose-1-phosphate uridyl transferase (screening)	10	3.74
L107	Gamma glutamyl transpeptidase	15	5.60
L108	Gastric analysis tubeless	7	2.61
L109	Gastric analysis titration (per sample)	7	2.61
L110	Globulin (excluded if albumin and/or protein electrophoresis done)	10	3.74
L111	Glucose, quantitative (not by dipstick)	6	2.24
L112	Glucose, semi-quantitative (dipstick if read with reflectance meter)	3	1.12
L114	Glutathione	20	7.47
L115	Glycoproteins	60	22.41
L116	Gold	40	14.94
L120	Haptoglobin	15	5.60
L119	Hexoseaminidase A	15	5.60
L121	5H1AA Screening — U	9	3.36
L122	5H1AA Quantitation — U	50	18.68
L117	High Density Lipoprotein Cholesterol	18	6.72
L118	Histamine	90	33.62
L123	Homogentisic Acid (Qualitative)	9	3.36
L101	Homovanillic Acid, HVA	60	22.41
L124	Hydroxy Butyrate Dehydrogenase	10	3.74
L125	17-Hydroxycorticosteroids — U	34	12.70
L126	17-Ketogenic steroids — U	40	14.94
L127	17-Ketosteroids, total — U	34	12.70

LABORATORY MEDICINE

Code		LMS Units	
L128	17-Ketosteroids, fractionated — U	80	\$29.88
L129	Hydroxyproline — B	25	9.34
L130	Hydroxyproline, Total — U	90	33.62
L131	Hydroxyproline, Total and Free — U	150	56.03
L135	Inulin Clearance Test	40	14.94
L136	Insulin	40	14.94
L142	Intestinal enzymes — qualitative	6	2.24
L143	— quantitative	22	8.22
L137	Iodine Protein Bound (P.B.I.)	21	7.84
L139	Iron, Total — with iron binding capacity	34	12.70
L141	Iso-Citric Dehydrogenase	15	5.60
L145	Lactic Acid (lactate)	27	10.08
L146	Lactic Dehydrogenase (L.D.H.), total	10	3.74
L147	Lactic Dehydrogenase Fractionation	39	14.57
L148	Lead	40	14.94
L149	Leucine Aminopeptidase	15	5.60
L150	Lipase	22	8.22
L151	Lipid (total)	16	5.98
L152	Lipids (Thin Layer Chromatography)	30	11.21
L153	Lipoprotein, Electrophoresis-not to be charged with L156	34	12.70
L154	Lipoprotein, Ultracentrifugation	50	18.68
L155	Lipoprotein Lipase (Frederickson)	100	37.35
L156	Lipoprotein phenotyping (includes sample appearance, cholesterol, triglycerides, lipoprotein, electrophoresis and interpretation) — not to be charged with L055, L153 or L243	69	25.77
L157	Lithium	10	3.74
L158	Luteinizing Hormone (LH), chemical (not immunologic)	60	22.41
L165	Magnesium	13	4.86
L166	Malic Dehydrogenase	15	5.60
L167	Melanin — U	10	3.74
L168	Mercury	30	11.21
L169	Metanephrines, total — U	75	28.01
L170	Metanephrines, fractionated — U	90	33.62
L163	Methadone	15	5.60
L171	Methemalbumin	21	7.84
L172	Methemoglobin	21	7.84
L175	Methylphenidate, quantitative	40	14.94
L164	Morphine	15	5.60
L173	Mucopolysaccharides — U	25	9.34
L174	Myoglobin, Qualitative — U	30	11.21
L180	5'-Nucleotidase	25	9.34
L181	Occult blood	3	1.12
L182	Ornithine Carbonyl Transferase	15	5.60
L183	Osmolality (osmolarity)	10	3.74
L185	P.A.H. Clearance	40	14.94
L081	Phenobarbitone	35	13.07

LABORATORY MEDICINE

Code		LMS Units	
L032	pCO ₂	8	\$ 2.99
L033	pO ₂ (arterial)	8	2.99
L034	pH	7	2.61
L035	pCO ₂ , pO ₂ and pH in combination	17	6.35
L036	pCO ₂ , pO ₂ , pH-calculation of one or more of standard bicarbonate, base excess, etc.	3	1.12
L187	Phenothiazines, Qualitative — U	6	2.24
L188	Phenothiazines, Quantitative — U	30	11.21
L189	Phenylalanine	15	5.60
L190	Phosphatase, Acid	15	5.60
L191	Phosphatase, Alkaline	10	3.74
L192	Phosphatase, Alkaline fractionation	29	10.83
L193	Phospholipids	30	11.21
L194	Phosphorus (inorganic phosphate)	10	3.74
L195	Plasma Clearing Factor (Baker)	35	13.07
L196	Plasma Hemoglobin	15	5.60
L197	Porphobilinogen (PBG), screen — U	10	3.74
L198	Porphobilinogen (PBG), Quantitative — U	25	9.34
L199	Delta-aminolevulinic Acid (ALA), Quantitative — U	25	9.34
L200	Porphyryns, screen	10	3.74
L201	Porphyryns, Quantitation (copro, proto, uro) — U	60	22.41
L202	Porphyryns, Quantitation (copro, proto, uro) — B	75	28.01
L203	Porphyryns, Quantitation (copro, proto, uro) — F	90	33.62
L204	Potassium	6	2.24
L205	Pregnanediol — U	70	26.15
L206	Pregnanetriol — U	80	29.88
L211	Primidone, Quantitative	35	13.07
L207	Progesterone	50	18.68
L208	Protein, total — not to be charged with L085 or L086 ...	10	3.74
L209	PSP (Phenolsulphonphthalein)	15	5.60
L210	Pyruvic Acid (pyruvate)	27	10.08
L215	Quinidine	18	6.72
L216	Reducing substances, identified by chromatography	30	11.21
L220	Salicylate, Qualitative	5	1.87
L221	Salicylate, Quantitative	12	4.48
L222	SGOT (AST)	10	3.74
L223	SGTP (ALT)	10	3.74
L225	Automated chemical analyzers with simultaneously functioning channels (single sample) — see paragraph 27	18	6.72
L226	Sodium	6	2.24
L227	Spectoscopic examination (any)	20	7.47
L228	Sulphhemoglobin	21	7.84
L229	Sulphonamides	27	10.08
L238	T-4, Total (Thyroxine), by Column	15	5.60
L240	Thiocyanates	15	5.60

LABORATORY MEDICINE

Code		LMS Units	
L242	Thyroxine — Binding Globulin	50	\$18.68
L243	Triglycerides — not to be charged with L156	21	7.84
L244	Trypsin	22	8.22
L250	Urea Clearance	15	5.60
L251	Urea Nitrogen (B.U.N.)	6	2.24
L252	Uric Acid	6	2.24
L253	Urinalysis, routine (includes microscopic plus any or all of S.G., pH, protein, sugar, hemoglobin, ketones, urobilinogen, bilirubin)	7	2.61
L254	Urinalysis, any single part(s) of above	3	1.12
L267	Urobilin, Qualitative — U	7	2.61
L255	Urobilinogen, Qualitative (not by dipstick) — U	7	2.61
L256	Urobilinogen, Quantitative — U	15	5.60
L260	Vitamin A	30	11.21
L261	VMA (Vanilmandelic Acid)	60	22.41
L265	Xylose Absorption Test (per specimen)	6	2.24
L266	Zinc	25	9.34
	RADIO ASSAYS — The following codes apply only if an isotope is used. If alternate non-isotopic biologic, immuno- logic or chemical method is used, use different code under the appropriate section.		
L307	ACTH (Adrenocorticotrophic Hormone)	120	44.82
L300	Aldosterone	120	44.82
L301	Calcitonin	120	44.82
L302	C — AMP (Cyclic Adenosine Monophosphate)	60	22.41
L303	Cortisol	35	13.07
L306	Digoxin	45	16.81
L310	Estradiol	75	28.01
L311	Estriol	75	28.01
L312	Estrogens — total	50	18.68
L313	Estrone	75	28.01
L308	Folate, serum	45	16.81
L309	Folate, in red cells, to include serum folate and hematocrit	98	36.60
L315	FSH (Pituitary Gonadotrophins)	60	22.41
L316	Gastrin	75	28.01
L317	Growth Hormone	40	14.94
L318	HCG (Human Chorionic Gonadotrophins)	50	18.68
L319	Hepatitis B Antigen or Antibody	45	16.81
L320	HPL (Human Placental Lactogen)	50	18.68
L325	Insulin	40	14.94
L326	Insulin antibodies	80	29.88
L327	Iron binding capacity	24	8.96
L328	LH (Luteinizing Hormone)	60	22.41
L330	Parathyroid Hormone	120	44.82
L331	Progesterone	50	18.68

LABORATORY MEDICINE

Code		LMS Units	
L333	17-OH Progesterone	60	\$22.41
L332	Prolactin	75	28.01
L335	Renin	75	28.01
L336	T-3, Total (Triiodothyronine)	40	14.94
L337	T-3 Uptake	18	6.72
L338	T-4, Total (Thyroxine) by C.P.B. or R.I.A.)	24	8.96
L339	T-4, Free — Absolute (includes T-4 total)	50	18.68
L340	Testosterone	50	18.68
L341	TSH (Thyroid Stimulating Hormone)	50	18.68
L342	Thyroxine Binding Globulin (T.B.G.)	50	18.68
L345	Vitamin B12	45	16.81
L524	Lymphocyte activation (transformation) by Isotope incorporation (limited to 3 mitogens and/or antigens)	200	74.70
L585	Radio-Immuno Assays	45	16.81
	— IgE		
	— Anti-DNA		
	— Anti-RNA		
	— Antibody Binding Assays and Binding Inhibition Assays (using isotope-labelled reagents)		
	— Ferritin		

Notes: Radio-assays listed above, but performed by a radio-immuno method for which there is no specific listing under code L585 may be claimed under the appropriate code L300-L345.

Radio-immuno assays other than specifically listed under code L585 are not a benefit as such until approved by OHIP. (See Preamble, part A, paragraph 3).

HEMATOLOGY

L370	Assay of Factors II, V, VII, VIII, IX, X, XI and XII (each)	55	20.54
L371	Autohemolysis test	24	8.96
L372	Blood film examination (to include differential, red cell morphology and platelet estimate)	10	3.74
L374	Blood film — buffy coat preparation — not to be charged with L430	18	6.72
L375	Blood film — special stain	11	4.11
L376	Bleeding time — Duke method	8	2.99
L377	Bleeding time — Ivy method	15	5.60
L378	Bone marrow — film preparation	15	5.60
L379	Bone marrow — staining (Romanowski and iron)	23	8.59
L385	Capillary fragility	7	2.61
L386	Circulating anticoagulant	10	3.74
L387	Clot observation for lysis	7	2.61
L388	Clot lysis, dilute whole blood	10	3.74

LABORATORY MEDICINE

Code		LMS Units	
L389	Clot retraction	6	\$ 2.24
L390	Clotting time (Lee and White)	8	2.99
L391	C.S.F. cell count (to include differential)	18	6.72
L395	Eosinophil count	8	2.99
L396	Platelet count	10	3.74
L397	R.B.C. count, excluding manual method (see preamble) ..	4	1.49
L398	Reticulocyte count	13	4.86
L399	W.B.C. count	4	1.49
L400	Euglobulin clot lysis	20	7.47
L401	Fibrinogen, semi-quantitative	6	2.24
L402	Fibrinogen, quantitative	28	10.46
L403	Factor XIII (Urea solubility test)	5	1.87
L404	Fibrinolysis (plate method)	16	5.98
L405	Fibrin split products, quantitative	30	11.21
L406	Fibrin split products, latex screening	5	1.87
L407	Folate, serum	45	16.81
L408	Folate, in red cells, to include serum folate and hematocrit	98	36.60
L410	G-6-PD screen	10	3.74
L411	G-6-PD quantitative assay	65	24.28
L412	Pyruvate kinase quantitative assay	65	24.28
L415	Haptoglobin	15	5.60
L416	Heinz bodies	15	5.60
L417	Hematocrit	3	1.12
L418	Hemoglobin	4	1.49
L419	Hemoglobin electrophoresis to include Hb A ₂ fraction ...	34	12.70
L420	Hemoglobin, fetal	20	7.47
L421	Hemoglobin, unstable	6	2.24
L422	Hemolysins — Ham's Acid Serum test	18	6.72
L423	Hemolysins — cold (Donath-Landsteiner)	18	6.72
L424	Hemosiderin in urine	11	4.11
L430	L.E. Cell prep — not to be charged with L374	18	6.72
L431	Kleihauer stain	18	6.72
L432	Malaria smear or other parasites	15	5.60
L435	Plasmapheresis	50	18.68
L436	Platelet function — aggregation, per additive	12	4.48
L437	Platelet function — adhesiveness	25	9.34
L438	Platelet function — thromboplastic function (PF-3)	28	10.46
L439	Preparation of pryo-precipitate (per treatment)	17	6.35
L440	platelet concentrates (per treatment)	25	9.34
L441	washed red cells	35	13.07
L442	leukocyte-poor blood	20	7.47
L443	Protamine titration	15	5.60
L444	Protamine sulphate test	10	3.74
L445	Prothrombin time	8	2.99
L446	Prothrombin consumption	10	3.74
L450	Osmotic fragility	45	16.81

LABORATORY MEDICINE

Code		LMS Units	
L447	Reptilase time	10	\$ 3.74
L451	Sedimentation rate	4	1.49
L452	Sickle cell preparation	14	5.23
L453	Sickle cell solubility test (screen)	5	1.87
L454	Sucrose hemolysis	18	6.72
L460	Thrombin time	10	3.74
L461	Thromboplastin generation test	71	26.52
L462	Partial thromboplastin time	10	3.74
L465	Vitamin B ₁₂ , microbiologic, not isotopic	45	16.81

BLOOD BANK

	Antibody identification (see paragraph 22, pg. 71)		
L475	— albumin per panel	30	11.21
L476	— saline per panel	30	11.21
L477	— enzyme per panel	40	14.94
L478	— indirect Coombs' per panel	50	18.68
L479	— preparation of eluate	35	13.07
L480	— antibody absorption	35	13.07
L481	Antibody titre	35	13.07
L482	Antibody screening — including Indirect Coombs'	20	7.47
L490	Blood group — ABO and Rh (with reverse grouping)	9	3.36
L491	Blood group and cross match	20	7.47
L492	— for each additional unit	13	4.86
L493	Blood group and Rh genotype	45	16.81
L494	Blood groups, per antigen (other than ABO or Rh)	10	3.74
L495	Coombs' test, direct	8	2.99
L496	Coombs' test, indirect	10	3.74

IMMUNOLOGY**Agglutination Reactions**

e.g.

Rheumatoid factor (latex, bentonite, R.B.C.)

Anti-DNA

Anti-thyroid (thyroglobulin or microsomal)

Streptolysin screen

— using a commercial kit

L500	Screen	6	2.24
L501	Titre — serial tube, single antigen	15	5.60
L502	— serial tube, 4 or more antigens	50	18.68
L503	— serial slide, e.g. widal	25	9.34
	— non-kit, reagents prepared in laboratory		
L510	Screen	9	3.36
L511	Titre	25	9.34
L655	Pregnancy test	6	2.24
L659	Antistreptolysin 0-7 tube titrations or micro-technique	25	9.34
L660	Cold agglutinins — screen	9	3.36
L661	— titre	25	9.34

LABORATORY MEDICINE

Code		LMS Units	
L662	Complement fixation, qualitative	20	\$ 7.47
L663	titre, single antigen	30	11.21
L664	multiple antigens	50	18.68
L665	C-reactive protein	6	2.24
L666	Diphtheria antibody neutralization test in rabbits	178	66.48
L667	Fluorescent antibody, including controls	32	11.95
L668	Heterophile antibodies — screen (slide or single tube)		
	— with or without absorption	5	1.87
L670	— with absorption by guinea pig kidney and ox cells, multiple tube titre (Paul Bunnell)	30	11.21
L671	Hepatitis B antigen or antibody — double immunodiffusion	5	1.87
L672	— complement fixation	30	11.21
L673	— immunoelectro-osmophoresis	7	2.61
L675	Immunodiffusion tests, qualitative, e.g., Aspergillosis, Farmer's Lung	5	1.87
L676	Rabies antibody — neutralization in mice	60	22.41
L677	Tetanus antibody — neutralization in mice	200	74.70
L678	Toxoplasmosis dye test (Sabin-Feldman)	70	26.15
L658	Trichinella, etc.	6	2.24
L679	Virus antibodies — hemagglutination inhibition (Rubella)	30	11.21
L680	— neutralization test	40	14.94
L681	— sucrose gradient separation of IgM + inhibition test	90	33.62
N.C.	VDRL	5	1.87
Bio-Assays			
L520	Nitroblue Tetrazolium Test — screen	18	6.72
L521	Intracellular leukocyte bacterial killing capacity (Holmes Test) — per organism	100	37.35
L523	Leukocyte phagocytic capacity	40	14.94
L524	Lymphocyte activation (transformation) by isotope incorporation (limited to 3 mitogens and/or antigens)	200	74.70
L525	Lymphocyte surface immunoglobulins by immunofluorescence	200	74.70
L526	Lymphocyte T and B cell rosettes	200	74.70
L527	Mixed lymphocyte reaction	300	112.05
Complement-kinetic (activity) assays			
L530	Total haemolytic complement (CH50-non-kit)	50	18.68
L531	Complement components (activity assays)	60	22.41

LABORATORY MEDICINE

Code		LMS Units	
	Fluorescent Antibody Tests (Immunofluorescent Studies)		
L535	Serum anti-tissue antibodies (per type of tissue section examined and per serum dilution used irrespective of number of antibodies identified, maximum of 4 slides per serum	50	\$18.68
	—anti-nuclear		
	—anti-nucleolar		
	—anti-mitochondrial		
	—anti-thyroid		
	—anti-adrenal		
	—anti-smooth muscle		
	—anti-parietal		
	—anti-skin		
L545	Protein Deposition in Tissues (per biopsy examined, any number of antisera, e.g. Immuno-globulin, complement component, fibrinogen, etc.)	75	28.01
	Gel Diffusion, Nephelometric Techniques		
	Single (Radial) — Gel Diffusion Immuno-quantitations (Commercial kits) or Nephelometry	12	4.48
L550	—IgG, IgA, IgM, IgD, IgE		
L551	—C ₃ (B ₁ C)		
L552	—C ₄ (B ₁ E)		
L553	—Ceruloplasmin		
L554	—Transferrin		
L555	—Alpha-1-antitrypsin		
L556	—Alpha-2-macroglobulin		
	Single (Radial) — Gel Diffusion Immuno-quantitations (non-kits — plates prepared in laboratory)	18	6.72
L560	—Clq		
L561	—Cl-esterase inactivator		
	Double-Gel-Diffusion-Qualitative (Ouchterloney)	5	1.87
L565	—Alpha-fetoprotein		
L566	—Immunoglobulins, L chains, H chains		
	—Hepatitis-associated antigen or antibody (see L671)		
L568	—Antibodies to food antigens (milk, wheat)		
	—Antibodies to fungal antigens (Farmer's Lung, Aspergillus, etc.) (see L675)		
L575	Immuno-electrophoresis (per Antiserum used) maximum of 3 antisera per sample tested	30	11.21
	Immuno-electro-osmophoresis (IEOP) (see L673)		

LABORATORY MEDICINE

Code		LMS Units	
Histocompatibility Testing			
L580	—Tissue typing	200	\$74.70
L581	—Cross match	50	18.68
L582	—Antibody screening (per panel of 15 antigens)	150	56.03
L583	—HLA27 typing	50	18.68
Miscellaneous			
L599	Cryofibrinogen—qualitative	3	1.12
L600	Cryoglobulins—qualitative	3	1.12
L601	Cryoglobulins—quantitative	3	1.12
L602	Pyroglobulins	3	1.12
L604	Serum Relative Viscosity	4	1.49
Modifiers			
L610	(Units in addition to units for basic test where applicable — Immunologic procedures) Concentration of sample before testing (any method)	2	.75
L611	Radio-modification of standard technique utilizing isotope-labelled reagents	50	18.68
	— immunoelectrophoresis	}	anti-Diphtheria;
	— double diffusion		anti-Insulin;
	— radial diffusion		anti-Tetanus
Note:	Radio-modifications other than specifically listed under code L611 are not a benefit as such until approved by OHIP. (See Preamble, part A, paragraph 3).		
N.C.	Preparation of special antigens or antisera	N.A.B.	N.A.B.
N.C.	Special investigations	N.A.B.	N.A.B.
MICROBIOLOGY			
L620	Antibiotic level, serum	40	14.94
L621	Antibiotic sensitivity — per organism, max. of 2 per specimen	9	3.36
L623	— M.I.C. — one antibiotic, tube or agar dilution	25	9.34
L624	Cultures — blood (including aerobic, anaerobic, subcultures, smears) per bottle	30	11.21
L625	— cervical, vaginal, including GC culture, Gram smear, yeast identification (e.g. Germ tube) — not to be claimed with L627, L628, L629	25	9.34
L639	— fluids (CSF, joint, pleural etc. not exudates)	28	10.46
L626	— fungus, including KOH preparation and smear — not to be claimed with L625, L628, L629; includes L623 for fungus	20	7.47
L627	— GC culture and smear, including fermentations and/or fluorescent microscopy — not to be claimed with L625	15	5.60
L628	— other swabs or pus — culture and smear	25	9.34
L629	— sputum — culture and smear	22	8.22
L630	— stool, including necessary agglutinations	30	11.21
L640	— throat swabs, for streptococcus, screen only	6	2.24

LABORATORY MEDICINE

Code		LMS Units	
N.C.	— screening for diphtheria	N.A.B.	N.A.B.
L631	— tuberculosis, including ZN or fluorescent smear ..	55	\$20.54
L632	— animal inoculation	100	37.35
L641	— Urine, screening, actual culture without identification — see Preamble	7	2.61
L633	— urine, pour plate or Miles-Misra quantitation	20	7.47
L634	— urine, calibrated loop quantitation	15	5.60
L642	Lysozyme inhibition test	13	4.86
L635	Pathogenic E coli (as sole procedure in infants only, such as fluorescent staining, not with L630)	5	1.87
L636	Streptococcus grouping, Lancefield method	18	6.72
L638	Streptococcus grouping, coagglutination method	12	4.48
L637	Virus isolation	50	18.68
Microscopy			
L645	Darkfield (spirochetes)	10	3.74
L646	Electron — direct, for viruses	40	14.94
L647	— immunoelectron microscopy	60	22.41
L648	— after ultracentrifugation	65	24.28
L649	— thin section, for virus	130	48.56
L650	Parasites and ova (feces concentration)	18	6.72
L654	Parasites and ova, smear only, special stain	14	5.23
L651	Pinworm (Scotch tape prep)	5	1.87
L643	Smear only, Gram or Papanicolaou stain, as sole procedure (not with L624-L634)	5	1.87
L652	Smear only, special stain, e.g. ZN, inclusions, spores, diphtheria, stool parasites	14	5.23
L653	Wet preparation (for fungus, trichomonas)	3	1.12

**ANATOMICAL PATHOLOGY,
HISTOLOGY, AND CYTOLOGY**

Note: Do not claim L700 in addition to codes L701 to L722 or L800 to L826.

The items listed in this section include only the technical component of the various items listed. The professional component for each item where applicable is listed under "Diagnostic and Therapeutic Procedures".

N.C.	Autopsy, gross and microscopic (including CNS as required)	N.A.B.	N.A.B.
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LABORATORY MEDICINE

Code		LMS Units	
Chromosome Analysis			
L701	Chromosome banding	70	\$26.15
L702	Karyotype of blood or bone marrow	300	112.05
L703	Karyotype of skin or amnion cells	475	177.41
Cytology			
L704	Amniotic fluid for fetal maturation	8	2.99
L705	Aspiration biopsy, cytological examination (lung, etc.) .	32	11.95
L706	Bronchial washings	18	6.72
L707	Buccal or vaginal smear for Barr body	8	2.99
L708	Esophageal and gastric washings	14	5.23
L709	Esophageal and gastric washings (including collection) .	33	12.33
L710	Direct smears — oral, larynx, nipple discharge	13	4.86
L711	Fluids (pleural, ascitic, breast cyst, aspirate pericardial, CSF, urine and joint)	13	4.86
L712	Fluorescent Y chromosome	8	2.99
L713	Gynaecological specimen (including all types of cellular abnormality, assessment of flora and/or cytohormonal evaluation)	13	4.86
Note: For professional component use L812.			
L714	Inclusion bodies	8	2.99
L715	Nasal smear or sputum for eosinophils	3	1.12
L716	Sputum per specimen for general and/or specified assessment, (e.g., cellular abnormality, asbestos bodies, lipid, hemosiderin, etc.)	14	5.23
L717	Electron microscopy	225	84.04
L718	Seminal fluid examination (complete) — see Preamble	22	8.22
L719	Smear for spermatozoa only (post-operative) see Preamble	7	2.61
L720	Surgical pathology	16	5.98
L721	Operative consultation — with or without frozen section (up to three specimens)	15	5.60
L722	For each specimen over 3, add	8	2.99

O. Reg. 290/79, s. 3.

THE HEALTH DISCIPLINES ACT, 1974

O. Reg. 291/79.

Medicine.

Made—April 3rd, 1979.

Approved—May 2nd, 1979.

Filed—May 7th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 577/75
MADE UNDER

THE HEALTH DISCIPLINES ACT, 1974

1. Ontario Regulation 577/75 is amended by adding thereto the following section:

13a. In this Regulation,

(a) "accredited" means, in reference to a medical school, accredited at the date of the applicant's graduation by a national accrediting agency in the same country where the medical school is located that is acceptable to the College;

(b) "medical school" means a school or faculty of medicine but does not include,

(i) any school, college or faculty of stomatology, homeopathy, osteopathy or podiatry, or

(ii) the California College of Medicine in respect of a degree or qualifications issued before the 1st day of January, 1967. O. Reg. 291/79, s. 1.

2.—(1) Clause *b* of subsection 1 of section 14 of the said Regulation, as amended by subsection 1 of section 1 of Ontario Regulation 276/76, is revoked and the following substituted therefor;

(b) one of,

(i) a degree in medicine from a university in Ontario, or the equivalent thereof from an accredited medical school in,

- a. Canada, other than Ontario,
- b. the United Kingdom,
- c. the Republic of Ireland,
- d. Australia,
- e. New Zealand,
- f. the Republic of South Africa, or
- g. the United States of America,

after successful completion of the curriculum of an accredited medical school in one of the aforementioned countries based upon successful completion of at least twenty months of undergraduate medical training actually given by and at an accredited medical school in one of the aforementioned countries, or

(ii) a degree in medicine from a medical school listed by the World Health Organization situated in a country other than a country mentioned in subclause i, and,

a. an Interim or Standard Certificate from the Educational Commission for Foreign Medical Graduates, or

b. successful completion of an evaluating examination acceptable to the College;

(2) Subsection 2 of the said section 14, as remade by subsection 2 of section 1 of Ontario Regulation 13/77, is revoked and the following substituted therefor:

(2) It is a requirement for the issuing of a General licence to an applicant who complies with the provisions of subclause i of clause *b* of subsection 1 that he submit evidence that is acceptable in form and content to the College that he has completed an internship or residency program with performance satisfactory to the College comprising a period of,

(a) one continuous year of rotating internship or residency which shall include a minimum of six weeks in each of medicine, surgery, obstetrics and gynaecology, paediatrics and psychiatry; or

(b) one continuous year of mixed internship or residency in which a minimum of forty weeks is divided between two or more of medicine, surgery, obstetrics and gynaecology, paediatrics and family medicine; or

(c) subject to subsection 3, one continuous year of straight internship or residency provided that he has completed an undergraduate clinical clerkship acceptable to the Council of not less than forty weeks' duration, exclusive of vacation time, and including clerkships regularly scheduled for all students and those chosen as electives and the clerkship shall be taken in the second half of the undergraduate medical curriculum and shall, except for non-clinical periods, include the following minimum periods:

(i) medicine — eight weeks

- (ii) surgery — eight weeks
- (iii) obstetrics — four weeks
- (iv) paediatrics — four weeks
- (v) psychiatry — four weeks

that,

(d) was taken in Canada and approved by one of,

- (i) The National Joint Committee on Approval of Preregistration Physician Training Programs,
- (ii) The Royal College of Physicians and Surgeons of Canada, or
- (iii) The College of Family Physicians of Canada; or

(e) is acceptable to The College of Physicians and Surgeons of Ontario. O. Reg. 291/79, s. 2 (2).

(3) Subsection 5 of the said section 14, as remade by subsection 3 of section 1 of Ontario Regulation 13/77, is revoked and the following substituted therefor:

(5) It is a requirement for the issuing of a General licence to an applicant who complies with the provisions of subclause ii of clause b of subsection 1 that he submit evidence that is acceptable in form and content to the College that he has completed an internship or residency programs with performance satisfactory to the College comprising a period of,

- (a) one continuous year of rotating internship which shall include a minimum of six weeks in each of medicine, surgery, obstetrics and gynaecology, paediatrics and psychiatry; and
- (b) one continuous year of mixed internship described in clause b of subsection 2, or one continuous year of straight internship described in subsection 3 or a second continuous year of rotating internship described in clause a of this subsection,

one of which was taken in Canada and approved by one of,

- (c) The National Joint Committee on Approval of Preregistration Physician Training Programs;
- (d) The Royal College of Physicians and Surgeons of Canada; or
- (e) The College of Family Physicians of Canada,

and the other of which is acceptable to The College of Physicians and Surgeons of Ontario, and both of which were commenced after the applicant actually received

an Interim or Standard Certificate of the Educational Commission for Foreign Medical Graduates or after successful completion of an evaluating examination acceptable to the College. O. Reg. 291/79, s. 2 (3).

(4) Subsection 6 of the said section 14 is revoked and the following substituted therefor:

(6) An applicant for a General licence is exempt from the requirements of clause a of subsection 5 if the applicant is certificated by The Royal College of Physicians and Surgeons of Canada or The College of Family Physicians of Canada and one year of the training required for the certification in an internship or residency program,

(a) was taken in Canada and approved by one of,

- (i) The National Joint Committee on Approval of Preregistration Physician Training Programs,
- (ii) The Royal College of Physicians and Surgeons of Canada, in the case of an applicant certificated by that College, or
- (iii) The College of Family Physicians of Canada, in the case of an applicant certificated by that College; or

(b) is acceptable to The College of Physicians and Surgeons of Ontario. O. Reg. 291/79, s. 2 (4).

3. Clause b of subsection 1 of section 15 of the said Regulation is revoked and the following substituted therefor:

(b) one of,

- (i) a degree in medicine from a university in Ontario, or the equivalent thereof from an accredited medical school in,
 - a. Canada, other than Ontario,
 - b. the United Kingdom,
 - c. the Republic of Ireland,
 - d. Australia,
 - e. New Zealand,
 - f. the Republic of South Africa, or
 - g. the United States of America,

after successful completion of the curriculum of an accredited medical school in one of the aforementioned countries based upon successful completion of at least twenty months of undergraduate medical training actually given by and at an accredited

medical school in one of the aforementioned countries, or

(ii) a degree in medicine, from a medical school listed by the World Health Organization situated in a country other than a country mentioned in sub-clause i, and,

a. an Interim or Standard Certificate from the Educational Commission for Foreign Medical Graduates, or

b. successful completion of an evaluating examination acceptable to the College.

COUNCIL OF THE COLLEGE OF PHYSICIANS AND SURGEONS OF ONTARIO:

J. E. FAY
President

H. W. HENDERSON
Registrar

Dated at Toronto, this 3rd day of April, 1979.

(2353)

21

THE MUNICIPAL AFFAIRS ACT

O. Reg. 292/79.

Tax Arrears and Tax Sale Procedures.

Made—May 3rd, 1979.
Filed—May 8th, 1979.

**REGULATION MADE UNDER
THE MUNICIPAL AFFAIRS ACT**

**TAX ARREARS AND TAX SALE
PROCEDURES**

1. The tax arrears procedure of the Act shall apply and the tax sale procedures of *The Municipal Act* and *The Education Act, 1974* shall not apply to,

- (a) the local municipalities in Schedule 1;
- (b) the local municipalities in Schedule 2;
- (c) the area municipalities in Schedule 3;
- (d) all school boards except separate school boards in an unorganized township or unsurveyed territory within the territorial districts in Schedule 4; and
- (e) a school board listed in Column 2 of Schedule 5 having jurisdiction in territory without municipal organization within the territorial district set opposite thereto in Column 1 of Schedule 5. O. Reg. 292/79, s. 1.

Schedule 1

Item	COLUMN 1 County	COLUMN 2 Local Municipalities
1.	Brant	Township of Burford Township of Oakland
2.	Bruce	All
3.	Dufferin	All
4.	Elgin	All
5.	Essex	Town of Amherstburg Town of Kingsville Village of St. Clair Beach Township of Anderdon Township of Colchester North Township of Colchester South Township of Gosfield North Township of Gosfield South Township of Malden Township of Mersea Township of Pelee Township of Rochester Township of Sandwich South Township of Tilbury North Township of Tilbury West

Item	COLUMN 1 County	COLUMN 2 Local Municipalities
6.	Grey	Town of Durham Town of Hanover Town of Meaford Town of Thornbury Village of Chatsworth Village of Dundalk Village of Markdale Township of Artemesia Township of Bentinck Township of Collingwood Township of Derby Township of Egremont Township of Euphrasia Township of Glenelg Township of Holland Township of Keppel Township of Normanby Township of Osprey Township of St. Vincent Township of Sarawak Township of Sullivan Township of Sydenham
7.	Provisional County of Haliburton	All
8.	Hastings	Village of Deloro Village of Frankford Township of Thurlow
9.	Huron	Town of Exeter Village of Bayfield Township of Colborne Township of Tuckersmith
10.	Kent	Town of Bothwell Town of Dresden Town of Tilbury Town of Wallaceburg Village of Wheatley
11.	Lambton	Town of Forest Town of Petrolia Village of Grand Bend Township of Bosanquet Township of Moore Township of Sarnia
12.	Lanark	All
13.	Leeds and Grenville	All
14.	Lennox and Addington	Town of Napanee Village of Bath Village of Newburgh Township of Adolphustown Township of Amherst Island Township of Denbigh, Abinger and Ashby Township of Kaladar, Anglesea and Effingham Township of North Fredericksburgh

Item	COLUMN 1	COLUMN 2
	County	Local Municipalities
15.	Middlesex	Township of Richmond Township of Sheffield Township of South Fredericksburgh City of London Town of Parkhill Town of Strathroy Village of Glencoe Village of Lucan Village of Newbury Village of Wardsville Township of Adelaide Township of Biddulph Township of Caradoc Township of Delaware Township of East Williams Township of Ekfrid Township of Lobo Township of London Township of Metcalfe Township of McGillivray Township of Mosa Township of North Dorchester Township of Westminster Township of West Nissouri Township of West Williams
16.	Northumberland	All
17.	Oxford	All
18.	Peterborough	Village of Havelock Village of Lakefield Village of Millbrook Village of Norwood Township of Asphodel Township of Belmont and Methuen Township of Cavan Township of Douro Township of Ennismore Township of Galway and Cavendish Township of Smith Township of South Monaghan
19.	Prescott and Russell	All
20.	Renfrew	Town of Deep River Town of Renfrew Township of Alice and Fraser
21.	Simcoe	City of Orillia Town of Alliston Town of Bradford Town of Stayner Town of Wasaga Beach Village of Beeton Village of Coldwater Village of Cookstown Village of Creemore Village of Elmvale

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
		Village of Port McNicoll Village of Tottenham Village of Victoria Harbour Township of Adjala Township of Essa Township of Flos Township of Innisfil Township of Mara Township of Matchedash Township of Medonte Township of Nottawasaga Township of Orillia Township of Oro Township of Rama Township of Sunnidale Township of Tecumseth Township of Tosorontio Township of Vespra Township of West Gwillimbury
22.	Stormont, Dundas and Glengarry	All
23.	Victoria	All
24.	Wellington	All — except the City of Guelph

O. Reg. 292/79, Sched. 1.

Schedule 2

	COLUMN 1	COLUMN 2
Item	Territorial Districts	Local Municipalities
1.	Algoma	Town of Elliot Lake Village of Hilton Beach Village of Iron Bridge Township of Hilton Township of Johnson Township of Laird Township of MacDonald, Meredith and Aberdeen. Additional Township of Michipicoten Township of St. Joseph Township of Tarbutt and Tarbutt Additional Township of Thompson Township of Wicksteed
2.	Cochrane	All
3.	Kenora	Town of Keewatin Town of Kenora Township of Ignace Township of Jaffray and Melick Township of Red Lake

Item	COLUMN 1 Territorial Districts	COLUMN 2 Local Municipalities
4.	Manitoulin	Town of Gore Bay Township of Assignack Township of Billings Township of Burpee Township of Carnarvon Township of Cockburn Island Township of Gordon Township of Howland Township of Rutherford and George Island Township of Sandfield Township of Tehkummah
5.	Nipissing	All
6.	Parry Sound	All
7.	Rainy River	All
8.	Sudbury	All
9.	Thunder Bay	City of Thunder Bay Municipality of Neebing Town of Geraldton Township of Conmee Township of Gillies Township of O'Connor Township of Paipoonge Township of Schreiber Township of Shuniah Township of Terrace Bay
10.	Timiskaming	All

O. Reg. 292/79, Sched. 2.

Schedule 3

Item	COLUMN 1 District, Metropolitan or Regional Municipality	COLUMN 2 Area Municipalities
1.	Metropolitan Toronto	All except City of Toronto
2.	Durham	All
3.	Haldimand-Norfolk	All
4.	Halton	All
5.	Hamilton-Wentworth	All
6.	Muskoka	All
7.	Niagara	All
8.	Ottawa-Carleton	All

Item	COLUMN 1 District, Metropolitan or Regional Municipality	COLUMN 2 Area Municipalities
9.	Peel	All
10.	Sudbury	All
11.	Waterloo	All
12.	York	All

O. Reg. 292/79, Sched. 3.

Schedule 4

Item	The Territorial Districts of:
1.	Cochrane
2.	Nipissing
3.	Parry Sound
4.	Rainy River
5.	Sudbury
6.	Timiskaming

O. Reg. 292/79, Sched. 4.

Schedule 5

Item	COLUMN 1 Territorial Districts	COLUMN 2 School Board
1.	Algoma	North Shore Board of Education Saulte Ste. Marie Board of Education
2.	Kenora	Dryden Board of Education Kenora Board of Education
3.	Thunder Bay	Geraldton Board of Education Lakehead Board of Education Lake Superior Board of Education Nipigon — Red Rock Board of Education

O. Reg. 292/79, Sched. 5.

2. Ontario Regulation 114/79 is revoked.

THOMAS L. WELLS
Minister of Intergovernmental Affairs

Dated at Toronto, this 3rd day of May, 1979.

THE MARRIAGE ACT, 1977

O. Reg. 293/79.

General.

Made—May 2nd, 1979.

Filed—May 8th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 307/78
MADE UNDER
THE MARRIAGE ACT, 1977**

1. Sections 4 and 5 of Ontario Regulation 307/78 are revoked and the following substituted therefor:
4. The duties of an issuer of licences are,
 - (a) to requisition from the Minister and maintain on hand sufficient supplies of licences and other forms prescribed by the regulations; and
 - (b) to ensure that every applicant for a licence is aware of the prohibited degrees of affinity and consanguinity set out in Form 1 of the Act. O. Reg. 293/79, s. 1, *part*.
- 5.—(1) An issuer of a licence shall remit to the Treasurer of Ontario \$13.00 for each licence issued and retain \$7.00.
- (2) Where the issuer is the clerk of a municipality, the council of the municipality may commute the issuer's fees provided for in subsection 1 for a fixed sum payable annually by the municipality to the issuer, in which case the fees that would otherwise be retained by the issuer shall belong to the municipality.
- (3) Where the council and the issuer do not agree upon the amount of the commutation, the amount may be fixed by a judge. O. Reg. 293/79, s. 1, *part*.

(2355)

21

**THE GUARANTEE COMPANIES
SECURITIES ACT**

O. Reg. 294/79.

General.

Made—May 2nd, 1979.

Filed—May 8th, 1979.

**REGULATION TO AMEND
REGULATION 387 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE GUARANTEE COMPANIES SECURITIES
ACT**

1. The Schedule to Regulation 387 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 901/75 and amended by section 1 of Ontario Regulation 63/76, section 1 of Ontario Regulation 595/76, section 1 of Ontario Regulation 690/76, section 1 of Ontario Regulation 305/77, section 1 of Ontario Regulation 619/78, section 1 of Ontario Regulation 694/78, section 1 of Ontario Regulation 885/78 and section 1 of Ontario Regulation 154/79, is revoked and the following substituted therefor:

Schedule

1. The Aetna Casualty and Surety Company
2. Aetna Insurance Company
3. Allstate Insurance Company of Canada
4. The American Insurance Company
5. Anglo Canada General Insurance Company
6. The Canada Accident and Fire Assurance Company
7. Canada Security Assurance Company
8. Canadian General Insurance Company
9. The Canadian Indemnity Company
10. The Canadian Surety Company
11. The Casualty Company of Canada
12. Central Mutual Insurance Company
13. Chateau Insurance Company
14. The Citadel General Assurance Company
15. Commerce and Industry Insurance Company of Canada
16. The Commerce Group Insurance Company
17. Constitution Insurance Company of Canada
18. The Continental Insurance Company
19. Co-operative Fire and Casualty Company
20. Co-operators Insurance Association
21. Coronation Insurance Company Limited
22. The Dominion of Canada General Insurance Company
23. The Dominion Insurance Corporation
24. Eaton/Bay Insurance Company
25. The Economical Mutual Insurance Company
26. Federal Insurance Company
27. Federated Mutual Insurance Company
28. Federation Insurance Company of Canada
29. Fidelity Insurance Company of Canada
30. Fireman's Fund Insurance Company
31. Fireman's Fund Insurance Company of Canada
32. The General Accident Assurance Company of Canada
33. General Insurance Company of America
34. General Security Insurance Company of Canada
35. Gerling Global General Insurance Company
36. Gibraltar General Insurance Company
37. Gore Mutual Insurance Company
38. Great American Insurance Company
39. The Guarantee Company of North America
40. The Guardian Insurance Company of Canada
41. The Halifax Insurance Company
42. The Hartford Fire Insurance Company
43. The Home Insurance Company
44. INA Insurance Company of Canada
45. Insurance Company of North America
46. Insurance Corporation of Ireland Limited

47. London and Midland General Insurance Company
48. Lumbermen's Mutual Casualty Company
49. Maryland Casualty Company
50. The New Zealand Insurance Company, Limited
51. Niagara Fire Insurance Company
52. Norwich Union Fire Insurance Society, Limited
53. Pearl Assurance Company, Limited
54. Perth Insurance Company
55. Phoenix Assurance Company of Canada
56. The Phoenix Insurance Company (Hartford, Conn.)
57. Pilot Insurance Company
58. Pitts Insurance Company
59. The Provident Assurance Company
60. The Prudential Assurance Company, Limited
61. Reliance Insurance Company (of Philadelphia)
62. Royal Insurance Company of Canada
63. Safeco Insurance Company of America
64. St. Paul Fire and Marine Insurance Company
65. Scottish & York Insurance Co., Limited
66. Seaboard Surety Company
67. Simcoe & Erie General Insurance Company
68. The Sovereign General Insurance Company
69. The Stanstead & Sherbrooke Insurance Company
70. Sun Alliance Insurance Company
71. Toronto General Insurance Company
72. Traders General Insurance Company
73. The Travelers Indemnity Company
74. Travelers Indemnity Company of Canada
75. United States Fidelity and Guaranty Company
76. United States Fire Insurance Company
77. The Waterloo Mutual Insurance Company
78. The Wawanesa Mutual Insurance Company
79. The Western Assurance Company
80. Western Surety Company
81. Zurich Insurance Company

O. Reg. 294/79, s. 1.

(2356)

21

THE ONTARIO WATER RESOURCES ACT

O. Reg. 295/79.

Plumbing Code.

Made—April 6th, 1979.

Approved—May 2nd, 1979.

Filed—May 8th, 1979.

REGULATION TO AMEND

REGULATION 647 OF

REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER

THE ONTARIO WATER RESOURCES ACT

1. Subsection 1 of section 1 of Regulation 647 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 344/71, section 1 of Ontario Regulation 158/73 and section 1 of Ontario Regulation 310/76, is further amended by adding thereto the following paragraph:

18a. "cocktail mixing unit" means a combination food holding tray and sink forming part of the bar facilities where alcoholic beverages are dispensed.

2. Section 20 of the said Regulation is amended by adding thereto the following subsections:

(3a) Where piping produced in lengths of 13 feet or less is coupled with rubber "O" rings or gaskets providing inherent flexibility, each full length of pipe shall have at least one rest.

(3b) Where piping produced in lengths of more than 13 feet is coupled with rubber "O" rings or gaskets providing inherent flexibility, each full length of pipe shall have at least two rests. O. Reg. 295/79, s. 2.

- 3.—(1) Subsection 4 of section 21 of the said Regulation, as remade by section 3 of Ontario Regulation 344/71, is revoked and the following substituted therefor:

(4) Horizontal runs of drainage pipe and storm drainage pipe of material other than polymeric plastic and with joints that are not fused or screwed or do not incorporate bolted flanges and that are not supported by earth shall be supported at intervals not greater than six and one-half feet or half the lay length of the pipe, whichever is the lesser and, where such pipe has successive fittings with no pipe between the fittings exceeding twelve inches in length, the pipe shall be supported at intervals not greater than three feet. O. Reg. 295/79, s. 3 (1).

- (2) Subsection 4a of the said section 21, as made by section 3 of Ontario Regulation 344/71, is revoked and the following substituted therefor:

(4a) All piping of polymeric plastic installed in horizontal runs not buried in the earth shall be supported by hangers spaced not more than 4 feet apart, but in the case of distributing pipe, the four foot maximum shall be reduced as required for compliance with section 41. O. Reg. 295/79, s. 3 (2).

4. Subsection 3 of section 22 of the said Regulation is revoked and the following substituted therefor:

(3) Where copper tube or copper or brass pipe is at a distance of one inch or less from the hanger or other metal that is different from the tube or pipe, the tube, pipe, hanger or other metal shall be insulated with plastic, rubber or other similar suitable material designed to prevent the transmission of an electric current to or from the tube or pipe.

(3a) The insulating material required by subsection 3 shall have a life expectancy equal to the life expectancy of the tube or pipe. O. Reg. 295/79, s. 4.

- 5.—(1) Subsection 1 of section 29 of the said Regulation, as remade by subsection 1 of section 4 of Ontario Regulation 344/71 and amended by

section 3 of Ontario Regulation 310/76, is further amended by adding thereto the following clause:

- (j) polybutylene pipe or tube, provided that the pipe or tube meets all the performance requirements of the polyethylene pipe or tube permitted in clause *h* and is certified to CSA preliminary Standard B137.7-1976 or to CSA Standard B137.8-M1977.
- (2) The said section 29, as amended by section 4 of Ontario Regulation 344/71, section 8 of Ontario Regulation 158/73 and section 3 of Ontario Regulation 310/76, is further amended by adding thereto the following subsection:
- (1a) In addition to the piping set out in subsection 1, the following piping may be used inside a building to be used only as a residence and in which there is no mandatory fire separation or alternative thereto:
1. Chlorinated poly (vinyl chloride), where both pipe and the fittings used therewith are certified to CSA Standard B137.6 1971.
 2. Polybutylene, where both pipe and fittings used therewith are certified to CSA Standard B137.8-M1977. O. Reg. 295/79, s. 5 (2).
- 6.—(1) Subsection 1 of section 37 of the said Regulation, as remade by subsection 1 of section 9 of Ontario Regulation 158/73, is revoked and the following substituted therefor:
- (1) Subject to subsections 4 and 5, joints of copper tubing shall be soldered, sweated or flared. O. Reg. 295/79, s. 6 (1).
- (2) The said section 37, as amended by section 9 of Ontario Regulation 158/73, is further amended by adding thereto the following subsection:
- (5) Where a service pipe is buried in firm earth and the tensile strength of a joint is not a critical factor, the pipe may be connected with rubber gasketed mechanical connectors. O. Reg. 295/79, s. 6 (2).
7. Subsection 4 of section 46 of the said Regulation is revoked and the following substituted therefor:
- (4) A pressure relief valve and a temperature relief valve may be combined where clauses *a* and *b* of subsection 3 are complied with and, where the probable water spill from a relief valve would create a hazard or a nuisance, the spilled water shall be piped to an appropriate point of disposal in accordance with subsection 5. O. Reg. 295/79, s. 7.
8. Subsection 8 of section 51 of the said Regulation, as made by section 7 of Ontario Regulation 310/76, is revoked and the following substituted therefor:

(8) Where select pipe bedding is specified in subsection 9 it shall consist of a non-cohesive ballast material of which at least 50 per cent will pass a 1/4 inch sieve and 100 per cent will pass a 1/2 inch sieve and such bedding shall completely surround the pipe by a radial depth of at least four inches and shall be sufficiently consolidated so that the intended earth loading will not produce further compaction.

(9) Select pipe bedding shall be used in the installation of,

- (a) certified DWV piping of polymeric plastic having Schedule 40 pipe dimensions where the fill over the pipe will be subject to wheeled traffic or where the burial depth exceeds 8 feet; and
- (b) sewer pipe of polymeric plastic certified to a standard which requires a minimum pipe stiffness of 40 lbs./in./in. (275 K PA) where the fill over the pipe will be subject to wheeled traffic or where the burial depth as measured from the top of the pipe exceeds 2 1/2 feet. O. Reg. 295/79, s. 8, *part*.

9.—(1) Clause *b* of subsection 2 of section 54 of the said Regulation is revoked.

(2) Subsection 3 of the said section 54 is revoked and the following substituted therefor:

(3) Where a drainage pipe or storm drainage pipe of a material specified in clause *a, d, f, g* or *h* of subsection 2 is so located that the distance between the top of the pipe and the bottom of the floor over it is less than twenty-four inches, the drainage pipe or storm drainage pipe shall be covered to a depth of not less than three inches by concrete consisting of,

- (a) one part of Portland cement;
- (b) two parts of sand; and
- (c) four parts of gravel or equivalent aggregate. O. Reg. 295/79, s. 9 (2).

10.—(1) Subsection 1 of section 55 of the said Regulation is amended by striking out "or" at the end of clause *h*, by adding "or" at the end of clause *i*, and by adding thereto the following clause:

- (j) asbestos cement of soil pipe grade in sizes three inches and larger, provided all fittings used therewith are certified to CSA Standard B127.1-M1977 and all jointing and coupling devices used therewith are CSA certified for the purpose.

(2) Clause *b* of subsection 5 of the said section 55 is revoked.

(3) Clause *q* of subsection 7 of the said section 55, as remade by subsection 2 of section 13 of Ontario Regulation 158/73, is revoked.

11. Section 59 of the said Regulation is revoked.

12. Subsection 1 of section 65 of the said Regulation, as remade by section 8 of Ontario Regulation 310/76, is revoked and the following substituted therefor:

(1) Where poly (vinyl chloride) pipe and fittings are permitted in this Regulation in drain, waste and vent applications above the ground inside a building, the pipe and fittings shall not be used unless they are certified by the Canadian Standards Association as meeting CSA Standard B181.2-1973 and similarly when made of acrylonitrile-butadiene-styrene unless they are certified by the Canadian Standards Association as meeting CSA Standard B181.1-1973. O. Reg. 295/79, s. 12.

13. Clause *c* of section 70 of the said Regulation is revoked and the following substituted therefor:

(c) the waste pipe downstream from any vented fixture trap may have between the trap seal and the vent a maximum of one slip joint, if the slip joint is readily accessible for maintenance and repair.

14. Clauses *h* and *i* of subsection 1 of section 79 of the said Regulation are revoked and the following substituted therefor:

(h) acrylonitrile-butadiene-styrene certified DWV to CSA Standard B181.1 1973;

(i) poly (vinyl chloride) certified DWV to CSA Standard B181.2 1973 or certified SDR pressure pipe to CSA Standard B137.3 1972 and being Series 100 or greater and having an SDR not greater than 32.5.

15. Subsection 15 of section 83 of the said Regulation, as remade by subsection 3 of section 12 of Ontario Regulation 310/76 is revoked and the following substituted therefor:

(15) Where a waste pipe that is required to be an indirect waste, discharges to a fixture or a floor drain that is not a fixture or a hub drain, the air break between the indirect waste pipe and the fixture or drain shall be in accordance with the dimensional requirements of section 43. O. Reg. 295/79, s. 15.

16. Subclause ii of clause *a* of subsection 2 of section 130, as amended by section 22 of Ontario Regulation 158/73, is revoked and the following substituted therefor:

(ii) the building drain, as near as possible to the base of the stack;

17. Subsection 4 of section 139 of the said Regulation, as remade by section 26 of Ontario Regulation 310/76, is revoked and the following substituted therefor:

(4) Where a main sewer is installed at an elevation below the elevation of the bottom of a wall of a building or other structure and the building drain connects to a stack through a floor, the drain shall retain its full size up through the floor including, above the floor, a clean out in compliance with section 144, but where pipe and fittings are used that are restricted to underground installation, they shall terminate at the lower side of the floor. O. Reg. 295/79, s. 17.

18. Subsection 1 of section 157 of the said Regulation is revoked and the following substituted therefor:

(1) An indirect waste pipe shall connect only to,

(a) a drinking fountain;

(b) a refrigerator or ice box;

(c) a food container;

(d) an appliance, device or apparatus that is used for the storage, preparation or processing of food or drink;

(e) a sterilizer;

(f) a water still, water treatment device or water operated device;

(g) cocktail mixing units; or

(h) equipment, heated by steam, for the storage or serving of food,

and shall discharge to a fixture that complies with section 173. O. Reg. 295/79, s. 18.

19. Subsection 2 of section 173 of the said Regulation, exclusive of the clauses, as remade by section 27 of Ontario Regulation 158/73, is revoked and the following substituted therefor:

(2) An air break conforming to the dimensional requirements of section 43 shall be provided between,

O. Reg. 295/79, s. 19.

20.—(1) Appendix A to the said Regulation, as amended by section 25 of Ontario Regulation 344/71, is further amended by adding thereto "Bath and Shower Fitting with Diverter Tub Spout" under the heading "BATH OR SHOWER VALVES".

(2) The said Appendix A is further amended by adding thereto the following heading and items:

TEMPERATURE CONTROL VALVES

—Pressure Balancing Valves

—Thermostatic Valves

FRANK DREA
*Minister of Consumer and
 Commercial Relations*

Dated at Toronto, this 6th day of April, 1979.

(2357)

21

THE HIGHWAY TRAFFIC ACT

O. Reg. 296/79.

Construction Zones.

Made—May 8th, 1979.

Filed—May 8th, 1979.

REGULATION TO AMEND REGULATION 411 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 1 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
 69. That part of the King's Highway known as No. 2 in the County of Northumberland lying between a point situate at its intersection with the road allowance between lots 6 and 7 in Concession 1 in the Township of Hamilton and a point situate 2 kilometres measured easterly at its intersection with the roadway known as Northumberland County Road No. 23 in the Township of Haldimand.
 70. That part of the King's Highway known as No. 2 in the Township of Brantford in the County of Brant lying between a point situate 900 metres measured westerly from its intersection with the boundary line between the County of Brant and The Regional Municipality of Hamilton-Wentworth and a point situate at its intersection with the King's Highway known as No. 54.
2. Schedule 4 to the said Regulation is amended by adding thereto the following paragraph:
 4. That part of the King's Highway known as No. 7A lying between a point situate at its southerly intersection with the King's Highway known as No. 35 in the Township of Manvers in the County of Victoria and a point situate at its intersection with the King's Highway known as No. 115 in the Township of Cavan in the County of Peterborough.
3. Schedule 12 to the said Regulation is amended by adding thereto the following paragraph:
 6. That part of the King's Highway known as No. 36 in the County of Victoria lying between a point situate at its intersection with the roadway known as Victoria County Road No. 7 in the Township of Verulam and a point situate 1.125 kilometres measured southerly from its easterly intersection with the roadway known as John Street in the Village of Bobcaygeon.
4. Schedule 16 to the said Regulation is amended by adding thereto the following paragraph:
 11. That part of the King's Highway known as No. 48 in the Town of Markham in The Regional Municipality of York beginning at a point situate 250 metres measured southerly from its intersection with the King's Highway known as No. 7 and extending northerly therealong for a distance of 400 metres.
5. Schedule 24 to the said Regulation is amended by adding thereto the following paragraphs:
 64. That part of the King's Highway known as No. 401 lying between a point situate at its intersection with Derry Road in the City of Mississauga in The Regional Municipality of Peel and a point situate at its intersection with Trafalgar Road in the Town of Milton in The Regional Municipality of Halton.
 65. That part of the King's Highway known as No. 401 in the City of North York in The Municipality of Metropolitan Toronto beginning at a point situate at its intersection with the roadway known as Yonge Street and extending westerly therealong for a distance of 765 metres.
 66. That part of the King's Highway known as No. 401 in the Borough of Scarborough in The Municipality of Metropolitan Toronto lying between a point situate 800 metres measured easterly from its intersection with the King's Highway known as No. 48 and extending easterly therealong for a distance of 1.61 kilometres.
 67. That part of the King's Highway known as No. 401 in The Regional Municipality of Durham lying between a point situate at its intersection with the boundary line between the City of Oshawa and the Town of Newcastle and a point situate at its intersection with the roadway known as Durham Regional Road No. 14.
6. Schedule 25 to the said Regulation is amended by adding thereto the following paragraph:
 4. That part of the King's Highway known as No. 403 in the City of Burlington in The Regional Municipality of Halton lying between a point situate at its intersection with the King's Highway known as No. 6 and a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way.
7. Schedule 37 to the said Regulation is amended by adding thereto the following paragraphs:
 10. That part of the King's Highway known as the Queen Elizabeth Way in the City of Burlington in The Regional Municipality of Halton beginning at a point situate 900 metres measured westerly from its intersection with the roadway known as Appleby Line and extending 2 kilometres easterly therealong.

11. That part of the King's Highway known as the Queen Elizabeth Way in the Town of Oakville in The Regional Municipality of Halton beginning at a point situate 1.07 kilometres measured easterly from its intersection with the roadway known as Trafalgar Road and extending westerly therealong for a distance of 2.14 kilometres.

12. That part of the King's Highway known as the Queen Elizabeth Way in the Town of Oakville in The Regional Municipality of Halton beginning at a point situate 1.5 kilometres measured easterly from its intersection with the boundary line between the Town of Oakville and the City of Burlington and extending therealong for a distance of 500 metres.

8. Schedule 39 to the said Regulation is amended by adding thereto the following paragraph:

24. That part of the King's Highway known as No. 3 lying between a point situate at its intersection with the roadway known as Niagara Regional Road No. 20 in the Township of Wainfleet in The Regional Municipality of Niagara and a point situate 500 metres measured easterly from its intersection with the roadway known as Niagara Street in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk.

9. Schedule 42 to the said Regulation is amended by adding thereto the following paragraphs:

65. That part of the King's Highway known as No. 7 lying between a point situate at its intersection with the roadway known as Airport Road in the City of Brampton in The Regional Municipality of Peel and a point situate at its intersection with the King's Highway known as No. 27 in the Town of Vaughan in The Regional Municipality of York.

66. That part of the King's Highway known as No. 7 in the Town of Markham in The Regional Municipality of York beginning at a point situate at its intersection with the King's Highway known as No. 48 and extending easterly therealong for a distance of 3.06 kilometres.

67. That part of the King's Highway known as No. 7 in the Township of Scugog in The Regional Municipality of Durham lying between a point situate at its intersection with the King's Highway known as No. 7A and a point situate at its intersection with the road allowance between concessions 11 and 12.

68. That part of the King's Highway known as No. 7 lying between a point situate at its intersection with the roadway known as Peterborough County Road No. 48 in the Township of Belmont and Methuen in the County of Peterborough and a point situate 250 metres measured westerly from its intersection with the King's Highway known as No. 14 in the Village of Marmora in the County of Hastings.

69. That part of the King's Highway known as No. 7 in the Town of Pickering in The Regional Municipality of Durham beginning at a point situate 800 metres measured easterly from its intersection with the road-

way known as Durham Regional Road No. 31 and extending easterly therealong for a distance of 1.6 kilometres.

10.—(1) Paragraphs 1, 2 and 3 of Schedule 67 to the said Regulation are revoked.

(2) Paragraph 4 of the said Schedule 67, as made by section 10 of Ontario Regulation 277/73, is revoked.

(3) Paragraphs 4 and 5 of the said Schedule 67, as made by section 4 of Ontario Regulation 351/73, are revoked.

(4) Paragraph 6 of the said Schedule 67, as made by section 21 of Ontario Regulation 216/71, is revoked.

(5) Paragraph 7 of the said Schedule 67, as made by section 25 of Ontario Regulation 22/72, is revoked.

(6) Paragraph 8 of the said Schedule 67, as made by section 11 of Ontario Regulation 395/72, is revoked.

(7) Paragraph 9 of the said Schedule 67, as made by section 23 of Ontario Regulation 395/74, is revoked.

11. Schedule 69 to the said Regulation, as remade by section 12 of Ontario Regulation 395/72, is revoked.

12.—(1) Paragraphs 1 and 2 of Schedule 71 to the said Regulation are revoked.

(2) Paragraph 3 of the said Schedule 71, as made by section 1 of Ontario Regulation 361/71, is revoked.

(3) Paragraph 4 of the said Schedule 71, as made by section 11 of Ontario Regulation 277/73, is revoked.

13. Schedule 72 to the said Regulation, as amended by section 11 of Ontario Regulation 40/71 and section 14 of Ontario Regulation 225/73, is revoked.

14.—(1) Paragraphs 1 and 2 of Schedule 73 to the said Regulation are revoked.

(2) Paragraph 3 of the said Schedule 73, as made by section 12 of Ontario Regulation 40/71, is revoked.

(3) Paragraph 4 of the said Schedule 73, as made by section 24 of Ontario Regulation 395/74, is revoked.

15.—(1) Paragraph 1 of Schedule 74 to the said Regulation is revoked.

- (2) Paragraph 3 of the said Schedule 74, as made by section 23 of Ontario Regulation 216/71, is revoked.
- (3) The said Schedule 74 is amended by adding thereto the following paragraph:
9. That part of the King's Highway known as No. 400 in the Town of Vaughan in The Regional Municipality of York beginning at a point situate 500 metres measured northerly from its intersection with the roadway known as Rutherford Road and extending southerly therealong for a distance of 1.3 kilometres.
16. Paragraphs 1, 2 and 3 of Schedule 75 to the said Regulation are revoked.
- 17.—(1) Paragraph 1 of Schedule 101 to the said Regulation is revoked.
- (2) Paragraph 2 of the said Schedule 101, as made by section 11 of Ontario Regulation 429/73, is revoked.
- (3) Paragraphs 3 and 4 of the said Schedule 101, as made by section 30 of Ontario Regulation 222/72, are revoked.
- (4) Paragraph 6 of Schedule 101, as made by section 13 of Ontario Regulation 426/76, is revoked.
- (5) The said Schedule 101 is amended by adding thereto the following paragraph:
9. That part of the King's Highway known as No. 28 in the County of Peterborough lying between a point situate at its intersection with the roadway known as Peterborough County Road No. 6 in the Township of Douro and a point situate at its intersection with the King's Highway known as No. 36 in the Township of Harvey.
- 18.—(1) Paragraphs 1 and 2 of Schedule 111 to the said Regulation, as made by section 27 of Ontario Regulation 216/71, are revoked.
- (2) Paragraph 3 of the said Schedule 111, as made by section 32 of Ontario Regulation 222/72, is revoked.
- (3) The said Schedule 111 is amended by adding thereto the following paragraph:
5. That part of the King's Highway known as No. 7B in the Township of Smith in the County of Peterborough lying between a point situate at its intersection with the King's Highway known as No. 7 and a point situate at its intersection with the roadway known as Peterborough County Road No. 18.
- 19.—(1) Paragraph 1 of Schedule 115 to the said Regulation, as made by section 36 of Ontario Regulation 395/74, is revoked.
- (2) The said Schedule 115 is amended by adding thereto the following paragraph:
4. That part of the King's Highway known as No. 58 in the City of Thorold in The Regional Municipality of Niagara beginning at a point situate at its intersection with the roadway known as Thorold Stone Road and extending westerly therealong for a distance of 320 metres.
- 20.—(1) Paragraph 1 of Schedule 176 to the said Regulation is revoked.
- (2) Paragraph 2 of the said Schedule 176, as made by section 35 of Ontario Regulation 216/71, is revoked.
- (3) Paragraphs 3 and 4 of the said Schedule 176, as made by section 7 of Ontario Regulation 510/71, are revoked.
- (4) Paragraph 5 of the said Schedule 176, as made by section 25 of Ontario Regulation 75/72, is revoked.
- (5) Paragraph 6 of the said Schedule 176, as made by section 16 of Ontario Regulation 132/72, is revoked.
- (6) The said Schedule 176 is amended by adding thereto the following paragraphs:
12. That part of the King's Highway known as No. 12 lying between a point situate at its northerly intersection with the King's Highway known as No. 48 in the Township of Brock in The Regional Municipality of Durham and a point situate at its intersection with the King's Highway known as No. 169 in the Township of Mara in the County of Simcoe.
13. That part of the King's Highway known as No. 12 in the Town of Whitby in The Regional Municipality of Durham lying between a point situate at its intersection with the roadway known as Durham Regional Road No. 28 and extending northerly therealong for a distance of 750 metres.
21. Schedule 264 to the said Regulation is amended by adding thereto the following paragraph:
2. That part of the King's Highway known as No. 410 in the City of Mississauga in The Regional Municipality of Peel beginning at a point situate 150 metres measured northerly from its intersection with the roadway known as Industrial Access Road and extending southerly therealong for a distance of 300 metres.

J. SNOW
 Minister of Transportation
 and Communications

Dated at Toronto, this 8th day of May, 1979.

THE PLANNING ACT

O. Reg. 297/79.

Restricted Areas—The Regional Municipality of York, Town of Markham.

Made—May 7th, 1979.

Filed—May 8th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 104/72
MADE UNDER
THE PLANNING ACT**

1. Paragraph 4 of section 2 of Ontario Regulation 104/72, as remade by section 1 of Ontario Regulation 961/78, is amended by adding thereto the following subparagraph:

- (iv) the lands shown on a Plan registered in the Land Registry Office for the Registry Division of York North (No. 65) as Number 1879.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 7th day of May, 1979.

(2359) 21

THE PLANNING ACT

O. Reg. 298/79.

Restricted Areas—Part of the District of Sudbury.

Made—May 4th, 1979.

Filed—May 8th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 568/72
MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 568/72 is amended by adding thereto the following section:

20.—(1) In this section, "guest cabin" means a building that is accessory to a single-family dwelling, without cooking facilities, and used only for purposes of sleeping accommodation.

(2) Notwithstanding any other provision of this Order, the land described in Schedule 14 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided,

(a) the existing cottage on the said land is converted to a guest cabin; and

(b) the following requirements are met:

Minimum front yard	100 feet
Minimum side yards	10 feet on one side and 4 feet on the other side
Minimum rear yard	90 feet
Minimum total floor area of dwelling	1,000 square feet
Maximum percentage of lot to be occupied by dwelling	5 per cent
Maximum height of dwelling	two and one-half storeys

O. Reg. 298/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 14

That parcel of land situate in the geographic Township of Haddo in the Territorial District of Sudbury, described as Parcel 24274, being Summer Resort Lot 2 on Island L in the West Arm of Lake Nipissing as shown on a Plan entered in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number M-482. O. Reg. 298/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division
Ministry of Housing

Dated at Toronto, this 4th day of May, 1979.

(2360) 21

THE DRAINAGE ACT, 1975

O. Reg. 299/79.

Forms.

Made—May 2nd, 1979.

Filed—May 8th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 298/76
MADE UNDER
THE DRAINAGE ACT, 1975**

1. Section 4 of Ontario Regulation 298/76, as remade by section 1 of Ontario Regulation 467/78, is revoked and the following substituted therefor:
- 4.—(1) The by-law adopting the engineer's report referred to in subsection 1 of section 45 of the Act shall,
- (a) in the case of municipalities not within district or regional municipalities be in Form 6; and
- (b) in the case of municipalities within district or regional municipalities, be in Form 6a.
- (2) The borrowing by-law for use by district or regional municipalities on behalf of an area municipality shall be in Form 6b. O. Reg. 299/79, s. 1.

2. Form 6 of the said Regulation, as remade by section 2 of Ontario Regulation 467/78, is amended by striking out the words "For Use by Municipalities Not Within a District or Regional Municipality" where they occur and inserting in lieu thereof the following:

For Use By Municipalities Not Within
District or Regional Municipalities

3. Form 6a of the said Regulation, as made by section 2 of Ontario Regulation 467/78, is amended by striking out the words "For Use By Municipalities Within a District or Regional Municipality" where they occur and inserting in lieu thereof the following:

For Use by Municipalities Within
District or Regional Municipalities

4. Form 7 of the said Regulation is amended by striking out "acres" where it occurs and inserting in lieu thereof "hectares".
5. This Regulation comes into force on the 1st day of June, 1979.

(2361)

21

THE TILE DRAINAGE ACT, 1971

O. Reg. 300/79.

General.

Made—May 2nd, 1979.

Filed—May 8th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 327/71
MADE UNDER
THE TILE DRAINAGE ACT, 1971

1. Sections 1, 2 and 3 of Ontario Regulation 327/71 are revoked and the following substituted therefor:

1.—(1) The borrowing by-law referred to in subsection 1 of section 2 of the Act, for use by municipalities not within district or regional municipalities, shall be in Form 1.

(2) The borrowing by-law referred to in subsection 1 of section 2 of the Act, for use by municipalities within district or regional municipalities, shall be in Form 2. O. Reg. 300/79, s. 1, *part*.

2. The borrowing by-law, for use by district or regional municipalities on behalf of an area municipality, shall be in Form 3. O. Reg. 300/79, s. 1, *part*.

3.—(1) The debenture referred to in subsection 1 of section 2 of the Act, for use by municipalities not within district or regional municipalities, shall be in Form 4.

(2) The debenture referred to in subsection 1 of section 2 of the Act, for use by district or regional municipalities on behalf of an area municipality, shall be in Form 5. O. Reg. 300/79, s. 1, *part*.

2. Form 2 of the said Regulation, as amended by section 2 of Ontario Regulation 843/75, is further amended by striking out the words "For Use By Municipalities Within a District or Regional Municipality" where they occur and inserting the following in lieu thereof:

For Use By Municipalities Within
District or Regional Municipalities

3.—(1) Form 7 of the said Regulation, as amended by section 1 of Ontario Regulation 606/74, is further amended by striking out "acres" where it occurs and inserting in lieu thereof "hectares".

(2) The said Form 7 is further amended by striking out "feet" where it occurs and inserting in lieu thereof "metres".

4. Form 8 to the said Regulation, as remade by section 2 of Ontario Regulation 606/74, is amended by striking out "acres" where it occurs and inserting in lieu thereof "hectares".

5. This Regulation comes into force on the 1st day of June, 1979.

(2362)

21

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 301/79.

Crop Insurance Plan for Green
and Wax Beans.

Made—April 20th, 1979.

Approved—May 2nd, 1979.

Filed—May 8th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 516/75
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 1 of section 12 of the Schedule to Ontario Regulation 516/75, as remade by section 1 of Ontario Regulation 346/78, is revoked and the following substituted therefor:

(1) The total premium payable in respect of acreage under contract is \$28 per acre.

2. Section 13 of the said Schedule is revoked and the following substituted therefor:

13. For the purpose of this plan, the final date for seeding green and wax beans in a crop year is the 15th day of July or such other date as may be determined from time to time by the Commission.

3.—(1) Subparagraph 1 of paragraph 2 of Form 1 of the said Regulation is revoked and the following substituted therefor:

(1) The insured person shall offer for insurance all acreage planted in the crop year to green and wax beans

on the farm or farms operated by him in Ontario, whether grown under contract or not and, subject to subparagraph 2, this contract applies to all such acreage.

(2) Subparagraphs 2 and 3 of paragraph 5 of the said Form 1 are revoked and the following substituted therefor:

(2) Where the damaged acreage is replanted to green and wax beans in accordance with clause a of subparagraph 1, the Commission shall pay to the insured person a supplementary benefit of \$70 for each acre replanted and the contract of insurance shall continue to apply to such replanted acreage.

(3) Where the damaged acreage is used for an alternate crop in accordance with clause b of subparagraph 1, the Commission shall pay to the insured person a supplementary benefit of \$70 for each acre replanted, the replanted acreage shall be released from the contract of insurance and the guaranteed production and indemnity payable shall be reduced accordingly.

4. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

(name of person, corporation or partnership, and if partnership, names of all partners)

(address)

(telephone no.)

applies for crop insurance on (for processing) under The Crop Insurance Act (Ontario) and the regulations and in support of this application the following facts are stated:

- 1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.
2. Crop Plan
3. Crop Year
4. Description of farm or farms and acreage grown to insured crop:

Table with 6 columns: No. of Acres or Tons to be Insured, Lot, Concession, Township, County, etc., Owner or Tenant

5. The applicant agrees to insure all acreage eligible for insurance under the regulations.

6. Coverage applied for as calculated by the Commission is:

7. The applicant hereby authorizes the processor named below to deduct the required premium from moneys owing by the processor to the applicant for harvested production.

Yes No

8. If the premium is not paid by the processor, the applicant hereby agrees to pay to the Commission the premium in full upon demand.

9. The applicant hereby agrees to immediately notify the Commission of any loss or damage to the insured crop.

10. A Grower's Contract for the year is in effect with:

Name of Processor:

Plant Address:

11. In addition to acreage under contract to the processor named herein, the applicant intends to grow acres of the designated crop.

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

.....
(signature of applicant)

The processor named above hereby confirms the existence of a contract with the applicant and, where authorized, undertakes to deduct the premium pursuant to paragraph 7 above and to thereupon remit such premium forthwith to The Crop Insurance Commission of Ontario.

.....
(signature of agent authorized by processor)

ASSIGNMENT OF INDEMNITY

Subject to any deduction in respect of premium, I hereby assign to the above-mentioned processor all moneys payable by the Commission as a result of loss, up to an amount equal to my total indebtedness to the processor which was incurred with my written approval for the growing of this crop, and authorize that all moneys payable by the Commission be paid jointly to the processor and myself.

.....
(witness)

.....
(signature of applicant)

O. Reg. 301/79, s. 4.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 20th day of April, 1979.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 302/79.

Crop Insurance Plan for Lima Beans.

Made—April 11th, 1979.

Approved—May 2nd, 1979.

Filed—May 8th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 515/75
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 1 of section 12 of the Schedule to
Ontario Regulation 515/75, as remade by section

1 of Ontario Regulation 343/78, is revoked and
the following substituted therefor:

(1) The total premium payable in respect of acreage
under contract to a processor is \$44 per acre.

2. Subparagraph 1 of paragraph 2 of Form 1 of the
said Regulation is revoked and the following
substituted therefor:

(1) The insured person shall offer for insurance all
acreage planted in the crop year to lima beans on the
farm or farms operated by him in Ontario, whether
grown under contract or not and, subject to subpara-
graph 2, this contract applies to all such acreage.

3. Form 2 of the said Regulation is revoked and the
following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

(name of person, corporation or partnership, and if partnership, names of all partners)

(address)

(telephone no.)

applies for crop insurance on(for processing) under The Crop Insurance Act (Ontario)
and the regulations and in support of this application the following facts are stated:

- 1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.
2. Crop Plan 3. Crop Year
4. Description of farm or farms and acreage grown to insured crop:

Table with 6 columns: No. of Acres or Tons to be Insured, Lot, Concession, Township, County, etc., Owner or Tenant

- 5. The applicant agrees to insure all acreage eligible for insurance under the regulations.
6. Coverage applied for as calculated by the Commission is:
7. The applicant hereby authorizes the processor named below to deduct the required premium from moneys
owing by the processor to the applicant for harvested production.

Yes []

No []

8. If the premium is not paid by the processor, the applicant hereby agrees to pay to the Commission the
premium in full upon demand.

9. The applicant hereby agrees to immediately notify the Commission of any loss or damage to the insured crop.

10. A Grower's Contract for the year is in effect with:

Name of Processor:

Address

11. In addition to acreage under contract to the processor named herein, the applicant intends to grow acres of the designated crop.

.....
(signature of applicant)

The processor named above hereby confirms the existence of a contract with the applicant and, where authorized, undertakes to deduct the premium pursuant to paragraph 7 above and to thereupon remit such premium forthwith to The Crop Insurance Commission of Ontario.

.....
(signature of agent authorized by processor)

ASSIGNMENT OF INDEMNITY

Subject to any deduction in respect of premium, I hereby assign to the above-mentioned processor all moneys payable by the Commission as a result of loss, up to an amount equal to my total indebtedness to the processor which was incurred with my written approval for the growing of this crop, and authorize that all moneys payable by the Commission be paid jointly to the processor and myself.

.....
(witness)

.....
(signature of applicant)

O. Reg. 302/79, s. 3.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 11th day of April, 1979.

(2364)

21

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 303/79.

Crop Insurance Plan—Peas.

Made—March 7th, 1979.

Approved—May 2nd, 1979.

Filed—May 8th, 1979.

REGULATION TO AMEND
REGULATION 148 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 1 of section 12 of the Schedule to Regulation 148 of Revised Regulations of

Ontario, 1970, as remade by section 1 of Ontario Regulation 345/78, is revoked and the following substituted therefor:

(1) The total premium payable in respect of acreage under contract to a processor is \$22 per acre.

2.—(1) Subparagraph 1 of paragraph 5 of Form 1 of the said Regulation is revoked and the following substituted therefor:

(1) The insured person shall offer for insurance all acreage planted in the crop year to peas on the farm or farms operated by him in Ontario, whether grown under contract or not and, subject to paragraph 2, this contract applies to all such acreage.

(2) Subparagraphs 2 and 3 of paragraph 12a of the said Form 1, as remade by subsection 4 of section

2 of Ontario Regulation 387/75, are revoked and the following substituted therefor:

(2) Where the damaged acreage is replanted to peas in accordance with clause a of subparagraph 1, the Commission shall pay to the insured person a supplementary benefit of \$75 for each acre replanted and the contract of insurance shall continue to apply to such replanted acreage.

(3) Where the damaged acreage is used for an alternate crop in accordance with clause b of subparagraph 1, the Commission shall pay to the insured person a supplementary benefit of \$75 for each acre replanted, the replanted acreage shall be released from the contract of insurance and the guaranteed production and indemnity payable shall be reduced accordingly.

3. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

(name of person, corporation or partnership, and if partnership, names of all partners)

(address)

(telephone no.)

applies for crop insurance on(for processing) under The Crop Insurance Act (Ontario) and the regulations and in support of this application the following facts are stated:

- 1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.
2. Crop Plan 3. Crop Year
4. Description of farm or farms and acreage grown to insured crop:

Table with 6 columns: No. of Acres or Tons to be Insured, Lot, Concession, Township, County, etc., Owner or Tenant. It contains three empty rows for data entry.

- 5. The applicant agrees to insure all acreage eligible for insurance under the regulations.
6. Coverage applied for as calculated by the Commission is:
7. The applicant hereby authorizes the processor named below to deduct the required premium from moneys owing by the processor to the applicant for harvested production.

Yes [] No []

8. If the premium is not paid by the processor, the applicant hereby agrees to pay to the Commission the premium in full upon demand.

9. The applicant hereby agrees to immediately notify the Commission of any loss or damage to the insured crop.

10. A Grower's Contract for the year is in effect with:

Name of Processor:

Plant Address:

11. In addition to acreage under contract to the processor named herein, the applicant intends to growacres of the designated crop.

Dated at, thisday of, 19.....

..... (signature of applicant)

The processor named above hereby confirms the existence of a contract with the applicant and, where authorized, undertakes to deduct the premium pursuant to paragraph 7 above and to thereupon remit such premium forthwith to The Crop Insurance Commission of Ontario.

..... (signature of agent authorized by processor)

ASSIGNMENT OF INDEMNITY

Subject to any deduction in respect of premium, I hereby assign to the above-mentioned processor all moneys payable by the Commission as a result of loss, up to an amount equal to my total indebtedness to the processor which was incurred with my written approval for the growing of this crop, and authorize that all moneys payable by the Commission be paid jointly to the processor and myself.

..... (witness)

..... (signature of applicant)

O. Reg. 303/79, s. 3.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of March, 1979.

(2365)

21

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 304/79.
Crop Insurance Plan—Sweet Corn.
Made—April 20th, 1979.
Approved—May 2nd, 1979.
Filed—May 8th, 1979.

REGULATION TO AMEND
REGULATION 152 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 1 of section 12 of the Schedule to Regulation 152 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario

Regulation 344/78, is revoked and the following substituted therefor:

(1) Subject to subsection 2, the total premium payable in respect of acreage under contract to a processor is \$19 per acre.

2. Subparagraph 1 of paragraph 5 of Form 1 of the said Regulation is revoked and the following substituted therefor:

(1) The insured person shall offer for insurance all acreage planted in the crop year to sweet corn on the farm or farms operated by him in Ontario, whether grown under contract or not and, subject to subparagraph 2, this contract applies to all such acreage.

3. Form 2 of the said Regulation, as amended by section 7 of Ontario Regulation 170/71, is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

(name of person, corporation or partnership, and if partnership, names of all partners)

(address)

(telephone no.)

applies for crop insurance on... (for processing) under The Crop Insurance Act (Ontario) and the regulations and in support of this application the following facts are stated:

- 1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.
2. Crop Plan
3. Crop Year
4. Description of farm or farms and acreage grown to insured crop:

Table with 6 columns: No. of Acres or Tons to be Insured, Lot, Concession, Township, County, etc., Owner or Tenant. The table contains four empty rows for data entry.

- 5. The applicant agrees to insure all acreage eligible for insurance under the regulations.
6. Coverage applied for as calculated by the Commission is:
7. The applicant hereby authorizes the processor named below to deduct the required premium from moneys owing by the processor to the applicant for harvested production.

Yes No

8. If the premium is not paid by the processor, the applicant hereby agrees to pay to the Commission the premium in full upon demand.

9. The applicant hereby agrees to immediately notify the Commission of any loss or damage to the insured crop.

10. A Grower's Contract for the... year is in effect with:

Name of Processor:

Plant Address:

11. In addition to acreage under contract to the processor named herein, the applicant intends to grow... acres of the designated crop.

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

(signature of applicant)

The processor named above hereby confirms the existence of a contract with the applicant and, where authorized, undertakes to deduct the premium pursuant to paragraph 7 above and to thereupon remit such premium forthwith to The Crop Insurance Commission of Ontario.

.....
(signature of agent authorized by processor)

ASSIGNMENT OF INDEMNITY

Subject to any deduction in respect of premium, I hereby assign to the above-mentioned processor all moneys payable by the Commission as a result of loss, up to an amount equal to my total indebtedness to the processor which was incurred with my written approval for the growing of this crop, and authorize that all moneys payable by the Commission be paid jointly to the processor and myself.

.....
(witness)

.....
(signature of applicant)

O. Reg. 304/79, s. 3.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 20th day of April, 1979.

(2366)

21

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 305/79.
Crop Insurance Plan—Tomatoes.
Made—March 7th, 1979.
Approved—May 2nd, 1979.
Filed—May 8th, 1979.

REGULATION TO AMEND
REGULATION 153 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1.—(1) Subparagraph 1 of paragraph 5 of Form 1 of Regulation 153 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) The insured person shall offer for insurance all acreage planted in the crop year to tomatoes on the farm or farms operated by him in Ontario whether grown under contract or not and, subject to subparagraph 2, this contract applies to all such acreage.

(2) Paragraphs 17 and 19 of the said Form 1, as remade by section 7 of Ontario Regulation 563/75, are revoked and the following substituted therefor:

17.—(1) Where the insured person is unable to plant by reason of one or more of the insured perils and, as a result, plants are lost in storage, the coverage provided and the maximum indemnity payable under the contract of insurance shall be increased by an additional \$87.50 per acre on the following terms and conditions:

1. A minimum of one acre of the contract acreage must remain unplanted after the final date for planting in the area.
2. Failure to plant must result directly from one or more of the perils of excessive moisture, flood or such other agricultural hazard as may be designated by the Commission from time to time.
3. The indemnity payable shall be the lesser of,
 - (a) the actual cost of the plants lost;
 - (b) the projected cost of plants for the unplanted acreage at the same plant population as the planted acreage; or
 - (c) \$87.50 per acre.

(2) Where the insured person harvests mechanically and has paid the premium surcharge provided therefor, he may select a lost plants benefit of a maximum of \$130 per acre under subparagraph 1.

19.—(1) Where loss or damage to one acre or more of the insured crop occurs at any time following the planting of the insured crop or any part thereof, the Commission, upon application in writing therefor by the insured person, may consent in writing to,

- (a) one replanting of the damaged acreage and, in such case, the replanting shall be completed not later than the 10th day of June in the crop year or such other date as may be determined from time to time by the Commission; or
- (b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(2) Where the damaged acreage is replanted to the insured crop in accordance with clause a of subparagraph 1, the contract of insurance shall continue to apply to such replanted acreage and the Commission shall pay a lost plants benefit to the insured person in an amount equal to the actual cost of the plants that are used in the replanting but not exceeding the lesser of,

- (a) the cost of the original plants in respect of the replanted acreage; or
- (b) an amount calculated at the rate of \$87.50 for each replanted acre.

(3) The replanting referred to in this paragraph shall be carried out by machine, but where,

- (a) the area or areas replanted comprise one acre or more; or
- (b) 5,000 or more plants are replanted.

the replanting may be carried out by hand.

(4) Where the damaged acreage is replanted to an alternate crop pursuant to clause b of subparagraph 1, an indemnity shall be paid in respect of each acre so replanted calculated on the basis of 10 per cent of the guaranteed production per acre multiplied by the established price per ton and the replanted acreage shall be released from the contract of insurance and the guaranteed production and indemnity payable shall be reduced accordingly.

(5) Where the insured person harvests mechanically and has paid the premium surcharge provided therefor, he may select a lost plants benefit of a maximum of \$130 per acre under clause b of subparagraph 2.

2. Form 2 of the said Regulation, as remade by section 12 of Ontario Regulation 224/73, is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

(name of person, corporation or partnership, and if partnership, names of all partners)

(address)

(telephone no.)

applies for crop insurance on (for processing) under The Crop Insurance Act (Ontario) and the regulations and in support of this application the following facts are stated:

- 1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.
- 2. Crop Plan
- 3. Crop Year
- 4. Description of farm or farms and acreage grown to insured crop:

No. of Acres or Tons to be Insured	Lot	Concession	Township	County, etc.	Owner or Tenant

5. The applicant agrees to insure all acreage eligible for insurance under the regulations.

6. Coverage applied for as calculated by the Commission is:

7. The applicant hereby authorizes the processor named below to deduct the required premium from moneys owing by the processor to the applicant for harvested production.

Yes No

8. If the premium is not paid by the processor, the applicant hereby agrees to pay to the Commission the premium in full upon demand.

9. The applicant hereby agrees to immediately notify the Commission of any loss or damage to the insured crop.

10. A Grower's Contract for the year is in effect with:

Name of Processor:

Plant Address:

11. In addition to acreage under contract to the processor named herein, the applicant intends to grow acres of the designated crop.

Dated at, this day of, 19

.....
(signature of applicant)

The processor named above hereby confirms the existence of a contract with the applicant and, where authorized, undertakes to deduct the premium pursuant to paragraph 7 above and to thereupon remit such premium forthwith to The Crop Insurance Commission of Ontario.

.....
(signature of agent authorized by processor)

ASSIGNMENT OF INDEMNITY

Subject to any deduction in respect of premium, I hereby assign to the above-mentioned processor all money payable by the Commission as a result of loss, up to an amount equal to my total indebtedness to the processor which was incurred with my written approval for the growing of this crop, and authorize that all money payable by the Commission be paid jointly to the processor and myself.

.....
(witness)

.....
(signature of applicant)

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of March, 1979.

(2367)

21

THE FARM PRODUCTS MARKETING ACT

O. Reg. 306/79.

Onions—Dissolution of Local Board.

Made—May 2nd, 1979.

Filed—May 8th, 1979.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

ONIONS—DISSOLUTION OF LOCAL BOARD

1. In this Regulation, "local board" means "The Ontario Onion Producers' Marketing Board" established by Regulation 330 of Revised Regulations of Ontario, 1970. O. Reg. 306/79, s. 1.

2. The Board is empowered to carry out any or all of the powers of the local board. O. Reg. 306/79, s. 2.

3. All assets of the local board are vested in the Board. O. Reg. 306/79, s. 3.

4. The Board shall dispose of any assets vested in it under section 3 and shall collect any accounts receivable of the local board in such manner as it considers is most likely to achieve the greatest net financial return. O. Reg. 306/79, s. 4.

5. Notwithstanding section 4, the Board may retain for its own use all files, correspondence, minute books and other records and documents of the local board as it considers proper. O. Reg. 306/79, s. 5.

6. It is a condition of the dissolution of the local board that, prior thereto, the Board shall,

- (a) pay, out of the assets received under section 3, any outstanding liabilities of the local board;
- (b) spend any moneys not required under clause a in such manner as, in the Board's opinion, will best promote the marketing of onions produced in Ontario; and
- (c) prepare and submit to the Minister a statement showing;

(i) the disposition of all assets of the local board, the persons to whom any assets were disposed of and the amounts of money received for all assets sold by the Board,

(ii) any assets not disposed of by the Board,

(iii) any accounts receivable owing to the local board and not collected by the Board and the reasons for non-collection,

(iv) any liabilities of the local board paid under clause a, and

(v) any expenditures made under clause b. O. Reg. 306/79, s. 6.

7. Upon the revocation of Regulation 330 of Revised Regulations of Ontario, 1970, the local board is dissolved. O. Reg. 306/79, s. 7.

8. In carrying out its powers and duties under this Regulation, the Board may tender or accept receipts either in its own name or in the name of the local board. O. Reg. 306/79, s. 8.

(2368)

21

THE PLANNING ACT

O. Reg. 307/79.

Restricted Areas—The Regional Municipality of York, Town of Markham.

Made—May 7th, 1979.

Filed—May 8th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 104/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 104/72 is amended by adding thereto the following section:

16. Notwithstanding any other provision of this Order, the land described in Schedule 3 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	10 feet
Minimum rear yard	10 feet
Minimum lot area	10,000 square feet

O. Reg. 307/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 3

That parcel of land situate in the Town of Markham in The Regional Municipality of York, being composed of that part of Lot 6 in Concession IX more particularly described as Lot 9 of Block F according to a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 19. O. Reg. 307/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 7th day of May, 1979.

(2369)

21

THE PLANNING ACT

O. Reg. 308/79.

Subdivision Control—Territorial District of Kenora.

Made—May 3rd, 1979.

Filed—May 9th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

SUBDIVISION CONTROL—TERRITORIAL DISTRICT OF KENORA

1. Plan M-133 for the Territorial District of Kenora, which Plan was registered in the Land Registry Office for the Land Titles Division of Kenora (No. 23) on the 1st day of June, 1911, consisting of lots 1 to 26, inclusive, is designated as a plan of subdivision which shall be deemed not to be a registered plan of subdivision for the purposes of subsection 2 of section 29 of the Act. O. Reg. 308/79, s. 1.

2. Plan M-134 for the Territorial District of Kenora, which Plan was registered in the Land Registry Office for the Land Titles Division of Kenora (No. 23) on the

1st day of June, 1911, consisting of lots 1 to 17, inclusive, is designated as a plan of subdivision which shall be deemed not to be a registered plan of subdivision for the purposes of subsection 2 of section 29 of the Act. O. Reg. 308/79, s. 2.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 3rd day of May, 1979.

(2386)

21

THE PLANNING ACT

O. Reg. 309/79.

Withdrawal of Delegation of Authority
of Minister under Section 44b of
The Planning Act.

Made—May 9th, 1979.

Filed—May 10th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

WITHDRAWAL OF DELEGATION OF AUTHORITY OF MINISTER UNDER SECTION 44b OF THE PLANNING ACT

1. The authority delegated to the council of The Regional Municipality of Ottawa-Carleton by Ontario Regulation 442/75 is hereby withdrawn in respect of the following application:

Application by Melville T. Barr Investments Limited for approval of a plan of subdivision of lands comprising Lots 114 to 130, both inclusive, Blocks I, IX, Kx, Sx and Ux, Registered Plan M-209, City of Nepean, Regional Municipality of Ottawa-Carleton, which application is under File No. 06T-79022 of the Regional Municipality. O. Reg. 309/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 9th day of May, 1979.

(2357)

21

THE SECURITIES ACT

O. Reg. 310/79.

General.

Made—May 9th, 1979.

Filed—May 10th, 1979.

REGULATION TO AMEND
REGULATION 794 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE SECURITIES ACT

1. Regulation 794 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Part:

PART XIII

TRADING PROCEDURES ON TAKE-OVER BIDS

90.—(1) An offer to purchase equity shares of a company effected through the facilities of a stock exchange not recognized by the Commission or in the over-the-counter market which but for subclause ii of clause b of section 81 of the Act would be a take-over bid in Ontario is not an exempt offer unless the offer,

- (a) is made pursuant to appropriate rules; or
- (b) if accepted, would be a normal course purchase.

(2) In this section,

- (a) "appropriate rules" means,
 - (i) the by-laws of The Toronto Stock Exchange, or
 - (ii) the rules of any other stock exchange or over-the-counter market that require,

(2388)

- a. advance dissemination of relevant information concerning the offer and the person or company making the offer,
- b. a reasonable opportunity for shareholders willing to accept the offer to indicate such willingness, and
- c. a procedure for pro-rata participation where the number of equity shares made available by shareholders willing to accept the offer exceeds the number that the person or company making the offer is bound and willing to take up and pay for;

(b) "normal course purchase" means a purchase or purchases made through the facilities of a stock exchange or over-the-counter market of such number of equity shares of a company that, together with all previous purchases of such equity share made by the same purchaser during the preceding thirty days, does not aggregate 5 per cent of the equity shares of such company outstanding at the time such purchase or purchases are made, but previous purchases made in compliance with appropriate rules shall not be included. O. Reg. 310/79, s. 1.

21

THE INCOME TAX ACT

O. Reg. 311/79.
Ontario Tax Credit System Regulation.
Made—May 2nd, 1979.
Filed—May 11th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 39/79
MADE UNDER
THE INCOME TAX ACT

1.—(1) Items 1, 2, 9, 14, 41 and 48 of Part I of the Schedule to Ontario Regulation 39/79 are revoked and the following substituted therefor:

- 1. Belleville General Hospital, Loyalist College of Applied Arts and Technology, 245 Dundas Street East Belleville
- 2. St. Lawrence College of Applied Arts and Technology—Health Sciences (Comstock Residence) Brockville
- 9. Victoria Campus School of Nursing, Fanshawe College of Applied Arts and Technology, 370 South Street London

14. Ottawa Civic Hospital, Algonquin College School of Nursing, 737
Parkdale Avenue Ottawa
41. Regis College, Student Residences
102 Charles Street West,
104 Charles Street West
21 Sultan Street
23 Sultan Street
567 Huron Street
569 Huron Street
19 Boswell Avenue
94 Kendall Avenue
316 St. George Street
318 St. George Street
105 Madison Avenue Toronto
48. Metropolitan General Hospital School of Nursing, St. Clair College of
Applied Arts and Technology, 1995 Lens Avenue, 2240 Kildare Road Windsor
- (2) The said Part I is amended by adding thereto the following item:
- 41a. Salvation Army Student Residence, 2130 Bayview Avenue Toronto
- 2.—(1) Part II of the said Schedule is amended by adding thereto the following items:
- 21a. Laurentian University Married Students Apartments
840 Ramsey Lake Road Sudbury
- 21b. Laurentian University Single Students Apartments
840 Ramsey Lake Road Sudbury
- (2) Item 63 of the said Part II is revoked and the following substituted therefor:
63. St. Paul's University 249 Main Street Ottawa
3. This Regulation shall be deemed to have come into force on the 1st day of January, 1978.

(2389)

21

THE EDUCATION ACT, 1974

O. Reg. 312/79.

Textbooks.

Made—April 18th, 1979.

Approved—May 2nd, 1979.

Filed—May 11th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 180/79
MADE UNDER
THE EDUCATION ACT, 1974

1. The Table to section 1 of Ontario Regulation 180/79 is amended by adding thereto the following item:

12a. CommCept Publishing

CommCept Publishing Ltd.

2. Schedule 1 to the said Regulation is amended by adding thereto the following items:

312. Schoolhouse: Word Attack 1c	SRA
313. Contes roses	Gu�erin
314. Contes verts	Gu�erin
315. Le domaine myst�rieux	McGraw-Hill Ryerson
316. La famille Lajoie	McGraw-Hill Ryerson
317. Un voyage � travers le Canada	McGraw-Hill Ryerson
318. Schoolhouse: Mathematics 3, (SI metric)	SRA

3. Schedule 2 to the said Regulation is amended by adding thereto the following items:

519. English Composition: Let's Talk! Let's Write!, Book Two	Gu�erin
520. Module: English as a Second Language, Book 5	Centre Educatif et Culturel
521. About Nellie and Me	Macmillan
522. Cedric and the North End Kids	Macmillan
523. Hiyou Tillicum (1)	Commcept Publishing
524. Hiyou Tumtum (2)	Commcept Publishing
525. Marco and Michela	Macmillan
526. Schoolhouse: Word Attack 1c	SRA
527. Yesterstories 2: The Lost Lemon Mine	Globe/Modern
528. Yesterstories 3: The Lady With the Missing Finger	Globe/Modern
529. Code grammatical s�lectif	Centre Educatif et Culturel
530. Le temps d'une rencontre...	Editions Projets
531. Autour de moi	Prentice-Hall
532. Co-Basal Math Set 5, SI metric	Educational Progress
533. Co-Basal Math Set 6, SI metric	Educational Progress
534. Starting Points in Mathematics 5, (SI metric)	Ginn
535. Gage School Atlas of Canada	Gage
536. Zoo Books, Set 1: Brum the Siberian Tiger; Lobo the Timber Wolf; Snowflake the Polar Bear; Tequila the African Elephant	Heath

4. Schedule 3 to the said Regulation is amended by adding thereto the following items:

1004. Module: English as a Second Language, Book 5	Centre Educatif et Culturel
1005. Applying Typing Skills	McGraw-Hill Ryerson
1006. The World of Business: A Canadian Profile	Wiley
1007. Inside Outside...	Holt
1008. Our Own Voice: Canadian English and How it is Studied	Gage
1009. Yesterstories 2: The Lost Lemon Mine	Globe/Modern
1010. Yesterstories 3: The Lady With the Missing Finger	Globe/Modern
1011. Code grammatical s�lectif	Centre Educatif et Culturel
1012. Le temps d'une rencontre...	Editions Projets
1013. Canada In View	McGraw-Hill Ryerson
1014. General Map Series Set 1	Clarke, Irwin
1015. The Mediterranean: Its Lands and Peoples, SI metric	Holt
1016. Topographic Maps Set 2	Clarke, Irwin
1017. Urban Problems: More People, More Cities	Gage
1018. L'Europe et l'Asie	Editions HRW
1019. G�ographie du Qu�bec et du Canada	Gu�erin

1020.	Nouvelle géographie du Canada	Editions HRW
1021.	Le port de Montréal	McGraw-Hill Ryerson
1022.	Une terre convoitée: L'Escarpement de Niagara	Book Society
1023.	Canada Today	Prentice-Hall
1024.	The Confident Years: Canada in the 1920's	Prentice-Hall
1025.	Dawn of the Nation: 1860-1870	McClelland & Stewart
1026.	Donald Smith and the Canadian Pacific Railway	Book Society
1027.	Government and You	McClelland & Stewart
1028.	A Nation Launched: MacDonald's Dominion 1867-1896	Prentice-Hall
1029.	Ned Hanlan	Fitzhenry & Whiteside
1030.	Poundmaker (F)	Editions Julienne
1031.	W. L. Mackenzie King (F)	Editions Julienne
1032.	William Van Horne (F)	Editions Julienne
1033.	Atlas historique du Canada, Edition métrique	Thomas Nelson
1034.	Horizons Mathématiques /3, (SI)	Beauchemin
1035.	Mathématiques pour un monde moderne, Tome 2 (SI)	Gage
1036.	Holt Mathematics 4 (SI metric)	Holt
1037.	Solos for Schools for Clarinet	Gordon V. Thompson
1038.	Solos for Schools for Flute	Gordon V. Thompson
1039.	Solos for Schools for Trombone/ Baritone	Gordon V. Thompson
1040.	Solos for Schools for Trumpet	Gordon V. Thompson
1041.	A Healthier You	Doubleday
1042.	Your Health and Your Future	Doubleday
1043.	Biology 2: Built for Living, SI metric ed.	Globe/Modern
1044.	Biology 3: The Next Generation, SI metric ed.	Globe/Modern
1045.	Chemistry 2: Chemistry of Mixtures, SI metric ed.	Globe/Modern
1046.	Chemistry 3: Chemistry of Metals, SI metric ed.	Globe/Modern
1047.	Physics 2: Matter and Energy, SI metric ed.	Globe/Modern
1048.	Physics 3: Sound and Light, SI metric ed.	Globe/Modern
1049.	Initiation aux sciences physiques, SI	Institut de Recherches Psychologiques
1050.	Applications of Electrical Construction, 2nd ed., SI metric	General Publishing
1051.	Hand and Machine Woodwork, metric ed.	Macmillan

5. Schedule 4 to the said Regulation is amended by adding thereto the following items:

592.	Elements of Accounting: A Senior Course, 2nd ed.	McGraw-Hill Ryerson
593.	Applying Typing Skills	McGraw-Hill Ryerson
594.	An Introduction to Programming and Applications With Fortran	Addison-Wesley
595.	The World of Business: A Canadian Profile	Wiley
596.	Our Own Voice: Canadian English and How it is Studied	Gage
597.	Physical Geography, metric ed.	Macmillan
598.	Urban Problems: More People, More Cities	Gage
599.	Une terre convoitée: L'Escarpement de Niagara	Book Society
600.	Canadian Law, 3rd ed.	McGraw-Hill Ryerson

- 601. People in Perspective: A Social
Science Approach Prentice-Hall
- 602. Democracy and Discontent, 2nd ed. McGraw-Hill Ryerson
- 603. Competition for Electrons Wiley
- 604. Nuclear Energy:
An Introduction to Radioactivity,
Energy from the Nucleus,
Nuclear Energy and Society Merlan Scientific

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 18th day of April, 1979.

(2390)

21

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June 2nd, 1979

THE PLANNING ACT

O. Reg. 313/79.

Order made under Section 29a of
The Planning Act.

Made—May 9th, 1979.

Filed—May 14th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Erin in the County of Wellington, being composed of that part of the east half of Lot 18 in Concession I, containing by admeasurement 10.01 acres be the same more or less, more particularly described as follows:

Premising the northeasterly limit of the east half of the said Lot 18 has a bearing of 45° west and relating all bearings herein thereto;

Beginning at a point in the southeasterly limit of the east half of the said Lot 18 distant 622.76 feet from the most easterly angle of the said Lot;

Thence north 45° west a distance of 1,405.36 feet to a point;

Thence south 39° 46' west a distance of 311.38 feet to a point;

Thence south 45° east a distance of 1,404.73 feet, more or less, to a point in the southeasterly limit of the east half of the said Lot 18;

Thence north 39° 52' east along the said limit a distance of 311.38 feet to the place of beginning. O. Reg. 313/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 9th day of May, 1979.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 314/79.

Metropolitan Toronto, Borough of
Etobicoke.

Made—May 14th, 1979.

Filed—May 14th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 478/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph iv of section 2 of Ontario Regulation 478/73, as remade by section 1 of Ontario Regulation 438/75 and amended by section 1 of Ontario Regulation 879/78 and section 1 of Ontario Regulation 113/79, is further amended by adding thereto the following subparagraph:

6. Beginning at a point being the intersection of the northerly boundary of the Borough of Etobicoke and the centre line of the road allowance between Concessions III and IV fronting the Humber River;

Thence westerly along that northerly boundary 960 feet to a point hereinafter designated as "A";

Thence southerly 950 feet to a point distant 850 feet measured southerly at right angles from a point on that northerly boundary distant 470 feet measured westerly from said point "A";

Thence southerly 510 feet to a point on the centre line of Albion Road distant 900 feet measured northwesterly therealong from the northerly limit of the right-of-way of the Canadian National Railways;

Thence easterly 720 feet along that centre line of Albion Road to a point being on a line parallel with and distant 100 feet measured northerly at right angles from the northerly limit of the said right-of-way of the Canadian National Railways;

Thence easterly 1,050 feet and parallel with the said right-of-way of the Canadian National Railways to a

point on the centre line of the road allowance between Concessions III and IV;

Thence northerly 1,420 feet along the said centre line of road to the place of beginning.

F. MILLER
*Treasurer of Ontario and
Minister of Economics*

Dated at Toronto, this 14th day of May, 1979.

(2402)

22

THE ST. CLAIR PARKWAY COMMISSION ACT, 1966

O. Reg. 315/79.

General.

Made—March 29th, 1979.

Approved—May 9th, 1979.

Filed—May 14th, 1979.

REGULATION TO AMEND REGULATION 786 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE ST. CLAIR PARKWAY COMMISSION ACT, 1966

1. Section 12a of Regulation 786 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 257/78, is revoked and the following substituted therefor:

12a.—(1) Except as otherwise provided in this section, the fee for a person to use The St. Clair Parkway Golf Course at Mooretown is,

- (a) \$7 on Monday, Tuesday, Wednesday, Thursday or Friday, for 18 holes of play;
- (b) \$8.50 on Saturday, Sunday or a statutory holiday, for 18 holes of play;
- (c) \$5.50 on Monday, Tuesday, Wednesday, Thursday or Friday, for 9 holes of play; and
- (d) \$6 on Saturday, Sunday or a statutory holiday, for 9 holes of play,

from the 1st day of April to the 30th day of September in any year.

(2) Except as otherwise provided in this section, the fee for a person to use The St. Clair Parkway Golf Course at Mooretown is,

- (a) \$6 on Monday, Tuesday, Wednesday, Thursday or Friday, for 18 holes of play;

(b) \$7.50 on Saturday, Sunday or a statutory holiday, for 18 holes of play;

(c) \$4.50 on Monday, Tuesday, Wednesday, Thursday or Friday, for 9 holes of play; and

(d) \$5 on Saturday, Sunday or a statutory holiday, for 9 holes of play,

from the 1st day of October to the 31st day of October in any year.

(3) The annual fee for a person to use The St. Clair Parkway Golf Course at Mooretown at any time it is open is,

(a) subject to clause c, \$235 for any person eighteen years of age or over;

(b) \$370 for a husband and wife; and

(c) \$160 for a person not less than eighteen years of age and not more than twenty-two years of age, who is a student in a high school, university or vocational training school.

(4) A person sixty-five years of age or over, upon payment of an annual fee of \$120, may use The St. Clair Parkway Golf Course at Mooretown,

(a) on Monday, Tuesday, Wednesday, Thursday or Friday, from the 1st day of April to the 16th day of September, both inclusive; and

(b) at any time it is open on and after the 17th day of September.

(5) A person under eighteen years of age, upon payment of the fee prescribed in subsection 1, or upon payment of an annual fee of \$115, may use The St. Clair Parkway Golf Course at Mooretown,

(a) at any time it is open when playing with his parents or one of his parents;

(b) after 1 p.m. during the months of April and August and the period from the 1st day of September to the 15th day of September, both inclusive;

(c) after 2 p.m. during the months of May, June and July; and

(d) at any time it is open on and after the 16th day of September.

(6) A husband, his wife and their children under eighteen years of age may use The St. Clair Parkway Golf Course at Mooretown upon payment of an annual fee of \$450 and the provisions of clauses a, b, c and d of subsection 5 apply to their children under eighteen years of age. O. Reg. 315/79, s. 1.

2. The said Regulation is amended by adding thereto the following section:

15a. Notwithstanding section 15, the fees payable for a camp-site permit for the purposes referred to in section 14 are,

- (a) \$30 payable in advance for seven days where electrical power and a comfort station are not available;
- (b) \$33 payable in advance for seven days where a comfort station is available but no electrical power is available; and
- (c) \$42 payable in advance for seven days where electrical power is available. O. Reg. 315/79, s. 2.

3. Subsection 2 of section 17a of the said Regulation, as remade by section 7 of Ontario Regulation 257/78, is revoked and the following substituted therefor:

(2) Except as otherwise provided in this section, the fee for the use of The St. Clair Parkway Marine Park at Michell's Bay is,

- (a) to launch any boat, \$2.25 per day;
- (b) to launch any boat, \$55 per season;
- (c) to rent a boat and motor, \$25 per day from sunrise to sunset;
- (d) to rent a boat without motor, \$10 per day from sunrise to sunset;
- (e) to rent a boat and motor, \$15 per half-day;
- (f) for mooring any boat for a day, 30 cents per foot of boat and where electrical power is supplied, an additional \$1.50 per day for each outlet;
- (g) for mooring any boat for a month, \$3.75 per foot of boat;
- (h) for mooring any boat for a season, \$11 per foot of boat and where electrical power is supplied, an additional \$35 per season for each outlet;

(i) for mooring any boat of a holder of a camp-site permit for a period not exceeding thirteen days, \$2.25 per day; and

(j) to use the dumping station for emptying holding tanks, \$3 per boat or trailer. O. Reg. 315/79, s. 3.

THE ST. CLAIR PARKWAY COMMISSION:

J. L. KENNEDY
Chairman

R. F. HARRISON
Secretary-Treasurer

Dated at Corunna, this 29th day of March, 1979.

(2407)

22

THE EDUCATION ACT, 1974

O. Reg. 316/79,

Fees for Ministry Courses.

Made—May 1st, 1979.

Approved—May 9th, 1979.

Filed—May 15th, 1979.

REGULATION MADE UNDER THE EDUCATION ACT, 1974

FEEES FOR MINISTRY COURSES

1. In this Regulation, "course" means a course provided by the Ministry for teachers, principals, supervisory officers or any combination of such persons. O. Reg. 316/79, s. 1.

2. Subject to section 3, the fee to be paid for a course shall be the total fee set out in Column IV of the following Table opposite the duration of the course set out in Column I of the Table and shall be made up of the tuition fee set out in Column II of the Table in respect of the course and the non-refundable registration fee set out in Column III of the Table opposite the duration of the course set out in Column I of the Table.

TABLE

Column I Duration of Course	Column II Tuition Fee	Column III Registration Fee (non-refundable)	Column IV Total Fee
8 weeks	\$240	\$25	\$265
7 weeks	210	25	235
6 weeks	180	25	205
5 weeks	150	25	175
4 weeks	150	25	175
3 weeks	90	10	100
2 weeks	60	10	70
1 week or less	30	10	40

O. Reg. 316/79, s. 2.

3.—(1) Where a person who has applied to take a course does not commence the course, no tuition fee is payable, and any tuition fee received for the course by or on behalf of such person shall be refunded to the person who paid it.

(2) Where a person who has commenced a course withdraws from the course during the first week thereof and gives notice in writing to the Ministry of his withdrawal, the tuition fee payable by or on behalf of such person shall be \$30, and any amount of tuition fee in excess of \$30 that was paid for the course by or on behalf of such person shall be refunded to the person who paid it.

(3) Notwithstanding subsection 2, where a person who has commenced a course withdraws from the course because of,

- (a) medical reasons evidenced by the certificate of a medical doctor; or
- (b) compassionate grounds acceptable to the Minister,

the tuition fee payable by or on behalf of such person shall be nil if the withdrawal is during the first week of the course and shall be reduced by \$30 for each full week of the course that is subsequent to the withdrawal if the withdrawal is during the second or any subsequent week, and the appropriate amount shall be refunded to the person who paid the fee for the course.

(4) Where a person continues in a course for its duration but takes not more than one-half of the course, the tuition fee therefor to be paid by or on behalf of the person shall be one-half of the tuition fee set out in Column II of the Table in section 2 for a course of such duration.

(5) The fee to be paid under this Regulation by or on behalf of a teacher, principal or supervisory officer who was on active service in His or Her Majesty's forces in World War II or the Korean War and who produces proof of such service shall be nil. O. Reg. 316/79, s. 3.

4. Ontario Regulations 623/75, 514/76 and 10/78 are revoked.

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 1st day of May, 1979.

(2408)

22

THE EDUCATION ACT, 1974

O. Reg. 317/79.

Ontario Teacher's Qualifications.

Made—May 2nd, 1979.

Approved—May 9th, 1979.

Filed—May 15th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 407/78 MADE UNDER THE EDUCATION ACT, 1974

1. Subsection 3 of section 24 of Ontario Regulation 407/78 is revoked and the following substituted therefor:

(3) A person who holds an interim certificate referred to in subsection 1 and who is not a Canadian citizen continues to be qualified to teach in accordance with the certificate that he holds until,

- (a) the 30th day of June, 1981; or

(b) the date to which the certificate is valid as shown thereon,

whichever is the later, and the person may, upon becoming a Canadian citizen, be granted by the Minister an Ontario Teachers' Certificate in Form 1, and an Ontario Teachers' Qualifications Record Card in Form 2 that indicates the qualifications that he holds. O. Reg. 317/79, s. 1.

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 2nd day of May, 1979.

(2409)

22

THE PLANNING ACT

O. Reg. 318/79.

Restricted Areas—Improvement District of Temagami.

Made—May 14th, 1979.

Filed—May 15th, 1979.

REGULATION TO AMEND

REGULATION 667 OF

REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER

THE PLANNING ACT

1. Section 3 of Regulation 667 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsections:

(12) Notwithstanding subsection 1, a shopping centre may be erected and used on that part of Plan M-66 entered in the Land Registry Office for the Land Titles Division of Nipissing (No. 36) as Parcel Numbers 15824 and 16233, provided the following requirements are met:

Minimum front yard	60 feet
Minimum side yards	40 feet
Minimum rear yard	40 feet
Maximum total floor area of shopping centre	11,100 square feet
Maximum percentage of lot to be occupied by shopping centre	30 per cent
Maximum height of shopping centre	one storey
Minimum parking requirement	one parking space per 400 square feet of floor area

(13) For the purposes of subsection 11, "shopping centre" means a group of retail commercial establishments, designed, developed and managed as a unit by a single owner or tenant, or a group of owners or tenants, with an off-street parking area. O. Reg. 318/79, s. 1.

G. M. FARROW
Executive Director,
Plans Administration Branch,
Ministry of Housing

Dated at Toronto, this 14th day of May, 1979.

(2410)

22

THE PLANNING ACT

O. Reg. 319/79.

Restricted Areas—Part of the

District of Nipissing.

Made—May 14th, 1979.

Filed—May 15th, 1979.

REGULATION TO AMEND

ONTARIO REGULATION 540/74

MADE UNDER

THE PLANNING ACT

1. Ontario Regulation 540/74 is amended by adding thereto the following section:

42. Notwithstanding any other provision of this Order, the land described in Schedule 58 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	30 metres
Minimum side yards	60 metres
Minimum rear yard	30 metres
Minimum total floor area of dwelling	278 square metres
Maximum height of dwelling	one and one-half storeys

O. Reg. 319/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 58

That parcel of land situate in the geographic Township of Pedley in the Territorial District of Nipissing, being composed of that part of the east half of Lot 11 in Concession I more particularly described as follows:

Premising that the northerly limit of the King's Highway crossing the said lands, as shown on Highway Plan P-2260-2 registered as an Instrument in the Land Registry Office for the Registry Division of Nipissing (No. 36) as Number 193, has an astronomic bearing of north 87° 40' 30" east and referring all bearings herein thereto;

Beginning at a point in the northerly limit of the said Highway, which point may be located in the following manner;

Commencing at the southwesterly angle of the east half of the said Lot 11;

Thence north 0° 02' 15" east along the dividing line between the east and west halves of the said Lot a distance of 121.78 feet to a point of intersection of the said dividing line with the northerly limit of the said Highway;

Thence north 87° 40' 30" east along the said northerly limit of the said Highway a distance of 300 feet to the place of beginning;

Thence north 0° 02' 15" east parallel to the dividing line between the east and west halves of the said Lot 11 a distance of 250 feet to a point;

Thence south 87° 40' 30" west parallel to the northerly limit of the said Highway a distance of 300 feet to a point in the dividing line between the east and west halves of the said Lot;

Thence north 0° 02' 15" east along the said dividing line to the northwesterly angle of the east half of the said Lot;

Thence easterly along the northerly limit of the said Lot to the northeasterly angle thereof;

Thence south 0° 02' west along the easterly limit of the said Lot to a point of intersection with the northerly limit of the said Highway, said point being distant 121.53 feet measured north 0° 02' east along the easterly limit of the said Lot from the southeasterly angle thereof;

Thence south 87° 40' 30" west along the northerly limit of the said Highway a distance of 1,017.50 feet, more or less, to the place of beginning. O. Reg. 319/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 14th day of May, 1979.

THE PLANNING ACT

O. Reg. 320/79.

Restricted Areas—Part of the District of Manitoulin—Townships of Campbell, Dawson, Mills and Robinson.

Made—May 16th, 1979.

Filed—May 17th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 153/74 MADE UNDER THE PLANNING ACT

1. Section 33 of Ontario Regulation 153/74, as made by section 1 of Ontario Regulation 840/78, is revoked and the following substituted therefor:

33.—(1) In this section,

- (a) "pit" means a pit as defined in clause *f* of section 1 of *The Pits and Quarries Control Act, 1971*;
- (b) "quarry" means a quarry as defined in clause *g* of section 1 of *The Pits and Quarries Control Act, 1971*.

(2) Notwithstanding any other provision of this Order, the land described in Schedule 31 may be used as a pit and quarry and buildings and structures accessory to such use as a pit and quarry may be erected and used on the said land. O. Reg. 320/79, s. 1.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 16th day of May, 1979.

THE PLANNING ACT

O. Reg. 321/79.

Restricted Areas—Blind River.

Made—May 16th, 1979.

Filed—May 17th, 1979.

REGULATION TO AMEND REGULATION 662 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT

1. Regulation 662 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

12. Notwithstanding any other provision of this Order, those parcels of land in the southwest quarter of section 35 in the Township of North Shore, formerly in

the geographic Township of Shedden, in the Territorial District of Algoma according to a Plan recorded in the Land Registry Office for the Land Titles Division of Algoma (No. 1) as Number IR-3320 designated as,

1. Part 1
2. Part 2
3. Parts 3 and 4
4. Parts 5 and 6
5. Part 7

may each be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto. O. Reg. 321/79, s. 1.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 16th day of May, 1979.

(2429)

22

THE PLANNING ACT

O. Reg. 322/79.

Restricted Areas—County of Ontario
(now The Regional Municipality of
Durham), Township of Pickering (now
Town of Pickering).

Made—May 16th, 1979.

Filed—May 17th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 102/72 is amended by adding thereto the following section:

17. Notwithstanding any other provision of this Order, the land described in Schedule 4 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	40 feet
Minimum side yards	10 feet
Minimum total floor area of dwelling	1,050 square feet

O. Reg. 322/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 4

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being composed of that part of Lot 9 in Concession VIII more particularly described as follows:

Beginning at a point in the easterly limit of the said Lot 9 distant 1,718.58 feet measured northerly therealong from the southeasterly angle of the said Lot:

Thence north $17^{\circ} 26'$ west along that easterly limit 500 feet to a point;

Thence south $71^{\circ} 14' 10''$ west 1,318.14 feet to the westerly limit of the said Lot;

Thence south $17^{\circ} 47' 20''$ east along that westerly limit 500.08 feet to a point;

Thence north $71^{\circ} 13' 50''$ east 1,315.02 feet to the place of beginning. O. Reg. 322/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 16th day of May, 1979.

(2430)

22

THE ASSESSMENT ACT

O. Reg. 323/79.

Municipal Enumeration Notice.

Made—May 15th, 1979.

Filed—May 17th, 1979.

REGULATION MADE UNDER THE ASSESSMENT ACT

MUNICIPAL ENUMERATION NOTICE

1. Subject to section 2, for the purpose of taking a census required under the Act, an assessment commissioner shall use Form 1, or in an area where the assessment commissioner considers that a significant number of people reside whose preferred language is French, Form 2. O. Reg. 323/79, s. 1.

2. For the purpose of taking a census required under the Act in the Town of Penetanguishene, the assessment commissioner shall use Form 3. O. Reg. 323/79, s. 2.

3. Ontario Regulations 411/72 and 643/74 are revoked. O. Reg. 323/79, s. 3.

LORNE MAECK
Minister of Revenue

Dated at Toronto, this 15th day of May, 1979.

MUNICIPAL ENUMERATION NOTICE

PURPOSE OF THIS NOTICE:

- The information on this notice is required for the following purposes:
 - To prepare the Preliminary List of Electors for municipal and school board elections
 - To direct the education portion of the property tax to the appropriate school board
 - To select prospective jurors
 - For the preparation of the Ontario population report, and
 - For updating assessment records on ownership and tenancies

INSTRUCTIONS:

If the information shown on the front of this notice is **CORRECT** and **COMPLETE**, no further action is required. **Keep this notice** for your records.

If any of the information is incorrect or incomplete, or if it relates to the previous occupants, owners or tenants **MAKE THE NECESSARY CHANGES** in the manner shown in this example:

EXAMPLE:

SEQUENCE	ACT	NAME IN FULL (SEE NOTE 1 ON REVERSE SIDE) PRINT ALL REQUIRED CHANGES IN BLOCK LETTERS								
0001		JONES PETER JOHN	M	O						43
		WILSON MARY JANE	F	O	R	S	U			49

STRIKE OUT the **INCORRECT** information with a single line and **PRINT** the correct information in capital letters underneath.

SIGN the form in the space provided and **RETURN** it to the Regional Assessment Commissioner at the address shown on the front **BY RETURN POST**.

Note 1: - NAMES

The first name(s) should be the owner(s) or tenant(s) who direct(s) the school taxes.

The name of the spouse should appear next.

IF this is your permanent place of residence,

LIST children, other relatives, boarders and lodgers etc. who live with you in this unit.

IF this is **NOT** your permanent place of residence,

LIST ONLY Owners, Tenants and Spouses.

ENTER your **SURNAME** first, then your full given names each separated by a space.

Note 2: - SCHOOL SUPPORT

The option to be a separate school elector/supporter is available **ONLY** to Roman Catholics (which includes Greek and Ukrainian Catholics).

The Education Act permits Roman Catholics (which includes Greek and Ukrainian Catholics) who are owners or tenants of property located in a Separate School Zone, to direct the education portion of their property tax to the Separate School Board if they so desire.

Any Roman Catholic living in a separate school zone may be a separate school elector if (s)he so desires

Any queries on specific school support problems should be addressed to your local Separate or Public School Board.

Form 2

The Assessment Act

MUNICIPAL ENUMERATION NOTICE / AVIS DE RECENSEMENT MUNICIPAL

A) If the information is correct and complete, keep this notice / Si les renseignements sont complets et exacts, conservez cet avis.
 B) See reverse side for additional instructions before correcting this notice / Veuillez consulter les instructions au verso avant de corriger cet avis.
 C) Please return corrected notices immediately [To the Regional Assessment Office / Veuillez renvoyer les avis corrigés immédiatement] au bureau régional des évaluations.

AT/AUX:

FOR OFFICE USE ONLY A L'USAGE DU BUREAU SEULEMENT	NAME AND MAILING ADDRESS NOM ET ADRESSE POSTALE		ROLL NUMBER/NUMÉRO DU RÔLE	
U7C CL				
WD CN			MUNICIPALITY/MUNICIPALITÉ	
PL BE				

IF ANY OF THE INFORMATION SHOWN IS INCORRECT, CHECK THE INSTRUCTIONS ON REVERSE, CORRECT THE FORM, SIGN IT AND SEND IT TO THE ABOVE ADDRESS BY RETURN MAIL.
 SI LES RENSEIGNEMENTS INDIQUÉS SUR CET AVIS NE SONT PAS EXACTS, VEUILLEZ CONSULTER LES INSTRUCTIONS AU VERSO ET FAIRE LES CORRECTIONS VOULUES SIGNED L'IMPRIME ET RETOURNEZ LE IMMÉDIATEMENT A L'ADRESSE OÙI FIGURE CI-DESSUS.

SIGNATURE OF PERSON ENUMERATED / SIGNATURE DE LA PERSONNE SUJETTE A CE RECENSEMENT

REMARKS/REMARQUES

CITIZENSHIP / CITOYENNETÉ		A. ALIEN / ÉTRANGER		Canadian Citizen and other British Subjects, please leave blank. / Canadien ou sujet britannique, n'inscrivez pas de lettre.	
RESIDENCY CODE / CODE DE DOMICILE		U: Live on the unit described above / Domicile au local décrit ci-dessus		M: Live elsewhere in the municipality / Domicile ailleurs dans la même municipalité	
SCHOOL SUPPORT AND ELIGIBILITY / TAXES SCOLAIRES ET AUTORISATION		S: Separate school supporter / elector / Contribuable / électeur écoles séparées		P: Public school supporter / elector / Contribuable / électeur écoles publiques	
OCCUPATION STATUS / STATUT D'OCCUPATION DES LIEUX		O: Owner or joint owner / Propriétaire ou propriétaire conjoint		S: Spouse of an owner or tenant / Conjoint du propriétaire ou du locataire	
IDENTIFIER / IDENTITÉ		M: Male / Masculin		F: Female / Féminin	
SEQUENCE		NAME IN FULL/NOMS AU COMPLET		K: Business, institution, etc. / Commerce, institutions, etc.	

PLEASE PRINT ALL REQUIRED CHANGES IN BLOCK LETTERS (See Note 1 on reverse side) / VEUILLEZ ÉCRIRE TOUS CHANGEMENTS EN LETTRES MOULÉES (voir Remarque 1 au verso)

CODE DE DÉTAILS DE LA SÉRIE: 1. C. A. T. S. C. H. O. L. A. I. R. E. S. 2. C. O. L. L. E. G. I. A. T. I. O. N. 3. P. A. R. O. I. S. 4. P. A. R. O. I. S. 5. P. A. R. O. I. S. 6. P. A. R. O. I. S. 7. P. A. R. O. I. S. 8. P. A. R. O. I. S. 9. P. A. R. O. I. S. 10. P. A. R. O. I. S. 11. P. A. R. O. I. S. 12. P. A. R. O. I. S. 13. P. A. R. O. I. S. 14. P. A. R. O. I. S. 15. P. A. R. O. I. S. 16. P. A. R. O. I. S. 17. P. A. R. O. I. S. 18. P. A. R. O. I. S. 19. P. A. R. O. I. S. 20. P. A. R. O. I. S. 21. P. A. R. O. I. S. 22. P. A. R. O. I. S. 23. P. A. R. O. I. S. 24. P. A. R. O. I. S. 25. P. A. R. O. I. S. 26. P. A. R. O. I. S. 27. P. A. R. O. I. S. 28. P. A. R. O. I. S. 29. P. A. R. O. I. S. 30. P. A. R. O. I. S. 31. P. A. R. O. I. S. 32. P. A. R. O. I. S. 33. P. A. R. O. I. S. 34. P. A. R. O. I. S. 35. P. A. R. O. I. S. 36. P. A. R. O. I. S. 37. P. A. R. O. I. S. 38. P. A. R. O. I. S. 39. P. A. R. O. I. S. 40. P. A. R. O. I. S. 41. P. A. R. O. I. S. 42. P. A. R. O. I. S. 43. P. A. R. O. I. S. 44. P. A. R. O. I. S. 45. P. A. R. O. I. S. 46. P. A. R. O. I. S. 47. P. A. R. O. I. S. 48. P. A. R. O. I. S. 49. P. A. R. O. I. S. 50. P. A. R. O. I. S. 51. P. A. R. O. I. S. 52. P. A. R. O. I. S. 53. P. A. R. O. I. S. 54. P. A. R. O. I. S. 55. P. A. R. O. I. S. 56. P. A. R. O. I. S. 57. P. A. R. O. I. S. 58. P. A. R. O. I. S. 59. P. A. R. O. I. S. 60. P. A. R. O. I. S. 61. P. A. R. O. I. S. 62. P. A. R. O. I. S. 63. P. A. R. O. I. S. 64. P. A. R. O. I. S. 65. P. A. R. O. I. S. 66. P. A. R. O. I. S. 67. P. A. R. O. I. S. 68. P. A. R. O. I. S. 69. P. A. R. O. I. S. 70. P. A. R. O. I. S. 71. P. A. R. O. I. S. 72. P. A. R. O. I. S. 73. P. A. R. O. I. S. 74. P. A. R. O. I. S. 75. P. A. R. O. I. S. 76. P. A. R. O. I. S. 77. P. A. R. O. I. S. 78. P. A. R. O. I. S. 79. P. A. R. O. I. S. 80. P. A. R. O. I. S. 81. P. A. R. O. I. S. 82. P. A. R. O. I. S. 83. P. A. R. O. I. S. 84. P. A. R. O. I. S. 85. P. A. R. O. I. S. 86. P. A. R. O. I. S. 87. P. A. R. O. I. S. 88. P. A. R. O. I. S. 89. P. A. R. O. I. S. 90. P. A. R. O. I. S. 91. P. A. R. O. I. S. 92. P. A. R. O. I. S. 93. P. A. R. O. I. S. 94. P. A. R. O. I. S. 95. P. A. R. O. I. S. 96. P. A. R. O. I. S. 97. P. A. R. O. I. S. 98. P. A. R. O. I. S. 99. P. A. R. O. I. S. 100. P. A. R. O. I. S.

21034C (6-78)B1

MUNICIPAL ENUMERATION NOTICE

PURPOSE OF THIS NOTICE

The information on this notice is required for the following purposes:

- To prepare the Preliminary List of Electors for municipal and school board elections.
To direct the education portion of the property tax to the appropriate school board.
To select prospective jurors.
For the preparation of the Ontario population report.
For updating Assessment records on ownership and tenancies.

INSTRUCTIONS

If the information shown on the front of this notice is correct an complete no further action is required. Keep this notice for your records.
If any of the information is incorrect or incomplete, or if it relates to the previous occupants, owners or tenants make the necessary changes in the manner shown in this example.

EXAMPLE/EXEMPLE

Table with 2 columns: SEQUENCE/ACT and NAME IN FULL/NOMS AU COMPLET. Row 1: 0001, JONES PETER JOHN M O U A 43. Row 2: WILSON MARY JANE F O R S U 49.

Strike out the incorrect information with a single line and enter the correct information in capital letters underneath.
Sign the form in the space provided and return it to the Regional Assessment Commissioner at the address shown on the front by return post.

Note 1: - NAMES

The first name(s) should be the owner(s) or tenant(s) who direct(s) the school taxes.
The name of the spouse should appear next.
If this is your permanent place of residence. List children, other relatives, boarders, lodgers etc. who live with you in this unit.
If this is not your permanent place of residence. List only owners, tenants and spouses
Enter your surname first, then your full given names each separated by a space.

Note 2: SCHOOL SUPPORT

The option to be a separate school elector/supporter is available only to Roman Catholics (which includes Greek and Ukrainian Catholics).
The Education Act permits Roman Catholics (which includes Greek and Ukrainian Catholics) who own or rent property located in a Separate School Zone, to direct the education portion of their property tax to the Separate School Board if they so desire.
Any Roman Catholic living in a separate school zone may be a separate school elector if (s)he so desires.
Any queries on specific school support problems should be addressed to your local Separate or Public School Board

AVIS DE RECENSEMENT MUNICIPAL

OBJET DE CET AVIS

Les renseignements au recto servent à:
Dresser la liste préliminaire des électeurs pour les élections municipales et des conseils scolaires.
Allouer la part de l'impôt foncier destinée à l'éducation au conseil scolaire voulu.
La sélection des membres de jury.
La rédaction du rapport annuel sur la population de l'Ontario.
A la mise à jour des rôles d'évaluation.

INSTRUCTIONS

Si les renseignements au recto sont complets et exacts, aucune démarche est nécessaire. Conservez ce formulaire pour vos dossiers.
Si les renseignements ne sont ni exacts ni complets, ou si les personnes indiquées sont les anciens propriétaires, les anciens locataires, ou les anciens occupants, faites les corrections voulues au recto comme le modèle ci-dessous l'indique.

Biffez tous les renseignements inexacts par une simple ligne et inscrivez les corrections voulues en lettres majuscules.
Signez l'imprimé et retournez-le immédiatement par la poste au Commissaire régional de l'évaluation à l'adresse qui figure au recto.

Remarque 1: - NOMS

Le nom du propriétaire ou du locataire qui décide de l'allocation des taxes scolaires doit figurer en tête de liste.
Le nom du conjoint est inscrit ensuite.
Si vous êtes domicilié à cette adresse, veuillez inscrire le nom de vos enfants, des parents, pensionnaires et logeurs qui demeurent chez vous.
Si vous n'êtes pas domicilié à cette adresse, n'indiquez sur cet avis que le nom des propriétaires ou des locataires, ainsi que le nom des conjoints.
Inscrire d'abord le nom, puis les prénoms au complet, séparés par des espaces.

Remarque 2: TAXE SCOLAIRE

Seulement les catholiques ont le droit d'être électeurs des écoles séparées et d'allouer leurs taxes scolaires au Conseil des écoles séparées.
Si vous êtes catholique et que cette propriété est située dans une zone d'école séparée. La Loi Sur l'Education vous autorise à allouer vos taxes scolaires au Conseil des écoles séparées.
Si vous êtes catholique, et que cette propriété est située dans une zone d'école séparée, vous avez le droit d'être électeur des écoles séparées.
Pour tous renseignements au sujet des taxes scolaires, veuillez vous adresser aux bureaux régionaux des Conseils des écoles séparées ou publiques.

Form 3

The Assessment Act

MUNICIPAL ENUMERATION NOTICE

- A) If the information is correct and complete, keep this notice.
- B) See reverse side for additional instructions before correcting this notice.
- C) Please return corrected notices immediately to the Regional Assessment Office.

FOR OFFICE USE ONLY

U/C

WD

PL

CARD

ACT

AT: NAME AND MAILING ADDRESS

RECORD MAILING ADDRESS CHANGES HERE

APT. NO., R.R. NO., P.O. BOX, POSTAL STATION

STREET NUMBER, STREET NAME

CITY, PROVINCE, (COUNTRY) POSTAL CODE

THIS NOTICE IS FOR THE PROPERTY DESCRIBED HERE

ROLL NUMBER

MUNICIPALITY

IF ANY OF THE INFORMATION SHOWN IS INCORRECT, CHECK THE INSTRUCTIONS ON THE REVERSE CORRECT THE FORM SIGN IT HERE AND SEND IT TO THE ABOVE ADDRESS BY RETURN MAIL.

SIGNATURE OF PERSON ENUMERATED

REMARKS

CITIZENSHIP:		A: Alien	Canadian Citizen and other British Subjects, please leave blank		ROMAN CATHOLIC	OCCUPANCY	SCHOOL SUPPORT	RESIDENCY CODE	CITIZENSHIP CODE	YEAR OF BIRTH	MONTH OF BIRTH	ONLY IF UNDER 19 YEARS	
RESIDENCY CODE:		U: Live on the unit described above	N: Live in another municipality										
SCHOOL SUPPORT AND ELIGIBILITY:		S: Separate school elector/supporter	P: Public school elector/supporter										
OCCUPANCY STATUS:		O: Owner or joint owner	S: Spouse of an owner or tenant										
IDENTIFIER:		M: Male	F: Female	X: Business, institution, etc.									
SEQUENCE	ACT	NAME IN FULL (SEE NOTE 1 ON REVERSE SIDE) PRINT ALL REQUIRED CHANGES IN BLOCK LETTERS					ID						

21034C (8-78) MOD ENG

MUNICIPAL ENUMERATION NOTICE

PURPOSE OF THIS NOTICE:

- The information on this notice is required for the following purposes:
 - To prepare the Preliminary List of Electors for municipal and school board elections
 - To direct the education portion of the property tax to the appropriate school board
 - To select prospective jurors
 - For the preparation of the Ontario population report, and
 - For updating assessment records on ownership and tenancies

INSTRUCTIONS:

- If the information shown on the front of this notice is **CORRECT** and **COMPLETE**, no further action is required. Keep this notice for your records.
- If any of the information is incorrect or incomplete, or if it relates to the previous occupants, owners or tenants **MAKE THE NECESSARY CHANGES** in the manner shown in this example:

EXAMPLE:

SEQUENCE	ACT	NAME IN FULL (SEE NOTE 1 ON REVERSE SIDE) PRINT ALL REQUIRED CHANGES IN BLOCK LETTERS							
0001		JONES PETER JOHN	M	O				U	A 43
		WILSON MARY JANE	F	O	R	S	U		49

STRIKE OUT the **INCORRECT** information with a single line and **PRINT** the correct information in capital letters underneath.

- SIGN** the form in the space provided and
- RETURN** it to the Regional Assessment Commissioner at the address shown on the front **BY RETURN POST**.

Note 1: - NAMES

- The first name(s) should be the owner(s) or tenant(*) who direct(s) the school taxes.
- The name of the spouse should appear next.
- IF** this is your permanent place of residence,
 - LIST** children, other relatives, boarders and lodgers etc. who live with you in this unit.
- IF** this is **NOT** your permanent place of residence,
 - LIST ONLY** Owners, Tenants and Spouses.
- ENTER** your **SURNAME** first, then your full given names each separated by a space.

Note 2: - SCHOOL SUPPORT (Town of Penetanguishene)

- All Roman Catholics (including Greek and Ukrainian Catholics) must be Public School Supporters/Electors.
- The option to be a protestant separate school elector/supporter is available to all persons who are **NOT** Roman (Greek and Ukrainian) Catholics.
- The Education Act permits persons who are other than Roman (Greek and Ukrainian) Catholics, and who are the owners or tenants of property located in a Protestant Separate School Zone, to direct the education portion of their property tax to the Protestant Separate School Board if they so desire.
- Any person who is not a Roman Catholic, and who lives in a protestant separate school zone may be a protestant separate school elector if (s)he so desires.
- Any queries on specific school support problems should be addressed to your local Public or Protestant Separate School Board.

O. Reg. 323/79, Form 3.

THE HIGHWAY TRAFFIC ACT

O. Reg. 324/79.

Drivers' Licences.

Made—May 16th, 1979.

Filed—May 18th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 906/76
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Subsection 4 of section 2 of Ontario Regulation 906/76, as made by section 1 of Ontario Regulation 28/78, is revoked and the following substituted therefor:

(4) A Class F motor vehicle is deemed to be a Class G motor vehicle when being operated by,

- (a) a police officer in the performance of his police duties; or
- (b) a peace officer who in the course of his duties is transporting prisoners or other persons held in custody. O. Reg. 324/79, s. 1.

(2433)

22

THE HIGHWAY TRAFFIC ACT

O. Reg. 325/79.

Motor Vehicle Inspection Stations.

Made—May 16th, 1979.

Filed—May 18th, 1979.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT

MOTOR VEHICLE INSPECTION
STATIONS

I.—(1) In this Regulation,

- (a) "certificate" means a safety standards certificate;
- (b) "historic vehicle" means a motor vehicle,
 - (i) that is at least thirty years old,
 - (ii) that is operated on a highway for the purpose of exhibition, tours or similar functions organized by a properly constituted automobile club, or for purposes of parades, repair, testing or demonstrations for sale, and
 - (iii) that is substantially unchanged or unmodified from the original manufacturer's product;

- (c) "licence" means a licence issued under section 58d of the Act;
- (d) "station" means a motor vehicle inspection station;
- (e) "sticker" means a vehicle inspection sticker;
- (f) "trolley bus" means a bus propelled by electric power obtained from overhead wires.

(2) In this Regulation, a reference to a Schedule is a reference to that Schedule made under Ontario Regulation 326/79.

(3) In this Regulation, a reference to "bus", "dump vehicle", "school purposes vehicle" and "wheelchair vehicle" is a reference to that type or class of vehicle prescribed by Ontario Regulation 326/79 as a type or class of vehicle to which section 57a of the Act applies. O. Reg. 325/79, s. 1.

2.—(1) Stations are classified as follows:

- (a) Class F is a fleet station;
- (b) Class G is a station operated by,
 - (i) Her Majesty the Queen in right of Canada or Ontario,
 - (ii) a municipality, or
 - (iii) a school board or commission on behalf of a municipality; and
- (c) Class P is any station other than a Class F or G station.

(2) Upon the payment of the fees prescribed by subsection 1 of section 15,

- (a) the holder of a Class F licence may apply to have the licence changed to a Class P licence; and
- (b) the holder of a Class P licence may apply to have the licence changed to a Class F licence. O. Reg. 325/79, s. 2.

3. Motor vehicles are classified as follows:

- (a) light motor vehicles, being motor vehicles, other than motorcycles, having a manufacturer's gross vehicle weight rating not exceeding 4,600 kilograms;
- (b) heavy motor vehicles, being motor vehicles having a manufacturer's gross vehicle weight rating in excess of 4,600 kilograms; and
- (c) motorcycles. O. Reg. 325/79, s. 3.

4. It is a condition of every licence that the licensee shall,

- (a) own or lease the premises in which the inspections are carried out; and
- (b) display the licence in a conspicuous position in the station. O. Reg. 325/79, s. 4.

5. It is a condition of every licence that,

- (a) a safety standards certificate for a motor vehicle, except a motorcycle or an historic vehicle, shall not be issued unless the motor vehicle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedules 1 and 2;
- (b) a safety standards certificate for an historic vehicle shall not be issued unless the historic vehicle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedule 5;
- (c) a safety standards certificate for a motorcycle shall not be issued unless the motorcycle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedule 6;
- (d) a dump vehicle inspection sticker shall not be affixed to a dump vehicle unless,
 - (i) the dump vehicle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedules 1 and 3, or,
 - (ii) upon the sale or transfer of the dump vehicle, the dump vehicle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedules 1 and 2;
- (e) a brake inspection sticker shall not be affixed to a motor vehicle unless the wheel brake internal components have been inspected in accordance with the inspection requirements and are found to comply with the performance standards set out in Schedule 2;
- (f) a school purposes vehicle safety inspection sticker shall not be affixed to a school purposes vehicle unless the school purposes vehicle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedules 1 and 4; and
- (g) a bus safety inspection sticker shall not be affixed to a bus or wheelchair vehicle unless the bus or wheelchair vehicle has been inspected in accordance with the inspection

requirements and is found to comply with the performance standards set out in Schedule 1. O. Reg. 325/79, s. 5.

6.—(1) It is a condition of every licence that where,

- (a) a vehicle is inspected at a station;
- (b) repairs or adjustments to the vehicle or its equipment are required to qualify it for a certificate or sticker;
- (c) the inspection fee charged by the licensee is paid;
- (d) the required repairs or adjustments to the vehicle or its equipment are made at a place other than the station; and
- (e) the vehicle is brought back to the station for issuance of the certificate or affixing of a sticker within ten days of the original inspection,

no additional inspection fee shall be charged by the licensee.

(2) Notwithstanding subsection 1, an additional fee may be charged where it is necessary to inspect a wheel brake assembly a second time before issuing a certificate or affixing a sticker to the vehicle. O. Reg. 325/79, s. 6.

7.—(1) It is a condition of every Class F and G licence that the licensee shall not issue or authorize any person to issue a certificate unless the certificate is for a vehicle for which a permit or validated permit has been issued in the name of the licensee.

(2) It is a condition of every Class F and G licence that the licensee shall not issue, authorize any person to issue, affix or authorize any person to affix a sticker to a vehicle unless,

- (a) the sticker is for a vehicle for which a permit or validated permit has been issued in the name of the licensee; or
- (b) the vehicle is a bus. O. Reg. 325/79, s. 7.

8.—(1) It is a condition attaching to the registration of a motor vehicle inspection mechanic, except a mechanic who only inspects a trolley bus, that he hold a valid and subsisting certificate of qualification as a motor vehicle mechanic or motorcycle mechanic under *The Apprenticeship and Tradesmen's Qualification Act*.

(2) It is a condition attaching to the registration of a motor vehicle inspection mechanic who only inspects a trolley bus that,

- (a) he be designated by a transit authority as a person who may inspect trolley buses; and
- (b) the transit authority so notify the Director.

(3) It is a condition attaching to the registration of a motor vehicle inspection mechanic who holds a certificate of qualification only as a motorcycle mechanic that he only make certificates for motorcycles. O. Reg. 325/79, s. 8.

9. Where the employment of a motor vehicle inspection mechanic registered with a licensee is terminated, or the licensee requests the termination of the mechanic's registration, the licensee shall report forthwith to the Ministry in writing the name, trade code, certificate number and termination date of the mechanic. O. Reg. 325/79, s. 9.

10.—(1) All premises in which inspections are carried out shall,

- (a) have sufficient internal space or external hard standing area adequate for the inspection of at least one motor vehicle of the class which the licensee owning or leasing those premises is licensed to inspect;
- (b) be equipped with common hand tools of a mechanic, a headlamp aiming device, brake testing equipment, a hoist or jack suitable for the weight of motor vehicles to be inspected, a device for testing tire tread depth and an accurate means of measuring play in steering and suspension; and
- (c) be maintained in a clean and safe condition.

(2) The equipment referred to in clause *b* of subsection 1 shall be kept in proper working condition and, where applicable, accurately calibrated. O. Reg. 325/79, s. 10.

11. Every licensee shall keep on the licensed premises,

- (a) a copy of each certificate issued by the licensee, for a period of two years from the date of issue;
- (b) a record of all vehicles inspected and, where applicable, a list of defects, recommended repairs and actual repairs carried out by the licensee for a period of two years from the date of inspection;
- (c) a written record of all persons authorized from time to time by the licensee to countersign certificates or to affix stickers on behalf of the licensee, for a period of two years from the date of termination of such authority; and
- (d) in respect of every vehicle to which a sticker has been affixed, a vehicle inspection record signed by the motor vehicle inspection mechanic inspecting the vehicle and the licensee or a person authorized in writing by the licensee, showing the,

- (i) name of the owner of the vehicle,

- (ii) date of inspection,
- (iii) make of the vehicle inspected,
- (iv) current number plate issued by the Ministry for the vehicle inspected,
- (v) vehicle identification number,
- (vi) odometer reading of the vehicle on the date of inspection,
- (vii) trade code and certificate number of the motor vehicle inspection mechanic inspecting the vehicle, and
- (viii) licence number of the station,

for a period of twelve months from the date of affixing the sticker on the vehicle. O. Reg. 325/79, s. 11.

12.—(1) Every licensee operating a Class P station shall identify the station by displaying at the station in a conspicuous position, visible to the public, an identifying sign provided by the Ministry for that purpose.

(2) The identifying sign provided by the Ministry shall remain the property of the Crown and shall be returned to the Ministry by the licensee when the licensee ceases to hold a Class P licence or ceases to operate a station.

(3) No person shall display a sign referred to in subsection 1 on premises which are not licensed as a Class P motor vehicle inspection station. O. Reg. 325/79, s. 12.

13.—(1) A licensee may return to the Ministry unused certificate forms and stickers and the fee paid therefor by the licensee shall be refunded.

(2) Where a licence expires, is revoked or where the licensee ceases to operate a motor vehicle inspection station, the licensee shall return to the Ministry,

- (a) all unused certificate forms and stickers issued to him and the fee paid therefor by the licensee shall be refunded; and
- (b) all vehicle inspection records maintained by him.

(3) A licensee shall return all unused stickers to the Ministry within ninety days of the expiry date shown on the sticker. O. Reg. 325/79, s. 13.

14.—(1) A licensee shall report forthwith to the Director any loss, theft or destruction of any certificate form or sticker and shall include in the report the serial numbers of all certificates or stickers lost, stolen or destroyed and all available information relevant to the loss, theft or destruction.

(2) If any lost or stolen certificate form or sticker is recovered by a licensee subsequent to the report being given to the Director pursuant to subsection 1, the licensee shall forthwith forward to the Ministry the recovered certificate form or sticker.

(3) Where the licensee forwards to the Ministry the recovered certificate form or sticker in accordance with subsection 2, the fee paid therefor by the licensee shall be refunded. O. Reg. 325/79, s. 14.

15.—(1) The following fees shall be paid to the Ministry:

- 1. For a Class F motor vehicle inspection station licence \$ 25.00
- 2. For a Class P motor vehicle inspection station licence 25.00
- 3. For a Class F licence replacing a subsisting Class F licence 2.00
- 4. For a Class P licence replacing a subsisting Class F licence 2.00
- 5. For the registration of a motor vehicle inspection mechanic by a Class F or P station 5.00

- 6. For a safety standards certificate form supplied to a Class F or P station \$.50
- 7. For a vehicle inspection sticker supplied to a Class F or P station 1.00
- 8. For a duplicate of a Class F or P licence in case of loss or destruction of the original 2.00
- 9. For a replacement sticker in case of damage or destruction of the original 1.00

(2) No fee is payable where a motor vehicle inspection mechanic is registered in substitution for a motor vehicle inspection mechanic registered in the same station.

(3) When a licence or registration referred to in item 1, 2 or 5 of subsection 1 is applied for after the 30th day of June in the year for which the licence or registration is issued, the fee therefor shall be reduced by one-half. O. Reg. 325/79, s. 15.

16.—(1) An application for a licence shall be in Form 1.

(2) A certificate shall be in Form 2. O. Reg. 325/79, s. 16.

17. Ontario Regulations 477/74, 196/76, 545/76, 39/77 and 958/77 are revoked.

Form 1

The Highway Traffic Act

APPLICATION FOR A MOTOR VEHICLE INSPECTION STATION LICENCE

APPLICATION IS HEREBY MADE FOR A MOTOR VEHICLE INSPECTION STATION LICENCE AND THE FOLLOWING INFORMATION IS SUPPLIED.

1. CHECK ONE 1. INDIVIDUAL 2. PARTNERSHIP 3. CORPORATION 4. GOVERNMENT

TRADE NAME
 2. (UNDER WHICH BUSINESS IS CARRIED ON)

STATION ADDRESS: STREET AND NUMBER OR LOT, CONCESSION AND TOWNSHIP
 POST OFFICE: CITY, TOWN OR VILLAGE AND RURAL ROUTE
 POSTAL CODE: TELEPHONE NUMBER

3. TO BE COMPLETED IN RESPECT OF EACH BUSINESS OWNER, PARTNER OR CORPORATE OFFICER & DIRECTOR

NAME: FAMILY OR SURNAME, GIVEN NAMES

RESIDENCE ADDRESS: STREET AND NUMBER, OR LOT, CONCESSION, TOWNSHIP
 POST OFFICE: CITY, TOWN OR VILLAGE & RURAL ROUTE
 POSTAL CODE

DRIVER'S LICENCE NUMBER

NAME: FAMILY OR SURNAME, GIVEN NAMES

RESIDENCE ADDRESS: STREET AND NUMBER, OR LOT, CONCESSION, TOWNSHIP
 POST OFFICE: CITY, TOWN OR VILLAGE & RURAL ROUTE
 POSTAL CODE

DRIVER'S LICENCE NUMBER

CORPORATE TITLE
 HAS THIS PERSON EVER BEEN REFUSED A MOTOR VEHICLE INSPECTION STATION LICENCE OR RENEWAL THEREOF, OR HAD SUCH A LICENCE REVOKED? NO YES
 IF YES, STATE DATE OF REFUSAL/REVOCATION
 AND TRADE NAME OF COMPANY INVOLVED

CORPORATE TITLE
 HAS THIS PERSON EVER BEEN REFUSED A MOTOR VEHICLE INSPECTION STATION LICENCE OR RENEWAL THEREOF, OR HAD SUCH A LICENCE REVOKED? NO YES
 IF YES, STATE DATE OF REFUSAL/REVOCATION
 AND TRADE NAME OF COMPANY INVOLVED

4. TO BE COMPLETED IN RESPECT OF EACH APPLICANT TO BE REGISTERED AS A MOTOR VEHICLE INSPECTION MECHANIC

Mechanic's Name: FAMILY OR SURNAME [grid], GIVEN NAMES [grid]

RESIDENCE ADDRESS: STREET AND NUMBER, OR LOT, CONCESSION, TOWNSHIP, APT. NO. [grid]

POST OFFICE: CITY, TOWN OR VILLAGE AND RURAL ROUTE [grid], POSTAL CODE [grid]

TRADE CERTIFICATE NUMBER [grid], EXPIRY DATE [grid]

DRIVER'S LICENCE NUMBER [grid]

HAS THIS MECHANIC EVER BEEN REFUSED REGISTRATION OR RENEWAL THEREOF, OR HAS HIS REGISTRATION EVER BEEN REVOKED? NO YES

IF YES, STATE DATE OF REFUSAL/REVOCATION _____ AND TRADE NAME OF COMPANY INVOLVED _____

I CERTIFY THE INFORMATION RELATING TO MY REGISTRATION AS A MOTOR VEHICLE INSPECTION MECHANIC IS TRUE AND CORRECT

MECHANIC'S SIGNATURE _____ DATE _____

Mechanic's Name: FAMILY OR SURNAME [grid], GIVEN NAMES [grid]

RESIDENCE ADDRESS: STREET AND NUMBER, OR LOT, CONCESSION, TOWNSHIP, APT. NO. [grid]

POST OFFICE: CITY, TOWN OR VILLAGE AND RURAL ROUTE [grid], POSTAL CODE [grid]

TRADE CERTIFICATE NUMBER [grid], EXPIRY DATE [grid]

DRIVER'S LICENCE NUMBER [grid]

HAS THIS MECHANIC EVER BEEN REFUSED REGISTRATION OR RENEWAL THEREOF, OR HAS HIS REGISTRATION EVER BEEN REVOKED? NO YES

IF YES, STATE DATE OF REFUSAL/REVOCATION _____ AND TRADE NAME OF COMPANY INVOLVED _____

I CERTIFY THE INFORMATION RELATING TO MY REGISTRATION AS A MOTOR VEHICLE INSPECTION MECHANIC IS TRUE AND CORRECT

MECHANIC'S SIGNATURE _____ DATE _____

5. ON BEHALF OF THE APPLICANT:

- A) I CERTIFY THAT THE FOREGOING INFORMATION IS TRUE TO THE BEST OF MY KNOWLEDGE AND BELIEF.
- B) I AGREE THAT THE ACT OF ANY PERSON AUTHORIZED BY THE APPLICANT TO ISSUE A SAFETY STANDARDS CERTIFICATE, TO AFFIX A VEHICLE INSPECTION STICKER OR TO SIGN A VEHICLE INSPECTION RECORD SHALL BE DEEMED TO BE THE ACT OF THE APPLICANT.
- C) I CERTIFY THAT THE APPLICANT HOLDS ALL LICENCES AND PERMITS REQUIRED BY LAW, BY-LAW OR REGULATION FOR THE BUSINESS AND THAT THE PREMISES COMPLY WITH ALL LAWS, REGULATIONS AND MUNICIPAL BY-LAWS.

TRADE NAME OF APPLICANT (Print) _____

SIGNATURE OF APPLICANT _____

DATE _____ 19____ TITLE _____

LICENCE FEE \$25.00 (\$12.50 AFTER JUNE 30TH)	_____	▶	
NUMBER OF MECHANICS TO BE REGISTERED _____ X \$5.00 (\$2.50 AFTER JUNE 30TH)	_____	▶	
QUANTITY OF SAFETY STANDARDS CERTIFICATES REQUIRED _____ X 50c	_____	▶	
MAKE CHEQUES OR MONEY ORDERS PAYABLE TO THE TREASURER OF ONTARIO			
TOTAL PAYABLE _____			

Form 2

The Highway Traffic Act

SAFETY STANDARDS CERTIFICATE

LICENCE PLATE NO. ----- MAKE OF VEHICLE ----- 19 --- TYPE OF BODY ----- INDICATE MANUFACTURER'S GROSS VEHICLE WEIGHT RATING <input type="checkbox"/> 4600 kg OR UNDER <input type="checkbox"/> OVER 4600 kg V.I.N./SERIAL NO. ----- ODOMETER READING (ON DATE OF INSPECTION) -----	MOTOR VEHICLE INSPECTION STATION LICENCE NO. ----- INSPECTION STATION NAME ----- CITY, TOWN OR VILLAGE ----- NAME OF INSPECTING MECHANIC ----- TRADE CODE AND CERTIFICATE NUMBER <table border="1" style="display: inline-table; border-collapse: collapse;"> <tr> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> <td style="width: 20px;"> </td> </tr> </table> DATE OF INSPECTION <table border="1" style="display: inline-table; border-collapse: collapse;"> <tr> <td style="width: 30px;">DAY</td> <td style="width: 30px;">MO.</td> <td style="width: 30px;">YR.</td> </tr> </table>																				DAY	MO.	YR.
DAY	MO.	YR.																					

WE HEREBY CERTIFY THAT THE ABOVE DESCRIBED MOTOR VEHICLE HAS BEEN INSPECTED IN ACCORDANCE WITH THE PROVISIONS OF SECTIONS 58 TO 58m OF THE HIGHWAY TRAFFIC ACT AND REGULATIONS ISSUED THERETO, AND THAT THE ITEMS INSPECTED MET THE PRESCRIBED STANDARDS ON THE DATE OF INSPECTION

SIGNATURE OF INSPECTING MECHANIC ----- SIGNATURE OF LICENSEE/AGENT -----

NOTICE: THE MINISTRY CANNOT TRANSFER A PERMIT ON THE BASIS OF A CERTIFICATE THAT WAS MADE MORE THAN 36 DAYS BEFORE THE DATE OF APPLICATION.

RECEIPT OF A TRUE COPY HEREOF IS ACKNOWLEDGED.

DATE ----- 19 -- SIGNATURE OF PURCHASER -----

O. Reg. 325/79, Form 2.

(2434)

22

THE HIGHWAY TRAFFIC ACT

O. Reg. 326/79.

Safety Inspections.

Made—May 16th, 1979.

Filed—May 18th, 1979.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT

SAFETY INSPECTIONS

1. In this Regulation,

- (a) "brake inspection sticker" means the vehicle inspection sticker evidencing compliance with the inspection requirements and performance standards set out in Schedule 2;
- (b) "bus" means a motor vehicle designed for carrying ten or more passengers, used for the transportation of persons, and,
- (i) operated by or under contract with a municipal or other transit authority, or
 - (ii) licensed as a public vehicle under *The Public Vehicles Act*, or
 - (iii) designed with dual rear wheels or tandem rear axles, unless the motor vehicle is fitted with a truck or delivery body,
- but does not include,
- (iv) a motorized home or other motor vehicle designed and equipped as living accommodation, or
 - (v) a motor vehicle for which a permit is not required under section 6 of the Act;

- (c) "bus safety inspection sticker" means the vehicle inspection sticker evidencing compliance with the inspection requirements and performance standards set out in Schedule 1;
- (d) "compensation" includes any rate, remuneration, reimbursement or reward of any kind paid, payable, or promised, or received or demanded, directly or indirectly;
- (e) "dump vehicle" means a commercial motor vehicle used for the transportation and dumping or spreading of sand, gravel, earth, crushed or uncut rock, slag, rubble, salt, calcium chloride, snow, ice or any mixture thereof, asphalt mixes or scrap metal;
- (f) "dump vehicle inspection sticker" means the vehicle inspection sticker evidencing com-

pliance with the inspection requirements and performance standards set out in Schedules 1 and 3;

- (g) "historic vehicle" means a motor vehicle,
- (i) that is at least thirty years old,
 - (ii) that is operated on a highway for the purpose of exhibition, tours or similar functions organized by a properly constituted automobile club, or for purposes of parades, repair, testing or demonstrations for sale, and
 - (iii) that is substantially unchanged or unmodified from the original manufacturer's product;
- (h) "licence" means a licence issued under section 58*d* of the Act;
- (i) "licensee" means a person who is a holder of a motor vehicle inspection station licence issued under the Act;
- (j) "school purposes vehicle" means a station-wagon, van or bus, operated by or under contract with a school board or other authority in charge of a school;
- (k) "school purposes vehicle safety inspection sticker" means the vehicle inspection sticker evidencing compliance with the inspection requirements and performance standards set out in Schedules 1 and 4; and
- (l) "wheelchair vehicle" means a motor vehicle that is used for the transportation for compensation of persons in wheelchairs. O. Reg. 326/79, s. 1.

PART I

SAFETY STANDARDS CERTIFICATE

2. A safety standards certificate shall not be issued in respect of a motor vehicle, other than an historic vehicle or a motorcycle, unless the vehicle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedules 1 and 2. O. Reg. 326/79, s. 2.

3. A safety standards certificate shall not be issued in respect of an historic vehicle unless the vehicle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedule 5. O. Reg. 326/79, s. 3.

4. A safety standards certificate shall not be issued in respect of a motorcycle unless the motorcycle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedule 6. O. Reg. 326/79, s. 4.

PART II

VEHICLE INSPECTION STICKER

Dump Vehicles

5.—(1) A dump vehicle is prescribed as a type or class of vehicle to which section 57a of the Act applies.

(2) Subsection 1 does not apply to an unladen dump vehicle or to a dump vehicle for which a permit has been issued under the Act authorizing a gross weight of 8,200 kilograms or less.

(3) On and after the 1st day of January, 1980, subsection 1 does not apply to an unladen dump vehicle or to a dump vehicle for which a permit has been issued under the Act authorizing a gross weight of 5,500 kilograms or less.

(4) A dump vehicle shall be inspected in accordance with the inspection requirements set out in Schedules 1 and 3.

(5) Where a dump vehicle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedules 1 and 3, the licensee of the station, a person authorized in writing by the licensee or the motor vehicle inspection mechanic who inspected the dump vehicle shall forthwith,

(a) on the reverse side of the dump vehicle inspection sticker indicate,

(i) the licence number of the motor vehicle inspection station,

(ii) the date of the inspection, and

(iii) the current number plate issued by the Ministry for the dump vehicle inspected;

(b) remove any dump vehicle inspection sticker relating to a previous inspection and affix the current dump vehicle inspection sticker to the inner surface of the windshield of the dump vehicle and as close as practicable to the top centre of the windshield; and

(c) ensure that every dump vehicle inspection sticker affixed by him bearing an inspection date occurring,

(i) after the 31st day of March and prior to the 1st day of September bears the expiry date of the 31st day of December next following, or

(ii) after the 31st day of August and prior to the 1st day of April bears the expiry date of the 31st day of May next following.

(6) A dump vehicle inspection sticker is valid until the expiry date shown on the back thereof.

(7) Every dump vehicle that, upon sale or transfer, is issued with a safety standards certificate in accordance with section 2 of this Regulation shall be deemed to have met the inspection requirements and performance standards prescribed by this section and the licensee, a person authorized in writing by the licensee or the motor vehicle inspection mechanic who inspected the dump vehicle shall affix to it a dump vehicle inspection sticker in the manner prescribed by subsection 5 at the time of issuing the safety standards certificate. O. Reg. 326/79, s. 5.

School Purposes Vehicles

6.—(1) A school purposes vehicle while being used for the transportation of six or more children between their residences and their schools is prescribed as a type or class of vehicle to which section 57a of the Act applies.

(2) A school purposes vehicle shall be inspected in accordance with the inspection requirements set out in Schedules 1, 2 and 4.

(3) Where a school purposes vehicle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedules 1 and 4, in respect of a school purposes vehicle safety inspection, or Schedule 2, in respect of a brake inspection, as the case may be, the licensee of the station, a person authorized in writing by the licensee or the motor vehicle inspection mechanic who inspected the school purposes vehicle shall forthwith,

(a) on the front side of the brake inspection sticker indicate, in the required manner, the month and year of inspection;

(b) on the front side of the school purposes vehicle safety inspection sticker indicate, in the required manner, the type or class of vehicle, the month and year of inspection;

(c) on the reverse side of the brake inspection sticker or school purposes vehicle safety inspection sticker, as the case may be, indicate in the required manner,

(i) the licence number of the motor vehicle inspection station.

(ii) the date of the inspection, and

(iii) the current number plate issued by the Ministry for the vehicle inspected; and

(d) remove any sticker relating to a previous similar inspection and affix the current sticker to the inner surface of,

- (i) the windshield, as close as practicable to the lower right-hand corner and as close as practicable to the right-hand side of the vehicle, or
- (ii) a fixed side window within sixty centimetres of the right forward windshield frame and as close as practicable to the lower edge but in no case lower than the lowest edge of the windshield.

(4) A brake inspection sticker issued under this section is valid until and including the last day of the twelfth month after the month indicated on the sticker.

(5) A school purposes vehicle safety inspection sticker issued under this section is valid until and including the last day of the sixth month after the month indicated on the sticker.

(6) Every motor vehicle that, upon sale or transfer, is issued with a safety standards certificate in accordance with section 2 of this Regulation and that, within thirty days of the date of issue of the safety standards certificate is inspected in accordance with the inspection requirements and found to comply with the performance standards set out in Schedule 4, thereby complies with the inspection requirements and performance standards prescribed by this section and the licensee, a person authorized in writing by the licensee or the motor vehicle inspection mechanic who inspected the vehicle shall affix to it a brake inspection sticker and a school purposes vehicle safety inspection sticker in the manner prescribed by subsection 3. O. Reg. 326/79, s. 6.

Buses, Wheelchair Vehicles

7.—(1) A bus is prescribed as a type or class of vehicle to which section 57a of the Act applies.

(2) A wheelchair vehicle is prescribed as a type or class of vehicle to which section 57a of the Act applies.

(3) Subsections 1 and 2 do not apply to a bus or a wheelchair vehicle that is not carrying passengers.

(4) A bus and a wheelchair vehicle shall be inspected in accordance with the inspection requirements set out in Schedules 1 and 2.

(5) The safety inspection sticker that shall be affixed to a wheelchair vehicle evidencing compliance with the inspection requirements and performance standards set out in Schedule 1 is the bus safety inspection sticker.

(6) Where a bus or a wheelchair vehicle has been inspected in accordance with the inspection requirements and is found to comply with the performance standards set out in Schedule 1 or 2, as the case may be, the licensee of the station, a person authorized in writing by the licensee or the motor vehicle inspection mechanic who inspected the bus or wheelchair vehicle shall forthwith,

(a) on the front side of the brake inspection sticker indicate, in the required manner, the month and year of inspection;

(b) on the front side of the bus safety inspection sticker indicate, in the required manner, the type or class of vehicle, the month and year of inspection;

(c) on the reverse side of the brake inspection sticker or bus safety inspection sticker, as the case may be, indicate, in the required manner,

(i) the licence number of the motor vehicle inspection station,

(ii) the date of the inspection, and

(iii) the current number plate issued by the Ministry for the vehicle inspected; and

(d) remove any sticker relating to a previous similar inspection and affix the current sticker to the inner surface of,

(i) the windshield, as close as practicable to the lower right-hand corner and as close as practicable to the right-hand side of the vehicle, or

(ii) a fixed side window within sixty centimetres of the right forward windshield frame and as close as practicable to the lower edge but in no case lower than the lowest edge of the windshield.

(7) A brake inspection sticker issued under this section is valid until and including the last day of the twelfth month after the month indicated on the sticker.

(8) A bus safety inspection sticker issued under this section is valid until and including the last day of the sixth month after the month indicated on the sticker.

(9) Every bus or wheelchair vehicle that, upon sale or transfer, is issued with a safety standards certificate in accordance with section 2 of this Regulation thereby complies with the inspection requirements and performance standards prescribed by this section and the licensee, a person authorized in writing by the licensee or the motor vehicle inspection mechanic who inspected the vehicle shall affix to it a brake inspection sticker and a bus safety inspection sticker in the manner prescribed in subsection 6 at the time of issuing the safety standards certificate. O. Reg. 326/79, s. 7.

8. A bus or a wheelchair vehicle that, having been inspected in accordance with the inspection requirements and found to comply with the performance standards set out in Schedules 1 and 4, displays a valid and subsisting school purposes vehicle safety inspection sticker is not required to undergo a further Schedule 1 inspection or to display a bus safety inspection sticker until the expiry of the school purposes vehicle safety inspection sticker. O. Reg. 326/79, s. 8.

9.—(1) Where a vehicle inspection sticker is damaged or destroyed during its period of validity, a replacement sticker shall be issued and affixed by the station that issued the sticker or by the Ministry indicating,

- (a) on the front side of the sticker, the month and year of inspection;
- (b) on the reverse side of the sticker,
 - (i) the licence number of the motor vehicle inspection station,
 - (ii) the date of the inspection, and
 - (iii) the current number plate issued by the Ministry for the vehicle inspected; and
- (c) in the case of a safety inspection sticker, the type or class of vehicle.

(2) Where a dump vehicle inspection sticker is damaged or destroyed during its period of validity, a replacement sticker bearing the same expiry date as the damaged or destroyed sticker shall be issued and affixed by the station that issued the sticker or by the Ministry indicating, on the reverse side of the sticker,

- (a) the licence number of the motor vehicle inspection station;
- (b) the date of the inspection; and
- (c) the current number plate issued by the Ministry for the vehicle inspected.

(3) Where a sticker is replaced by a station referred to in subsection 1 or 2, the licensee shall indicate on his record that the sticker is a replacement. O. Reg. 326/79, s. 9.

10. Ontario Regulations 544/76, 935/76, 24/77 and 957/77 are revoked.

11.—(1) Subsections 1, 2 and 3 of section 7 and section 8 come into force on the 31st day of October, 1979.

(2) Subsection 2 of section 5 is revoked on the 1st day of January, 1980.

Schedule 1

INSPECTION REQUIREMENTS AND PERFORMANCE STANDARDS FOR MOTOR VEHICLES, EXCEPT MOTORCYCLES

BODY WORK

1.—(1) The body, sheet metal and equipment shall be inspected and tested for conditions hazardous to occupants, pedestrians or vehicles and,

- (a) no bumper, fender or mudguard shall have been removed;
- (b) each bumper shall be securely mounted;
- (c) each mud flap, where applicable, shall be in position;
- (d) no bumper, fender, molding or other part shall have a broken, bent or sharp edge that protrudes in such a way as to constitute a hazard to persons or vehicles;
- (e) no hood latch shall be missing or fail to hold the hood closed and no safety catch, in the case of a front opening hood, shall be missing or inoperative;
- (f) no tilt cab latch shall be missing or fail to hold the tilt cab latched and no safety catch shall be missing or inoperative;
- (g) in the case of a bus, the floor and stepwell covering shall not be so cracked, curled, loose or worn as to present a tripping hazard;
- (h) in the case of a bus, each stanchion, grab handle, guard rail and guard panel shall be securely mounted and fastening parts shall not be missing;
 - (i) where originally installed by the manufacturer, no energy absorbing material shall be missing from stanchions and guard rails or from the tops or sides of seat backs;
- (j) every occupant seat shall be securely mounted and shall maintain its position and adjustment;
- (k) where required under the provisions of the *Motor Vehicle Safety Act* (Canada), no seat belt assembly or its anchorages shall have been removed, rendered partly or wholly inoperative, or modified so as to reduce their effectiveness;
 - (l) if fitted with a seat belt assembly or assemblies, each belt anchorage shall be secure, each buckle and retractor shall operate as intended, and no belt webbing shall be visibly damaged so as to reduce its effectiveness;
 - (m) if fitted, a driver's sun visor shall function as intended;
 - (n) in the case of a bus, an emergency exit,
 - (i) if a door, shall have a clear passageway thereto and be located at the rear of the vehicle or near the rear on the left side of the vehicle, and the release mechanism when actuated shall function from inside the vehicle, as well as

from outside the vehicle where fitted with outside release, and the door shall open freely and close securely, and the emergency door audible or visible warning device, if originally fitted, shall function,

- (ii) if a hinged pushout window, shall be visually inspected to ensure that it should open outwards when the release mechanism is actuated and adequate directions for the emergency use thereof shall be displayed on or adjacent to the pushout window, and the emergency warning device, if originally fitted, shall function,
 - (iii) if a non-hinged pushout window, shall have adequate directions for the emergency use thereof displayed on or adjacent to the pushout window, and
 - (iv) if a roof hatch, shall open outwards when the release mechanism is actuated and a reasonable amount of manual force is applied, and adequate directions for the emergency use thereof shall be displayed on or adjacent to the roof hatch; and
 - (o) each overhead package shelf, if fitted, shall be securely mounted and not have any broken, missing, excessively worn or excessively stretched package retaining components.
- (2) The occupant compartment door or doors shall be inspected and tested and,
- (a) each occupant compartment door shall open freely when its release mechanism is actuated and shall close securely, and the flexible material on vertical closing edges, where originally fitted, shall not be missing or excessively loose or torn; and
 - (b) in the case of a motor vehicle having a separate exit door, other than a door to be used only in an emergency,
 - (i) when the driver's door control is in the "closed" position and the exit door is fully closed, and a moderate amount of manual force is applied in an attempt to open the door, it shall not open, and the audible or visual warning device, if fitted, shall function,
 - (ii) when the driver's door control is in the position to open the exit door, the brake and accelerator interlock systems, if fitted, shall automatically apply the rear brakes and hold them in the applied position and the engine speed will be prevented from exceeding idle speed until the door control is

moved to the "closed" position and the door has closed, and

- (iii) when the exit door is fitted with sensitive edges, and the door is not fully closed, manual pressure applied to the edge of each sensitive edge shall cause the door to reopen, and the audible or visual warning device, if fitted, shall function and the brake and accelerator interlock systems, if fitted, shall automatically apply the rear brakes and hold them in the applied position and the engine speed will be prevented from exceeding idle speed until the door control is moved to the "closed" position and the door has closed.
- (3) Every exterior compartment door, if fitted, shall be inspected and tested and,
- (a) each door shall be securely attached to the body;
 - (b) each door shall function properly; and
 - (c) each door shall be equipped with a lock, latch or spring device that shall hold the door closed.
- (4) The chassis frame, underbody and body mounts shall be inspected and,
- (a) no chassis frame member or structural member of a unitized or monocoque body shall be visibly cracked, perforated by corrosion, or have loose or missing connecting fasteners that may degrade the safety of the vehicle or jeopardize its handling characteristics; and
 - (b) the underbody, excluding the underbody of a separate cargo body, shall not be visibly perforated by rust or otherwise damaged, or have any opening other than those intended by the manufacturer, that could allow entry of exhaust gases.
- (5) The drive shaft hanger brackets and guards, where originally fitted, shall be inspected and,
- (a) no fasteners shall be missing, loose or damaged; and
 - (b) no drive shaft guard or hanger bracket shall be insecure or missing.
- (6) The condition and security of each prescribed mirror shall be inspected and,
- (a) no prescribed mirror shall be missing;
 - (b) each mirror shall be securely mounted and maintain a set adjustment;

- (c) no mirror shall be cracked, broken or have any significant reduction in reflecting surface owing to deterioration of the silvering; and
- (d) in the case of a motor vehicle where there is no rear window, or the view through the rear window is restricted in such a way as not to afford a driver a clear view to the rear of the motor vehicle, the outside rear view mirror or mirrors shall not be missing.
- (7) The windshield and windows shall be inspected and tested and,
- (a) where glass is used, there shall be no evidence of its being other than safety glass;
- (b) any manufacturer's marking,
- (i) on the windshield shall be AS1 or AS10,
- (ii) on the side and rear windows at levels requisite for driving visibility shall be AS1, AS2, AS4, AS6, AS10 or AS11, and
- (iii) on windows for standing passengers, in interior partitions or in openings in the roof shall be AS1, AS2, AS3, AS4, AS5, AS6, AS7, AS10, AS11, AS12 or AS13;
- (c) no material that obstructs the driver's view of the highway or an intersecting highway shall be fitted in the windshield opening or in a side window opening to the left or right of the driver's seat;
- (d) no material other than safety glass shall be used for a windshield;
- (e) no safety glass in the windshield or in any side window to the left or right of the driver's seat shall be crazed, clouded or fogged, so as to materially impair vision;
- (f) no safety glass shall have exposed sharp edges or be missing in part;
- (g) banding on exposed edges of safety glass, if originally fitted, shall not be missing, loose or broken;
- (h) there shall be no star, stone chip or crack in the area of the windshield swept by the driver's wiper blade, that may interfere with the driver's vision; and
- (i) any window to the left of the driver's seat that is suitable for the purpose of permitting a signal by means of the hand or arm shall open readily.
- (8) The fuel system shall be inspected and tested and,
- (a) no mounting or attachment shall be missing or insecure;
- (b) no filler cap shall be missing or insecure; and
- (c) no leakage shall be present at any point in the fuel system.
- (9) The exhaust system including exhaust manifolds, shall be inspected and,
- (a) no exhaust pipe, muffler or tail pipe shall be missing, or insecurely mounted;
- (b) no leakage shall be present at any point in the exhaust system, except through drain holes provided by the manufacturer;
- (c) no component thereof shall be so located as to cause charring or other heat damage to any wiring, fuel line, brake line or combustible material of the vehicle;
- (d) no component thereof shall pass through the occupant compartment;
- (e) no component thereof shall be so located or unguarded that an individual may be burned thereby on entering or leaving the vehicle; and
- (f) no exhaust system shall be shortened or modified from original equipment so as to fail to direct the exhaust beyond the underbody of the occupant compartment or luggage compartment, and in no case shall the distance between the outlet and periphery of the underbody, past which it directs the exhaust, exceed 15 centimetres.
- (10) Where a fifth wheel coupling device is installed, it shall be inspected and,
- (a) the fifth wheel shall be fastened securely to the vehicle;
- (b) in the case of a fifth wheel secured to the vehicle frame by means of U-bolts, positive stops shall be provided to prevent the fifth wheel from shifting on the frame;
- (c) the jaw closure mechanism and locking system shall be in good working order and shall not be broken, cracked or excessively worn; and
- (d) the slider mechanisms, if fitted, shall lock securely and shall not show any signs of failure or excessive wear.
- (11) Where a trailer hitch is installed, the trailer hitch, hitch mounting and connecting devices for safety cables and chains shall be inspected and tested and,
- (a) no trailer hitch or towing structure, to which a trailer hitch is attached shall be insecurely mounted;

- (b) no latch mechanism shall fail to close securely;
- (c) no part shall be missing, cracked, broken, excessively bent, seized or excessively worn;
- (d) no cast or forged hitch shall show any indication that repairs have been made by means of brazing or welding; and
- (e) no connecting devices provided at the rear of a vehicle for the attachment of a safety chain or cable shall be insecurely fastened, missing, cracked, broken or excessively worn.

BRAKES

2.—(1) All hydraulic, vacuum and air system components, which are external to the wheel brakes, including reservoirs, fittings, valves, supports, hose clamps, connections, air chambers, air cleaners, and hoses and tubes other than those portions that are within structures and not visible, shall be inspected and tested and,

- (a) with vacuum, hydraulic or air boost systems fully charged, there shall be no hydraulic or vacuum leak in the service brake system while the service brakes are fully applied or released;
- (b) no hydraulic, air or vacuum hose or tube shall be abraded, restricted, crimped, cracked, broken or be so located as to chafe against any part of the vehicle or have damaged or missing clamps or supports;
- (c) the brake tubing shall not show any indication of leakage or heavy corrosion scaling;
- (d) the hydraulic fluid level in any reservoir shall not be below the minimum level as specified by the manufacturer or where no specification is made by the manufacturer, no more than 10 millimetres below the lowest edge of each filler opening; and
- (e) the air cleaner of the vacuum system or air compressor shall not be clogged.

(2) All mechanical components of the service, parking and emergency brake systems, which are external to the wheel or drive shaft brakes, shall be inspected and tested and no mechanical part shall be misaligned, insecure, excessively worn, broken, binding, seized, missing, frayed or disconnected.

(3) In the case of a motor vehicle equipped with hydraulic service brakes, the hydraulic system and related warning devices shall be tested and,

- (a) a hydraulic master cylinder push rod shall be properly adjusted;
- (b) in the case of a vehicle equipped with dual circuit hydraulic brakes, the brake failure warning lamp shall be operative;

(c) with moderate foot force maintained on the service brake pedal for ten seconds and, in the case of power boosted brakes, with the engine running, the service brake pedal shall not move towards the applied position; and

(d) with heavy foot force applied to the service brake pedal and, in the case of power boosted brakes, with the engine running,

- (i) the total pedal travel shall not exceed 80 per cent of the total available travel, and

(ii) on the vehicle equipped with dual circuit hydraulic brakes, the brake failure warning lamp shall not come on.

(4) In the case of a motor vehicle equipped with power boosted hydraulic brakes, after the engine has been stopped and the vacuum, air or hydraulic boost has been depleted, the power boosted system shall be tested by holding moderate pressure on the service brake pedal and starting the engine and the pedal shall move towards the applied position.

(5) In the case of a motor vehicle equipped with hydraulically boosted hydraulic brakes and electrically driven hydraulic pump for the reserve power system, after the engine has been stopped and the hydraulic boost has been depleted, the pump shall be tested by holding moderate pressure on the service brake pedal while moving the ignition switch to the "ON" position, and the pump shall start and run and the brake pedal shall move towards the applied position.

(6) In the case of a motor vehicle equipped with air boosted hydraulic brakes or full air brakes, the air system shall be inspected and tested and,

(a) the compressor drive belt, if fitted, shall have correct tension, and shall not be cut, frayed or excessively worn;

(b) the air pressure gauge shall be operative;

(c) with the engine running at a fast idle, the time required to build air pressure from 50 to 90 pounds per square inch gauge measure shall not exceed 3 minutes;

(d) with the air system fully charged and the engine running, each air reservoir drain valve shall be actuated and shall function;

(e) the governor cut-in and cut-out pressures shall not be lower or higher than those specified by the vehicle manufacturer or, if not specified by the vehicle manufacturer, 80 pounds per square inch gauge measure and 135 pounds per square inch gauge measure respectively;

(f) with the air brake system fully charged and immediately after the engine is stopped, the

compressed air reserve shall be sufficient to permit one full service brake application from fully charged system pressure without lowering reservoir pressure more than 20 per cent;

(g) with the air brake system fully charged and engine stopped, air pressure drop shall not exceed,

(i) with the service brakes released, two pounds per square inch in one minute, and

(ii) with the service brakes fully applied, three pounds per square inch in one minute; and

(h) the low pressure warning device shall operate when system pressure is reduced to fifty-five pounds per square inch gauge.

(7) In the case of a motor vehicle equipped with vacuum boosted hydraulic brakes, the vacuum gauge and low vacuum warning device, if fitted, shall be tested and,

(a) the vacuum gauge shall be operative; and

(b) with engine stopped, the warning device shall operate before the vacuum reserve drops to less than eight inches of mercury, or if no vacuum gauge is fitted, there shall be at least one boosted brake application available after the warning device operates.

(8) With the parking brake properly adjusted, the parking brake shall be tested by fully applying the control and then releasing it and,

(a) the brake, while set in the fully applied position and not held by foot or hand force, or by hydraulic or air pressure, shall hold the vehicle stationary against the engine at a light throttle setting for a few seconds both in reverse gear and in low forward gear; and

(b) the brake shall fully release when the release control is operated.

(9) The emergency brake system, if fitted, shall be tested by fully applying the control and then releasing it and,

(a) the brakes, while set in the fully applied position, with the transmission in a low forward gear, shall hold the vehicle stationary against the engine at a light throttle setting for a few seconds;

(b) there shall be reserve travel available beyond the full brake application position; and

(c) the brakes shall fully release when the release control is operated.

(10) With the service brakes properly adjusted, the service brake system shall be tested by stopping the unloaded vehicle on a substantially level, dry, smooth, paved surface free from loose material and,

(a) from a speed of not more than 20 kilometres per hour, with heavy pedal force,

(i) each wheel brake, other than a front wheel brake of a vehicle having a gross vehicle weight rating exceeding 8,200 kilograms or a wheel brake controlled by an anti-lock or brake proportioning device, shall cause its wheel to slide,

(ii) no component shall fail, and

(iii) each wheel brake shall release immediately after the pedal force is removed;

or

(b) from a speed of 25 to 50 kilometres using a commercially available decelerometer in the manner prescribed by the manufacturer,

(i) a reading of at least 6 metres per second per second or the equivalent expressed as a percentage of gravity shall be obtained,

(ii) no component shall fail, and

(iii) each wheel brake shall release immediately after the pedal force is removed.

(11) The service brake system shall be tested by stopping the unloaded vehicle from a speed of 35 kilometres per hour in the shortest possible distance on a substantially level, dry, smooth, paved surface free from loose material without locking any steering or driving wheel brake, and there shall be no brake pull either to the left or to the right.

(12) Notwithstanding subsections 10 and 11, with the service brakes properly adjusted they may be tested using a commercially available roller type dynamic brake tester in the manner prescribed by the manufacturer and,

(a) the results obtained shall indicate a braking efficiency equal to or better than required in clause b of subsection 10;

(b) no component shall fail; and

(c) no reading between the wheels on the same axle shall differ by more than 20 per cent of the higher reading.

ENGINE CONTROLS AND STEERING

3.—(1) Except in the case of a trolley bus, the complete accelerator control system shall be inspected and

tested while the engine is running and the vehicle is stationary with the transmission in neutral and,

- (a) the engine speed shall drop to idle when the accelerator pedal is released; and
- (b) where the engine is equipped with an emergency stopping device the engine shall stop when the control is actuated while the engine is idling.

(2) In the case of a trolley bus, with the reverser in the neutral position the complete power control system shall be inspected and tested and,

- (a) the system shall function as intended; and
- (b) the controller shall turn off positively when the power pedal is released.

(3) In the case of power boosted steering, the power steering drive belt, reservoir fluid level and system operation shall be inspected and,

- (a) the power steering drive belt shall not be missing, cut, frayed or excessively worn, and shall have correct tension;
- (b) the fluid in the power steering reservoir shall not be lower than the minimum level specified by the vehicle manufacturer; and
- (c) with the engine running, the power steering system,
 - (i) shall operate as intended, and
 - (ii) the hydraulic system shall not show excessive fluid leakage.

(4) The steering column and box or boxes shall be inspected and tested and,

- (a) the steering column and box or boxes shall not be loose in their mountings to the body and frame;
- (b) no bolt or nut shall be loose or missing from a mounting;
- (c) steering shaft couplings and splines shall not have excessive play; and
- (d) if fitted, the steering column energy absorbing section shall not be visibly damaged so as to reduce its effectiveness.

(5) Front wheel alignment shall be inspected while all wheels are on the ground and the front wheels in the straight ahead position, and they shall not be visibly out of alignment.

(6) The steering mechanism shall be tested for free movement while the front wheels are on the ground in the straight ahead position and, in the case of a vehicle

having power boosted steering, the test shall be carried out while the engine is running and,

- (a) free movement of the steering wheel rim, with no movement of the front wheels, shall not exceed,
 - (i) the limit designated by the vehicle manufacturer, or
 - (ii) in the case where the limit is not designated, it shall not exceed the measurements shown in Column 2 for the applicable diameter shown in Column 1 of Table 1.

TABLE 1

COLUMN 1	COLUMN 2
Steering Wheel Diameter	Free Movement Shall Not Exceed
Less than 350 millimetres	45 millimetres
350 millimetres and larger, but less than 400 millimetres	50 millimetres
400 millimetres and larger, but less than 450 millimetres	55 millimetres
450 millimetres and larger, but less than 500 millimetres	60 millimetres
500 millimetres and larger	70 millimetres

- (b) there shall not be excessive play in any steering linkage joint.

(7) The steering mechanism shall be tested for freedom of movement with the front wheels on the ground and, where a vehicle is equipped with power boosted steering, with the engine operating, and the front wheels shall turn from full right to full left and back again without interference or indication of roughness in the mechanism.

(8) The steering linkage shall be inspected and tested for wear, damage, and maladjustment while the front wheels are off the ground and the vehicle is supported so that the steering linkage assumes its normal attitude and,

- (a) without movement of the opposite wheel, no front wheel shall have play about a vertical axis of.

- (i) six millimetres for a tire diameter designation of sixteen or less,
- (ii) nine millimetres for a tire diameter designation that is larger than sixteen but not larger than eighteen, or
- (iii) twelve millimetres for a tire diameter designation that is larger than eighteen,

as measured at the extreme front or rear of the tire tread face;

- (b) no part of the steering linkage system shall be damaged, repaired or modified so as to visibly weaken the linkage system or affect the proper steering of the vehicle; and
- (c) no nut, bolt or cotter pin shall be loose, excessively worn or missing.

SUSPENSION

4.—(1) Inner control arm pivots, king pins, wheel and axle bearings, and ball joints, other than wear indicating ball joints, shall be inspected for wear and damage while the wheels of the vehicle are off the ground so that the suspension joints are not under load and,

- (a) no non-load carrying ball joint shall show any perceptible play;
- (b) no load-carrying ball joint shall have play in excess of that specified by the vehicle manufacturer;
- (c) in the case of king pins, no front wheel shall have a rocking play about a horizontal axis in excess of,
 - (i) six millimetres for a tire diameter designation of sixteen or less,
 - (ii) nine millimetres for a tire diameter designation that is larger than sixteen but not larger than eighteen, or
 - (iii) twelve millimetres for a tire diameter designation that is larger than eighteen,

as measured at the extreme top or bottom of the tire tread face;

- (d) no control arm inner pivot shall have excessive play;
- (e) no wheel or axle bearing shall give any indication of excessive wear or damage when the bearing is rotated; and
- (f) no wheel or axle bearing shall be maladjusted so as to result in excess play or binding.

(2) Wear-indicating ball joints shall be inspected under load with the wheels on the ground, and no excessive wear shall be indicated.

(3) Components of a strut suspension system shall be inspected for wear and damage with the front wheels off the ground and the vehicle supported so that the suspension assumes its normal attitude and no front wheel shall have a rocking play about a horizontal axis in excess of 5 millimetres as measured at the extreme top or bottom of the tire tread face.

(4) Front and rear springs, shackles, U-bolts, centre-bolts, radius rods, control arms, shock-absorbers, equalizers, stabilizers, their supports and attachments thereto shall be inspected, and none shall be loose, bent, cracked, broken, disconnected, perforated by corrosion or missing.

(5) The rear axle or axles shall be inspected for alignment and their wheels shall not be tracking improperly so as to adversely affect control of the vehicle.

(6) The air suspension system, if fitted, but not including air booster bags added to light vehicles to provide added carrying capacity, shall be inspected and tested and,

- (a) in the case of a vehicle equipped with full air brakes, when the engine is started with zero gauge air pressure in the entire air system including air brake system, air shall not begin to flow into the suspension system before fifty-five pounds per square inch gauge is reached in the brake system;
- (b) with air in the suspension system at normal operating pressure and the pusher or tag axle, if fitted, tested in both load and reduced load sharing modes, no air leakage shall occur;
- (c) with air in the suspension system at normal operating pressure, the pusher or tag axle, if fitted, shall respond properly to its load sharing control switch or valve;
- (d) with air in the suspension system at normal operating pressure, the vehicle body and chassis frame shall be supported clear of all axles and shall appear to be level; and
- (e) no suspension joints of a variable load sharing axle with independent suspension shall be worn beyond the manufacturer's specified safe limits.

ELECTRICAL

5.—(1) The horn shall be inspected and tested and,

- (a) the horn shall not be loose on its mounting; and
- (b) the horn shall function.

(2) The windshield washer system, if fitted, and the windshield wiper system shall be inspected and tested and,

- (a) the windshield washer system shall function;
- (b) each wiper arm and blade assembly shall sweep the area intended by the vehicle manufacturer; and
- (c) no part of the windshield wiper system shall be missing, badly worn or deteriorated so as to impair its effectiveness.

(3) The heating and defrosting system shall be inspected and tested and,

- (a) the heating system shall function as intended;
- (b) the visible portions of the hoses and piping for the interior heaters routed within the occupant compartment shall not be abraded, cracked or leaking; and
- (c) the defrosting system shall deliver heated air to the windshield and, where fitted, to the side windows to the left and right of the driver's seat.

(4) The neutral safety starting switch, if originally fitted, shall be inspected and tested and,

- (a) the neutral safety starting switch shall not have been removed; and
- (b) the starter shall operate only with the gear selector or transmission in "P" (Park) or "N" (Neutral).

(5) The speedometer shall be tested by driving the vehicle and the speedometer shall be in good working order.

LIGHTING

6.—(1) Prescribed lamps and reflectors shall be inspected and tested and,

- (a) each circuit shall light the filaments of all lamps on that circuit when the appropriate switch is in the "ON" position, and each indicator lamp shall indicate correctly;
- (b) the operation of any lighting circuit shall not interfere with the operation of any other circuit;
- (c) each lens and reflex reflector shall be correctly installed and shall not be discoloured or missing in whole or in part;
- (d) each lamp and reflector shall be securely mounted on the vehicle and none shall be missing;

(e) the turn signal lamps and the flasher unit shall operate properly;

(f) in the case of a bus, all interior lamps, including stepwell lamps, shall light when the appropriate switch is in the "ON" position;

(g) no headlamp shall be coated with a coloured lacquer;

(h) no headlamp shall be modified by the attachment to the lamp or to the vehicle or any device that reduces the effective area of the lens or brightness of the light; and

(i) each headlamp shutter or retracting headlamp shall operate over the full range of movement or shall be secured in the fully open position.

(2) A headlamp alignment inspection shall be carried out after front wheel alignment, rear axle tracking, beam switching and functioning of lamps have been inspected and tested, and have met the prescribed standards, and after any noticeably deflated tires have been properly inflated and, except for a vehicle which has automatic levelling control, after any heavy loads including large accumulations of mud, snow and ice have been removed and,

(a) in the case of headlamps inspected using mechanical aimers set to zero for vertical aim, compensated for the floor slope and mounted on the headlamps in accordance with the manufacturer's instructions, the mechanical limits shall be,

(i) not higher than four units up nor lower than four units down, and

(ii) not more than four units to the left nor more than four units to the right,

as shown on the scales of the aimers;

(b) in the case of a dual beam headlamp inspected visually on the lower beam,

(i) the top edge of the low beam high-intensity zone shall be not more than 100 millimetres above nor more than 100 millimetres below the horizontal centre-line of the lamp, and

(ii) the left edge of the low beam high-intensity zone shall be not more than 100 millimetres to the left nor more than 100 millimetres to the right of the vertical centre-line of the lamp,

as measured on a screen placed 8 metres in front of the lamp or by means of a headlamp testing machine in accordance with the manufacturer's instructions; and

(c) in the case of a single beam headlamp inspected visually, the centre of the high-intensity zone of the beam shall be,

(i) not more than 100 millimetres above nor more than 100 millimetres below the horizontal centre-line of the lamp, and

(ii) not more than 100 millimetres to the left nor more than 100 millimetres to the right of the vertical centre-line of the lamp,

as measured on a screen placed 8 metres in front of the lamp, or by means of a headlamp testing machine in accordance with the manufacturer's instructions.

TIRES AND WHEELS

7.—(1) In this section, "construction type" means a type of tire carcass such as bias ply, belted-bias and radial ply and does not include variations in tread pattern or in cord material such as rayon, polyester and nylon used in building a tire carcass.

(2) All tires installed on axles shall be inspected for depth of tread or sipes, tread and sidewall defects, proper size application, regrooving and combination of construction types and,

(a) except for front tires on a vehicle in excess of 4,500 kilograms gross vehicle weight rating, no tire shall be worn sufficiently,

(i) for the tread wear indicators to contact the road, or

(ii) that less than 1.5 millimetres of tread depth remains,

in any two adjacent major grooves at three equally spaced intervals around the circumference of the tire, and

(iii) notwithstanding subclause ii, except for dual tires on an urban transit bus, no motor vehicle shall be equipped with tires that show indication of siping only, and in the case of an urban transit bus, the siping shall not be less than 1.5 millimetres in depth;

(b) in the case of front tires on a vehicle in excess of 4,500 kilograms gross vehicle weight rating, no tire shall be worn sufficiently that less than 3 millimetres of tread depth remains in any two adjacent major grooves at three equally spaced intervals around the circumference of the tire, nor shall any front tire show evidence of siping only;

(c) no tire shall have exposed cord;

(d) no tire shall have tread or sidewall cuts or snags deep enough to expose the cords;

(e) no tire shall have any abnormal visible bump, bulge or knot;

(f) no tire shall have been regrooved or recut below the original new tire groove depth, other than tires specially designed for such recutting and marked as being tires so designed;

(g) except in the case of a trolley bus, no front tire on a bus shall have been altered by the addition of material to produce a new tread surface;

(h) no tire shall be of a smaller size than the vehicle manufacturer's specified minimum size or be sufficiently oversized as to contact any vehicle component which may affect the safe operation of the vehicle;

(i) except for a vehicle fitted with dual rear tires, no mixture of construction types consisting of radial ply on the front and bias ply or belted-bias tires on the rear shall be fitted;

(j) no mixture consisting of sixty or fifty series tires on the front and other series tires on the rear shall be fitted;

(k) no combination of construction types or sizes, except where stated to be equivalent by tire industry standards, shall be fitted on an axle;

(l) tires in a dual tire set shall not be in contact with each other or differ from each other in overall diameter by more than thirteen millimetres or in circumference by more than 38 millimetres; and

(m) no vehicle shall be fitted with a tire which bears the wording "not for highway use" or "farm use only".

(3) All wheels installed on axles shall be inspected and tested for defects and damage and,

(a) no wheel stud, bolt, clamp, nut or lug shall be loose, missing, damaged, broken, mismatched or have insufficient thread engagement;

(b) no disc wheel assembly shall have any visible crack, elongated bolt hole, indication of repair by welding, or be so bent or damaged as to affect the safe operation of the vehicle;

(c) no wheel rim or lock ring shall be mismatched, bent, sprung, or otherwise damaged so as to affect the safe operation of the vehicle;

(d) no cast wheel shall show evidence of excessive wear in the clamp area; and

(e) no wheel spoke shall be missing, loose or broken.

NUMBER PLATES

8. Each number plate, where required, shall be inspected and no number plate shall be missing, damaged, faded, discoloured or have paint removed so as to impair readability. O. Reg. 326/79, Sched. 1.

Schedule 2

INSPECTION REQUIREMENTS AND PERFORMANCE STANDARDS FOR WHEEL BRAKE INTERNAL COMPONENTS OF MOTOR VEHICLES, EXCEPT MOTORCYCLES

1.—(1) Brake drums and disc brake pads shall be removed from all wheel brakes, except from those wheel brakes which are designed to provide adequate examination without removal of brake drums or disc brake pads but not including a brake which by inspection or performance testing indicates a defect, and all operating and structural components of each wheel brake assembly shall be inspected and tested and,

- (a) no drum or disc shall have any external crack or cracks on the friction surface, other than normal heat-check cracks, that reach the edge of the drum bore or periphery of the disc;
 - (b) no drum or disc shall have any mechanical damage to the friction surface, other than that which may be attributed to normal wear;
 - (c) no ventilated disc shall have broken or visibly cracked cooling fins;
 - (d) no inside diameter of a drum shall be greater than the dimension stamped on the drum, or where the dimension is not stamped on the drum, the vehicle manufacturer's wear limit;
 - (e) no thickness of a disc shall be less than the dimension stamped on the disc or where the dimension is not stamped on the disc, the vehicle manufacturer's wear limit;
 - (f) no bonded lining shall be thinner than 1.5 millimetres when measured at the thinnest point;
 - (g) the surface of a riveted lining shall not be closer to the rivet head than the dimension specified by the vehicle manufacturer and in no case shall the measurement be less than 0.8 millimetres;
 - (h) bolted linings shall not be thinner than 8 millimetres when measured at the centre of the shoe;
 - (i) no lining of a disc brake assembly shall be worn to the extent that a wear indicator is in contact with the rotor;
 - (j) no brake lining shall be broken or loose on its shoe or pad;
 - (k) no brake lining shall show evidence of contamination such as to affect braking performance;
 - (l) no hydraulic brake cylinder shall show evidence of leakage;
 - (m) in the case of inspections made after drums and disc brake pads have been removed, no mechanical or structural part shall be misaligned, badly worn, cracked, broken, binding, seized, disconnected or insecure, and no grease retainer shall be missing or leaking;
 - (n) in the case of inspections made without removal of drums or disc brake pads, there shall be no indication that mechanical or structural parts are misaligned, badly worn, cracked, broken, binding, seized, disconnected, missing or insecure, or a grease retainer is missing or leaking;
 - (o) if fitted, no automatic adjuster shall be inoperative;
 - (p) no hydraulic brake piston shall fail to move when moderate pressure is applied to the brake pedal; and
 - (q) all brakes shall be adjusted for minimum lining-to-drum clearance without brake drag.
- (2) With the service brakes properly adjusted, the service brake system shall be tested by stopping the unloaded vehicle on a substantially level, dry, smooth, paved surface free from loose material and,
- (a) from a speed of not more than 20 kilometres per hour, with heavy pedal force,
 - (i) each wheel brake, other than a front wheel brake of a vehicle having a gross vehicle weight rating exceeding 8,200 kilograms or a wheel brake controlled by an anti-lock or brake proportioning device, shall cause its wheel to slide,
 - (ii) no component shall fail, and
 - (iii) each wheel brake shall release immediately after the pedal force is removed;
 - or
 - (b) from a speed of 25 to 50 kilometres using a commercially available decelerometer in the manner prescribed by the manufacturer,
 - (i) a reading of at least 6 metres per second or the equivalent expressed as a percentage of gravity shall be obtained,

- (ii) no component shall fail, and
- (iii) each wheel brake shall release immediately after the pedal force is removed.

(3) The service brake system shall be tested by stopping the unloaded vehicle from a speed of 35 kilometres per hour in the shortest possible distance on a substantially level, dry, and smooth paved surface free from loose material without locking any steering or driving wheel brake, and there shall be no brake pull either to the left or to the right.

(4) Notwithstanding subsections 2 and 3, with the service brakes properly adjusted, they may be tested using a commercially available roller type dynamic brake tester in the manner prescribed by the manufacturer and,

- (a) the results obtained shall indicate a braking efficiency equal to or better than required in clause *b* of subsection 10 of section 2 of Schedule 1;
- (b) no component shall fail; and
- (c) no reading between the wheels on the same axle shall differ by more than 20 per cent of the higher reading. O. Reg. 326/79, Sched. 2.

Schedule 3

INSPECTION REQUIREMENTS AND PERFORMANCE STANDARDS FOR BRAKING SYSTEMS OF DUMP VEHICLES

1.—(1) Brake drums or dust shields shall be removed from the axles, as set out in Table 2, for internal examination of brake assemblies.

TABLE 2		
COLUMN 1	COLUMN 2	COLUMN 3
Inspection Period	Power Units with drum type hydraulic or boosted hydraulic brakes on one or more driving axles.	Power Units with drum type full air brakes on one or more driving axles.
April 1st to August 31st	Remove the brake drum from the left side of the foremost driving axle.	Remove the complete dust shield assemblies from both sides of the foremost driving axle.
September 1st to March 31st	Remove the brake drum from the right side of the rearmost driving axle.	Remove the complete dust shield assemblies from both sides of the rearmost driving axle.

(2) In the case of an air-braked vehicle having non-removable dust shields or dust shields not accessible for removal, the brake drum specified in Column 2 of Table 2 shall be removed.

(3) If, when the brakes are applied and released, any wheel brake assembly, including one on any non-driving axle, gives visual or aural indication that a defect may exist and the defect cannot be verified except by removal of its brake drum or caliper assembly, then that drum or caliper assembly shall be removed.

(4) Where a brake drum or disc brake pads have been removed, the brake drum or disc and all operating and structural components of the brake system shall be inspected and tested and,

- (a) no drum or disc shall have any external crack or cracks on the friction surface, other than

normal heat-check cracks, that reach the edge of the drum bore or periphery of the disc;

- (b) no drum or disc shall have any mechanical damage to the friction surface, other than that which may be attributed to normal wear;
- (c) no ventilated disc shall have broken or visibly cracked cooling fins;
- (d) no inside diameter of a drum shall be greater than the dimension stamped on the drum, or where the dimension is not stamped on the drum, the vehicle manufacturer's wear limit;
- (e) no thickness of a disc shall be less than the dimension stamped on the disc, or where the dimension is not stamped on the disc, the vehicle manufacturer's wear limit;

- (f) no bonded lining shall be thinner than 1.5 millimetres when measured at the thinnest point;
- (g) the surface of a riveted lining shall not be closer to the rivet head than the dimension specified by the vehicle manufacturer and in no case shall the measurement be less than 0.8 millimetres;
- (h) bolted linings shall not be thinner than 8 millimetres when measured at the centre of the shoe;
- (i) no lining of a disc brake assembly shall be worn to the extent that a wear indicator is in contact with the rotor;
- (j) no brake lining shall be broken or loose on its shoe or pad;
- (k) no brake lining shall show evidence of contamination such as to affect braking performance;
- (l) no hydraulic brake cylinder shall show evidence of leakage;
- (m) in the case of inspections made after drums and disc brake pads have been removed, no mechanical or structural part shall be misaligned, badly worn, cracked, broken, binding, seized, disconnected or insecure, and no grease retainer shall be missing or leaking;
- (n) in the case of inspections made without removal of drums or disc brake pads, there shall be no indication that mechanical or structural parts are misaligned, badly worn, cracked, broken, binding, seized, disconnected, missing or insecure, or a grease retainer is missing or leaking;
- (o) if fitted, no automatic adjuster shall be inoperative;
- (p) no hydraulic brake piston shall fail to move when moderate pressure is applied to the brake pedal; and
- (q) all brakes shall be adjusted for minimum lining-to-drum clearance without brake drag. O. Reg. 326/79, Sched. 3.
- (a) the floor and stepwell covering shall not be so cracked, curled, loose or worn as to present a tripping hazard;
- (b) each stanchion, grab handle, guard rail and guard panel shall be securely mounted and fastening parts shall not be missing; and
- (c) an emergency exit,
- (i) if a door, shall have a clear passageway thereto and be located at the rear of the vehicle or near the rear on the left side of the vehicle, and the release mechanism when actuated shall function from both inside and outside the vehicle, and the door shall open freely and close securely, and the emergency door audible or visible warning device, if originally fitted, shall function, or
- (ii) if a hinged pushout window, shall be visually inspected to ensure that it should open outwards when the release mechanism is actuated and adequate directions for the emergency use thereof shall be displayed on or adjacent to the pushout window, and the emergency warning device, if originally fitted, shall function, or
- (iii) if a non-hinged pushout window, shall have adequate directions for the emergency use thereof displayed on or adjacent to the pushout window.
- (2) The exhaust system shall be inspected and the outlet of the tailpipe shall be beyond the extremities of the floor pan.

ELECTRICAL

2. In the case of a bus, as defined in the Act, all interior lamps, including stepwell lamps, shall light when the appropriate switch is in the "ON" position.

TIRES

3. In the case of a bus, as defined in the Act, tires on the front axle shall be inspected and no tire shall have been rebuilt.

SPECIAL IDENTITY MARKINGS AND LIGHTING

4. Where the motor vehicle is a school bus, as defined in subsection 1 of section 120 of the Act, the special identity markings and lighting required by subsection 1 of section 1 of Ontario Regulation 702/75, as amended, shall be inspected and tested and,

- (a) the special identity markings and lighting shall comply with the requirements of Ontario Regulation 702/75; and

Schedule 4

INSPECTION REQUIREMENTS AND PERFORMANCE STANDARDS FOR SCHOOL PURPOSES VEHICLES

BODY WORK

1.—(1) In the case of a bus, as defined in the Act, the doors, emergency exits and equipment shall be inspected and tested and,

(b) the prescribed alternating signal lights on the front and rear thereof shall produce the required intensity of light in an alternating fashion with the engine running at normal idle speed when the alternating signal lights are switched to the "ON" position and all other lights and electrical equipment are operating. O. Reg. 326/79, Sched. 4.

(a) there shall be no missing, excessively worn, broken or defective clevis pin, cotter pin, spring, rod, clevis or coupling;
(b) the motorcycle shall stop within nine metres on a substantially level, dry, smooth, hard paved surface free from loose material when the brakes are applied while the motorcycle is travelling at a speed of 35 kilometres an hour; and

Schedule 5

INSPECTION REQUIREMENTS AND PERFORMANCE STANDARDS FOR HISTORIC VEHICLES

1. Each system and component mentioned in Schedules 1, 2 and 6, that is part of the historic vehicle, shall be inspected and tested and shall be in functional condition relative to its design, construction and operation. O. Reg. 326/79, Sched. 5.

(c) the rear wheel shall not fail to lock.

5. The headlamp and dimmer switch shall be inspected and tested, and the headlamp alignment of the upper beam shall be inspected on a level surface after any noticeably deflated tires have been properly inflated, with a person seated on the saddle, and the front forks in alignment with the frame and,

Schedule 6

INSPECTION REQUIREMENTS AND PERFORMANCE STANDARDS FOR MOTORCYCLES

1. Fenders, footrests, and the windshield, if fitted, shall be inspected and,

(a) the headlamp shall not be loose and the lens shall not be cracked or broken;
(b) the dimmer switch shall be operative; and
(c) the centre of the high intensity zone shall be,

(a) no fender shall be missing;
(b) there shall be footrests for the operator, and for the passenger where the motorcycle is equipped with a passenger seat; and
(c) the windshield, if fitted, shall not be so cracked, crazed, clouded, fogged or damaged so as to materially impair vision.

(i) not more than 100 millimetres above nor more than 100 millimetres below the horizontal centre-line of the lamp, and
(ii) not more than 200 millimetres to the left nor more than 200 millimetres to the right of the vertical centre-line of the lamp,

as measured on a screen placed 8 metres in front of the lamp, or its equivalent, using a headlamp testing machine which has been adjusted for floor slope and aligned with the vehicle in accordance with the manufacturer's instructions.

2. The exhaust system shall be inspected and tested and,

(a) no loose connection, loose mounting or other related defect shall be present in the exhaust system; and
(b) no leakage shall be present at any point in the exhaust system, except through drain holes provided by the manufacturer.

6. The horn, tail and stop lamps shall be tested, and the wiring system shall be inspected and,

(a) the horn shall be operative and shall not be weak;
(b) the tail lamp shall work;
(c) a stop lamp, if fitted, shall work; and
(d) no wiring shall be damaged.

3. The fuel system shall be inspected and,

(a) no mounting or attachment shall be missing or insecure;
(b) no filler cap shall be missing or insecure; and
(c) no leakage shall be present at any point in the fuel system.

7. The steering and suspension shall be inspected for broken, loose or worn parts, the handlebars shall be inspected for damage and the wheel bearings and steering head bearings shall be tested for wear, damage and play, and

4. The brake system shall be inspected and tested and,

(a) no part of the steering or suspension system shall be broken, loose or worn so as to be unsafe;

- (b) the handlebars shall not be loose, damaged or in any other way unsafe;
- (c) no wheel bearing or steering head bearing shall give indication of excessive wear or damage when the bearing is rotated; and
- (d) no wheel bearing or steering head bearing shall be maladjusted so as to result in excessive play or binding.

8. The tires shall be inspected for tread depth, cuts, bumps or other damage, and the wheels shall be inspected for defects and damage and,

- (a) no tire shall be worn such that less than 1.5 millimetres of tread depth remains in any groove;
- (b) no tire shall have exposed cord, or cuts or snags deep enough to expose cord, or any abnormal bump, bulge, or other visible tread or sidewall defect;
- (c) no wheel rim shall be bent or otherwise damaged so as to affect the safe operation of the motorcycle; and
- (d) no wheel spoke shall be missing, loose or broken.

NUMBER PLATE

9. A number plate, where required, shall be inspected and no number plate shall be missing, damaged, faded, discoloured or have paint removed so as to impair readability. O. Reg. 326/79, Sched. 6.

(2435)

22

THE PLANNING ACT

O. Reg. 327/79.

Order made under Section 29a
of The Planning Act.

Made—May 14th, 1979.

Filed—May 18th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to

have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the Town of Pelham in The Regional Municipality of Niagara, formerly in the Township of Pelham in the County of Welland, being composed of that part of Lot 10 in Concession III more particularly described as follows:

1. Premising that the southerly limit of the said Lot has an astronomic bearing of north 88° 51' 30" east and relating all bearings herein thereto;

Commencing at the southwesterly angle of the said Lot;

Thence north 88° 51' 30" east along the southerly limit of the said Lot 1,000.96 feet to an iron bar planted at the place of beginning of the herein described parcel;

Thence north 88° 51' 30" east along the said southerly limit 312.51 feet to a standard iron bar marking the southeasterly angle of the said Lot;

Thence north 2° 42' 30" west along the easterly limit of the said Lot 1,394.52 feet to an iron bar;

Thence south 88° 51' 30" west 312.51 feet to an iron bar;

Thence south 2° 42' 30" east 1,394.52 feet, more or less, to the place of beginning.

And containing by admeasurement an area of 10.001 acres be the same more or less.

2. Premising that the easterly limit of the said Lot 10 has an astronomic bearing of north 2° 42' 30" west and relating all bearings herein thereto;

Commencing at the southeasterly angle of the said Lot;

Thence north 2° 42' 30" west along the easterly limit of the said Lot 1,394.52 feet to an iron bar marking the place of beginning of the herein described parcel;

Thence south 88° 51' 30" west parallel to the southerly limit of the said Lot 1,317.94 feet to an iron bar planted in the fence along the westerly limit of the said Lot;

Thence north 2° 53' 30" west along the said westerly limit 169.05 feet to a standard iron bar found marking the southerly limit of the lands of the Ontario Hydro as described in an Instrument registered in the Land Registry Office for the Registry Division of Niagara South (No. 59) as Number 18713;

Thence north 81° 55' 30" east along the said last-mentioned limit 1,324.01 feet, more or less, to

an iron bar planted in the easterly limit of the said Lot;

Thence south 2° 42' 30" east along the said easterly limit 328.88 feet, more or less, to the place of beginning.

And containing by admeasurement an area of 7.532 acres be the same more or less. O. Reg. 327/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 14th day of May, 1979.

(2436)

22

THE PSYCHOLOGISTS REGISTRATION ACT

O. Reg. 328/79.

General.

Made—April 26th, 1979.

Approved—May 16th, 1979.

Filed—May 18th, 1979.

REGULATION TO AMEND REGULATION 698 OF

REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER

THE PSYCHOLOGISTS REGISTRATION ACT

1.—(1) Subsection 1 of section 5 of Regulation 698 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) An applicant for a certificate of registration shall pay a fee of \$75. O. Reg. 328/79, s. 1 (1).

(2) Subsection 3 of the said section 5 is revoked.

2. Subsections 2 and 3 of section 6 of the said Regulation, as remade by section 1 of Ontario Regulation 357/77, are revoked and the following substituted therefor:

(2) A certificate of registration may be renewed by paying a renewal fee of \$150 before the certificate expires.

(3) Notwithstanding subsection 2, a holder of a certificate of registration who is residing outside of Ontario and is not rendering services in psychology in Ontario may renew his certificate of registration by paying an annual renewal fee of \$50 before the certificate expires. O. Reg. 328/79, s. 2.

3. Section 7 of the said Regulation, as remade by section 2 of Ontario Regulation 357/77, is revoked and the following substituted therefor:

7.—(1) Where a certificate of registration expires and within two years after the expiration of the certificate the former holder of the certificate applies for a new certificate of registration, a new certificate shall be issued upon payment of a reinstatement fee of \$175.

(2) Notwithstanding subsection 1, a holder of a certificate of registration who is residing outside of Ontario and is not rendering services in psychology in Ontario shall be issued a new certificate under the conditions set out in subsection 1 upon payment of a reinstatement fee of \$75. O. Reg. 328/79, s. 3.

4. Subsection 2 of section 8 of the said Regulation, as remade by section 2 of Ontario Regulation 455/77, is revoked and the following substituted therefor:

(2) The fee for an examination is \$200. O. Reg. 328/79, s. 4.

5. Form 2 of the said Regulation is revoked.

ONTARIO BOARD OF EXAMINERS
IN PSYCHOLOGY:

DORIS E. ROCHE

GEORGE R. ASHMAN

Dated at Toronto, this 26th day of April, 1979.

(2437)

22



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NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5 "	" " " " " "	" —May 6th,
March 3rd	" " 9 "	" " " " " "	" —June 3rd,
April 7th,	" " 14 "	" " " " " "	" —July 8th,
May 5th,	" " 18 "	" " " " " "	" —August 5th,
June 2nd,	" " 22 "	" " " " " "	" —September 2nd
July 7th,	" " 27 "	" " " " " "	" —October 7th,
August 4th,	" " 31 "	" " " " " "	" —November 4th,
September 1st,	" " 35 "	" " " " " "	" —December 2nd,
October 6th,	" " 40 "	" " " " " "	" —January 6th,
November 3rd,	" " 44 "	" " " " " "	" —February 3rd,
December 1st,	" " 48 "	" " " " " "	" —March 2nd,

Advertisements of tax sales must be received at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

**REGULATION MADE UNDER
 THE OFFICIAL NOTICES PUBLICATION ACT**

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column 25mm.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
 Telephone 965-2238

Publications Under The Regulations Act

June 9th, 1979

THE COUNTY OF OXFORD ACT, 1974

O. Reg. 329/79.
Order of the Minister.
Made—May 17th, 1979.
Filed—May 22nd, 1979.

ORDER MADE UNDER THE COUNTY OF OXFORD ACT, 1974

ORDER

IN THE MATTER OF *The County of Oxford Act, 1974*;
and

IN THE MATTER OF the County of Oxford being
deemed a Regional Municipality for the purposes of
The Tile Drainage Act, 1971 and *The Drainage Act,*
1975.

1. Under the provisions of subsection 5 of section 6
of *The County of Oxford Act, 1974*, IT IS ORDERED:

1. The County of Oxford be deemed a regional
municipality for the purposes of *The Tile*
Drainage Act, 1971 and *The Drainage Act,*
1975. O. Reg. 329/79, s. 1.

THOMAS L. WELLS
Minister of Intergovernmental Affairs

Dated at Toronto, this 17th day of May, 1979.

(2449)

23

THE ONTARIO AGRICULTURAL MUSEUM ACT, 1975

O. Reg. 330/79.
Fees.
Made—May 2nd, 1979.
Filed—May 22nd, 1979.

REGULATION MADE UNDER THE ONTARIO AGRICULTURAL MUSEUM ACT, 1975

FEEES

Interpretation

1. In this Regulation,

- (a) "adult" means a person eighteen years of age
or over;

(b) "child" means a person over the age of five
years and under the age of thirteen years;

(c) "family" means either a father or mother or
both plus one or more of their sons or
daughters under eighteen years of age;

(d) "senior citizen" means a person sixty-five
years of age or over; and

(e) "student" means,

(i) a person who is at least thirteen years
of age but who has not yet attained the
age of eighteen; or

(ii) a person eighteen years of age or over
who is in full-time attendance at an
educational institution in Canada and
is in possession of a student registra-
tion card for the current academic
year. O. Reg. 330/79, s. 1.

2. The fee for entrance to the Museum is,

(a) for each adult, \$1.50;

(b) for each child, 75 cents;

(c) for each senior citizen who is in possession of
proof of age, \$1.00;

(d) for each student, \$1.00;

(e) for each family, \$4.00; and

(f) for each member of a bus tour, regardless of
age, \$1.00. O. Reg. 330/79, s. 2.

(2450)

23

THE FARM INCOME STABILIZATION ACT, 1976

O. Reg. 331/79.
Plan—Winter Wheat Stabilization,
1979-1981.
Made—April 25th, 1979.
Approved—May 16th, 1979.
Filed—May 22nd, 1979.

REGULATION MADE UNDER THE FARM INCOME STABILIZATION ACT, 1976

PLAN—WINTER WHEAT
STABILIZATION, 1979-1981

1. There is hereby established a voluntary plan for farm income stabilization respecting winter wheat, to be known as the "Ontario Winter Wheat Stabilization Plan, 1979-1981". O. Reg. 331/79, s. 1.

2. In this Regulation,

- (a) "crop year" means a period from the 1st day of July in one year to the 30th day of June in the next year;
- (b) "multi-farm operation" means two or more farm units operated by two or more different participants as a joint undertaking;
- (c) "participant" means, with respect to a multi-farm operation, a person who,
- (i) is a *bona fide* farmer,
 - (ii) supports a farm family unit,
 - (iii) derives his principal income from farming, and
 - (iv) shows a distinct and proportionate investment, management, labour and risk-taking or profit-sharing in the multi-farm operation;
- (d) "plan" means the Ontario Winter Wheat Stabilization Plan, 1979-1981;
- (e) "winter wheat" means winter wheat produced in Ontario and marketed during the term referred to in section 9. O. Reg. 331/79, s. 2.

3. A person who applies for enrolment in the plan is required, as a condition of acceptance for enrolment, to be,

- (a) the owner and operator of a farm on which he produces winter wheat;
- (b) the tenant and operator of a farm on which he produces winter wheat; or
- (c) a participant in a multi-farm operation. O. Reg. 331/79, s. 3.

4.—(1) No person is eligible to receive payments under the plan in respect of a crop year in which he has marketed less than five tonnes of winter wheat.

(2) A person may continue to be enrolled in the plan whether or not his annual registration form filed under section 8 discloses that he intends to market less than five tonnes of winter wheat in the year to which the annual registration form applies. O. Reg. 331/79, s. 4.

5.—(1) No person is eligible to receive payments under the plan for winter wheat marketed by him in

excess of 160 tonnes in any crop year within the period referred to in section 9.

(2) No person who is a participant in a multi-farm operation is eligible to receive payments under the plan for winter wheat marketed from the multi-farm operation where such marketing results in total marketing from the multi-farm operation exceeding 480 tonnes in any crop year within the period referred to in section 9.

(3) No person is eligible to receive payments under the plan in respect of winter wheat that has not been marketed through the Ontario Wheat Producers' Marketing Board. O. Reg. 331/79, s. 5.

6. It is a condition of enrolment in the plan that to receive any payment thereunder the person enrolled shall comply with the following conditions:

1. The enrolled person shall keep sales slips and weigh slips, signed by the buyer and seller and conforming to the records of the Ontario Wheat Producers' Marketing Board and shall submit such slips, or an equivalent record supplied by that board, to the Commission or to such person as it may direct, in respect of every lot of winter wheat for which payment is claimed under the plan.
2. The enrolled person shall not claim payment for winter wheat under the plan unless it was marketed by him during the crop year with respect to which he has applied for payment.
3. The enrolled person shall maintain a record of all sales of winter wheat by him and the record of sales of winter wheat shall include the name of the buying agent and seller, the date of sale, the date and location of delivery, the quantity, the moisture content and price.
4. Where the moisture content of any winter wheat marketed by the enrolled person exceeds 14 per cent, the weight of the winter wheat marketed shall be adjusted to a weight that is equivalent to the same quantity of winter wheat having a moisture content of 14 per cent. O. Reg. 331/79, s. 6.

7.—(1) An application for enrolment in the plan shall be in Form 1.

(2) Subject to subsection 3, no person shall be enrolled in the plan unless his application for enrolment is submitted to the Commission not later than the 1st day of July, 1979.

(3) Notwithstanding subsection 2, a person may apply for enrolment in the plan for the crop year commencing on the 1st day of July, 1980 or for the crop year commencing on the 1st day of July, 1981, where,

- (a) he has not, for any crop year during the term referred to in section 9, prior to such date, marketed five tonnes or more of winter wheat and he pays the prescribed fee to the Commission with his application; or

(b) he has, for any crop year during the term referred to in section 9, prior to such date, marketed five tonnes or more of winter wheat and he pays the prescribed fees to the Commission together with an amount sufficient to place his account on a basis equivalent to those producers who enrolled for the crop year commencing on the 1st day of July, 1979. O. Reg. 331/79, s. 7.

8. Each person enrolled in the plan shall, prior to the 1st day of July in each crop year during the term referred to in section 9, after the year in which he applied for enrolment, file with the Commission an annual registration form in Form 2 respecting the winter wheat that he intends to market subject to this plan during the forthcoming crop year. O. Reg. 331/79, s. 8.

9. Every enrolment shall be for a term commencing on the 1st day of July, 1979 and ending with the 30th day of June, 1982. O. Reg. 331/79, s. 9.

10.—(1) Each person enrolled or applying for enrolment in the plan, at the time of filing each annual registration form required under the plan, shall pay to the Commission such fees as are prescribed in connection therewith.

(2) Each person enrolled or applying for enrolment in the plan, at the time of filing the annual registration form required in 1979, shall pay a fee of \$2.15 a tonne of winter wheat shown on the annual registration form as winter wheat that the person intends to market subject to the plan during the forthcoming crop year and for which he is eligible to receive payments under the plan.

(3) Where a producer, at the end of the term referred to in section 9, has moneys standing to the credit of his account on the books of the Commission, the Commission shall refund such moneys to the producer together with any interest earned thereon. O. Reg. 331/79, s. 10.

Form 1

The Farm Income Stabilization Act, 1976

WINTER WHEAT STABILIZATION, 1979-1981

APPLICATION FOR ENROLMENT AND ANNUAL REGISTRATION FORM
WINTER WHEAT

WHEAT REG. NUMBER ONT. STAB. NUMBER

.....

NAME OF APPLICANT

Family or Surname	Given Names	Social Ins. No.
-------------------	-------------	-----------------

1.

If Partnership or Corporation, Give Name

2.

List Names of Partners or Officers	Social Ins. No.
------------------------------------	-----------------

3.

4.

5.

Mailing

Address Postal Code

As a condition of acceptance of this application for participation in the Ontario Winter Wheat Stabilization Plan, 1979-1981, the applicant agrees to the following terms and conditions:

1. The applicant will participate for the full term of the plan, conform to all provisions thereof including any amendments that may be made from time to time and pay all fees in accordance with the plan.

- 2. The applicant will accurately complete and submit to the Farm Income Stabilization Commission all information and annual registration forms that may from time to time be required by the Commission, by the date required in the plan.
- 3. The applicant will provide to the Commission upon request, any documents, books or records or other information required for verification of any information supplied in any annual registration form.

FARM LOCATION

Farmland _____ County, District or Regional Municipality _____

Home Farm _____

_____ Township Lot Con. Area Code Telephone No. _____

CROP YIELD REGISTRATION AND FEE CALCULATION

WINTER WHEAT	A	B	C
	Tonne	Fee	Remit Total Fee
	× \$2.15	=

Make cheque or money order payable to Farm Income Stabilization Commission of Ontario.

THIS FORM MUST BE SIGNED BY,

- 1. In the case of an individual, by the applicant;
- 2. In the case of a partnership or multi-farm operation, by all partners or participants; or
- 3. In the case of a corporation, by the proper officers under corporate seal.

I (we) certify the information supplied herein is complete and correct and recognize that misrepresentation of facts or failure to comply with the conditions of the program may warrant exclusion from the benefits of the program and that, if I (we) fail to pay fees at the times required, I (we) shall be deemed to have withdrawn from enrolment in the plan and all moneys heretofore paid by me (us) are forfeited.

Dated this day of, 19.....

.....
 (applicant)

O. Reg. 331/79, Form 1.

Form 2

The Farm Income Stabilization Act, 1976

WINTER WHEAT STABILIZATION, 1979-1981

ANNUAL REGISTRATION FORM

You are obligated under your agreement with the Commission to file an annual registration form and submit any required fees therewith on or before, 19.....

(Name)

Quote this stabilization number on any correspondence.

(Address)

READ DIRECTIONS ON REVERSE SIDE

Crop	Expected Sales in Tonnes	Fee per Tonne	Fee	Balance in Account	Balance Due
.....	= \$.....	- \$.....	= \$.....
.....	= \$.....	- \$.....	= \$.....
*Total Balance Due					\$.....

* Return this copy with your cheque payable to the Farm Income Stabilization Fund by the date shown above.

Dated the day of 19....

(Applicant)

O. Reg. 331/79, Form 2.

FARM INCOME STABILIZATION COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

Dated at Toronto, this 25th day of April, 1979.

(2451)

23

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 332/79.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—May 17th, 1979.

Filed—May 23rd, 1979.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph iii of section 2 of Ontario Regulation 482/73, as remade by section 1 of Ontario Regulation 263/76 and amended by section 1 of

Ontario Regulation 889/76, section 1 of Ontario Regulation 355/78, section 1 of Ontario Regulation 529/78, section 1 of Ontario Regulation 546/78 and section 1 of Ontario Regulation 658/78, is further amended by adding thereto the following subparagraph:

10. Those parts of Lot 8 designated as parts 1, 2 and 3 on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-3161.

F. MILLER
Treasurer of Ontario
and Minister of Economics

Dated at Toronto, this 17th day of May, 1979.

(2457)

23

THE HIGHWAY TRAFFIC ACT

O. Reg. 333/79.

Stop Signs at Intersections.

Made—May 9th, 1979.

Filed—May 23rd, 1979.

REGULATION TO AMEND
REGULATION 432 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Regulation 432 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 75

1. Highway No. 655 in the City of Timmins in the Territorial District of Cochrane at its intersection with the roadway known as Kidd Creek Mine Road.

2. Southbound on Highway No. 655. O. Reg. 333/79, s. 1.

(2458)

23

THE HIGHWAY TRAFFIC ACT

O. Reg. 334/79.

Gross Weight on Bridges.

Made—May 9th, 1979.

Filed—May 23rd, 1979.

REGULATION TO AMEND
REGULATION 419 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Section 1 of Regulation 419 of Revised Regulations of Ontario, 1970 is amended by striking out "tons" in the fifth line and inserting in lieu thereof "tonnes".
2. Schedule 1 to the said Regulation is revoked.
3. Schedule 2 to the said Regulation is amended by,
- (a) striking out "tons" where it occurs in Column 2 and inserting in lieu thereof in both instances "tonnes"; and
- (b) striking out "24" where it occurs in Column 1 and inserting in lieu thereof "33".
4. Schedules 3 and 4 to the said Regulation are revoked.

(2459)

23

THE PLANNING ACT

O. Reg. 335/79.

Order made under Section 29a of

The Planning Act.

Made—May 16th, 1979.

Filed—May 23rd, 1979.

REGULATION MADE UNDER
THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF
THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Wainfleet in The Regional Municipality of Niagara, formerly in the County of Welland, being composed of Lots 7, 8 and 9 according to a Plan registered in the Land Registry Office for the Registry Division of Niagara South (No. 59) as Number 13 now known as Plan Number 740. O. Reg. 335/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 16th day of May, 1979.

(2460)

23

THE PLANNING ACT

O. Reg. 336/79.

Zoning Order—County of Simcoe,

Township of Nottawasaga.

Made—May 22nd, 1979.

Filed—May 23rd, 1979.

REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PLANNING ACT

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

126. Notwithstanding any other provision of this Order, the land described in Schedule 276 may be used

for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

- Minimum front and rear yards 25 feet
- Minimum side yards 10 feet on one side and 4 feet on the other side
- Maximum height of dwelling 30 feet
- Maximum lot coverage 15 per cent
- Minimum total floor area of dwelling one storey—1,000 square feet
one and one-half storeys or more—750 square feet

O. Reg. 336/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 276

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being composed of that part of Lot 36 in Concession X more particularly described as follows:

Beginning at a point in the westerly limit of the said Lot 36 a distance of 478.50 feet northerly therealong on a course of north 9° 36' 40" west from the southwesterly angle thereof;

Thence north 9° 36' 40" west continuing along the said westerly limit of the said Lot a distance of 294.95 feet to an iron survey bar;

Thence north 72° 28' 50" east parallel with the line between the north and south halves of the said Lot a distance of 300 feet to an iron survey bar;

Thence south 9° 36' 40" east parallel with the said westerly limit a distance of 292.65 feet to an iron survey bar;

Thence south 72° 03' west parallel with the southerly limit of the said Lot 30 a distance of 300.30 feet, more or less, to the place of beginning. O. Reg. 336/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 22nd day of May, 1979.

(2461)

23

THE PLANNING ACT

O. Reg. 337/79.

Restricted Areas—Part of the District of Sudbury.

Made—May 22nd, 1979.

Filed—May 23rd, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 568/72
MADE UNDER
THE PLANNING ACT**

1. Schedule 2 to Ontario Regulation 568/72 is amended by adding thereto the following paragraph:
172. That parcel of land situate in the geographic Township of Dryden, being that part of Lot 9 in Concession I designated as Part 2 on a Plan recorded in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number SR-2578.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 22nd day of May, 1979.

(2462)

23

THE REGISTRY ACT

O. Reg. 338/79.

Forms and Records.

Made—May 16th, 1979.

Filed—May 23rd, 1979.

**REGULATION TO AMEND
REGULATION 777 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE REGISTRY ACT**

1. Subsection 10 of section 9 of Regulation 777 of Revised Regulations of Ontario, 1970 is revoked.

(2463)

23

**THE CO-OPERATIVE CORPORATIONS
ACT, 1973**

O. Reg. 339/79.

General.

Made—May 16th, 1979.

Filed—May 23rd, 1979.

REGULATION TO AMEND
 ONTARIO REGULATION 179/74
 MADE UNDER
 THE CO-OPERATIVE CORPORATIONS
 ACT, 1973

1. Form 1 of Ontario Regulation 179/74 is amended by adding thereto in the "AFFIDAVIT OF VERIFICATION" the following paragraph:

4. Each incorporator signing the accompanying articles of incorporation in duplicate is to be a member of the co-operative.

2.—(1) Form 1A of the said Regulation is amended by adding thereto in the "AFFIDAVIT OF VERIFICATION" the following paragraph:

4. Each incorporator signing the accompanying articles of incorporation in duplicate is to be a member of the co-operative.

(2) Paragraph 7 of Form 1A of the said Regulation is revoked.

(2464)

23

THE PUBLIC TRANSPORTATION AND
 HIGHWAY IMPROVEMENT ACT

O. Reg. 340/79.

Designations—Trans-Canada Highway,
Orillia to Manitoba Boundary.

Made—May 9th, 1979.

Filed—May 24th, 1979.

REGULATION TO AMEND
 REGULATION 402 OF
 REVISED REGULATIONS OF ONTARIO, 1970
 MADE UNDER
 THE PUBLIC TRANSPORTATION AND
 HIGHWAY IMPROVEMENT ACT

1. Schedule 17a to Regulation 402 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 135/75, is revoked and the following substituted therefor:

Schedule 17a

In the Township of McDougall and in the Town of Parry Sound in the Territorial District of Parry Sound being,

(a) part of lots 24 and 25 in each of concessions 1 and 2;

- (b) part of lots 25 and 26 in Concession 3;
- (c) part of Lot 26 in Concession 4;
- (d) part of lots 26, 27 and 28 in Concession 5;
- (e) part of lots 27 and 28 in Concession 6;
- (f) part of lots 28 and 29 in Concession 7;
- (g) part of Lot 29 in each of concessions 8 and 9;
- (h) part of lots 1, 2, 6 and 7 in Concession A;
- (i) part of lots 31, 32, 33 and 34 in Concession 11;
- (j) part of lots 34, 35 and 36 in Concession 12;
- (k) part of the land and the land under the waters of Mill Lake and the Seguin River; and
- (l) part of the road allowance between,
 - (i) the townships of McDougall and Foley,
 - (ii) along Mill Lake and the Seguin River within lots 24 and 25 in Concession 2,
 - (iii) lots 25 and 26 in each of concessions 3 and 4,
 - (iv) concessions 4 and 5 fronting Lot 26,
 - (v) concessions 6 and 7 fronting lots 28 and 29,
 - (vi) concessions 8 and 9 fronting Lot 29,
 - (vii) lots 6 and 7 in Concession A and Lot 29 in Concession 8,
 - (viii) Lot 2 in Concession A and Lot 29 in Concession 9,
 - (ix) concessions 11 and A fronting Lot 31 in Concession 11,
 - (x) lots 35 and 36 in Concession 12, and
 - (xi) the Township of McDougall and the townships of Carling and Ferguson,

and being those portions of the highway shown as PARTS 1 and 2 on Ministry of Transportation and Communications Plan P-2153-66, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 11th day of April, 1979.

9.50 miles, more or less.

O. Reg. 340/79, s. 1.

(2478)

23

THE FARM PRODUCTS MARKETING ACT

O. Reg. 341/79.

Fresh Potatoes—Plan.

Made—May 16th, 1979.

Filed—May 24th, 1979.

REGULATION MADE UNDER
THE FARM PRODUCTS MARKETING ACT

FRESH POTATOES—PLAN

1. The plan in the Schedule is established for the control and regulation of the marketing within Ontario of fresh potatoes. O. Reg. 341/79, s. 1.

2. The local board named in the Schedule is given the powers set out in subsection 1 of section 15, paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 2 of section 15 and in sections 50 and 110 of *The Co-operative Corporations Act, 1973*. O. Reg. 341/79, s. 2.

3. The members of the local board named in the Schedule shall be deemed to be the shareholders and directors of the local board in the exercise of the powers vested in the local board under section 2. O. Reg. 341/79, s. 3.

Schedule

The Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Fresh Potato Growers' Marketing Plan".

2. In this plan,

(a) "fresh potatoes" means potatoes produced in Ontario other than potatoes that are used by a processor for processing or potatoes that are sold as certified seed;

(b) "packer" means a person who packs fresh potatoes of a grade recognized under *The Farm Products Grades and Sales Act* or the *Canada Agricultural Products Standards Act*;

(c) "processing" means,

(i) canning, dehydrating, chipping, drying, freezing or processing with any chemical or by heat and combining or mixing potatoes with one or more other vegetables, or

(ii) entering into a contract for the purchase of potatoes for the purpose of performing on the potatoes any of the operations mentioned in subclause i;

(d) "processor" means a person engaged in the business of processing fresh potatoes;

(e) "producer" means a person engaged in the production of fresh potatoes;

(f) "producer-packer" means a person who is engaged in the production of fresh potatoes and who packs fresh potatoes of a grade recognized under *The Farm Products Grades and Sales Act* or the *Canada Agricultural Products Standards Act*.

3. This plan provides for the control and regulation in any or all respects of the marketing within Ontario of fresh potatoes including the prohibition of such marketing in whole or in part.

4. There shall be a local board to be known as "The Ontario Fresh Potato Growers' Marketing Board".

5.—(1) The local board shall be composed of nine producer-members.

(2) For the purpose of electing producer representatives to and eligibility to hold office as a member of the local board or a District Fresh Potato Growers' Committee under sections 9 to 13, a producer who is exempted from the application of Ontario Regulation 342/79 shall be deemed not to be a producer for the purpose of such election or eligibility.

6. Members of the local board shall be elected or appointed in accordance with the provisions of the plan and shall hold office until their successors are elected or appointed.

7. Producers are divided into seven districts as follows:

1. District 1, comprising the counties of Essex and Kent.

2. District 2, comprising the counties of Elgin, Huron, Lambton, Middlesex and Perth.

3. District 3, comprising the counties of Brant and Oxford and the regional municipalities of Haldimand-Norfolk, Hamilton-Wentworth and Niagara.

4. District 4, comprising the counties of Bruce, Dufferin, Grey and Wellington and the regional municipalities of Halton, Peel and Waterloo.

5. District 5, comprising the County of Simcoe and The Regional Municipality of York.

6. District 6, comprising the counties of Dundas, Frontenac, Glengarry, Grenville, Hastings, Lanark, Leeds, Lennox and Addington, Northumberland, Peterborough, Prescott, Prince Edward, Renfrew, Russell, Stormont and Victoria, the Territorial District of Parry

Sound, The District Municipality of Muskoka, the regional municipalities of Durham and Ottawa-Carleton and the Provisional County of Haliburton.

7. District 7, comprising the territorial districts of Algoma, Cochrane, Kenora, Manitoulin, Nipissing, Rainy River, Sudbury, Thunder Bay and Timiskaming.

8. Producers in each of the districts named in section 7 form a district group of producers.

9.—(1) There shall be a committee in each district to be known as the "District Fresh Potato Growers' Committee".

(2) The number of producer representatives on each District Fresh Potato Growers' Committee shall be determined on the basis of one representative for each twenty producers or fraction thereof.

10. On or before the 1st day of December, 1979 and in each year thereafter, the producers in each district shall elect representatives to the District Fresh Potato Growers' Committee.

11.—(1) On or before the 15th day of December, 1979 and in each year thereafter, the members of each District Fresh Potato Growers' Committee shall elect from among themselves members to the local board as follows:

1. District 1, one member.
2. District 2, one member.
3. District 3, one member.
4. District 4, one member.
5. District 5, three members.
6. District 6, one member.
7. District 7, one member.

(2) No person is eligible for election from any district to the local board unless he is a producer in the district.

(3) The terms of office of members of the local board expire on the 15th day of December in each year.

12.—(1) Where in any year a District Fresh Potato Growers' Committee fails to elect one or more members to the local board in accordance with subsection 1 of section 11, the members of the local board shall, at its first meeting after the 15th day of December in that year, appoint such producer-members as are necessary to complete the local board.

(2) Where a member elected or appointed to the local board dies, resigns or otherwise ceases to be a member before the 15th day of December in the year next following the date of his election or appointment, the

members of the District Fresh Potato Growers' Committee may, within fourteen days thereafter, appoint a producer-member for the unexpired term and in default of such appointment the local board shall appoint a producer-member for the unexpired term in the same manner as under subsection 1.

(3) Each producer-member appointed a member of the local board under subsection 1 or 2 shall be a producer eligible under subsection 2 of section 11.

13. The Minister may, subject to section 5, appoint persons to be members of the local board until the 15th day of December, 1979, may appoint one of the members to be chairman and another member to be vice-chairman and may revoke any appointment made under this section. O. Reg. 341/79, Sched.

(2479)

23

THE FARM PRODUCTS MARKETING ACT

O. Reg. 342/79.

Fresh Potatoes—Marketing.

Made—May 24th, 1979.

Filed—May 24th, 1979.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

FRESH POTATOES—MARKETING

1. In this Regulation,

- (a) "fresh potatoes" means potatoes produced in Ontario other than potatoes that are used by a processor for processing or potatoes that are sold as certified seed;
- (b) "local board" means The Ontario Fresh Potato Growers' Marketing Board;
- (c) "packer" means a person who packs fresh potatoes of a grade recognized under *The Farm Products Grades and Sales Act* or the *Canada Agricultural Products Standards Act*;
- (d) "plan" means The Ontario Fresh Potato Growers' Marketing Board;
- (e) "processing" means,
 - (i) canning, dehydrating, chipping, drying, freezing or processing with any chemical or by heat and combining or mixing potatoes with one or more other vegetables, or
 - (ii) entering into a contract for the purchase of potatoes for the purpose of performing on the potatoes any of the operations mentioned in subclause i;

- (f) "processor" means a person engaged in the business of processing fresh potatoes;
- (g) "producer" means a person engaged in the production of fresh potatoes;
- (h) "producer-packer" means a person who is engaged in the production of fresh potatoes and who packs fresh potatoes of a grade recognized under *The Farm Products Grades and Sales Act* or the *Canada Agricultural Products Standards Act*. O. Reg. 342/79, s. 1.

2. This Regulation provides for the control and regulation in any or all respects of the marketing within Ontario of fresh potatoes, including the prohibition of such marketing in whole or in part. O. Reg. 342/79, s. 2.

3. The Board exempts from this Regulation any person or persons who produce less than five acres of potatoes. O. Reg. 342/79, s. 3.

4. The Board delegates to the local board the power,

- (a) to require persons engaged in producing or marketing fresh potatoes to register their names, addresses and occupations with the local board;
- (b) to require persons engaged in producing or marketing fresh potatoes to furnish such information relating to the production or marketing of fresh potatoes, including the completing and filing of returns, as the local board determines;
- (c) to appoint persons to,
- (i) inspect the books, records, documents, lands and premises and any fresh potatoes of persons engaged in producing or marketing fresh potatoes,
- (ii) to enter on lands or premises used for the producing of any fresh potatoes and measure the area of land used to produce fresh potatoes;
- (d) to stimulate, increase and improve the marketing of fresh potatoes by such means as it considers proper; and
- (e) to co-operate with a marketing board, a local board, marketing commission or marketing agency of Canada or of any province of Canada for the purpose of marketing fresh potatoes. O. Reg. 342/79, s. 4.

5. The Board delegates to the local board its powers to make regulations with respect to fresh potatoes,

- (a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing or marketing of fresh potatoes;
- (b) prohibiting persons from engaging in the producing or marketing of fresh potatoes except under the authority of a licence;
- (c) providing for the suspension or revocation of, or the refusal to renew, a licence for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the local board;
- (d) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly, at different amounts or in instalments, from any or all persons producing or marketing fresh potatoes and the collecting of licence fees and the recovering of the licence fees by suit in a court of competent jurisdiction;
- (e) prescribing the form of licences. O. Reg. 342/79, s. 5.

6. Any producer-packer or packer who receives fresh potatoes shall deduct from the moneys payable for the fresh potatoes any licence fees payable to the local board by the person from whom he receives the fresh potatoes and shall forward such licence fees to the local board. O. Reg. 342/79, s. 6.

7.—(1) The Board authorizes the local board to use any licence fees and other moneys payable to it for the purposes of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.

(2) The Board authorizes the local board to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subsection 1. O. Reg. 342/79, s. 7.

THE FARM PRODUCTS MARKETING BOARD:

JOHN H. KRAUTER
Chairman

ELIZABETH FEDORKOW
Secretary

Dated at Toronto, this 24th day of May, 1979.

(2480)

23



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NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1	—Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column 25mm.

The rates payable for copies of THE ONTARIO GAZETTE are,
 by subscribers for a subscription of 52 weekly issues, \$20.00; and
 by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
 Telephone 965-2238

Publications Under The Regulations Act

June 16th, 1979

THE PLANNING ACT

O. Reg. 343/79.

Subdivision Control—Territorial District of Thunder Bay.

Made—May 25th, 1979.

Filed—May 28th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

SUBDIVISION CONTROL—TERRITORIAL DISTRICT OF THUNDER BAY

1. Those parts of Plan M-56 for the Territorial District of Thunder Bay, which Plan was registered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) on the 20th day of March, 1928, consisting of lots 49, 50, 62, 63, 64, 65, 82, 83, 84 and 85, are designated as part of a plan of subdivision which part shall be deemed not to be a registered plan of subdivision for the purposes of subsection 2 of section 29 of the Act. O. Reg. 343/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 25th day of May, 1979.

(2481) 24

THE PLANNING ACT

O. Reg. 344/79.

Restricted Area—Savant Lake Townsite in the Territorial District of Thunder Bay.

Made—May 25th, 1979.

Filed—May 28th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

RESTRICTED AREA—SAVANT LAKE TOWNSITE IN THE TERRITORIAL DISTRICT OF THUNDER BAY

1. In this Order,

(a) "accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot;

(b) "dwelling unit" means one or more habitable rooms occupied or capable of being occupied by a family as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of such family with a private entrance from outside the building or from a common hallway or stairway inside the building;

(c) "mobile home" means any dwelling unit that is designed to be made mobile and constructed or manufactured to provide permanent residence for one or more persons, but does not include a travel trailer or tent trailer or otherwise;

(d) "mobile home site" means an area of land within a mobile home park that is intended to be occupied by one mobile home. O. Reg. 344/79, s. 1.

2. This Order applies to those lands in the Savant Lake Townsite in the Territorial District of Thunder Bay described as lots 49, 50, 62, 63, 64, 65, 82, 83, 84 and 85, as shown on a Plan entered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number M-56. O. Reg. 344/79, s. 2.

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for the purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force. O. Reg. 344/79, s. 3.

4.—(1) Every use of land and every erection or use of buildings or structures on lots 62, 63, 64, 65, 82, 83, 84 and 85 as shown on Plan M-56 is prohibited, except the location and use thereon of a mobile home park containing not more than six mobile home sites.

(2) Every use of land on lots 49 and 50 as shown on Plan M-56 is prohibited, except the installation and use thereon of a sewage system, as defined in Part VII of *The Environmental Protection Act, 1971*, for the mobile home park referred to in subsection 1.

(3) Not more than one mobile home shall be located on any mobile home site.

(4) Buildings and structures accessory to the mobile home may be erected and used on the mobile home site.

(5) Each mobile home site shall have a minimum area of 4,800 square feet. O. Reg. 344/79, s. 4.

5.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 344/79, s. 5.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 25th day of May, 1979.

(2482)

24

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 345/79.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—May 23rd, 1979.

Filed—May 28th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Paragraph i of section 2 of Ontario Regulation 482/73, as remade by section 1 of Ontario Regulation 573/77 and amended by section 1 of Ontario Regulation 657/77, section 1 of Ontario Regulation 642/78 and section 1 of Ontario Regulation 181/79, is further amended by adding thereto the following subparagraphs:
- Those parts of lots 4 and 5 more particularly described as follows:

Premising that the bearings herein are astronomic and are referred to the north-easterly limit of the Appleby Line as being north 45° 25' west as shown on Plan 203-10851 prepared by Ontario Hydro and all bearings herein are referred thereto;

Beginning at a point in the easterly limit of the lands of Ontario Hydro as described in an instrument registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 196139 and shown on Hydro Plan 203-10851, where the same is intersected by

the production easterly and westerly of the northwesterly limit of the south one-quarter of lots 4 and 5 in the said Concession I and which point is distant approximately 1,650 feet measured northwesterly from the southerly limit of such concession lot and parallel to the dividing line between the said lots 4 and 5;

Thence north 10° 33' east along the said easterly limit of the lands of Ontario Hydro 1,650 feet to a point in the westerly limit of the lands of the Canadian National Railways as widened and shown on a Plan filed in the said Land Registry Office as Number 70, Miscellaneous;

Thence south 24° 09' 30" east along the said westerly limit of the lands of the Canadian National Railways 750 feet, more or less, to a point where the production easterly and westerly of the northwesterly limit of the south one-quarter of the said concession lot intersects the said westerly limit of the lands of the Canadian National Railways;

Thence southwesterly along the said northwesterly limit of the southeasterly quarter of the production line of the said concession lot to the place of beginning.

- That part of Lot 20 more particularly described as follows:

Beginning at a point in the westerly limit of the said Lot 20 distant 483.71 feet measured south 44° 26' east therealong from the southerly limit of Highview Drive;

Thence south 44° 26' east 50 feet to a point;

Thence north 39° 52' east 337.50 feet to a point;

Thence south 44° 26' east 130 feet to a point;

Thence north 45° 34' east 10 feet to a point;

Thence south 44° 26' east 12 feet to a point;

Thence northerly to a point distant 145 feet measured on a course of south 44° 26' east from a point distant 437.50 feet measured on a course of north 39° 46' 20" east from the place of beginning.

Thence north 44° 26' west 145 feet to a point;

Thence south $39^{\circ} 46' 20''$ west 437.50 feet to the place of beginning.

2. The said Regulation is amended by adding thereto the following sections:

74.—(1) In this section, “children’s mental health centre” means premises provided for children suffering from mental or emotional disorders.

(2) Notwithstanding any other provision of this Order, the land described in Schedule 62 may be used as a children’s mental health centre and may include,

- (a) the existing school building; and
(b) the erection and use thereon of a residence provided the following requirements are met:

Minimum distance of the residence from the centre line of Flatt Road	100 feet
Maximum distance of the residence from the centre line of Flatt Road	400 feet
Minimum distance of the residence from the westerly property line	50 feet
Minimum distance of the residence from the easterly property line	240 feet
Maximum height of the residence	20 feet
Maximum ground floor area of the residence	3,000 square feet
Maximum number of occupants	10

O. Reg. 345/79, s. 2, *part.*

75. Notwithstanding any other provision of this Order, the land described in Schedule 63 may be used for the erection and use thereon of a horse barn provided the following requirements are met:

Minimum distance of the horse barn from the centre line of King Road	160 feet
Minimum side yards	50 feet
Minimum rear yard	50 feet
Maximum height of the horse barn	15 feet

Maximum floor area of the horse barn 910 square feet

O. Reg. 345/79, s. 2, *part.*

3. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 62

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of East Flamborough in the County of Wentworth, being composed of that part of Lot 7 in Concession II in the said former Township, more particularly described as follows:

Commencing at an iron bar at the intersection of the westerly limit of the Aldershot and Waterdown Road with the northwesterly limit of the road allowance between concessions II and III, hereinafter called Flatt Road, which said iron bar is distant 1,295.77 feet northeasterly along the northwesterly limit of Flatt Road from a stone monument marking the most southerly angle of the said Lot 7;

Thence south $45^{\circ} 18'$ west along the northwesterly limit of Flatt Road 762.68 feet to an iron bar, being the place of beginning;

Thence north $45^{\circ} 18'$ east along the northwesterly limit of Flatt Road 362.68 feet to an iron bar;

Thence north $44^{\circ} 42'$ west 634 feet to an iron bar;

Thence south $45^{\circ} 18'$ west 274.47 feet to an iron bar;

Thence south $57^{\circ} 09'$ east 63.70 feet;

Thence south $41^{\circ} 49'$ east 67.46 feet;

Thence south $23^{\circ} 45' 40''$ east 49.46 feet;

Thence south $4^{\circ} 19'$ east 114.17 feet;

Thence south $18^{\circ} 02' 30''$ east 64.22 feet;

Thence south $39^{\circ} 08' 40''$ east 168.06 feet;

Thence south $47^{\circ} 53' 40''$ east 45.79 feet;

Thence south $69^{\circ} 12' 40''$ east 85.66 feet;

Thence south $44^{\circ} 42'$ east 23.15 feet to the place of beginning. O. Reg. 345/79, s. 3, *part.*

Schedule 63

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton formerly in the Township of East Flamborough in the County of Halton, being composed of those parts of lots 2 and 3 in Concession II more particularly described as follows:

Premising that the bearings used herein are assumed and are referred to the division line between the said lots 1 and 2 on a course of north 46° 41' west;

Beginning at an iron bar planted at the easterly corner of the herein described parcel, which iron bar may be arrived at as follows:

Commencing at the easterly corner of the said Lot 2;

Thence north 46° 41' west along the division line between the said lots 1 and 2 a distance of 1,614.58 feet to a point;

Thence south 25° 01' west 712.50 feet to a point;

Thence north 43° 41' west 476.20 feet to a point;

Thence north 67° 09' west 45.42 feet to a point;

Thence south 44° 12' west 805.84 feet to a point;

Thence north 43° 48' west 1,028.89 feet to a point;

Thence north 44° 01' west 1,242 feet to an iron bar planted;

Thence south 45° 59' west 6 feet to the said iron bar at the place of beginning.

Thence north 44° 01' west 63.72 feet to an iron bar planted;

Thence north 16° 50' 30" west 70.67 feet, more or less, to an iron bar planted in the southerly limit of the lands of Ontario Hydro;

Thence north 77° 47' 30" west along the said southerly limit of the lands of Ontario Hydro 217.31 feet, more or less, to an iron bar planted in the southeasterly limit of a travelled road commonly known as King Road;

Thence south 52° 51' 30" west along the said southeasterly limit of King Road 167 feet to an iron bar planted;

Thence south 54° 25' 30" west continuing along the said southeasterly limit of King Road 35.18 feet to an iron bar planted;

Thence south 44° 01' east 332.37 feet, more or less, to an iron bar planted in a line drawn on a course of south 45° 59' west from the place of beginning.

Thence north 45° 59' east along the line so drawn 289.15 feet, more or less, to the place of beginning. O. Reg. 345/79, s. 3, *part*.

F. MILLER
*Treasurer of Ontario
and Minister of Economics*

Dated at Toronto, this 23rd day of May, 1979.

THE CONSERVATION AUTHORITIES ACT

O. Reg. 346/79.

Fill, Construction and Alteration of
Waterways—South Lake Simcoe.
Made—February 16th, 1979.
Approved—May 23rd, 1979.
Filed—May 28th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 782/74 MADE UNDER THE CONSERVATION AUTHORITIES ACT

1. Schedule 1 to Ontario Regulation 782/74 is revoked and the following substituted therefor:

Schedule 1

In The Regional Municipality of York, more particularly described as follows:

In the Town of Newmarket in The Regional Municipality of York and being composed of those parts of the following lots and concessions:

Concession	Lot
I West (of Yonge Street)	87
	93
I East (of Yonge Street)	87
	88
	89
	90
	96
	97
	98
	99
II	1
	2
	3
	4
	32
	33
	34
	35

as shown on maps filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers SL1-1 to SL1-20, both inclusive. O. Reg. 346/79, s. 1.

2. Schedule 2 to the said Regulation, as remade by section 1 of Ontario Regulation 997/76, is revoked and the following substituted therefor:

Schedule 2

In the County of Simcoe, more particularly described as follows:

In the Township of West Gwillimbury in the County of Simcoe and being composed of those parts of the following lots and concessions:

Concession	Lot	
I	1	
	2	
	3	
	4	
	5	
	6	
	7	
II	2	
	3	
	4	
	5	
	6	
	7	
	8	
	9	
	10	
	11	
	III	1
2		
3		
4		
5		
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
IV	1	
	2	
	3	
	4	
	5	
	6	
	7	
	11	
	12	
	13	
	14	
	15	
	16	
	V	1
		2
		3

Concession	Lot
	4
	5
	6
	7
	8
	9
	10
	11
	13
	14
	15
	16
	17
	VI
5	
6	
7	
8	
9	
10	
11	
12	
13	
15	
16	
17	
18	
VII	7
	8
	9
	10
	11
	12
	13
VIII	7
	8
	9
	10
	11
	12
	13
	14
	15
	16
	17
	18
	19
IX	8
	9
	10
	11
	12
	13
	14
	15
	16
	17
	18

Concession	Lot
	19 20 21 22
X	9 10 11 12 13 14 15 16 19 20 21 22 23 24
XI	9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24
XII	11 12 13 14 15 16 17 18 19 20 21 22 23 24
XIII	14 15 16 17 18 19 20 21 22 23 24

Concession	Lot
XIV	14 15 16 17 18 19 22 23
XV	17 18 19 20 21 22 23 24

as shown on maps filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as SL2-1 to SL2-83, both inclusive. O. Reg. 346/79, s. 2.

3. The said Regulation is amended by adding thereto the following Schedules:

Schedule 3

In the Township of King in The Regional Municipality of York and being composed of those parts of the following lots and concessions:

Concession	Lot
II Old Survey—North of Highway 9	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

Concession	Lot
III	1
	2
	3
	4
	5
	6
	7
	8
	9
I New Survey—North of Highway 9	8
	9
	10
	11
	12
	13
	14
II	14
II Survey—South of Highway 9	12
	13
	14
	15
	16
	17
	18
	19
	20
	21
	22
	23
	24
	25
	26
	27
	28
	29
	30
	31
32	
33	
34	
35	
III New Survey	18
	19
	20
	21
	22
	23
	24
	25
	26
	27
	28
	29
	30
31	
32	
33	

Concession	Lot
IV	34
	35
	17
	18
	19
	20
	21
	22
	23
	24
	25
	26
	27
	28
29	
V	17
	18
	19
	20
	21
	22
	23
	24
	25
	26
	27
	28
	29
	30
31	
32	
33	
34	
35	
VI	17
	18
	19
	20
	21
	22
	23
	24
	25
	26
	27
	28
	29
	30
31	
32	
33	
34	
35	

Concession	Lot	
VII	17	
	18	
	19	
	20	
	21	
	22	
	23	
	24	
	25	
	26	
	27	
	28	
	29	
	30	
	31	
	32	
	33	
34		
35		
VIII	16	
	17	
	18	
	19	
	20	
	21	
	22	
	23	
	24	
	25	
	26	
	27	
	28	
	29	
	30	
	East Half	31
	East Half	32
East Half	33	
East Half	34	
East Half	35	
IX	21	
	22	
	23	
	24	
	25	
	26	
	27	
	28	
	29	
	30	
X	22	
	23	
	24	
	25	
	26	
	27	
	28	
	29	
	30	
	31	

Concession	Lot
	32
	33
	34
	35
XI	24
	25
	26
	27
	28
	29
	30
	31
	32
	33
	34
35	
XII	24
	25
	26
	27
	28
	29
	30
	31
	32
	33
	34
35	

as shown on maps filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers SL3-1 to SL3-126, both inclusive. O. Reg. 346/79, s. 3, *part.*

Schedule 4

In The Regional Municipality of York, more particularly described as follows:

In the Township of Georgina in The Regional Municipality of York, being that portion lying east of the former Township of North Gwillimbury in the County of York, and being composed of those parts of the following lots and concessions:

Concession	Lot
I	1
	2
	3
	4
	5
	6
	7
	8
	9
	10
	11

Concession	Lot
	12 13 14
II	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17
III	1 2 3 4 6 7 8 9 10 11 12 13 14 15 16 17 18 19
IV	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19

Concession	Lot
V	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 17 18 19
VI	1 2 3 4 5 6 7 8 9 10 11 14 15 17 18 19
VII	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20
VIII	1 2 3 4 5

Concession	Lot
	6
	7
	8
	9
	10
	11
	12
	14
	15
	16
	17
	18

as shown on maps filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers SL4-1 to SL4-52, both inclusive. O. Reg. 346/79, s. 3, *part.*

Schedule 5

In the Regional Municipality of York, more particularly described as follows:

In the Township of Georgina in The Regional Municipality of York, formerly in the Township of North Gwillimbury in the County of York, and being composed of those parts of the following lots and concessions:

Concession	Lot
I	1
	2
	3
	4
	5
	6
II	1
	2
	3
	4
	5
	6
	7
	13
	14
	15
	16
	17
	18
	19
	20
	21
22	
23	
24	
25	
26	

Concession	Lot
III	1
	2
	3
	4
	6
	7
	8
	9
	10
	11
	12
	13
	14
	15
	16
	17
	18
	19
	20
	21
22	
23	
24	
26	
27	
28	
29	
IV	1
	2
	3
	4
	5
	6
	7
	8
	9
	10
	11
	12
	13
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
V	1
	2
	3
	4
	6
	7
	10
11	
12	
13	

Concession	Lot
	17
	18
	19
	20
	21
	22
	23
VI	1
	2
	3
	4
	5
	6
	7
	9
	10
	11
	12
	13
	14
	15
	16
	17
	18
	19
	20
	21
	22
	23
VII	1
	2
	3
	4
	5
	6
	7
	8
	9
	10
	11
	12
	13
	14
	15
	16
	17
	18
	19
	20
	21
	22
	23
VIII	1
	2
	3
	4
	5
	6
	7

Concession	Lot
	8
	9
	10
	11
	12
	13
	14
	15
	16
	17
	18
	19
IX	1
	2
	3
	4
	5
	6
	7
	8
	9
	10
	11
	12
	13
	14
	15
	16
	17
	18
	19

as shown on maps filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers SL5-1 to SL5-61, both inclusive. O. Reg. 346/79, s. 3, *part.*

Schedule 6

In The Regional Municipality of York, more particularly described as follows:

In the Town of East Gwillimbury in The Regional Municipality of York, formerly in the Township of East Gwillimbury in the County of York, and being composed of those parts of the following lots and concessions:

Concession	Lot
III	13
	14
	15
	19
	20
	21
	22
	23
	24

Concession	Lot
	25
	26
	27
	28
	29
	30
	31
	32
	33
	34
	35
IV	1
	2
	3
	4
	5
	6
	7
	8
	9
	10
	11
	12
	13
	14
	15
	16
	17
	18
	25
	26
	27
	28
	29
	30
	31
	32
	33
	34
	35
V	1
	2
	3
	4
	5
	6
	7
	8
	9
	10
	11
	12
	13
	14
	15
	17
	18
	19
	20
	21

Concession	Lot
	22
	23
	24
	25
	26
	27
	28
	29
	30
	31
	32
	33
	34
	35
VI	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
VII	1
	2
	3
	4
	5
	6
	7
	8
	9
	10
	11

Concession	Lot	
	12	
	13	
	14	
		15
		16
		17
		18
		19
		20
		21
		22
		23
		24
		25
		26
		27
		28
		29
		30
		31
		32
		33
		34
		35
	VIII	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	

Concession	Lot
IX	5

as shown on maps filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as SL6-1 to SL6-114, both inclusive. O. Reg. 346/79, s. 3, *part.*

Schedule 7

In The Regional Municipality of York, more particularly described as follows:

In the Town of Aurora in The Regional Municipality of York and being composed of those parts of the following lots and concessions:

Concession	Lot
I West (of Yonge Street)	74
	75
	76
	77
	78
	79
	80
	81
	82
	83
I East (of Yonge Street)	84
	85
	86
	73
	74
	75
	76
	77
	78
	79
II	80
	81
	72
	73
	74
	75
	76
	77
78	
79	
80	
81	

Concession	Lot
	82
	83
	84
	85
	86
	86
III	74
	75
	76
	77
	82
	84
	85
	85

as shown on maps filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers SL7-1 to SL7-36, both inclusive. O. Reg. 346/79, s. 3, *part.*

Schedule 8

In The Regional Municipality of York, more particularly described as follows:

In the Town of Whitchurch-Stouffville in The Regional Municipality of York and being composed of those parts of the following lots and concessions:

Concession	Lot
III	16
	17
	23
	24
	25
	29
	29
	29
IV	14
	15
	16
	17
	21
	22
	23
	24
	25
	26
	27
	28
	29
	30
	31
	32
	33
34	
35	
V	14
	15
	16
	16
	17

Concession	Lot
	18
	19
	20
	21
	22
	23
	24
	25
	26
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VI	14
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	29
	30
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32	
33	
34	
35	
VIII	12
	13
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Concession	Lot
	32
	33
	34
	35
IX	12
	13
	14
	15
	16
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	19
	20
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	23
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	26
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	28
29	
30	
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32	
33	

Concession	Lot
III	18
	19
	21
	22
	23
	24
	24
IV	17
	18
	19
	20
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	23
	24
25	
V	19
	20
	21
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VI	8
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VII	8
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as shown on maps filed in the Regional Office of the Ministry of Natural Resources as Numbers SL8-1 to SL8-69, both inclusive. O. Reg. 346/79, s. 3, *part.*

Schedule 9

In the County of Simcoe, more particularly described as follows:

In the Township of Innisfil in the County of Simcoe and being composed of those parts of the following lots and concessions:

Concession	Lot
I	17
	18
	19
	20
	21
	22
	23
	24
	24
II	18
	19
	20
	21
	22
	24

Concession	Lot
VIII	9
	10
	11
	12
	13
	14
	18
	19
	23
	24
	25
	26
	27
IX	8
	9
	10
	11
	12
	13
	14
	15
	17
	18
	19
	22
	23
	24
	26
27	
X	6
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	12
	13
	18
	19
	24
	25
	26
	27
	28
XI	8
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	10
	11
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	16
	17
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22	
23	
24	

Concession	Lot
	25
	26
	27
	28
XII	8
	9
	10
	11
	12
	16
	17
	19
	20
	21
	22
	23
XIII	12
	13
	15
	16
	22
	23
	29
	30
	31
XIV	12
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	14
	15
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as shown on maps filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers SL9-1 to SL9-80, both inclusive. O. Reg. 346/79, s. 3, *part.*

SOUTH LAKE SIMCOE CONSERVATION
AUTHORITY:

GEORGE R. RICHARDSON
Chairman

(MRS.) M. E. HUNTER
Secretary-Treasurer

Dated at Newmarket, this 16th day of February, 1979.

(2484)

24

THE ELDERLY PERSONS CENTRES ACT

O. Reg. 347/79.

General.

Made—May 23rd, 1979.

Filed—May 28th, 1979.

REGULATION TO AMEND

REGULATION 235 OF

REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER

THE ELDERLY PERSONS CENTRES ACT

1. Section 1 of Regulation 235 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following clause:

(aa) "fiscal year" of a corporation means the period designated by the Minister as the fiscal year of the corporation;

2. Clause *a* of subsection 3 of section 7*a* of the said Regulation, as remade by section 4 of Ontario Regulation 203/73, is revoked and the following substituted therefor:

(a) the Director may average the expenditure for any approved centre by the municipality or approved corporation, as the case may be, over the fiscal year of the approved centre or approved corporation;

3. Section 8 of the said Regulation, as remade by section 5 of Ontario Regulation 203/73, is revoked and the following substituted therefor:

8. A grant may be paid under section 5 of the Act to a municipality or to an approved corporation for costs of a program of services for elderly persons in an approved centre, but in no case shall the total grant under section 5 of the Act exceed \$15,000 for any approved centre during any fiscal year. O. Reg. 347/79, s. 3.

4. Clause *e* of section 9 of the said Regulation, as remade by section 6 of Ontario Regulation 203/73, is revoked and the following substituted therefor:

(e) furnish to the Director not later than the last day of the fourth month following the end of

each fiscal year financial statement of the centre for the immediately preceding fiscal year together with a report of a licensed public accountant in the case of the approved corporation or of an auditor licensed and appointed in accordance with *The Municipal Act* in the case of the municipality stating whether in his opinion,

(i) he has received all the information and explanations he has required,

(ii) the financial statement and the claims for provincial subsidy are in accordance with the books and records of the centre and approved corporation, as the case may be,

(iii) the calculation of the provincial subsidy is in accordance with the Regulations, and

(iv) the financial statement has been prepared in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year,

and such other financial and statistical information as the Director may require.

(2499)

24

THE CHILDREN'S INSTITUTIONS ACT

O. Reg. 348/79.

General.

Made—May 23rd, 1979.

Filed—May 28th, 1979.

REGULATION TO AMEND

REGULATION 88 OF

REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER

THE CHILDREN'S INSTITUTIONS ACT

1. Section 24 of Regulation 88 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 307/76, is revoked and the following substituted therefor:

24.—(1) Each corporation shall furnish to the Minister for each approved children's institution maintained and operated by it,

(a) not later than the last day of the fourth month following the end of each fiscal year, the complete financial statement of the institution for the immediately preceding fiscal year including a calculation of the operating subsidy based upon and reconciled with the operating

surplus or deficit, as the case may be, and the said operating subsidy shall be compared with the subsidy paid by the Province during the year and a calculation of the balance owing by or repayable to the Province made;

- (b) not later than the last day of the fourth month following the end of each fiscal year, a report of a licensed public accountant stating whether in his opinion,
- (i) he has received all the information and explanations he has required,
 - (ii) the financial statement and the claims for provincial subsidy are in accordance with the books and records of the approved institution,
 - (iii) the calculation of the provincial subsidy is in accordance with the Regulations, and
 - (iv) the financial statement has been prepared in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year; and
- (c) such other financial and statistical information as the Minister may require.

(2) The fiscal year of a corporation is the period designated by the Minister as the fiscal year of the corporation. O. Reg. 348/79, s. 1.

(2500)

24

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 349/79.

General.

Made—May 23rd, 1979.

Filed—May 28th, 1979.

REGULATION TO AMEND REGULATION 85 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE CHARITABLE INSTITUTIONS ACT

1.—(1) Subsection 1 of section 23 of Regulation 85 of Revised Regulations of Ontario, 1970, as remade by section 6 of Ontario Regulation 113/73 and amended by subsection 1 of section 1 of Ontario Regulation 909/77, is revoked and the following substituted therefor:

(1) Subject to subsections 2 and 3, each corporation shall forward to the Minister for each charitable institution maintained and operated by it,

- (a) not later than the 20th day of the month following the end of each quarter of the fiscal year, a quarterly report in duplicate in Form 5 of net operating expenditures in respect of the immediately preceding three months;
- (b) not later than the last day of the fourth month following the end of each fiscal year, the complete financial statement of the charitable institution for the immediately preceding fiscal year, together with the report of a licensed public accountant stating whether in his opinion,
- (i) he has received all the information and explanations he has required,
 - (ii) the financial statement and the claims for provincial subsidy are in accordance with the books and records of the institution, as the case may be,
 - (iii) the calculation of the provincial subsidy is in accordance with the Regulations, and
 - (iv) the financial statement has been prepared in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year;
- (c) such other financial and statistical information as the Minister may require. O. Reg. 349/79, s. 1 (1).

(2) Subsection 3 of the said section 23, as made by subsection 2 of section 1 of Ontario Regulation 909/77, is revoked and the following substituted therefor:

(3) The fiscal year of a corporation is the period designated by the Minister as the fiscal year of the corporation. O. Reg. 349/79, s. 1 (2).

(2501)

24

THE HOMES FOR RETARDED PERSONS ACT

O. Reg. 350/79.

General.

Made—May 23rd, 1979.

Filed—May 28th, 1979.

REGULATION TO AMEND REGULATION 437 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HOMES FOR RETARDED PERSONS ACT

1. Section 21 of Regulation 437 of Revised Regulations of Ontario, 1970, as remade by section 16

of Ontario Regulation 439/74, is revoked and the following substituted therefor:

21.—(1) Every corporation shall furnish to the Director for each approved home and for the auxiliary residences maintained and operated by it,

(a) not later than the last day of the fourth month following the end of each fiscal year, the complete financial statement of the approved home and the financial statement for the auxiliary residences for the immediately preceding fiscal year, including a calculation of operating subsidy based upon and reconciled with operating surplus or deficit, as the case may be, and the said operating subsidy shall be compared with the subsidy paid by the Province during the year and a calculation of the balance owing by or repayable to the Province made;

(b) not later than the last day of the fourth month following the end of each fiscal year, a report of a licensed public accountant stating whether in his opinion,

(i) he has received all the information and explanations he has required,

(ii) the financial statement and the claims for provincial subsidy are in accordance with the books and records of the approved home or auxiliary residences, as the case may be,

(iii) the calculation of the provincial subsidy is in accordance with the Regulations, and

(iv) the financial statement has been prepared in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year; and

(c) such other financial and statistical information as the Minister may require.

(2) The fiscal year of a corporation is the period designated by the Minister as the fiscal year of the corporation. O. Reg. 350/79, s. 1.

2. The Note to Form 4, as remade by section 2 of Ontario Regulation 100/76, is revoked and the following substituted therefor:

NOTE: Commencing on the 1st day of January, 1979 this period runs from the beginning of the fiscal year of the applicant to the end of the month for which the application for payment is made.

THE VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 351/79.

General.

Made—May 23rd, 1979.

Filed—May 28th, 1979.

REGULATION TO AMEND REGULATION 821 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE VOCATIONAL REHABILITATION SERVICES ACT

1. Subsection 1 of section 1 of Regulation 821 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 62/72, section 1 of Ontario Regulation 376/73 and section 1 of Ontario Regulation 800/73, is further amended by adding thereto the following clause:

(da) "fiscal year" of a corporation means the period designated by the Minister as the fiscal year of the corporation;

2. Clause *f* of section 26 of the said Regulation, as remade by section 5 of Ontario Regulation 971/74, is revoked and the following substituted therefor:

(f) that forwards the financial statements of the workshop for the immediately preceding fiscal year to the Minister on or before a date in each year to be prescribed by the Director together with the report of a licensed public accountant stating whether in his opinion,

(i) he has received all the information and explanations he has required,

(ii) the financial statement and the claims for provincial subsidy are in accordance with the books and records of the workshop and organization, as the case may be,

(iii) the calculation of the provincial subsidy is in accordance with the Regulations, and

(iv) the financial statement has been prepared in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year,

and such other financial and statistical information as the Minister requires; and

THE FAMILY BENEFITS ACT

O. Reg. 352/79.

General.

Made—May 16th, 1979.

Filed—May 29th, 1979.

REGULATION TO AMEND
REGULATION 287 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE FAMILY BENEFITS ACT

1. Section 2 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 187/73 and amended by section 2 of Ontario Regulation 715/73, section 1 of Ontario Regulation 214/74, section 1 of Ontario Regulation 777/74, section 1 of Ontario Regulation 16/75, section 1 of Ontario Regulation 252/76 and section 1 of Ontario Regulation 992/78, is further amended by adding thereto the following subsection:

(7) A person who,

- (a) is a person in need;
- (b) is resident in Ontario;
- (c) is a mother with a dependent child;
- (d) has been living separate and apart from her husband for three months or more;
- (e) is not eligible for an allowance under subsection 1 of section 7 of the Act or under subsection 1, 2, 4, 5 or 6 of this section;
- (f) who has liquid assets not in excess of the amounts under section 4; and
- (g) who is not eligible for a pension under the *Old Age Security Act* (Canada),

is, subject to sections 6 and 8, eligible for an allowance calculated in accordance with section 10. O. Reg. 352/79, s. 1.

2. Clause *b* of section 6 of the said Regulation, as remade by section 4 of Ontario Regulation 183/73, is revoked and the following substituted therefor:
- (b) who is an applicant or recipient under clause *b* or *d* of subsection 1 of section 7 of the Act or under subclause ii or iii of clause *d* of subsection 1 or subsection 7 of section 2 and who is not living as a single person; or

3. Section 9 of the said Regulation, as remade by section 3 of Ontario Regulation 73/71, is revoked and the following substituted therefor:

9. A recipient under clause *d* of subsection 1 of section 7 of the Act or under subsection 7 of section 2 is not eligible for an allowance in a month during which she is regularly engaged in remunerative employment immediately following any period of four consecutive months during which she was regularly employed for more than an average of 120 hours monthly, commencing with any month in which she worked more than 120 hours. O. Reg. 352/79, s. 3.

4. This Regulation comes into force on the 1st day of June, 1979.

(2504)

24

THE PUBLIC SERVICE ACT

O. Reg. 353/79.

General.

Made—April 24th, 1979.

Approved—May 9th, 1979.

Filed—May 29th, 1979.

REGULATION TO AMEND
REGULATION 749 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC SERVICE ACT

1. Subsection 1 of section 81 of Regulation 749 of Revised Regulations of Ontario, 1970, as made by section 5 of Ontario Regulation 1013/75, is amended by adding thereto the following paragraph:

6. A Dental Insurance Plan.

2. Subsection 1 of section 83 of the said Regulation, as made by section 5 of Ontario Regulation 1013/75, is revoked and the following substituted therefor:

(1) The Supplementary Life Insurance Plan shall provide additional group life insurance coverage equal to the annual salary, twice the annual salary or three times the annual salary, at the choice of the employee, for those employees who choose to participate in the Plan. O. Reg. 353/79, s. 2.

3. The said Regulation is amended by adding thereto the following section:

87a. The Dental Insurance Plan shall provide to every employee reimbursement of 50 per cent of the dental service costs specified by the Plan and the employer shall pay the premiums for every employee

for the insurance coverage provided in the Plan.
O. Reg. 353/79, s. 3.

CIVIL SERVICE COMMISSION:

G. H. WALDRUM
Chairman

Dated at Toronto, this 24th day of April, 1979.

(2505)

24

THE PLANNING ACT

O. Reg. 354/79.

Delegation of Authority of
Minister under Section 30a of
The Planning Act.
Made—May 25th, 1979.
Filed—May 29th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

DELEGATION OF AUTHORITY OF MINISTER UNDER SECTION 30a OF THE PLANNING ACT

1. Subject to sections 2 and 3, all authority of the Minister to give consents under section 29 of the Act in respect of any land situate in the Towns of Webbwood and Massey, the Township of The Spanish River and the unorganized townships of Gough, Shakespeare and McKinnon, all in the Territorial District of Sudbury, is hereby delegated to the Sables-Spanish Rivers Planning Board. O. Reg. 354/79, s. 1.

2. The delegation made in section 1 does not apply in respect of any application for a consent under section 29 of the Act received by the Minister prior to the day this Order comes into force. O. Reg. 354/79, s. 2.

3. The delegation made in section 1 is subject to the condition that the Sables-Spanish Rivers Planning Board comply with the rules of procedure in respect of consent applications prescribed by regulation from time to time, as referred to in subsection 12 of section 41 of the Act, but failure to comply with this condition in any respect does not of itself terminate the delegation of authority. O. Reg. 354/79, s. 3.

4. This Order comes into force on the 1st day of June, 1979. O. Reg. 354/79, s. 4.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 25th day of May, 1979.

(2506)

24

THE FARM PRODUCTS MARKETING ACT

O. Reg. 355/79.

Fresh Fruit—Marketing.
Made—May 28th, 1979.
Filed—May 29th, 1979.

REGULATION TO REVOKE REGULATION 318 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Regulation 318 of Revised Regulations of Ontario, 1970 and Ontario Regulation 81/72 are revoked.

THE FARM PRODUCTS MARKETING BOARD:

JOHN H. KRAUTER
Chairman

DAVID K. ALLES
Secretary

Dated at Toronto, this 28th day of May, 1979.

(2507)

24

THE FARM PRODUCTS MARKETING ACT

O. Reg. 356/79.

Fresh Grapes—Marketing.
Made—May 24th, 1979.
Filed—May 29th, 1979.

REGULATION TO AMEND REGULATION 320 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Clause *e* of section 4 of Regulation 320 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(*e*) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing fresh grapes and the collecting of the licence fees and the recovering of such licence fees by suit in a court of competent jurisdiction;

THE FARM PRODUCTS MARKETING BOARD:

JOHN H. KRAUTER
Chairman

ELIZABETH FEDORKOW
Acting Secretary

Dated at Toronto, this 24th day of May, 1979.

(2508)

24

**THE FARM PRODUCTS MARKETING
ACT**

O. Reg. 357/79.

Tender Fruit for Processing—Marketing.

Made—May 28th, 1979.

Filed—May 29th, 1979.

**REGULATION TO REVOKE
REGULATION 339 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE FARM PRODUCTS MARKETING ACT**

1. Regulation 339 of Revised Regulations of Ontario, 1970 and Ontario Regulations 21/72 and 135/73 are revoked.

THE FARM PRODUCTS MARKETING BOARD:

JOHN H. KRAUTER
Chairman

DAVID K. ALLES
Secretary

Dated at Toronto, this 28th day of May, 1979.

(2509)

24

**THE FARM PRODUCTS
MARKETING ACT**

O. Reg. 358/79.

Turkeys—Marketing.

Made—May 28th, 1979.

Filed—May 29th, 1979.

**REGULATION TO AMEND
REGULATION 343 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE FARM PRODUCTS MARKETING ACT**

1. Section 3 of Regulation 343 of Revised Regulations of Ontario, 1970 is revoked.
2. Section 5 of the said Regulation is revoked and the following substituted therefor:

5.—(1) A licence in Form 5 expires with the 31st day of March next following the date on which the licence is issued.

(2) A licence in Form 5 shall be issued without charge. O. Reg. 358/79, s. 2.

3. Clause *e* of section 9 of the said Regulation, as remade by subsection 2 of section 4 of Ontario Regulation 164/73, is revoked and the following substituted therefor:

(e) subject to section 10, providing for the fixing of licence fees payable yearly, half yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing turkeys and the collecting of the licence fees and the recovering of such licence fees by suit in a court of competent jurisdiction provided that, in the case of turkeys sold for processing, the licence fees shall not exceed one-eighth of a cent for each pound live weight of turkeys produced and used for processing;

4. Forms 1, 2 and 3 of the said Regulation are revoked.

THE FARM PRODUCTS MARKETING BOARD:

JOHN H. KRAUTER
Chairman

ELIZABETH FEDORKOW
Acting Secretary

Dated at Toronto, this 28th day of May, 1979.

(2510)

24

**THE FARM PRODUCTS MARKETING
ACT**

O. Reg. 359/79.

Beans—Marketing.

Made—May 24th, 1979.

Filed—May 29th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 568/75
MADE UNDER
THE FARM PRODUCTS MARKETING ACT**

1. Section 2 of Ontario Regulation 568/75, as remade by section 1 of Ontario Regulation 435/78, is revoked and the following substituted therefor:
2. This Regulation comes into force on the 31st day of August, 1980. O. Reg. 359/79, s. 1.

THE FARM PRODUCTS MARKETING BOARD:

JOHN H. KRAUTER
Chairman

ELIZABETH FEDORKOW
Acting Secretary

Dated at Toronto, this 24th day of May, 1979.

(2511)

24

THE HIGHWAY TRAFFIC ACT**O. Reg. 360/79.**

Construction Zones.

Made—May 29th, 1979.

Filed—May 29th, 1979.

REGULATION TO AMEND
REGULATION 411 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

- Schedule 26 to Regulation 411 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 395/72 and amended by section 6 of Ontario Regulation 293/75 and section 23 of Ontario Regulation 145/79, is revoked and the following substituted therefor:

Schedule 26**HIGHWAY NO. 572**

- All that part of the King's Highway known as No. 572.
- Schedule 61 to the said Regulation is amended by adding thereto the following paragraph:
 - That part of the King's Highway known as No. 64 in the Territorial District of Nipissing lying between a point situate at its intersection with the centre line of the structure over Holdridge Creek in the Township of Thistle and a point situate at its intersection with the line between lots 12 and 13 in concession 3 in the Township of Bastedo.
- Schedule 67 to the said Regulation is amended by adding thereto the following paragraph:
 - That part of the King's Highway known as No. 101 lying between a point situate at its intersection with the line between the Township of Munro and the Township of Black River-Matheson in the Territorial District of Cochrane and a point situate at its intersection with the line between the Territorial District of Timiskaming and the Territorial District of Sudbury.
- The said Regulation is amended by adding thereto the following Schedule:

Schedule 274**HIGHWAY NO. 637**

- That part of the King's Highway known as No. 637 in the Territorial District of Sudbury beginning at a point situate at its intersection with the King's Highway known as No. 69 in the Township of Servos and

extending westerly therealong for a distance of 10 kilometres. O. Reg. 360/79, s. 4.

J. SNOW

*Minister of Transportation
and Communications*

Dated at Toronto, this 29th day of May, 1979.

(2512)

24

THE HIGHWAY TRAFFIC ACT**O. Reg. 361/79.**

Construction Zones.

Made—May 29th, 1979.

Filed—May 29th, 1979.

REGULATION TO AMEND
REGULATION 411 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

- Schedule 1 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
 - That part of the King's Highway known as No. 2 in the United Counties of Stormont, Dundas and Glengarry lying between a point situate at its intersection with the line between lots 27 and 28 in Concession 1 in the Township of Williamsburgh and a point situate at its intersection with the roadway known as Stormont County Road 14 in the Township of Osnabruck.
 - That part of the King's Highway known as No. 2 in the Township of Front of Yonge in the United Counties of Leeds and Grenville lying between a point situate at its intersection with the line between lots 25 and 26 in the Broken Front Concession and a point situate at its intersection with the line between lots 23 and 24 in the said Broken Front Concession.
- Schedule 24 to the said Regulation is amended by adding thereto the following paragraphs:
 - That part of the King's Highway known as No. 401 in the Township of Sidney in the County of Hastings lying between a point situate at its intersection with the line between lots 5 and 6 in Concession 2 and a point situate at its intersection with the line between lots 7 and 8 in the said Concession 2.

- That part of the King's Highway known as No. 401 in the United Counties of Stormont, Dundas and Glengarry lying between a point situate at its intersection with the line between lots 25 and 26 in Range 2 Broken Front Concession in the Township of Matilda and a point situate at its intersection with the line between lots 2 and 3 in Concession 2 and lots 2 and 3 in Concession 3 in the Township of Osnabruck.

70. That part of the King's Highway known as No. 401 in the United Counties of Stormont, Dundas and Glengarry lying between a point situate at its intersection with the line between lots 10 and 11 in Concession 2 and lots 10 and 11 in Concession 3 in the Township of Charlottenburgh and a point situate at its intersection with the line between lots 36 and 37 in Concession 1 in the Township of Lancaster.

71. That part of the King's Highway known as No. 401 in the United Counties of Stormont, Dundas and Glengarry lying between a point situate at its intersection with the line between lots 2 and 3 in Concession 2 and lots 2 and 3 in Concession 3 in the Township of Osnabruck and a point situate at its intersection with the line between lots 10 and 11 in Concession 2 and lots 10 and 11 in Concession 3 in the Township of Charlottenburgh.

72. That part of the King's Highway known as No. 401 in the Township of Kingston in the County of Frontenac lying between a point situate at its intersection with the line between lots 13 and 14 in Concession 3 and a point situate at its intersection with the line between lots 18 and 19 in the said Concession 3.

3. Schedule 44 to the said Regulation is amended by adding thereto the following paragraph:

99. That part of the King's Highway known as No. 11 in the Township of Orillia in the County of Simcoe lying between a point situate at its intersection with the roadway known as Simcoe County Road No. 18 and a point situate at its intersection with the roadway known as Simcoe County Road No. 38.

4. Schedule 58 to the said Regulation is amended by adding thereto the following paragraph:

17. That part of the King's Highway known as No. 60 in the Township of Admaston in the County of Renfrew lying between a point situate at its easterly intersection with the King's Highway known as No. 17 and a point situate at its intersection with the line between lots 22 and 23 in Concession 2.

5. Schedule 172 to the said Regulation is amended by adding thereto the following paragraph:

12. That part of the King's Highway known as No. 503 in the Provisional County of Haliburton lying between a point situate at its easterly intersection with the King's Highway known as No. 121 in the Township of Monmouth and a point situate at its intersection with the line between lots 18 and 19 in Concession 6 and lots 18 and 19 in Concession 7 in the Township of Glamorgan.

6. Schedule 175 to the said Regulation is amended by adding thereto the following paragraph:

6. That part of the King's Highway known as No. 512 in the Township of Hagarty and Richards in the County of Renfrew lying between a point situate at its intersection with the King's Highway known as No. 60

and a point situate at its intersection with the line between Concessions 3 and 4.

7. Schedule 200 to the said Regulation is amended by adding thereto the following paragraphs:

13. That part of the King's Highway known as No. 417 in the City of Ottawa in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as Kirkwood Avenue and a point situate at its intersection with the roadway known as Bayswater Avenue.

14. That part of the King's Highway known as No. 417 in the City of Ottawa in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as Woodroffe Avenue and a point situate at its intersection with the roadway known as Clyde Avenue.

8. Schedule 206 to the said Regulation is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 506 in the Township of Barrie in the County of Frontenac lying between a point situate at its intersection with the line between concessions 6 and 7 and a point situate at its intersection with the line between lots 9 and 10 in Concession 8.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 29th day of May, 1979.

(2513)

24

THE PLANNING ACT

O. Reg. 362/79.

Restricted Areas—Part of the District of Manitoulin—Townships of Campbell, Dawson, Mills and Robinson.

Made—May 29th, 1979.

Filed—May 29th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 153/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 153/74 is amended by adding thereto the following section:

37.—(1) Subject to subsection 2 but notwithstanding any other provision of this Order, a cabin may be erected and used on the land described in Schedule 35 to provide temporary living accommodation provided the following requirements are met:

Minimum front yard 50 feet

Minimum side yards	10 feet on one side and 5 feet on the other side
Minimum rear yard	25 feet
Maximum total floor area of cabin	600 square feet
Maximum height of the cabin	one and one-half storeys

(2) The cabin referred to in subsection 1 shall be used only as a building accessory to the present seasonal use of the land described in the said Schedule 35. O. Reg. 362/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 35

That parcel of land situate in the geographic Township of Dawson in the Territorial District of Manitoulin, being composed of that part of Lot 8 in Concession VII more particularly described as follows:

Beginning at the point of intersection of the easterly limit of the said Lot 8 and the southwesterly limit of King's Highway No. 540, the said point being distant 367 feet measured southerly along the easterly limit of the said Lot from the northeasterly limit of the said Lot;

Thence south 49° 46' west 220 feet;

Thence north 40° 14' west 220 feet;

Thence north 49° 46' east 200 feet, more or less, to the southwesterly limit of the said King's Highway No. 540;

Thence southeasterly along the southwesterly limit of the said King's Highway No. 540 to the place of beginning. O. Reg. 362/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 29th day of May, 1979.

(2514)

24

THE PLANNING ACT

O. Reg. 363/79.

Restricted Areas—Part of the District of Manitoulin—Townships of Campbell, Dawson, Mills and Robinson.

Made—May 28th, 1979.

Filed—May 29th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 153/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 153/74 is amended by adding thereto the following sections:

38. Notwithstanding any other provision of this Order, the land described in Schedule 36 may be used for the erection and use thereon of a single-family cottage and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	7.5 metres
Minimum side yards	3 metres on one side and 1.5 metres on the other side
Maximum height of cottage	6 metres
Maximum lot coverage	30 per cent

That no habitable buildings or structures be designed, constructed or located below the level of 584.5 Canadian Geodetic Datum. O. Reg. 363/79, s. 1, *part*.

39. Notwithstanding any other provision of this Order, the land described in Schedule 37 may be used for the erection and use thereon of an additional single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	7.5 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Minimum rear yard	7.5 metres
Minimum total floor area of dwelling	72 square metres
Maximum percentage of lot to be occupied by dwelling	15 per cent
Maximum height of dwelling	two and one-half storeys

O. Reg. 363/79, s. 1, *part*.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 36

That parcel of land situate in the geographic Township of Robinson in the Territorial District of

Manitoulin, being composed of that part of Lot 7 in Concession I designated as Part 53 on a Plan deposited in the Land Registry Office for the Registry Division of Manitoulin (No. 31) as Number RR-39. O. Reg. 363/79, s. 2, *part*.

Schedule 37

That parcel of land situate in the geographic Township of Campbell in the Territorial District of Manitoulin, being composed of Lot 5 in Concession XV. O. Reg. 363/79, s. 2, *part*.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 28th day of May, 1979.

(2515)

24

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 364/79.

Designations—Toronto to Woodstock
(Hwy. 403).

Made—May 23rd, 1979.

Filed—May 30th, 1979.

REGULATION TO AMEND REGULATION 401 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedule 2a to Regulation 401 of Revised Regulations of Ontario, 1970, as made by section 4 of Ontario Regulation 725/74, is revoked and the following substituted therefor:

Schedule 2a

In the City of Mississauga in The Regional Municipality of Peel, formerly in the Township of Toronto in the County of Peel, being

- (a) part of lots 17 to 23, both inclusive, in Concession 2 North of Dundas Street;
- (b) part of Lot 8 in Range 5 North of Dundas Street;
- (c) part of lots 3 to 8, both inclusive, in Range 4 North of Dundas Street;
- (d) all of Lot 1 in registered plan B-22 for the Township of Toronto;

- (e) part of lots 2, 3, 4 and 5 in registered plan B-22 for the Township of Toronto;
- (f) all of Lot 20 in Registrar's Compiled Plan 1003 for the City of Mississauga;
- (g) part of lots 11, 12, 13, 14, 19, 21, 22 and 28 to 32, both inclusive, in Registrar's Compiled Plan 1003 for the City of Mississauga;
- (h) part of Creditview Road in,
 - (i) Lot 23 in Concession 2 North of Dundas Street, and
 - (ii) Lot 8 in each of Ranges 4 and 5 North of Dundas Street;
- (i) part of Mississauga Road in Lot 3 in Range 4 North of Dundas Street;
- (j) part of Erin Mills Parkway in Registrar's Compiled Plan 1003 for the City of Mississauga;
- (k) part of Block LLL in Plan M-248; and
- (l) part of the road allowance between,
 - (i) lots 20 and 21 in Concession 2 North of Dundas Street adjacent to Lot 20 Concession 2 North of Dundas Street (Mavis Road),
 - (ii) Concession 2 North of Dundas Street and Range 4 North of Dundas Street adjacent to Lot 8 Range 4 North of Dundas Street,
 - (iii) Concession 2 North of Dundas Street and Range 5 North of Dundas Street adjacent to Lot 8 Range 5 North of Dundas Street,
 - (iv) Ranges 4 and 5 North of Dundas Street adjacent to Lot 8 Range 4 North of Dundas Street (McConnell Road),
 - (v) Ranges 4 and 5 North of Dundas Street adjacent to lots 1 and 2 Range 4 North of Dundas Street,
 - (vi) Concession 2 North of Dundas Street and Range 4 North of Dundas Street adjacent to Lot 1 Range 4 North of Dundas Street,
 - (vii) Concession 2 North of Dundas Street and Range 5 North of Dundas Street adjacent to Lot 1 Range 5 North of Dundas Street, and
 - (viii) the townships of Toronto and Trafalgar adjacent to Lot 35 in Concession 2 North of Dundas Street,

Township of Toronto (Winston Churchill Boulevard),

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-5005-117, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 1st day of May, 1979.

4.90 miles, more or less.

O. Reg. 364/79, s. 1.

2. Schedule 3a to the said Regulation, as made by section 1 of Ontario Regulation 547/72, is revoked and the following substituted therefor:

Schedule 3a

1. In the City of Mississauga in The Regional Municipality of Peel, formerly in the Township of Trafalgar in the County of Peel, being

- (a) part of lots 4, 5, 7, 8, 9, 10, 11, 12, 24 and 26 in Registrar's Compiled Plan 1542 for the City of Mississauga;
- (b) all of Lot 25 in Registrar's Compiled Plan 1542 for the City of Mississauga; and
- (c) part of the road allowance between,

(i) the townships of Trafalgar and Toronto, adjacent to Lot 1 in Concession 2 North of Dundas Street, Township of Trafalgar (Winston Churchill Boulevard),

(ii) concessions 1 and 2 North of Dundas Street adjacent to Lot 5 Concession 2 North of Dundas Street (Burnhamthorpe Road), and

(iii) Concession 1 North of Dundas Street and Concession 1 South of Dundas Street adjacent to lots 3, 4 and 5 Concession 1 North of Dundas Street (Dundas Street),

and being those portions of the highway shown as PARTS 1, 2 and 3 on Ministry of Transportation and Communications Plan P-5015-32, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 1st day of May, 1979.

2. In the Town of Oakville in The Regional Municipality of Halton, formerly in the Township of Trafalgar in the County of Halton, being

- (a) part of lots 3, 4 and 5 in Concession 1 South of Dundas Street;
- (b) part of the road allowance between,

(i) Concession 1 North of Dundas Street and Concession 1 South of Dundas Street adjacent to lots 3, 4 and 5 Concession 1 South of Dundas Street (Dundas Street),

(ii) concessions 1 and 2 South of Dundas Street adjacent to lots 3 and 4 Concession 1 South of Dundas Street (Upper Middle Road),

and being that portion of the highway shown as PART 4 on Ministry of Transportation and Communications Plan P-5015-32, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 1st day of May, 1979.

3.00 miles, more or less.

O. Reg. 364/79, s. 2.

(2516)

24

THE FAMILY BENEFITS ACT

O. Reg. 365/79.

General.

Made—May 23rd, 1979.

Filed—May 30th, 1979.

REGULATION TO AMEND REGULATION 287 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE FAMILY BENEFITS ACT

1.—(1) Clause f of subsection 4 of section 11 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 1 of Ontario Regulation 201/77, is revoked and the following substituted therefor:

(f) a comfort allowance in an amount determined by the Director but not exceeding \$51.

(2) Clause e of subsection 7 of the said section 11, as remade by subsection 3 of section 1 of Ontario Regulation 201/77, is revoked and the following substituted therefor:

(e) a comfort allowance in an amount determined by the Director but not exceeding \$51 after the first month and prior to the last month of any continuous period of residence therein; and

2. Item 1 of section 2 of Form 7 of the said Regulation, as made by section 3 of Ontario Regulation 185/79, is revoked and the following substituted therefor:

1. Basic Needs

Table

Family Size	Monthly Amount
Applicant Alone	\$ 51
Applicant + 1 Dependant	\$250
Applicant + 2 Dependents	\$400
Applicant + 3 Dependents	\$500
For each dependant in addition to three, add \$100 to monthly amount.	

Enter amount based on above Table

3. This Regulation shall be deemed to have come into force on the 1st day of May, 1979.

(2533)

24

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 366/79.

General.

Made—May 23rd, 1979.

Filed—May 30th, 1979.

REGULATION TO AMEND
REGULATION 439 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HOMES FOR THE AGED AND REST HOMES ACT

1. Item 13 of Table 1 to Regulation 439 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 249/79, is revoked and the following substituted therefor:

13.	From and including the 1st day of April, 1979 up to and including the 30th day of April, 1979	9.80	25.55	19.20	45.00
14.	From and including the 1st day of May, 1979	9.80	25.55	19.20	51.00

(2534)

24

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 367/79.

General.

Made—May 23rd, 1979.

Filed—May 30th, 1979.

REGULATION TO AMEND
REGULATION 383 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE GENERAL WELFARE ASSISTANCE ACT

1. Item 14 of Schedule C to Regulation 383 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 247/79, is revoked and the following substituted therefor:

14.	From and including the 1st day of April, 1979 up to and including the 30th day of April, 1979	9.80	27.55	45.00	23.45
15.	From and including the 1st day of May, 1979	9.80	27.55	51.00	23.45

(2535)

24

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 368/79.

General.

Made—May 23rd, 1979.

Filed—May 30th, 1979.

REGULATION TO AMEND
REGULATION 85 OF REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CHARITABLE INSTITUTIONS ACT

1. Item 13 of Table 1 to Regulation 85 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 248/79, is revoked and the following substituted therefor:

13.	From and including the 1st day of April, 1979 up to and including the 30th day of April, 1979	9.80	27.55	19.20	45.00	19.25
14.	From and including the 1st day of May, 1979	9.80	27.55	19.20	51.00	19.25

(2536)

24

THE HOMES FOR RETARDED PERSONS ACT

O. Reg. 369/79.
General.
Made—May 23rd, 1979.
Filed—May 30th, 1979.

REGULATION TO AMEND REGULATION 437 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HOMES FOR RETARDED PERSONS ACT

- 1. Clause a of subsection 5 of section 17 of Regulation 437 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 205/77, is revoked and the following substituted therefor:
(a) any income received by the resident other than a child up to and including \$51 per month; and
2. This Regulation shall be deemed to have come into force on the 1st day of May, 1979.

(2537) 24

THE HEALTH INSURANCE ACT, 1972

O. Reg. 370/79.
General.
Made—May 23rd, 1979.
Filed—May 30th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- 1.—(1) Item 8 of Part I of Schedule 5 to Ontario Regulation 323/72 is revoked.
(2) Item 1 of Part II of the said Schedule 5 is revoked.
2. Part II of Schedule 6 to the said Regulation is revoked.

(2538) 24

THE GENERAL SESSIONS ACT

O. Reg. 371/79.
Sittings of the General Sessions of the Peace for the Judicial District of Niagara North.
Made—May 28th, 1979.
Filed—May 30th, 1979.

THE GENERAL SESSIONS ACT

IN THE MATTER OF The General Sessions Act; and
IN THE MATTER OF the sittings of the General Sessions of the Peace for the trial of issues of fact and assessment of damages with or without a jury for the Judicial District of Niagara North.

ORDER

IT IS ORDERED that a sittings of the Court of General Sessions of the Peace for the Judicial District of Niagara North, shall be held commencing Monday, September 10th, 1979.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Judicial District of Niagara North, and in the office of the Clerk of the General Sessions of the Peace for the said Judicial District.

W. E. C. COLTER
Chief Judge of the County and District Courts of the Counties and Districts of Ontario

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 28th day of May, 1979.

(2539) 24

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 372/79.
Sittings of the General Sessions of the Peace and Sittings of the County Court for the Judicial District of Peel.
Made—May 28th, 1979.
Filed—May 30th, 1979.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF The General Sessions Act and The County Courts Act; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the Judicial District of Peel.

ORDER

It is ordered that the sittings of the court of general sessions of the peace and sittings of the county and district courts for the trial of issues of fact and assessment of damages with or without a jury for the Judicial District of Peel shall be held on the dates shown hereunder:

General Sessions of the Peace

Monday, September 10	Monday, October 29
Monday, September 17	Monday, November 5
Monday, September 24	Tuesday, November 13
Monday, October 1	Monday, November 19
Tuesday, October 9	Monday, December 3
Monday, October 15	Monday, December 10
Monday, October 22	Monday, December 17

Civil Jury

Monday, November 5
Tuesday, November 13

Civil Non-Jury

Monday, September 10
Monday, October 15
Monday, November 26
Monday, December 17

W. E. C. COLTER
Chief Judge of the County and
District Courts of the Counties and
Districts of Ontario

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 28th day of May, 1979.

(2540) 24

THE LOCAL ROADS BOARDS ACT

O. Reg. 373/79.
Establishment of Local Roads Areas.
Made—May 25th, 1979.
Filed—May 30th, 1979.

REGULATION TO AMEND
REGULATION 571 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LOCAL ROADS BOARDS ACT

- 1. Schedule 17 to Regulation 571 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 370/76, is revoked and the following substituted therefor:

Schedule 17

VANKOUGHNET AND AWERES
LOCAL ROADS AREA

All those portions of the townships of VanKoughnet and Aweres in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-918-5, filed in the office of the Registrar of Regulations at Toronto as Number 2517. O. Reg. 373/79, s. 1.

- 2. Schedule 49 to the said Regulation, as remade by section 2 of Ontario Regulation 1/76, is revoked and the following substituted therefor:

Schedule 49

FENWICK, PENNEFATHER AND
VANKOUGHNET LOCAL ROADS AREA

All those portions of the townships of Fenwick, Pennefather and VanKoughnet in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-919-6, filed in the office of the Registrar of Regulations at Toronto as Number 2518. O. Reg. 373/79, s. 2.

- 3. Schedule 209 to the said Regulation, as remade by section 4 of Ontario Regulation 206/75, is revoked and the following substituted therefor:

Schedule 209

MUTRIE LOCAL ROADS AREA

All that portion of the Township of Mutrie in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-485-3, filed in the office of the Registrar of Regulations at Toronto as Number 2519. O. Reg. 373/79, s. 3.

J. SNOW
Minister of Transportation
and Communications

Dated at Toronto, this 25th day of May, 1979.

(2541) 24

THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

O. Reg. 374/79.
County of Halton (now The Regional Municipality of Halton), Town of Oakville.
Made—May 23rd, 1979.
Filed—May 31st, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 481/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

- 1. Ontario Regulation 481/73 is amended by adding thereto the following section:

42. Notwithstanding any other provision of this Order, the land described in Schedule 31 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto, including a barn, provided the following requirements are met:

Minimum front yard	150 feet
Minimum side yards	150 feet
Minimum rear yard	150 feet
Maximum height of dwelling and barn	25 feet
Maximum height of accessory buildings and structures	15 feet
Maximum ground floor area of dwelling	2,500 square feet

O. Reg. 374/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 31

That parcel of land situate in the Town of Milton in The Regional Municipality of Halton, formerly in the Town of Oakville in the County of Halton, being composed of that part of the southeasterly half of the southwesterly half of Lot 10 in Concession III more particularly described as follows:

All bearings herein are referred to the King's Highway known as No. 25 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) Number 851;

Beginning at an iron bar planted in the northeasterly limit of the said King's Highway No. 25 distant 260.95 feet measured northwesterly therealong from a standard iron bar planted where the said limit is intersected by the limit between lots 9 and 10;

Thence northwesterly continuing along the northeasterly limit of the said King's Highway being the arc of a circular curve to the right having a radius of 22,858.32 feet, an arc distance of 214.63 feet the chord equivalent of which is 214.61 feet measured on a bearing of north 47° 07' 04" west to a found Ministry of Transportation and Communications concrete monument;

Thence continuing northwesterly along the arc of the said curve, having a radius of 22,858.32 feet an arc distance of 23.83 feet, the chord equivalent of which is 23.83 feet measured on a bearing of north 46° 53' 02" west to a standard iron bar planted;

Thence north 38° 47' 15" east a distance of 30.09 feet to a point;

Thence northwesterly along the arc of a circular curve having a radius of 22,858.32 feet a distance of 6.53 feet the chord equivalent of which is 6.53 feet measured on a bearing of north 46° 50' 24" west;

Thence north 38° 30' 30" east a distance of 190.04 feet to a found railway spike cemented in concrete at the beginning of a post and wire fence running northeasterly;

Thence north 38° 31' east along the line of the post and wire fence forming the northwesterly limit of the said southeasterly half of the southwesterly half of the said Lot 10 a distance of 356.53 feet to an iron bar planted at a point therein from which a post and wire fence runs northwesterly;

Thence north 38° 40' 05" east, continuing along the line of the said post and wire fence forming the northwesterly limit of the southeasterly half of the southwesterly half of the said Lot 10, a distance of 208.90 feet to an iron bar planted at a point therein;

Thence north 38° 40' 20" east continuing therealong a distance of 745.91 feet to an iron bar planted at a point therein;

Thence north 38° 39' 30" east continuing therealong a distance of 658.87 feet to a standard iron bar planted in the line of a post and wire fence running northwesterly and southeasterly and which said post and wire fence forms the existing limit between the said southwesterly half of the said Lot 10 and the northeasterly half of the said Lot 10;

Thence south 44° 38' 20" east along the line of the said post and wire fence forming the existing limit between the northeasterly and southwesterly halves of the said Lot a distance of 456.98 feet to the southerly angle of the northeasterly half of the said Lot;

Thence south 44° 23' 30" east continuing therealong a distance of 57.05 feet to an iron bar marking the easterly angle of the southwesterly half of the said Lot;

Thence south 38° 54' 20" west along the line of the post and wire fence forming the existing limit between the southwesterly halves of lots 9 and 10 a distance of 1,341.35 feet to an iron bar;

Thence south 38° 45' 55" west continuing therealong a distance of 263.36 feet to an iron bar;

Thence south 38° 39' 50" west continuing therealong a distance of 311.96 feet to an iron bar;

Thence south 38° 16' 30" west continuing therealong a distance of 84.06 feet to an iron bar at a point therein from which a post and wire fence runs southeasterly;

Thence south 38° west continuing therealong a distance of 13.59 feet to an iron bar planted;

Thence north 47° 40' 25" west a distance of 252.74 feet to an iron bar planted;

Thence south 41° 07' west a distance of 150.05 feet to the place of beginning. O. Reg. 374/79, s. 2.

F. MILLER
Treasurer of Ontario and
Minister of Economics

Dated at Toronto, this 23rd day of May, 1979.

(2542)

24

THE VITAL STATISTICS ACT

O. Reg. 375/79.

General.

Made—May 23rd, 1979.

Filed—May 31st, 1979.

REGULATION TO AMEND
REGULATION 820 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE VITAL STATISTICS ACT

1. Sections 11 and 12 of Regulation 820 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 243/72, are revoked and the following substituted therefor:

11. The fee for registration of the birth of a child that has not been registered within one year from the date of birth, which includes the fee under section 54 for a birth certificate, is \$5. O. Reg. 375/79, s. 1, *part*.

12. The fee for registration of the birth of a child pursuant to section 12 of the Act, which includes the fee under section 54 for a birth certificate, is \$5 plus the fee for search under subsection 1 of section 58. O. Reg. 375/79, s. 1, *part*.

2. Section 12a of the said Regulation, as made by section 1 of Ontario Regulation 39/74, is revoked and the following substituted therefor:

12a. The fee payable for the amendment of a registration of a birth in accordance with subsection 6 or subsection 9 of section 6 of the Act is \$5. O. Reg. 375/79, s. 2.

3. Sections 15 and 26 of the said Regulation, as remade by section 1 of Ontario Regulation 243/72, are revoked and the following substituted therefor:

15. The fee for,

(a) the alteration of the given name by which a child was registered; or

(b) where the child was registered without a given name, the addition of a given name,

is \$5. O. Reg. 375/79, s. 3, *part*.

26. The fee for registration of a stillbirth that has not been registered within one year from the day of the stillbirth is \$5. O. Reg. 375/79, s. 3, *part*.

4. Subclause iii of clause b of subsection 2 of section 28 of the said Regulation, as remade by section 2 of Ontario Regulation 243/72, is revoked and the following substituted therefor:

(iii) a fee, which includes the fee under section 55 for a marriage certificate, of \$5, and

5. Sections 44, 47, 54, 55, 56 and 58 of the said Regulation, as remade by section 3 of Ontario Regulation 243/72, are revoked and the following substituted therefor:

44. The fee for registration of a death that is not registered within one year from the day of death, which includes the fee under section 56 for a death certificate, is \$5. O. Reg. 375/79, s. 5, *part*.

47. Where under subsection 3 of section 30 of the Act the Registrar General corrects an error in registration, the fee therefor is \$5. O. Reg. 375/79, s. 5, *part*.

54. A birth certificate of a live birth shall be in Form 27 and the fee therefor, which includes the fee under subsection 1 of section 58 for search in respect of one five-year period, is \$5. O. Reg. 375/79, s. 5, *part*.

55. A marriage certificate shall be in Form 28 and the fee therefor, which includes the fee under subsection 1 of section 58 for search in respect of one five-year period, is \$5. O. Reg. 375/79, s. 5, *part*.

56. A death certificate shall be in Form 29 and the fee therefor, which includes the fee under subsection 1 of section 58 for search in respect of one five-year period, is \$5. O. Reg. 375/79, s. 5, *part*.

58.—(1) The fee to have search made for the registration of a birth, marriage, death or stillbirth,

(a) in the indexes kept in the office of the Registrar General; or

(b) in any record kept in the office of the Registrar General under section 29 of the Act,

is \$5 for a search within each five-year period.

(2) The fee to have search made for registration of,

- (a) an adoption order, judgment or decree or change of name; or
- (b) a statement of divorce under subsection 2 of section 27 of the Act,

is \$2 for a search within each three-year period. O. Reg. 375/79, s. 5, *part*.

6. Section 68 of the said Regulation, as amended by section 4 of Ontario Regulation 243/72 and section 1 of Ontario Regulation 28/73, is revoked and the following substituted therefor:

68.—(1) The fee for a certified copy of any document required under subsection 3 of section 8 of *The Marriage Act, 1977* that is forwarded to the Registrar General pursuant to section 14 of that Act is \$3.

(2) No certified copy of any document mentioned in subsection 1 shall be issued by the Registrar General except to one of the parties to the marriage that was dissolved or annulled, to the solicitor of one of the parties or to the solicitor of one of the parties to a subsequent marriage. O. Reg. 375/79, s. 6.

7. Section 69 of the said Regulation, as remade by section 5 of Ontario Regulation 243/72, is revoked and the following substituted therefor:

69. The Registrar General may issue a statement in Form 35 respecting particulars of the birth of a person,

- (a) who has been adopted in Ontario; and
- (b) who was born in a jurisdiction where a birth certificate in his adoptive name is not obtainable,

if the applicant for the statement files with the Registrar General a certified copy of the person's original birth certificate and a certified copy of the adoption order and pays a fee of \$5. O. Reg. 375/79, s. 7.

8. This Regulation comes into force on the 1st day of October, 1979.

(2543)

24

THE MILK ACT

O. Reg. 376/79.

Grade A Milk—Marketing.

Made—May 31st, 1979.

Filed—June 1st, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 189/78
MADE UNDER
THE MILK ACT

1. Subsection 6 of section 16 of Ontario Regulation 189/78, as remade by subsection 2 of section 1 of Ontario Regulation 197/79, is revoked and the following substituted therefor:

(6) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$24.86 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 376/79, s. 1.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 31st day of May, 1979.

(2544)

24

THE MILK ACT

O. Reg. 377/79.

Industrial Milk—Marketing.

Made—May 31st, 1979.

Filed—June 1st, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 190/78
MADE UNDER
THE MILK ACT

1. Subsection 3 of section 13 of Ontario Regulation 190/78, as remade by subsection 2 of section 1 of Ontario Regulation 198/79, is revoked and the following substituted therefor:

(3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$24.86 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 377/79, s. 1.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 31st day of May, 1979.

(2545)

24

THE MILK ACT

O. Reg. 378/79.

Cheese—Marketing.

Made—May 31st, 1979.

Filed—June 1st, 1979.

REGULATION TO AMEND ONTARIO REGULATION 299/73 MADE UNDER THE MILK ACT

1. Schedule 1 to Ontario Regulation 299/73, as remade by section 1 of Ontario Regulation 199/79, is amended by adding thereto the following item:

Beulah Co-operative Butter &
Cheese Company

Madoc.

2. Schedule 2 to the said Regulation, as remade by section 2 of Ontario Regulation 199/79, is amended by adding thereto the following item:

Beulah Co-operative Butter &
Cheese Company

Madoc.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 31st day of May, 1979.

(2546)

24

THE PLANNING ACT

O. Reg. 379/79.

Restricted Area—Township of Croft in the
Territorial District of Parry Sound.

Made—May 29th, 1979.

Filed—June 1st, 1979.

REGULATION MADE UNDER THE PLANNING ACT

RESTRICTED AREA—TOWNSHIP OF CROFT IN THE TERRITORIAL DISTRICT OF PARRY SOUND

INTERPRETATION

1. In this Order,

(a) "accessory", when used to describe a use, building or structure, means a use, building or

structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot;

(b) "dwelling unit" means one or more habitable rooms occupied or capable of being occupied by a family as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of such family with a private entrance from outside the building or from a common hallway or stairway inside the building;

(c) "mobile home" means any dwelling unit that is designed to be made mobile and constructed or manufactured to provide a permanent residence for one or more persons, but does not include a travel trailer or tent trailer or otherwise;

(d) "mobile home site" means an area of land within a mobile home park that is intended to be occupied by one mobile home. O. Reg. 379/79, s. 1.

2. This Order applies to those lands in the Township of Croft in the District of Parry Sound described as follows:

1. Those parts of lots 11 and 12 in Concession VIII designated as Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Parry Sound (No. 42) as Number 42R-2923.

2. That part of Lot 11 in Concession VII designated as Part 3 on a Plan deposited in the Land Registry Office for the Registry Division of Parry Sound (No. 42) as Number 42R-2923. O. Reg. 379/79, s. 2.

PART 1

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for the purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force. O. Reg. 379/79, s. 3.

PERMITTED USE

- 4.—(1) Every use of land and every erection or use of buildings or structures on the lands to which this Order applies is prohibited, except the location and use thereon of a mobile home park containing not more than three mobile home sites.

(2) Not more than one mobile home shall be located on any mobile home site.

(3) Buildings and structures accessory to the mobile home may be erected and used on the mobile home site.

REQUIREMENTS FOR MOBILE HOMES AND MOBILE HOME SITES

(4) Each mobile home site shall have a minimum area of 15,000 square feet.

(5) No mobile home shall be located within fifty feet of the Chicopi Road. O. Reg. 379/79, s. 4.

REBUILDING AND REPAIRS

5.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 379/79, s. 5.

CLAUDE BENNETT Minister of Housing

Dated at Toronto, this 29th day of May, 1979.

(2547) 24

THE DAY NURSERIES ACT, 1978

O. Reg. 380/79. General. Made—May 30th, 1979. Filed—June 1st, 1979.

REGULATION TO AMEND REGULATION 160 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE DAY NURSERIES ACT, 1978

- 1.—(1) Regulation 160 of Revised Regulations of Ontario, 1970 is amended by striking out "the Director" where it occurs the first time or one time only in a section, subsection or clause and inserting in lieu thereof in each instance "a Director".
(2) Subsection 1 does not apply to the clauses of section 3 of the said Regulation.
2. Clause ab of section 1 of the said Regulation, as made by section 1 of Ontario Regulation 148/74, is revoked and the following substituted therefor:

(ab) "handicapped children" means children who have a physical or mental impairment that is likely to continue for a prolonged period of time and who as a result thereof are limited in activities pertaining to normal living as verified by objective psychological or medical findings and includes children with a developmental handicap;

3. Section 1a of the said Regulation, as made by section 2 of Ontario Regulation 148/74 and amended by section 2 of Ontario Regulation 826/74, is revoked and the following substituted therefor:

1a.—(1) A charitable corporation that operates or proposes to operate a day nursery for handicapped children is a class of corporation that may be approved under section 6 of the Act.

(2) A corporation,

- (a) that is a charitable corporation; or
(b) to which The Co-operative Corporations Act, 1973 applies and whose articles provide that the corporation shall be carried on without the purpose of gain for its members and that any profits or other accretions to the corporation shall be used in promoting its objects,

that operates or proposes to operate a day nursery is a class of corporation that may be approved under section 6 of the Act. O. Reg. 380/79, s. 3.

4. Subsection 1 of section 2 of the said Regulation is revoked and the following substituted therefor:

(1) Every operator applying for a licence under section 11 of the Act shall file with a Director evidence that the premises used or to be used as a day nursery comply with,

- (a) the laws affecting the health of inhabitants of the municipality or the reserve of a band, as the case may be, in which the day nursery is located;
(b) any rule, regulation, direction or order of the local board of health and any direction or order of the local medical officer of health;
(c) any by-law of the municipality in which the day nursery is located or any by-law of the council of the band on the reserve on which the day nursery is located, as the case may be, and any other law for the protection of persons from fire hazards;
(d) any restricted area, standard of housing or building by-law passed by the municipality in which the day nursery is located pursuant to Part III of The Planning Act or any predecessor thereof and, where the day nursery is located on the reserve of a band, any by-law of

the council of the band on the reserve to regulate the construction, repair or use of buildings;

(e) the requirements of Ontario Regulation 925/75 made under *The Building Code Act, 1974*; and

(f) the requirements of Ontario Regulation 747/77 made under *The Power Corporation Act*. O. Reg. 380/79, s. 4.

5. Section 3 of the said Regulation, as remade by section 3 of Ontario Regulation 148/74, exclusive of the clauses, is revoked and the following substituted therefor:

3. Before a new building is erected or an existing building is used, altered or renovated for use as a day nursery, the plans, including those of the playground area for the day nursery shall be approved by a Director except where the plans are approved by the Minister under section 15c and provision shall be made for,

.

6. Section 4 of the said Regulation, as amended by section 4 of Ontario Regulation 547/71 and section 4 of Ontario Regulation 148/74, exclusive of the clauses, is revoked and the following substituted therefor:

4. Every day nursery shall have a playground and the playground shall,

.

7. Clauses *b*, *c* and *ca* of subsection 1 of section 9 of the said Regulation, as remade by section 8 of Ontario Regulation 547/71, are revoked and the following substituted therefor:

(b) except in the case of a day nursery for developmentally handicapped children, a mid-day meal consisting of a hot lunch for children six years of age and over and under ten years of age, who attend the day nursery for more than six hours in a day;

(c) except in the case of a day nursery for developmentally handicapped children, a mid-day meal consisting of a full-course hot dinner for children two years of age and over and under six years of age who attend the day nursery for more than six hours a day;

(ca) a mid-day meal consisting of a full-course hot dinner for children up to eighteen years of age who attend a day nursery for developmentally handicapped children for more than a half day session; and

.

8. Subsections 2, 3, 4, 5, 6 and 7 of section 15 of the said Regulation, as remade by section 3 of

Ontario Regulation 310/78, are revoked and the following substituted therefor:

(2) Every municipality, band or approved corporation claiming a payment under section 15a shall annually before a date fixed by a Director in each year prepare and submit to a Director on a form provided by a Director, an estimate of costs, revenue and subsidy payable for the next fiscal year and such estimate shall be subject to the approval of the Director.

(3) A municipality, band or approved corporation may at any time during the fiscal year after the estimate has been approved by a Director, submit an amendment to the estimate for the fiscal year and such amendment shall be subject to the approval of the Director.

(4) The Director may approve the amount of any estimate or amendment thereto, as the case may be, as submitted under subsection 2 or 3 or the Director may vary the amount of the estimate or the amendment and approve the amount as so varied.

(5) Subject to subsection 6, an amount payable to a municipality, band or approved corporation shall be calculated in accordance with section 15a provided that the total amount payable shall not exceed the total amount of the estimate as finally approved by a Director under subsection 4.

(6) An amount paid under section 15a for a fiscal year may be adjusted upon receipt of the annual financial statement of the approved corporation referred to in section 19 or the financial information of the municipality or band referred to in section 13a, as the case may be.

(7) The amount of an adjustment referred to in subsection 6 shall either be paid to the municipality, band or approved corporation by Ontario or refunded by the municipality, band or approved corporation to Ontario, as the case may be.

(8) The moneys paid under this section to a municipality, band or approved corporation shall be expended by the municipality, band or approved corporation, as the case may be, only in accordance with the estimate finally approved by a Director under subsection 4.

(9) Every municipality, band or approved corporation applying for a payment under section 8 of the Act shall apply to a Director on a form provided by a Director before the 20th day of the month following the month for which the payment is claimed.

(10) Any part approved by a Director of the estimated monthly amount payable under section 15a may be paid in advance of making an application under subsection 9, subject to adjustment upon receipt by a Director of an application under subsection 9 for that month. O. Reg. 380/79, s. 8.

9. Section 15a, as remade by section 4 of Ontario Regulation 826/74, section 15b, as made by sec-

tion 14 of Ontario Regulation 547/71 and amended by subsections 1 and 2 of section 15 of Ontario Regulation 148/74, section 15c, as made by section 14 of Ontario Regulation 547/71, are revoked and the following substituted therefor:

15a.—(1) Subject to subsection 3, the amount payable under section 8 of the Act to a municipality or band is,

- (a) 80 per cent of the net cost of providing day nursery services to a child in attendance at a day nursery operated by the municipality or band; and
- (b) 80 per cent of the net cost incurred under an agreement to provide day nursery services or private-home day care, or both, to a dependent child whose parent is a person in need.

(2) Subject to subsection 3, the amount payable under section 8 of the Act to an approved corporation is 80 per cent of the cost of providing day nursery services in a day nursery operated by the corporation to a dependent child whose parent is a person in need provided the amount payable under the Act shall be calculated such that the amount payable plus the fees payable by the parents who are persons in need shall not exceed the cost.

(3) The amount payable under section 8 of the Act in respect of handicapped children in the following programs is,

- (a) to a municipality, band or approved corporation for providing day nursery services to a handicapped child in attendance at a day nursery operated by the municipality, band or approved corporation,
 - (i) 100 per cent of the net cost for each handicapped child five years of age or older, and
 - (ii) 87 per cent of the cost for each handicapped child under five years of age provided the amount payable under the Act shall be calculated such that the amount payable plus the fees payable by the parents shall not exceed the cost; and
- (b) to a municipality or band, under an agreement to provide day nursery services, 87 per cent of the cost incurred under the agreement to provide day nursery services to any dependent child who is a handicapped child under five years of age whose parent is a person in need provided the amount payable under the Act shall be calculated such that the amount payable plus the fees payable by the parents who are persons in need shall not exceed the cost. O. Reg. 380/79, s. 9, *part*.

15b.—(1) In this section and sections 15c, 15ca and 15cb,

- (a) "actual cost" means the cost of a building project and includes,
 - (i) fees payable for the services of an architect, professional engineer, or other consultant,
 - (ii) the cost of purchasing and installing furnishings and equipment,
 - (iii) the cost of land surveys, soil tests, permits, licences and legal fees,
 - (iv) the cost of paving, sodding and landscaping, and
 - (v) the cost of acquiring the land necessary for the building project;
 - (b) "approved cost" means that portion of the actual cost of a building project approved by the Minister;
 - (c) "architect" means an architect who is a member in good standing of the Ontario Association of Architects;
 - (d) "building project" means a project composed of one or more of the following elements:
 - (i) the purchase or other acquisition of all or any part of an existing building or buildings including the land contiguous thereto,
 - (ii) any renovations or alterations to an existing building or buildings,
 - (iii) additions to an existing building or buildings,
 - (iv) the purchase or other acquisition of vacant land for the purpose of constructing a building or buildings thereon,
 - (v) the erection of a new building, or any part thereof,
 - (vi) the demolition of a building, and
 - (vii) the installation of public utilities, sewers and items or services necessary for access to the land or building or buildings.
- (2) The amount of a payment under section 9 of the Act to a municipality, band or approved corporation for those elements of a building project referred to in subsections i, iii, iv, v, vi and vii of clause *d* of subsection 1 shall be equal to 50 per cent of the approved cost of the building project.

(3) The amount of a payment under section 9 of the Act to a municipality, band or approved corporation for

those elements of a building project referred to in sub-clause ii of clause *d* of subsection 1 shall be equal to 80 per cent of the approved cost of the building project.

(4) Notwithstanding subsections 2 and 3, the amount of a payment under section 9 of the Act to an approved corporation for a building project for a day nursery for handicapped children shall be equal to 80 per cent of the approved cost of the building project. O. Reg. 380/79, s. 9, *part*.

15c.—(1) An application for a payment under section 9 of the Act for a building project shall be made to the Minister on a form provided by the Minister.

(2) An applicant who applies under subsection 1 shall file with the Minister two copies of a site plan showing the location of the building or buildings, if any, on the site and, in the case of a building project with one or more of the elements referred to in subclauses i, ii, v or vii of clause *d* of subsection 1 of section 15b,

- (a) building plans and specifications prepared by an architect or professional engineer showing the structure, fixtures and arrangements of the building or buildings and describing the areas of the building or buildings to be used for the purposes of the Act; or
- (b) where the Minister approves, structural sketches and specifications prepared by a person other than an architect or professional engineer describing the building or buildings and the areas of the building or buildings or contiguous to the building or buildings to be used for the purposes of the Act,

and the site plan, the building plans and specifications or the structural sketches and specifications, as the case may be, shall be approved by the Minister.

(3) No plan, specification or structural sketch filed with the Minister shall be amended or altered without the approval of the Minister. O. Reg. 380/79, s. 9, *part*.

15ca.—(1) No payment under section 9 of the Act shall be made for a building project except where,

- (a) the building project has been approved by the Minister;
- (b) the approved cost has been determined; and
- (c) the approvals of the Minister under section 6 of the Act and subsections 2 and 3 of section 15b, subsections 2 and 3 of section 15c and section 15cb have been obtained.

(2) An approval of a building project by the Minister referred to in subsection 1 expires on the first anniversary of the date upon which the approval is given unless the building project has been commenced before such anniversary date.

(3) A payment under section 9 of the Act may be paid as a single payment or in two or more instalments and, except where the Minister directs otherwise, the aggregate of the amounts of the payments made at any point in time shall not exceed,

- (a) an amount that bears the same proportion to the estimated total payment as the amount of progress made at the time towards completion of the project bears to the total estimated amount of work required for completion; or
- (b) an amount that bears the same proportion to the estimated total payment as the amount of cost incurred at the time bears to the total estimated cost of the project,

whichever is the greater.

(4) A single payment, or in the case of payment in two or more instalments, the final payment of an amount payable for a building project shall not be made until,

- (a) an architect or professional engineer certifies, or the Minister is otherwise satisfied, that the building project has been completed in accordance with the plans filed under clause *a* of subsection 2 of section 15c or the sketches thereof approved by the Minister under clause *b* of subsection 2 of section 15c and the building or addition is ready for use and occupancy; and
- (b) the applicant for the payment submits a report stating,
 - (i) the actual cost of the building project,
 - (ii) that the total of the unpaid accounts applicable to the building project does not exceed the amount of the grant remaining to be paid,
 - (iii) that the amount of the grant remaining to be paid will be applied first to the payment of the unpaid accounts, and
 - (iv) that all refundable sales tax has been taken into account. O. Reg. 380/79, s. 9, *part*.

15cb. No applicant for or recipient of a payment under section 9 of the Act for a building project shall,

- (a) acquire a building or land for the building project;
- (b) call tenders for the building project;
- (c) commence construction of the building project; or
- (d) erect any temporary or permanent sign, tablet or plaque on the site or building project,

without the approval of the Minister. O. Reg. 380/79, s. 9, *part*.

15*cc*. Expenditures incurred by a municipality, band or approved corporation for furnishings or equipment that are not replacements or for repairs to or maintenance of a capital asset, that,

- (a) are, in the opinion of the Minister, necessary for the efficient operation of the day nursery and the cost of which is not excessive for the purpose; and
- (b) are in excess of \$300,

are, where the Minister so approves, capital expenditures for which a grant may be paid, upon application by the municipality, band or approved corporation, in an amount equal to 80 per cent of the approved expenditures incurred. O. Reg. 380/79, s. 9, *part*.

15*cd*. Every municipality, band or approved corporation that receives a payment under this Regulation shall keep and maintain an inventory of all furnishings and equipment acquired by the municipality, band or approved corporation, as the case may be, and the inventory shall set forth each addition to or removal from inventory and the reasons therefor and shall be prepared in such manner and contain such additional information as a Director may require. O. Reg. 380/79, s. 9, *part*.

10.—(1) Subsection 1 of section 15*d*, as made by section 4 of Ontario Regulation 239/72 and amended by section 16 of Ontario Regulation 148/74, exclusive of the clauses, is revoked and the following substituted therefor:

(1) In this section and in Forms 12 and 13,

.

(2) Subsection 2 of the said section 15*d*, exclusive of the clauses, is revoked and the following substituted therefor:

(2) Where private-home day care is furnished under an agreement entered into pursuant to section 4 or section 8 of the Act between a municipality, a council of a band or the Minister and a person or organization,

.

(3) Clause *b* of subsection 2 of the said section 15*d* is amended by adding thereto the following sub-clauses:

- (v) the requirements of Ontario Regulation 925/75 made under *The Building Code Act, 1974*, and
- (vi) the requirements of Ontario Regulation 747/77 made under *The Power Corporation Act*;

11. Section 16 of the said Regulation, as amended by section 5 of Ontario Regulation 826/74, is revoked and the following substituted therefor:

16.—(1) A provisional licence to establish, operate or maintain a day nursery shall be in Form 1.

(2) A licence to establish, operate or maintain a day nursery shall be in Form 2.

(3) An application for a licence or a renewal thereof shall be made to a Director in Form 3 and shall be accompanied by such other information as the Director considers necessary to enable the Director to determine whether the applicant, if licensed, would be in compliance with the Act and this Regulation.

(4) Subject to subsection 5, a licence or a renewal thereof expires with the anniversary date on which the licence or renewal was issued.

(5) A Director may issue or renew any licence for such period as the Director considers proper, but in no case shall the period be for more than one year.

(6) The fee payable by an applicant for a licence other than a renewal, is \$10.

(7) The fee payable for the renewal of a licence is,

- (a) \$5 if the application for the renewal of the licence is made on or before the anniversary date in the year in which the licence or the renewal thereof expires; and
- (b) \$25 if the application for the renewal of the licence is made after the anniversary date in the year in which the licence or the last renewal thereof expires.

(8) For the purpose of subsection 7, an application for the renewal of a licence shall be deemed to have been made on the day on which it is received by a Director.

(9) A licence shall be posted in a conspicuous place in a day nursery. O. Reg. 380/79, s. 11.

12. Section 17 of the said Regulation, as made by section 17 of Ontario Regulation 148/74 and amended by section 6 of Ontario Regulation 826/74, is revoked and the following substituted therefor:

17.—(1) The notice which a Director is required to give to an applicant or licensee under subsection 1 of section 13 of the Act shall be in Form 4.

(2) The Director shall serve the notice under subsection 1, accompanied by two copies of Form 5, in accordance with the provisions of subsection 1 of section 20 of the Act.

(3) The notice which an applicant or licensee may give to the Director and to the Board under subsection 2 of section 13 of the Act or subsection 1 of section 14 of the Act shall be in Form 5. O. Reg. 380/79, s. 12.

13. The said Regulation is amended by adding thereto the following sections:

19.—(1) Every approved corporation shall keep separate books of account for the day nurseries maintained and operated by it.

(2) The books of account referred to in subsection 1 shall,

- (a) set forth the revenue and expenditures of the approved corporation;
- (b) contain a record of money received by the approved corporation from sources other than under the Act and this Regulation; and
- (c) be audited annually by a licensed public accountant who is not a member of the board.

(3) Every approved corporation shall furnish to a Director for the day nurseries maintained and operated by it,

- (a) not later than the last day of the fourth month following the end of each fiscal year, the complete financial statement of the day nurseries for the immediately preceding fiscal year, including a calculation of operating subsidy based upon and reconciled with operating surplus or deficit, as the case may be, and the said operating subsidy shall be compared with the subsidy paid by Ontario during the year and a calculation made of the balance owing by or repayable to Ontario; and
- (b) not later than the last day of the fourth month following the end of each fiscal year a report of a licensed public accountant stating whether, in the accountant's opinion,
 - (i) the accountant has received all the information and explanations that the accountant has required,
 - (ii) the financial statement is in accordance with the books and records of the day nurseries,
 - (iii) the calculation of the payment of provincial aid is in accordance with the Regulations, and

(iv) the financial statement has been prepared in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year; and

(c) such other financial and statistical information as the Minister may require.

(4) The fiscal year of an approved corporation is the period designated by the Minister as the fiscal year of the approved corporation. O. Reg. 380/79, s. 13, *part*.

20. The following private-home day care agencies are exempt from the application of section 11 of the Act until the 1st day of June, 1980:

1. Kingston Day Care Incorporated
2. Protestant Children's Village
3. Garderie Familiale de Gloucester Family Day Care
4. Family Day Care Services
5. City View Day Care Centre Incorporated
6. Canadian Mothercraft Society
7. Cradle Ship Creche, Borough of York
8. Dovercourt International Day Care
9. Kew Beach Day Care Co-operative Inc.
10. The Board of Governors of The Seneca College of Applied Arts and Technology
11. Swallows Day Care Inc.
12. Victoria Day Nursery
13. Peter Pan Co-operative Nursery School Incorporated
14. The Ottawa Day Nursery
15. Any municipality that is a private-home day care agency. O. Reg. 380/79, s. 13, *part*.

14.—(1) The said Regulation is amended by adding thereto the following Form:

Form 1

The Day Nurseries Act, 1978

PROVISIONAL LICENCE TO OPERATE A DAY NURSERY

No.....

Issued.....
(date)

Under *The Day Nurseries Act, 1978* and the regulations, and subject to the limitations thereof,
 this licence is granted to.....
 of the.....of.....
 to operate a day nursery under the name of.....
 at.....in the.....
 (street and number or R.R.)
 of.....in the.....
 of.....

1. This licence expires on the.....day of....., 19.....

2. The applicant does not meet the following requirements for issuance/renewal of a licence:

3. The licence is subject to the following terms and conditions:

.....
 (signature of Director)

RENEWALS

(insert renewals in spaces below)

Licence No.....is hereby renewed subject to any term and condition thereon for a period ending..... (signature of Director) No. R.....
--

Licence No.....is hereby renewed subject to any term and condition thereon for a period ending..... (signature of Director) No. R.....
--

O. Reg. 380/79, s. 14 (1).

(2) Form 2, Forms 3 and 4, as amended by Ontario Regulation 826/74, Forms 5 and 6, Form 9, as made by section 17 of Ontario Regulation 547/71 and amended by section 4 of Ontario Regulation 185/72, section 26 of Ontario Regulation 148/74 and section 9 of Ontario Regulation 826/74, Form 10, as made by section 17 of Ontario Regulation 547/71 and amended by section 5 of Ontario Regulation 185/72, section 2 of Ontario Regulation 82/73, section 27 of Ontario Regulation 148/74 and section 10 of Ontario Regulation 826/74 and Form 11, as made by section 17 of

Ontario Regulation 547/71 and amended by section 3 of Ontario Regulation 82/73, are revoked and the following substituted therefor:

Form 2

The Day Nurseries Act, 1978

LICENCE/RENEWAL OF A LICENCE TO OPERATE A DAY NURSERY

No. Issued (date)

Under The Day Nurseries Act, 1978 and the regulations, and subject to the limitations thereof, this licence is granted to

of the of

to operate a day nursery under the name of

at in the (street and number or R.R.)

of

1. This licence expires on the day of, 19....

2. This licence is subject to the following terms and conditions:

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

..... (signature of Director)

RENEWALS

(insert renewals in spaces below)

Licence No. is hereby renewed subject to any term and condition thereon for a period ending

..... (signature of Director)

No. R.

Licence No. is hereby renewed subject to any term and condition thereon for a period ending

..... (signature of Director)

No. R.

Form 3

The Day Nurseries Act, 1978

APPLICATION FOR A LICENCE TO OPERATE A DAY NURSERY

Application is hereby made for a licence to operate a day nursery during the year.....

(indicate which) [] New Application or [] Renewal

Name of Day Nursery.....

Address of Day Nursery.....

Telephone of Day Nursery.....

DAY NURSERY WILL BE OPERATED BY (indicate which)

[] Private operator (name and address) (telephone)

[] Corporation (name of Corporation) (telephone)

President (name and address) (telephone)

Secretary (name and address) (telephone)

[] Municipality or Band (name and address) (telephone)

Signing Officers (name and address) (telephone)

(name and address) (telephone)

TYPE OF PROGRAM (indicate which)

[] A.M. Ages [] under 2 years of age [] 4 years of age

P.M.

2 years of age

5 years of age

All Day

3 years of age

6-10 years of age

Date.....

Signature of Applicant or authorized officers of Corporation

O. Reg. 380/79, s. 14 (2), part.

Form 4

The Day Nurseries Act, 1978

NOTICE OF INTENTION

To.....
(name of applicant or licensee)

TAKE NOTICE that pursuant to the authority vested in me under the provisions of section 12 of *The Day Nurseries Act, 1978*, I hereby propose to:

- refuse to issue a licence to you
- refuse to renew your licence
- revoke your licence

to operate a day nursery at.....
(street address)

in the.....of.....

in the.....of.....

under the name of.....for the

following reasons:

AND FURTHER TAKE NOTICE that under the provisions of subsection 2 of section 13 of *The Day Nurseries Act, 1978*, you have a right to have a hearing of this matter before the Children's Services Review Board which has been appointed under section 3 of *The Children's Residential Services Act, 1978*, but in order to obtain such a hearing you must within fifteen days of the receipt of this notice, request such a hearing by completing and sending to me and to the Children's Services Review Board a request for a hearing in Form 5.

.....
(date) (signature of Director)

NOTES:

1. Extract from *The Day Nurseries Act, 1978*

S. 13.—(1) Where a Director proposes under section 12 to refuse to issue a licence or to refuse to renew or revoke a licence issued under that section, the Director shall cause notice to be served of the Director's proposal together with written reasons therefor, on the applicant or the licensee, as the case may be.

S. 13.—(2) A notice under subsection 1 shall inform the applicant or licensee, as the case may be, that the applicant or licensee is entitled to a hearing by the Board if the applicant or licensee mails or delivers, within fifteen days, after the notice is served on the applicant or licensee, notice in writing to the Director and to the Board, requiring a hearing and the applicant or licensee, as the case may be, may so require such a hearing.

S. 13.—(3) Where an applicant or licensee does not require a hearing by the Board in accordance with subsection 2, the Director may carry out the proposal stated in the Director's notice under subsection 1 without a hearing.

S. 13.—(4) Where an applicant or licensee requires a hearing by the Board in accordance with subsection 2, the Board shall appoint a time for and hold the hearing and, at the hearing, may by order direct the Director to carry out the Director's proposal or refrain from carrying out the Director's proposal and to take such action as the Board considers the Director ought to take in accordance with this Act and the regulations, and, for such purposes, the Board may substitute its opinion for that of the Director.

2. Extract from Regulation 160 of Revised Regulations of Ontario, 1970 made under *The Day Nurseries Act, 1978*.

S. 17.—(1) The notice which a Director is required to give to an applicant or licensee under subsection 1 of section 13 of the Act shall be in Form 4.

S. 17.—(3) The notice which an applicant or licensee may give to the Director and to the Board under subsection 2 of section 13 of the Act or subsection 1 of section 14 of the Act shall be in Form 5.

O. Reg. 380/79, s. 14 (2), part.

Form 5

The Day Nurseries Act, 1978

REQUEST FOR HEARING

To: A Director appointed for the purposes of *The Day Nurseries Act, 1978*

and

To: The Chairman of the Children's Services Review Board, Parliament Buildings, Toronto

Name of applicant or licensee.....

Address of applicant or licensee.....
(number) (street or R.R.)

.....
(city) (town) (village or P.O.)

.....
(township) (county)

TAKE NOTICE that I hereby request a hearing by the Children's Services Review Board appointed under section 3 of *The Children's Residential Services Act, 1978*, in respect of the decision of the Director appointed for the purposes of *The Day Nurseries Act, 1978* to:

- refuse to issue a licence to me
- refuse to renew my licence
- revoke my licence
- attach terms and conditions to my licence under subsection 2, 4 or 5 of section 11 of the Act

to operate a day nursery at.....
(street address)

in the.....of.....
 in the.....of.....under
 the name of.....
 Date.....
 Signature of Applicant or Licensee.....

O. Reg. 380/79, s. 14 (2) part.

Form 6

The Day Nurseries Act, 1978

NOTICE OF HEARING

To:
 (name of applicant or licensee)

 (address of applicant or licensee)

TAKE NOTICE that a hearing will be held by the Children's Services Review Board appointed under section 3 of *The Children's Residential Services Act, 1978*, in respect of the decision of a Director appointed for the purposes of *The Day Nurseries Act, 1978* to:

- refuse to issue a licence to you
- refuse to renew your licence
- revoke your licence
- attach terms and conditions to your licence under subsection 2, 4 or 5 of section 11 of the Act

to operate a day nursery at.....
(street address)

in the.....of.....
 in the.....of.....under
 the name of.....

AND TAKE NOTICE that the hearing will be held at.....o'clock in the.....noon
 on.....day the.....day of.....19.....
 at.....

AND TAKE NOTICE that the rules of procedure applicable to the hearing are contained in sections 13 and 14 of *The Day Nurseries Act, 1978* and that in accordance with the said rules of procedure you are a party to the hearing and as such are entitled to be represented at the hearing by counsel or by your agent.

AND FURTHER TAKE NOTICE that if a party who has been duly notified does not attend at the hearing, the Children's Services Review Board may proceed in his absence and he is not entitled to notice of any further proceedings.

.....
(date)

.....
(signature of Chairman of The
Children's Services Review Board)

O. Reg. 380/79, s. 14 (2), part.

15. This Regulation comes into force on the day that section 18 of *The Day Nurseries Act, 1978* is proclaimed to come into force.

(2548)

24

THE CHILDREN'S MENTAL HEALTH SERVICES ACT, 1978

O. Reg. 381/79.

General.

Made—May 30th, 1979.

Filed—June 1st, 1979.

REGULATION MADE UNDER THE CHILDREN'S MENTAL HEALTH SERVICES ACT, 1978

GENERAL

INTERPRETATION

1. In this Regulation,

- (a) "approved centre" means an approved children's mental health centre;
- (b) "board" means the board of directors of an approved corporation;
- (c) "centre" means a children's mental health centre. O. Reg. 381/79, s. 1.

BUILDING AND ACCOMMODATION

2.—(1) Every approved corporation applying for an approval under section 6 of the Act shall file with the Minister,

- (a) a copy of the site plan, showing the location of the building or buildings, if any, on the site, and a sketch of the floor plan of the proposed centre;
- (b) reasons for the location of the proposed centre;
- (c) a description of the manner in which the proposed centre will benefit the children to be served by the centre;
- (d) documentation of the permitted uses of the proposed site under existing zoning by-laws of the municipality in which the site is located; and
- (e) such other information in addition to that required under clauses *a* to *d* as the Minister may require to determine that the proposed centre is suitable for providing services as a centre and that there is a need for a centre in the area served or to be served by the centre.

(2) Every approved corporation applying for an approval under section 6 of the Act shall file with the Minister evidence that the premises used or to be used as a centre comply with,

- (a) the laws affecting the health of inhabitants of the area in which the premises are located;
- (b) any rule, regulation, direction or order of the local board of health and any direction or order of the local medical officer of health;
- (c) any by-law of the municipality in which the premises are located or other law for the protection of persons from fire hazards;
- (d) any restricted area, standard of housing or building by-law passed by the municipality in which the premises are located pursuant to Part III of *The Planning Act* or any predecessor thereof;
- (e) the requirements of Ontario Regulation 925/75 made under *The Building Code Act, 1974*; and
- (f) the requirements of Ontario Regulation 747/77 made under *The Power Corporation Act*.

(3) Before approving a centre under section 6 of the Act the Minister shall be satisfied that the proposed centre complies with the requirements referred to in subsection 2. O. Reg. 381/79, s. 2.

3. Every approved corporation shall maintain the accommodation and facilities of each approved centre maintained and operated by it in a good state of repair. O. Reg. 381/79, s. 3.

OPERATION OF CENTRES

4.—(1) Every board shall appoint a person to act as the chief executive officer of each approved centre maintained and operated by the board who shall be responsible to the board for the operation and management of the centre.

(2) The chief executive officer of each approved centre shall,

- (a) be responsible for the provision of those services by the approved corporation in the approved centre that are considered by a Director to be essential for the routine care, physical health, education and safety of the persons served by the approved centre; and

(b) maintain a planned program of therapeutic activity to meet the needs of persons in receipt of services from the approved centre, which needs shall be established by objective psychological, medical and other necessary findings. O. Reg. 381/79, s. 4.

5.—(1) Subject to subsections 2, 3, 4 and 5, an approved centre shall provide its services only to,

(a) a person who has not attained the age of nineteen years and who is identified to be suffering from a mental, emotional or psychiatric disorder based on clinical assessment and other related findings and who is considered likely to benefit from such services; and

(b) the family of a person referred to in clause a.

(2) An approved centre may, with the prior written approval of a Director, provide services to a person who has attained nineteen years of age and the family of such person.

(3) An approved centre may, with the prior written approval of a Director, include a person who has not attained the age of nineteen years in a program operated by the centre who is not suffering from mental, emotional or psychiatric disorders where such person is admitted for the purposes of normalization or stabilization of the person in the particular program.

(4) An approved centre may, with the prior written approval of a Director, provide services to families of persons described in clause a of subsection 1.

(5) An approved centre may, with the prior written approval of a Director, provide services to persons not otherwise referred to in this section. O. Reg. 381/79, s. 5.

6. Every approved corporation shall ensure that each person that is in receipt of services from an approved centre maintained and operated by it receives services that are adequate for and consistent with the person's individual needs. O. Reg. 381/79, s. 6.

7. No change shall be made in the program of an approved centre without the prior written approval of a Director. O. Reg. 381/79, s. 7.

8. Every approved corporation shall have on staff in every approved centre maintained and operated by it professional and non-professional persons in sufficient numbers and with qualifications to enable the program and general administration of the centre to operate effectively in the opinion of a Director. O. Reg. 381/79, s. 8.

ADDITIONAL DUTIES OF PROGRAM ADVISERS

9. Where, in the opinion of a program adviser, a written report of a visit by the program adviser to an approved centre would be of assistance to the centre, the adviser shall prepare a report and transmit a copy thereof to the centre. O. Reg. 381/79, s. 9.

PAYMENTS

OPERATING

10.—(1) Every approved corporation shall annually before a date fixed by a Director in each year prepare and submit to a Director, on a form provided by a Director, an estimate of operating costs and revenue for the next fiscal year for the approved centres maintained and operated by it and such estimate shall be subject to the approval of the Director.

(2) An approved corporation may at any time during the fiscal year after the estimate has been approved by a Director submit an amendment to the estimate for the year and such amendment shall be subject to the approval of the Director.

(3) The estimate referred to in subsection 1 and the amendment referred to in subsection 2 shall be approved in writing by the board prior to submission to a Director and the board's written approval shall accompany the estimate or amendment submitted.

(4) The Director may approve the amount of any estimate or amendment thereto, as the case may be, as submitted under subsection 1 or 2 or he may vary the amount of the estimate or the amendment and approve the amount as so varied.

(5) Subject to subsection 6, an amount paid to an approved corporation for the operation of an approved centre may be paid in monthly instalments in amounts determined by a Director and may be paid in advance provided that the total amount payable under this section shall not exceed the total amount of the estimate as finally approved by a Director under subsection 4.

(6) An amount paid under this section may be adjusted upon receipt of the annual financial statement of the approved corporation referred to in section 19 with respect to the approved centres maintained and operated by it.

(7) The amount of an adjustment referred to in subsection 6 shall either be paid to the approved corporation by Ontario or refunded by the approved corporation to Ontario, as the case may be.

(8) In calculating an amount payable to an approved corporation under this section there shall be deducted from that amount,

(a) 75 per cent of moneys received by the approved corporation from charitable and benevolent organizations and individual endorsements and bequests to the corporation for purposes that are ordinarily part of the operation of an approved centre; and

(b) all moneys in addition to those referred to in clause a received by the approved corporation for the purposes of an approved centre other than payments made under this section.

(9) The moneys paid under this section to an approved corporation shall be expended by the corporation only in accordance with the estimate finally approved by a Director under subsection 4. O. Reg. 381/79, s. 10.

CAPITAL

11.—(1) In this section and sections 12, 13, 14 and 15,

- (a) "actual cost" means the cost of a building project and includes,
- (i) fees payable for the services of an architect, professional engineer, or other consultant,
 - (ii) the cost of purchasing and installing furnishings and equipment,
 - (iii) the cost of land surveys, soil tests, permits, licences and legal fees,
 - (iv) the cost of paving, sodding and landscaping, and
 - (v) the cost of acquiring the land necessary for the building project;
- (b) "approved cost" means that portion of the actual cost of a building project approved by the Minister;
- (c) "architect" means an architect who is a member in good standing of the Ontario Association of Architects;
- (d) "building project" means a project composed of one or more of the following elements:
- (i) the purchase or other acquisition of all or any part of an existing building or buildings including the land contiguous thereto,
 - (ii) any renovations, alterations or additions to an existing building or buildings,
 - (iii) the purchase or other acquisition of vacant land for the purpose of constructing a building or buildings thereon,
 - (iv) the erection of a new building, or any part thereof,
 - (v) the demolition of a building,
 - (vi) the installation of public utilities, sewers and items or services necessary for access to the land or building or buildings;

(e) "professional engineer" means a professional engineer who is a member in good standing of the Association of Professional Engineers of the Province of Ontario.

(2) The amount of a payment for provincial aid to an approved corporation under the Act for a building project shall be equal to two-thirds of the approved cost of the building project.

(3) Notwithstanding subsection 2, the amount of a payment for provincial aid to an approved corporation under the Act for a building project where the corporation operates a psychiatric facility listed in section 8 of Regulation 577 of Revised Regulations of Ontario, 1970 under *The Mental Health Act* shall be equal to an amount to be determined by the Minister up to the total approved cost of the building project where such project is undertaken solely to provide services for children. O. Reg. 381/79, s. 11.

12.—(1) An application for a payment of provincial aid under the Act for a building project shall be made to the Minister on a form provided by the Minister.

(2) An applicant who applies under subsection 1 shall file with the Minister two copies of a site plan showing the location of the building or buildings, if any, on the site and, in the case of a building project with one or more of the elements referred to in subclauses i, ii, iv or vi of clause *d* of subsection 1 of section 11,

- (a) building plans and specifications prepared by an architect or professional engineer showing the structure, fixtures and arrangements of the building or buildings and describing the areas of the building or buildings to be used for the purposes of the Act; or
- (b) where the Minister approves, structural sketches and specifications prepared by a person other than an architect or professional engineer describing the building or buildings and the areas of the building or buildings or contiguous to the building or buildings to be used for the purposes of the Act,

and the site plan, the building plans and specifications or the structural sketches and specifications, as the case may be, shall be approved by the Minister.

(3) No plan, specification or structural sketch filed with the Minister shall be amended or altered without the approval of the Minister. O. Reg. 381/79, s. 12.

13.—(1) No payment of provincial aid shall be made for a building project except where,

- (a) the building project has been approved by the Minister;
- (b) the approved cost has been determined; and
- (c) the approvals of the Minister under section 5 of the Act and subsections 2 and 3 of section

11, subsections 2 and 3 of section 12 and section 14 have been obtained.

(2) An approval of a building project by the Minister referred to in subsection 1 expires on the first anniversary of the date upon which the approval is given unless the building project has been commenced before such anniversary date.

(3) A payment of provincial aid under the Act may be paid as a single payment or in two or more instalments and, except where the Minister directs otherwise, the aggregate of the amounts of the payments made at any point in time shall not exceed,

- (a) an amount that bears the same proportion to the estimated total payment as the amount of progress made at the time towards completion of the project bears to the total estimated amount of work required for completion; or
- (b) an amount that bears the same proportion to the estimated total payment as the amount of cost incurred at the time bears to the total estimated cost of the project,

whichever is the greater.

(4) A single payment, or in the case of payment in two or more instalments, the final payment of an amount payable for a building project shall not be made until,

- (a) an architect or professional engineer certifies, or the Minister is otherwise satisfied, that the building project has been completed in accordance with the plans filed under clause *a* of subsection 2 of section 12 or the sketches thereof approved by the Minister under clause *b* of subsection 2 of section 12 and the building or addition is ready for use and occupancy; and
- (b) the applicant for the payment submits a report stating,
 - (i) the actual cost of the building project,
 - (ii) that the total of the unpaid accounts applicable to the building project does not exceed the amount of the grant remaining to be paid,
 - (iii) that the amount of the grant remaining to be paid will be applied first to the payment of the unpaid accounts, and
 - (iv) that all refundable sales tax has been taken into account. O. Reg. 381/79, s. 13.

14. No applicant for or recipient of a payment of provincial aid for a building project shall,

- (a) acquire a building or land for the building project;

(b) call tenders for the building project;

(c) commence construction of the building project; or

(d) erect any temporary or permanent sign, tablet or plaque on the site or building project,

without the approval of the Minister. O. Reg. 381/79, s. 14.

15.—(1) It is a term and condition of a payment of provincial aid under the Act in respect of a building, buildings or land forming part of a building project that the applicant for the payment enter into an agreement with the Minister in which the applicant shall agree not to,

- (a) sell, mortgage or lease, encumber, donate or otherwise dispose of all or any part of the building, buildings or land;
- (b) use all or any part of the building, buildings or land for a purpose other than that for which a grant has been or is payable; or
- (c) demolish or make alterations or additions to all or any part of the building or buildings,

without the written approval of the Minister and the Minister may require, as a condition of the approval of the payment, that the recipient repay the whole or such part of the payment as the Minister considers appropriate in the circumstances where there is a default under the agreement.

(2) Where a recipient contravenes the provisions of subsection 1, or is in a default of any condition for repayment imposed by the Minister under subsection 1, the Minister may require the return of a part of the payment or the whole payment whereupon the recipient is liable to repay such amount of the payment received under the Act for the project as is required by the Minister as a debt due to the Crown, and such amount may be,

- (a) deducted from any moneys payable by Ontario to the recipient under the Act; or
- (b) recovered by proceedings in a court of competent jurisdiction. O. Reg. 381/79, s. 15.

16. Expenditures incurred by an approved corporation for furnishings or equipment that are not replacements or for repairs to or maintenance of a capital asset that,

- (a) are, in the opinion of the Minister, necessary for the efficient operation of the approved centre and the cost of which is not excessive for the purpose; and
- (b) are in excess of \$300,

are, where the Minister so approves, capital expenditures for which a grant may be paid, upon application

by the corporation, in an amount equal to two-thirds of the approved expenditures incurred. O. Reg. 381/79, s. 16.

17. Every approved corporation that receives a payment under this Regulation shall keep and maintain an inventory of all furnishings and equipment acquired by the approved corporation and the inventory shall set forth each addition to or removal from inventory and the reasons therefor and shall be prepared in such manner and contain such additional information as a Director may require. O. Reg. 381/79, s. 17.

RECORDS AND RETURNS

18. Every approved corporation shall furnish to a Director such returns, reports and information as a Director may from time to time require. O. Reg. 381/79, s. 18.

19.—(1) Every approved corporation shall keep separate books of account for the approved children's mental health centres maintained and operated by it.

(2) The books of account referred to in subsection 1 shall,

- (a) set forth the revenue and expenditures of the approved corporation with respect to the approved centres maintained and operated by it;
- (b) contain a record of money received by the approved corporation with respect to the approved centres maintained and operated by it from sources other than under the Act and this Regulation; and
- (c) be audited annually by a licensed public accountant who is not a member of the board. O. Reg. 381/79, s. 19.

20.—(1) Every approved corporation shall furnish to a Director for the approved centres maintained and operated by it,

- (a) not later than the last day of the fourth month following the end of each fiscal year, the complete financial statement of the approved centres for the immediately preceding fiscal year, including a calculation of operating subsidy based upon and reconciled with operating surplus or deficit, as the case may be, and the said operating subsidy shall be compared with the subsidy paid by Ontario during the year and a calculation made of the balance owing by or repayable to Ontario; and
- (b) not later than the last day of the fourth month following the end of each fiscal year a report of a licensed public accountant stating whether, in the accountant's opinion,
 - (i) the accountant has received all the information and explanations that the accountant has required,

(ii) the financial statement is in accordance with the books and records of the approved centres,

(iii) the calculation of the payment of provincial aid is in accordance with the Regulations, and

(iv) the financial statement has been prepared in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year.

(2) The fiscal year of an approved corporation is the period designated by the Minister as the fiscal year of the approved corporation. O. Reg. 381/79, s. 20.

21. For the purposes of section 11 of the Act, "services" include,

- (a) residential services, including services provided in foster homes and group homes;
- (b) specialized staff;
- (c) tutoring;
- (d) recreational activities;
- (e) therapeutic programs;
- (f) research and evaluation;
- (g) case work and counselling; and
- (h) teaching. O. Reg. 381/79, s. 21.

22. Regulation 89 of Revised Regulations of Ontario, 1970 and Ontario Regulations 32/71, 236/71, 112/73, 136/73, 255/73, 403/73, 523/73, 170/74, 239/74, 252/74, 565/74, 569/74, 926/74, 74/75, 196/75, 479/75, 508/75, 509/75, 618/75, 2/76, 3/76, 389/76, 484/76, 580/76, 581/76, 726/76, 727/76, 835/76, 892/76, 893/76, 894/76, 930/76, 932/76, 27/77, 222/77, 274/77, 457/77, 484/77, 577/77, 876/77, 174/78, 206/78, 699/78, 889/78 and 71/79 are revoked.

23. This Regulation comes into force when section 12 of *The Children's Mental Health Services Act, 1978* is proclaimed to come into force.

(2549)

24

THE CHILDREN'S RESIDENTIAL SERVICES ACT, 1978

O. Reg. 382/79.

General.

Made—May 30th, 1979.

Filed—June 1st, 1979.

REGULATION MADE UNDER
THE CHILDREN'S RESIDENTIAL SERVICES
ACT, 1978

GENERAL

1. In this Regulation,

- (a) "guardian" means a parent or other person who is under a legal duty to provide for a child;
- (b) "physician" means a legally qualified medical practitioner;
- (c) "residence" means a children's residence licensed under the Act. O. Reg. 382/79, s. 1.

BUILDING AND ACCOMMODATION

2.—(1) Every person applying for a licence under section 4 of the Act shall file with a Director evidence that the premises used or to be used as a children's residence comply with,

- (a) the laws affecting the health of inhabitants of the area in which the premises are located;
- (b) any rule, regulation, direction or order of the local board of health and any direction or order of the local medical officer of health;
- (c) any by-law of the municipality in which the premises are located or other law for the protection of persons from fire hazards;
- (d) any restricted area, standard of housing or building by-law passed by the municipality in which the premises are located pursuant to Part III of *The Planning Act* or any predecessor thereof;
- (e) the requirements of Ontario Regulation 925/75 made under *The Building Code Act, 1974*; and
- (f) the requirements of Ontario Regulation 747/77 made under *The Power Corporation Act*.

(2) Before issuing a licence under section 4 of the Act, a Director shall be satisfied that the proposed children's residence complies with the requirements referred to in subsection 1. O. Reg. 382/79, s. 2.

LICENCES

3.—(1) An application for a licence or renewal of a licence to establish, operate or maintain a children's residence shall be made to a Director in Form 1.

(2) An application for a licence or renewal of a licence shall be accompanied by such other information as a Director considers necessary to enable the Director to determine whether the applicant would, if licensed, be in compliance with the Act and this Regulation.

(3) A licence to establish, operate or maintain a residence shall be in Form 2.

(4) A provisional licence to establish, operate or maintain a residence shall be in Form 3.

(5) The fee payable by an applicant for a licence or renewal of a licence is \$100.

(6) The Director may issue or renew any licence for such period as the Director considers proper, but in no case shall the period be for more than three years.

(7) A licence in Form 2 or Form 3 shall be posted in a conspicuous place in a residence. O. Reg. 382/79, s. 3.

ADDITIONAL POWERS AND DUTIES OF
A DIRECTOR

4.—(1) Upon application for a licence or renewal of a licence to establish, operate or maintain a children's residence, a Director shall inspect the children's residence or cause the children's residence to be inspected for the purpose of determining its eligibility for the licence or renewal.

(2) The Director shall at the time of issuing the licence or the renewal of the licence, include in the licence the maximum number of children for whom care may be provided by the licensee in the residence. O. Reg. 382/79, s. 4.

ADDITIONAL POWERS AND DUTIES OF
PROGRAM ADVISERS

5. A program adviser shall inspect each residence at least once a year and at such other times as may be requested by a Director,

- (a) for the purpose of determining whether it complies with the Act and this Regulation; and
- (b) for any other purpose required by the Director in the performance of the Director's duties. O. Reg. 382/79, s. 5.

6.—(1) Every operator shall, in respect of the residences operated or maintained by the operator, furnish to a Director such financial and statistical information as the Director may from time to time require.

(2) Every operator shall keep separate books of account for the residences operated or maintained by the operator.

(3) The books of account referred to in subsection 2 shall,

- (a) set forth the revenue and expenditures of the residences; and
- (b) be audited annually by a licensed public accountant who, in the case of an incorporated operator, is not a member of the board of

directors of the corporation. O. Reg. 382/79, s. 6.

7. Every operator shall keep or cause to be kept a written record and file for each child in the residence containing,

- (a) the child's name, age, sex and address prior to the child's admission to the residence;
- (b) the name, address and occupation of the guardians of the child and of the persons having charge of the child at the time of the child's admission to the residence;
- (c) the date upon which the child entered the residence;
- (d) the date upon which the child left the residence and the name, address and occupation of the person in whose charge the child was when the child left the residence;
- (e) the place of birth and religious faith of the child;
- (f) the reasons for the entry of the child to the residence;
- (g) a brief statement of the terms of payment for the maintenance of the child;
- (h) the documentary or other evidence examined or provided to establish the identity of the child, of the guardian of the child and of the person having charge of the child when the child entered the residence and their relationship; and
- (i) the application for admission of the child in Form 4. O. Reg. 382/79, s. 7.

RULES GOVERNING AND REGULATING RESIDENCES

8.—(1) Every operator shall ensure that before a child is admitted to a residence, an application for admission in Form 4 and a consent and authorization in Form 5 is obtained, signed by,

- (a) the guardian of the child; or
- (b) where the identity or whereabouts of the guardian is not known or cannot be reasonably ascertained, the person having charge of the child when the child enters the residence.

(2) Where a person other than the guardian of a child admitted to a residence has signed a consent and authorization in Form 5, the operator shall forthwith notify a Director of the admission. O. Reg. 382/79, s. 8.

9.—(1) Where it is proposed to admit a child to a residence and,

- (a) the guardian of the child; or
- (b) where the identity or whereabouts of the guardian is not known and cannot be reasonably ascertained, the person having charge of the child before the child entered the residence,

has not resided in Ontario for at least one year immediately preceding the date of the proposed admission, the operator shall not admit the child without the consent in writing of a Director.

(2) A Director may give a consent for the purposes of subsection 1 where the Director considers the consent to be in the best interests of the welfare of the child in respect of whom the consent is given and of the other children in the residence. O. Reg. 382/79, s. 9.

10. Where the operator of a residence would normally expect to receive a communication from the guardian of a child or from a person having charge of the child when the child entered the residence and has not received the communication for thirty days after the date it was first expected, the operator shall notify a Director forthwith in writing. O. Reg. 382/79, s. 10.

11. Every operator of a residence shall ensure that,

- (a) all fire hazards in the residence are eliminated and the residence is inspected at such intervals as a Director may from time to time direct, by an officer authorized to inspect buildings under *The Fire Marshals Act* and that any recommendation by such officer is carried out;
- (b) there is adequate protection from radiators and other heating equipment in order to prevent fire;
- (c) the water supplies are adequate for all purposes including those of fire protection;
- (d) there is not less than one fire extinguisher, which is rated at least 5 B.C. by the Underwriters' Laboratories of Canada, in or adjacent to the kitchen;
- (e) there is not less than one water-type fire extinguisher having a capacity of two imperial gallons on each floor of the home;
- (f) no vaporizing liquid fire extinguishers are kept or used in the residence;
- (g) every fire extinguisher in the residence is maintained in accordance with the recommendations of the manufacturer;
- (h) every member of the staff is trained in the use of the fire extinguishing equipment;
- (i) at least once a year the heating equipment is serviced by qualified personnel;

- (j) at least once a year the chimneys are inspected by qualified personnel and are cleaned and repaired as required for the elimination of any fire hazard;
- (k) a procedure is established which provides for the evacuation of the residence in the case of fire and which assigns duties to every member of the staff for that purpose;
- (l) every member of the staff is instructed in the procedure established under clause *k* and the procedure is posted in conspicuous places in the residence;
- (m) the procedure established under clause *k* is practised at least once a month;
- (n) a written record is kept of,
 - (i) fire drills, and
 - (ii) inspections and tests of fire extinguishers, the heating system and chimneys;
- (o) where matches are used, only safety matches are permitted to be used by the staff or any resident in the residence;
- (p) an inspection of the building, including the equipment in the kitchen and laundry, is made each night to ensure that there is no danger of fire;
- (q) adequate supervision is provided at all times for the security of the residents of that residence and the building;
- (r) the residence is kept clean and free of combustible rubbish;
- (s) all exits are clear and unobstructed at all times;
- (t) receptacles into which electric irons are plugged are equipped with pilot lights;
- (u) lint traps in the laundry are cleaned out after each use of the equipment;
- (v) flammable liquids used in the residence are stored in containers which afford protection from fire hazard;
- (w) a cupboard, closet or other space under a stairway is not used for storage purposes;
- (x) where the residence provides care for five or more children, floors with sleeping accommodation have at least two separate means of egress to the outside;
- (y) where the residence provides care for less than five children there shall be one means of egress

to the outside for sleeping accommodation on the first and second floors and for sleeping accommodation on the third floor, a separate means of egress to the outside from the third floor. O. Reg. 382/79, s. 11.

12. A children's residence located in a municipality that does not have public fire protection shall be provided with a complete automatic sprinkler system that complies with Ontario Regulation 925/75 made under *The Building Code Act, 1974*. O. Reg. 382/79, s. 12.

13.—(1) Every operator of a residence shall provide,

- (a) nourishing meals at regular intervals prepared by or under the supervision of a competent person;
- (b) adequate and sanitary supplies of milk and drinking water;
- (c) sleeping accommodation in rooms located on the ground floor or on the floor immediately above the ground floor with a minimum of 400 cubic feet of air space and fifty square feet of floor space for each child who is less than sixteen years of age;
- (d) sleeping accommodation in rooms located on or below the third floor with a minimum of 600 cubic feet of air space and seventy-five square feet of floor space for each person who is sixteen years of age or over;
- (e) toilet and bathing facilities that are readily accessible to all residents with a minimum of one wash basin and one flush toilet or other privy for every eight residents and one bathtub or shower for every twelve residents;
- (f) an outside play area, maintained in a safe and sanitary condition and having a minimum of,
 - (i) sixty square feet of space for each child under school age, and
 - (ii) 100 square feet of space for each child of school age.

(2) Every operator shall ensure that a minimum temperature of at least 68° Fahrenheit is maintained in the residence from the 1st day of October to the 31st day of May. O. Reg. 382/79, s. 13.

14.—(1) Subject to subsections 2 and 3, before a child is admitted to a residence the child shall be given a medical examination by a physician including a skin test or a chest X-ray for tuberculosis and immunization as recommended by the local medical officer of health, and the physician shall certify in writing that the child is free from communicable disease.

(2) Where, before the child has been admitted to a residence, the child has been medically examined as required by subsection 1 and the physician who per-

forms the medical examination is unable to certify that the child is free from communicable disease, the child shall not be admitted to the residence unless the physician specifies in writing any recommendations as to isolation and medical treatment of the child which in the opinion of the physician, having regard to the health and welfare of the other children resident in the residence, should be followed if the child is admitted to the residence.

(3) Where it is in the best interests of the welfare of a child that the child be admitted to a residence before the child can be medically examined as required by subsection 1, the child may be admitted to the residence but shall be given a medical examination by a physician as required by subsection 1 within twenty-four hours of admission to the residence and the child shall forthwith be removed from the residence unless the physician who performs the medical examination certifies in writing that the child is free from communicable disease or, if unable to do so, specifies in writing any recommendations as to the isolation and medical treatment of the child which in the physician's opinion, having regard to the health and welfare of the other children resident in the residence, should be followed if the child is admitted to the residence.

(4) The operator shall ensure that at regular intervals of time and as may be recommended by the local medical officer of health, medical services by a physician and immunization shall be provided for each child residing in the residence in accordance with the needs of the child and that a record of those services as provided to each child from time to time is kept in the residence.

(5) A record of the medical examination of each child residing in the residence shall be kept in the residence together with any recommendations made by the physician for medical treatment, immunization and any special needs of the child.

(6) The operator shall carry out the recommendations made by a physician pursuant to subsections 2, 3 and 5. O. Reg. 382/79, s. 14.

15. Where the local medical officer of health having jurisdiction in the area where a residence is located or any person designated by the local medical officer of health wishes to inspect the residence, the operator shall at any time and from time to time grant the necessary access to the person who wishes to make the inspection and shall give the person all reasonable information and afford the person every reasonable facility for viewing and inspecting the residence and examining the residents thereof and shall carry out any recommendation made by the local medical officer of health or a representative of the local medical officer of health for the health and nutrition of any child in the residence. O. Reg. 382/79, s. 15.

16. Where a child in a residence has a serious accident or illness, the operator shall forthwith obtain all necessary medical assistance and take all reasonable steps to notify the guardian of the child or where the identity or whereabouts of the guardian cannot be

reasonably ascertained, the person having charge of the child when the child was admitted to the residence. O. Reg. 382/79, s. 16.

17. Where a resident of a residence dies, the operator shall give notice of the death to a coroner who has not been appointed the physician for the residence. O. Reg. 382/79, s. 17.

18.—(1) Every residence shall have at least one full-time competent staff member or the equivalent thereof for every five children lodged, boarded or cared for in the residence.

(2) Each operator and staff member of a residence shall be a person who,

- (a) is sympathetic to the welfare of the children;
- (b) has adequate knowledge and experience to recognize and meet the needs of the children and the ability to cope with their problems; and
- (c) is of suitable age, health and personality to carry out the duties of an operator or staff member, as the case may be.

(3) Every person employed to work on the premises of a residence, immediately before commencing the person's employment and thereafter as may be recommended by the local medical officer of health or, if such a recommendation has not been made, at intervals of not more than two years, shall be medically examined by a physician and shall obtain from the physician a certificate that,

- (a) the person is free from communicable disease and in particular has had a tuberculin test or chest X-ray which is negative for active tuberculosis; and
- (b) the person is physically fit to undertake duties in the residence. O. Reg. 382/79, s. 18.

19. Every operator shall,

- (a) provide for the educational requirements of each child in the residence in a manner best suited to the child's needs;
- (b) provide opportunities for the religious education of each child in the residence in accordance with the wishes of the child's guardian; and
- (c) ensure that each child in the residence receives care adequate for the child's individual needs at all times. O. Reg. 382/79, s. 19.

THE CHILDREN'S SERVICES REVIEW BOARD COMPOSITION

20. The Children's Services Review Board appointed under section 3 of the Act shall consist of nine members. O. Reg. 382/79, s. 20.

HEARINGS

21.—(1) The notice that a Director is required to give to an applicant or licensee under subsection 1 of section 6 of the Act shall be in Form 6.

(2) The Director shall serve the notice under subsection 1 accompanied by two copies of Form 7.

(3) The notice that an applicant or licensee may give to the Director and to the Board under subsection 2 of section 6 of the Act or subsection 1 of section 7 of the Act shall be in Form 7. O. Reg. 382/79, s. 21.

22.—(1) The Board shall serve notice on the parties to the hearing in Form 8 within fifteen days of receiving the notice of the request for the hearing in Form 7.

(2) The Board shall send the notice under subsection 1 to each party to the hearing by registered mail to the party at the party's address last known to the Board. O. Reg. 382/79, s. 22.

PREMISES WHERE RESIDENTIAL CARE
IS PROVIDED OTHER THAN IN A
CHILDREN'S RESIDENCE

23.—(1) An application for a licence or a renewal of a licence to provide residential care under clause *b* of subsection 1 of section 4 of the Act shall be in Form 9 and shall be accompanied by such information as a Director considers necessary to determine if the applicant would, if licensed, be in compliance with the Act and this Regulation.

(2) A licence to provide residential care shall be in Form 10.

(3) The fee payable by an applicant under this section is \$100.

(4) A Director may issue or renew any licence under this section for such period as the Director considers proper but in no case shall the period be for more than three years. O. Reg. 382/79, s. 23.

24. The following classes of children's residences are exempt from compliance with the provisions of section 4 of the Act and this Regulation for a period of twelve months from and including the day on which this Regulation comes into force:

1. Children's Mental Health Centres approved for the purposes of *The Children's Mental Health Services Act, 1978*.
2. Foster homes or any other homes or institutions in which three or more children not of common parentage reside and that are supervised or operated by a children's aid society under *The Child Welfare Act, 1978*.
3. Facilities designated under *The Developmental Services Act, 1974*.
4. Homes and auxiliary residences approved for the purposes of *The Homes for Retarded Persons Act*.
5. Training schools listed under *The Training Schools Act*. O. Reg. 382/79, s. 24.

25. Regulation 87 of Revised Regulations of Ontario, 1970 and Ontario Regulation 471/72 are revoked.

26. This Regulation comes into force on the day that section 16 of *The Children's Residential Services Act, 1978* is proclaimed to come into force.

Form 1

The Children's Residential Services Act, 1978

APPLICATION

FOR: A LICENCE; OR RENEWAL OF A LICENCE

To: A Director appointed for the purposes of
The Children's Residential Services Act, 1978

Under the Act and regulations, I hereby apply for

a licence or renewal of a licence to operate the children's residence named and described below:

I A If unincorporated Operator:

i. Name	Miss	Date of Birth	
	Mrs.		
Applicant/Mr.
Operator	(surname)	(given names)	D/ M/ Y

	(name)	(address)	(telephone number)

B If Corporation Will Operate:

i. Name of Corporation

Head Office Address

Telephone Number

ii. Name of two authorized signing officers

(name) (name)

Office held

(office) (office)

Address of signing officers

(address) (address)

II Name of Children's Residence

.....

III **Address of Children's Residence**

.....
 (number and street or rural route) (city, town, village, or post office) (county)

.....
 (telephone number)

IV **Brief description of premises:**

.....

V **Purpose of children's residence:**

Description of Program, number of children to be served, sex, age range, kinds of problems to be served:

.....

VI **I have attached the following:**

(check boxes) i. The registration fee of \$100.00

ii. The renewal registration fee of \$100.00

Dated at.....

this.....day of....., 19.... (signature of applicant or authorized officers of corporation)

Form 2

The Children's Residential Services Act, 1978

LICENCE/RENEWAL OF LICENCE TO OPERATE A CHILDREN'S RESIDENCE

No. Issued

UNDER The Children's Residential Services Act, 1978 and the regulations, and subject to the limitations thereof, this licence is granted to

of the of

to operate a children's residence under the name of

at in the (street and number or rural route)

..... of in the

..... of

1. This licence expires on the day of, 19....

2. The maximum number of children that may be cared for in the children's residence at any one time is

3. This licence is subject to the following terms and conditions:

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

..... (signature of Director)

O. Reg. 382/79, Form 2.

Form 3

The Children's Residential Services Act, 1978

PROVISIONAL LICENCE TO OPERATE A CHILDREN'S RESIDENCE

No. Issued

UNDER The Children's Residential Services Act, 1978 and the regulations, and subject to the limitations thereof, this provisional licence is granted to

of the of

to operate a children's residence under the name of

at in the (number and street or rural route)

..... in the

..... of

- 1. This licence expires on the.....day of....., 19....
- 2. The applicant does not meet the following requirements for issuance/renewal of a licence:
.....
.....
.....
- 3. The maximum number of children that may be cared for in the children's residence at any one time is.....
- 4. This licence is subject to the following terms and conditions:
.....
.....
.....

O. Reg. 382/79, Form 3.

Form 4

The Children's Residential Services Act, 1978

APPLICATION FOR ADMISSION OF A CHILD TO A CHILDREN'S RESIDENCE

I/We make application for the admission of the child named in this application to the:

.....
(name of residence)

.....
(address)

operated and maintained by

.....
(name of corporation or individual operator)

and in support of this application I/we make the following statements:

1. NAME OF CHILD:

.....
(surname) (given names)

ADDRESS:

.....
(number and street or rural route) (city, town, village or P.O.)

.....
(county)

AGE: (a) present age in years.....

(b) date of birth.....
(day) (month) (year)

(c) place of birth.....

(d) documentary or other evidence presented to establish date of birth of child

.....
(type of evidence)

SEX: Male Female

2. FAMILY OF CHILD:

Relationship	Full Name	Address	Occupation	Living or Deceased
Father				
Mother	Maiden Name			
Living brothers and sisters			AGE:	

3. (a) IS CHILD living with father or mother? Yes No

If "No", complete the following (except for a child referred to in 3 (b);

i. Name of person or persons with whom child is living:

.....

ii. Address:

iii. Relationship(s):

iv. Occupation(s):

v. Is this (are these) person(s) under a legal duty to provide for the child? Yes No

If "No", give reasons:

(b) IS CHILD in the care and custody of a children's aid society under *The Child Welfare Act, 1978*, or proposed for admission to the children's residence on the application of a Society?

Yes No

If "Yes", complete the following:

i. Name and address of Society:

.....

- ii. Type of care or custody: Crown Wardship
- Wardship of a children's aid society
- Other (specify):

.....

4. RESIDENCE: State period(s) of residence of child in Ontario during the twelve months immediately preceding the date of his admission to the residence:

(a) CHILD:

Province or County	Municipality	Postal Address	Dates from to	With Whom?

(b) PARENT OR PERSON IN CHARGE OF CHILD:

Name of Parent	Province or County	Municipality	Postal Address	Dates from to

5. (a) NAME AND ADDRESS of child's physician:

.....

(b) NAME AND ADDRESS of person to be notified in case of illness, accident or death:

.....

6. (a) STATE IN DETAIL REASONS WHY APPLICATION IS BEING MADE FOR ADMISSION OF CHILD TO THE CHILDREN'S RESIDENCE:

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

(b) TYPE OF CARE REQUIRED:

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

and attach statement or report of the psychological and medical findings, where applicable.

7. ARRANGEMENTS FOR PAYMENT OF THE COST OF CARE AND MAINTENANCE OF THE CHILD:

	Daily Amount
(a) To be paid by guardian(s).....	\$
(b) To be paid by Children's Aid Society.....	\$
(c) To be paid by a municipality (specify).....	\$
(d) To be paid by other public agency (specify).....	\$
.....	
(e) To be paid by other(s) (specify):	\$
.....	
(f) To be paid or assumed by Corporation.....	\$
.....	
TOTAL:	\$

8. CERTIFICATE:

To the best of my/our knowledge, information and belief the answers I/we have given and the statements made in this application are true and correct and I/we have not knowingly withheld any information or relevant fact.

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

.....
.....
(signature(s) of guardian(s) of child)

..... OR
(witness)

.....
.....
(signature and title of person having charge of child)

9. SIGNATURE OF CHILD 12 YEARS OF AGE AND OVER

I have read (or have had read to me) this application and it has been explained to me. I give my consent to this application by signing my name below.

Date.....
.....
(signature of child)

Form 5

The Children's Residential Services Act, 1978

CONSENT AND AUTHORIZATION OF GUARDIAN OR PERSON IN CHARGE OF CHILD

To: (name of corporation or individual operator)

that operates and maintains the: (name of children's residence)

..... (address)

1. I, (name) (address)

(check appropriate box)

- the father
the mother
the person in whose charge the child is (specify relationship):

an authorized officer of the Children's Aid Society of (address)

other (specify)

CONSENT to the admission of:

..... (name of child) (last address)

to this children's residence.

AND I hereby authorize the operator to secure on behalf of the above-named child, in accordance with his needs, all necessary emergency medical treatment.

OHIP Number of parent or guardian:

The child was born on:

..... at (month) (day) (year) (place of birth)

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

(signature of parent)

.....
(signature of guardian)
or

.....
(signature and title of person having
charge of the child)

(TO BE COMPLETED BY OPERATOR OF CHILDREN'S RESIDENCE)

I certify that I have examined the following items of documentary or other evidence:

.....
(list items examined)

and I am satisfied as to the identity of the above-named child and the parent or the person in whose charge the child is and their relationship to each other.

Date:
(signature of Operator)

O. Reg. 382/79, Form 5.

Form 6

The Children's Residential Services Act, 1978

NOTICE OF INTENTION

To:
(name of applicant or licensee)

TAKE NOTICE that pursuant to the authority vested in me under the provisions of section 5 of *The Children's Residential Services Act, 1978* I hereby propose to:

- refuse to issue a licence to you
- refuse to renew your licence
- revoke your licence

to operate a children's residence at
(street address)

in the of

in the of

under the name of

for the following reasons:

AND FURTHER TAKE NOTICE that under the provisions of section 6 of *The Children's Residential Services Act, 1978*, you have a right to have a hearing of this matter before the Children's Services Review Board which has been appointed under section 3 of *The Children's Residential Services Act, 1978*, but in order to obtain such a hearing you must within fifteen days of the receipt of this notice, request such a hearing by completing and sending to me and to the Children's Services Review Board the prescribed Forms.

1. Extract from *The Children's Residential Services Act, 1978*:

"6.—(1) Where a Director proposes under section 5 to refuse to issue a licence or to refuse to renew or revoke a licence issued under that section, the Director shall cause notice to be served of the Director's proposal, together with written reasons therefor, on the applicant or the licensee, as the case may be.

(2) A notice under subsection 1 shall inform the applicant or licensee, as the case may be, that the applicant or licensee is entitled to a hearing by the Board if the applicant or licensee mails or delivers, within fifteen days after the notice is served on the applicant or licensee, notice in writing to the Director and to the Board, requiring a hearing and the applicant or licensee, as the case may be, may so require such a hearing.

(3) Where an applicant or licensee does not require a hearing by the Board in accordance with subsection 2, the Director may carry out the proposal stated in the Director's notice under subsection 1 without a hearing.

(4) Where an applicant or licensee requires a hearing by the Board in accordance with subsection 2, the Board shall appoint a time for and hold the hearing and, at the hearing, may by order direct the Director to carry out the Director's proposal or refrain from carrying out the Director's proposal and to take such action as the Board considers the Director ought to take in accordance with this Act and the regulations, and, for such purposes, the Board may substitute its opinion for that of the Director."

2. Extract from Ontario Regulation 382/79 made under *The Children's Residential Services Act, 1978*:

"21.—(1) The notice that a Director is required to give to an applicant or licensee under subsection 1 of section 6 of the Act shall be in Form 6.

(3) The notice that an applicant or licensee may give to the Director and to the Board under subsection 2 of section 6 of the Act or subsection 1 of section 7 of the Act shall be in Form 7."

O. Reg. 382/79, Form 6.

Form 7

The Children's Residential Services Act, 1978

REQUEST FOR HEARING

To: A Director appointed for the purposes of
The Children's Residential Services Act, 1978

and

To: The Chairman of the Children's Services Review Board,
Parliament Buildings, Toronto

Name of applicant or licensee.....

Address of applicant or licensee.....

Number Street or Rural Route

City

Town

Village

or

P.O.

Township

County

TAKE NOTICE that I hereby request a hearing by the Children's Services Review Board appointed under section 3 of *The Children's Residential Services Act, 1978* in respect of the decision of a Director appointed for the purposes of *The Children's Residential Services Act, 1978*, to:

- refuse to issue a licence to me
- refuse to renew my licence
- revoke my licence
- attach terms and conditions to my licence under subsection 2, 4 or 5 of section 4

to operate a children's residence.....
(street address)

in the.....of.....

in the.....of.....

under the name of.....

.....
(date) (signature of applicant or licensee)

O. Reg. 382/79, Form 7.

Form 8

The Children's Residential Services Act, 1978

NOTICE OF HEARING

To:
(name of applicant or licensee)

.....
(address of applicant or licensee)

TAKE NOTICE that a hearing will be held by the Children's Service Review Board appointed under section 3 of *The Children's Residential Services Act, 1978*, in respect of a decision of a Director appointed for the purposes of *The Children's Residential Services Act, 1978* to:

- refuse to issue a licence to you
- refuse to renew your licence
- revoke your licence
- attach terms and conditions to your licence under subsection 2, 4 or 5 of section 4

to operate a children's residence at.....
(address)

in the.....of.....

in the.....of.....

under the name of.....

AND TAKE NOTICE that the rules of procedure applicable to the hearing are contained in sections 6 to 11 inclusive of *The Children's Residential Services Act, 1978*, as amended, and that in accordance with the said rules of procedure you are a party to the hearing and as such are entitled to be represented at the hearing by counsel or by your agent.

AND FURTHER TAKE NOTICE that if a party who has been duly notified does not attend at the hearing The Children's Services Review Board may proceed in the party's absence and the party is not entitled to notice of any further proceedings.

.....
(date)

.....
(signature of Chairman of The Children's Services Review Board)

O. Reg. 382/79, Form 8.

Form 9

The Children's Residential Services Act, 1978

APPLICATION

FOR: A LICENCE; OR RENEWAL OF A LICENCE

To: A Director appointed for the purposes of
The Children's Residential Services Act, 1978

Under the Act and regulations, I hereby apply for

a licence or renewal of a licence to provide residential care for one or three or more children at more than one location.

I A If unincorporated Operator:

			Date of Birth		
i. Name	Miss				
	Mrs.				
Applicant/Mr.
Operator	(surname)	(given names)	D/	M/	Y

	(name)	(address)	(telephone number)		

B If Corporation Will Operate:

i. Name of Corporation

Head Office Address

Telephone Number

ii. Name of two authorized signing officers

(name) (name)

Office held

(office) (office)

Address of signing officers

(address) (address)

II Name of Children's Service:

.....

III Address of office:

.....

(number and street or rural route) (city, town, village, or post office) (county)

.....

(telephone number)

IV Purpose of children's residence:

Description of program, number of children to be served, age range, sex, kinds of problems to be served:

.....

.....

.....

.....

.....

V Names of persons and addresses of Homes to be used to provide residential care:

.....

.....

.....

.....

.....

VI I have attached the following:

(check boxes) i. The registration fee of \$100.00

ii. The renewal registration fee of \$100.00

Dated at

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

.....

.....

(signature of applicant or authorized officers of the corporation)

Form 10

The Children's Residential Services Act, 1978

LICENCE/RENEWAL OF LICENCE TO PROVIDE RESIDENTIAL CARE FOR THREE OR MORE CHILDREN AT MORE THAN ONE LOCATION

No. Issued

UNDER The Children's Residential Services Act, 1978 and the regulations, and subject to the limitations thereof, this licence is granted to

of the of

to provide residential care under the name of

at in the (address of office)

..... of in the

..... of

- 1. This licence expires on the day of, 19....
2. The maximum number of children for whom residential care may be provided at any one time is
3. This licence is subject to the following terms and conditions:

(signature of Director)

O. Reg. 382/79, Form 10.

THE PROVINCIAL COURTS ACT

O. Reg. 383/79.

Observation and Detention Homes.

Made—May 16th, 1979.

Filed—June 1st, 1979.

REGULATION MADE UNDER THE PROVINCIAL COURTS ACT

OBSERVATION AND DETENTION HOMES

1. In this Regulation "Ministry" means the Ministry of Community and Social Services. O. Reg. 383/79, s. 1.

2. The function of an observation and detention home is,

- (a) where a child is alleged to have committed a delinquency under the *Juvenile Delinquents Act* (Canada), to serve as a place of detention after arrest or remand in custody or pending a disposition under that Act;
- (b) where a child has been taken to a home under *The Child Welfare Act, 1978*, to serve as a place of safety for the child until the child can be dealt with under that Act;
- (c) where the child has been taken to the home under *The Training Schools Act*, to serve as a place of safety for the child until the child can be returned to or placed in a training school or other home. O. Reg. 383/79, s. 2.

3. Detention in an observation and detention home may consist of any one of several levels of detention, which levels shall be determined from time to time by the Ministry, that vary according to the type of restrictions that are placed upon the liberty of the child at each level. O. Reg. 383/79, s. 3.

4.—(1) Where a person takes a child to an observation and detention home to be detained therein without a court order under *The Child Welfare Act, 1978* or *The Training Schools Act*, the superintendent may refuse to admit the child until a court order is obtained authorizing the admission of the child to the home.

(2) Where a child is brought to an observation and detention home without a court order and the superintendent is of the opinion that the child is in need of immediate medical attention, the superintendent shall refuse to admit the child to the home and shall direct the person accompanying the child to take the child to a place where the child may obtain suitable medical attention. O. Reg. 383/79, s. 4.

5. The person who brings a child to an observation and detention home for the purpose of admitting the child to the home shall complete such forms in respect of the child as may be required by the superintendent. O. Reg. 383/79, Form 5.

6.—(1) Where a child has been admitted to an observation and detention home without a court order, the superintendent shall, within twenty-four hours or as soon as practicable after the commencement of the detention, take the child before a judge for a determination by the judge confirming the child's detention or discharging the child from an observation and detention home.

(2) The Superintendent shall make a reasonable effort to notify a parent and, where the child is detained in the observation and detention home under *The Child Welfare Act, 1978*, the children's aid society having jurisdiction in the area where the child was taken into protection, of the time and place of the proceeding referred to in subsection 1.

(3) Subsections 1 and 2 do not apply to a child who has been admitted to an observation and detention home under *The Training Schools Act*. O. Reg. 383/79, s. 6.

7.—(1) Where, subsequent to being admitted to an observation and detention home, a child is placed by the Ministry in the most secure level of detention, the child may at any time request the superintendent to take the child before a judge for a review by the judge of the necessity for placing the child in that level of detention.

(2) A superintendent shall comply with every request made under subsection 1 but the superintendent shall not take the child before a judge for a review of the placement more frequently than once in each eight day period.

(3) Subsections 1 and 2 do not apply to a child who has been admitted to an observation and detention home under *The Training Schools Act*. O. Reg. 383/79, s. 7.

(2551)

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THE TRAINING SCHOOLS ACT

O. Reg. 384/79.

General.

Made—May 16th, 1979.

Filed—June 1st, 1979.

REGULATION MADE UNDER THE TRAINING SCHOOLS ACT

GENERAL

INTERPRETATION

1. In this Regulation,

- (a) "after-care officer" means an employee of the Ministry whose responsibility includes involvement in planning for the placement of wards and for their subsequent supervision;

- (b) "Board" means The Training Schools Advisory Board appointed under the Act;
- (c) "Deputy Minister" means the Deputy Minister of Community and Social Services;
- (d) "group home" means a foster home or a home where residential services and other services are provided under an agreement with the Minister but does not include a parental home;
- (e) "infirmary" means that part of a training school set aside for the care of wards who require medical treatment;
- (f) "ward" means a ward of the Crown. O. Reg. 384/79, s. 1.

PART I

TRAINING SCHOOLS

2. The Area Administrator shall ensure that every ward is provided with adequate clothing and, where necessary, with a reasonable allowance for travelling expenses. O. Reg. 384/79, s. 2.

3. Where wardship is terminated, the Area Administrator shall notify, in writing, the ward and a parent or guardian of the ward. O. Reg. 384/79, s. 3.

4. The Area Administrator shall keep the following records:

1. A confidential record containing all personal information on each ward.
2. A record of any action taken as a result of a ward's misconduct.
3. A record of the identity of each person visiting a ward who is resident in a training school.
4. Such other records as may from time to time be directed by the Minister or Deputy Minister to be kept for administrative purposes. O. Reg. 384/79, s. 4.

SUPERINTENDENTS, AFTER-CARE OFFICERS

5.—(1) The superintendent of a training school is responsible for the management and supervision of the school and for the care of the wards resident in the training school.

(2) The superintendent shall administer the training school in accordance with the Act, this Regulation and such special instructions as may from time to time be issued by the Minister, Deputy Minister or Area Administrator. O. Reg. 384/79, s. 5.

6.—(1) The superintendent shall make an assessment at least once every three months of the progress

and development of each ward resident in a training school.

(2) The superintendent shall forward a report in writing of each assessment made under subsection 1 to the Area Administrator, the Minister and to the Board and shall include in each report a recommendation that,

- (a) the ward remain in the training school for a further period;
- (b) the ward be transferred to another training school or to a home;
- (c) the ward be released, with or without conditions, from the training school; or
- (d) the wardship be terminated. O. Reg. 384/79, s. 6.

3.—(1) Every ward not resident in a training school shall be supervised by an after-care officer.

(2) The after-care officer responsible for the supervision of a ward shall make an assessment at least once every three months of the progress and development of the ward.

(3) The after-care officer shall forward a report in writing of each assessment made under subsection 2 to the Area Administrator, the Minister and the Board and shall include in each report a recommendation that,

- (a) the ward remain in the home for a further period;
- (b) the ward be transferred to another home or to a training school;
- (c) the ward be released, with or without conditions, from the home; or
- (d) the wardship be terminated. O. Reg. 384/79, s. 7.

8. Where, in the opinion of a superintendent or after-care officer, a ward has committed a serious misconduct, the superintendent or after-care officer, as the case may be, shall make a report in writing to the Area Administrator concerning the misconduct. O. Reg. 384/79, s. 8.

9.—(1) A ward shall be permitted a reasonable number of visits with,

- (a) a parent; and
- (b) any person who may be involved in, or contribute to, the ward's welfare.

(2) A parent or any other person shall not be permitted to visit with a ward if the ward does not consent to the visit. O. Reg. 384/79, s. 9.

10.—(1) A ward shall be permitted to send and receive correspondence but any such correspondence

may be opened, read and inspected by the Area Administrator or by a person designated for that purpose by the Area Administrator and the Area Administrator or designated person shall remove any improper object from the correspondence before forwarding it to the ward or other intended recipient.

(2) Notwithstanding subsection 1, the Area Administrator or designated person may refuse to forward any correspondence where the contents of the correspondence indicate the counselling of or a conspiracy to commit an offence.

(3) The ward shall be permitted to send to or receive correspondence from the ward's solicitor, the Minister, the Deputy Minister, members of the Ontario Legislative Assembly, and the Ombudsman for the Province of Ontario and, notwithstanding subsections 1 and 2, such correspondence shall be forwarded unopened and without delay.

(4) Articles of any kind given or sent to or from a ward may be examined by the Area Administrator or a person designated for that purpose by the Area Administrator and the Area Administrator or designated person may refuse to forward any article that the Area Administrator or designated person considers improper. O. Reg. 384/79, s. 10.

11.—(1) Where the period of time following,

- (a) the initial placement of a ward in a home; or
- (b) the release of a ward from a training school,

is six months, the ward shall not be transferred to a training school unless,

- (c) the ward has been found by a court to have committed a new offence of the type referred to in clause *a* of section 9 of the Act; or
- (d) the ward agrees to the transfer and the transfer is for a period not greater than fourteen days.

(2) The six-month period referred to in subsection 1 shall not include any period of time during which the ward was absent without permission from a home. O. Reg. 384/79, s. 11.

12. Subject to section 9, no person shall be allowed access to a training school without the approval of the superintendent. O. Reg. 384/79, s. 12.

13. No person allowed access to a training school or a group home shall film, record, tape or photograph without the authorization of, in the case of a training school, the superintendent or, in the case of a group home, the Area Administrator. O. Reg. 384/79, s. 13.

14.—(1) No person shall, within the limits of the property or grounds of a training school or group home, give, trade or sell to any person, or consume, keep or

have in his possession any liquor, as defined in *The Liquor Licence Act, 1975*.

(2) Subsection 1 does not apply so as to prevent an adult person living on the property of a training school or residing in a group home from having liquor in his possession provided the liquor is placed in safekeeping in the residence of such person and is consumed therein only by himself, his family or his guests. O. Reg. 384/79, s. 14.

15. No person shall, within the limits of the property or grounds of a training school or group home, have in his possession a fire-arm or other offensive weapon except upon the specific authorization of, in the case of a training school, the superintendent or, in the case of a group home, the Area Administrator. O. Reg. 384/79, s. 15.

MEDICAL SERVICES

16.—(1) Each training school and group home shall have available to it the services of a physician to control and direct the medical and surgical treatment of all wards resident in the training school or group home.

(2) Where the physician so requests, a training school or group home shall have available to it the services of a registered nurse and such other nursing staff as may be required by the physician and all nursing services shall be provided under the direction and supervision of the physician. O. Reg. 384/79, s. 16.

17. Each ward shall be given a medical examination at the time of being first admitted to a training school or group home after being made a ward of the Crown under the Act. O. Reg. 384/79, s. 17.

18. The superintendent of a training school and the person in charge of a group home shall ensure that a record is kept of,

- (a) the names of all wards resident in the training school or group home reporting for medical attention;
- (b) the diagnosis and treatment of wards reporting for medical attention, whether attended by a nurse or physician; and
- (c) in the case of a training school, all admissions to and discharges from the infirmary. O. Reg. 384/79, s. 18.

19. When a ward resident in a training school or group home is injured or becomes ill, the superintendent or the person responsible for the supervision of the ward shall ensure that the ward is provided with proper and immediate medical attention. O. Reg. 384/79, s. 19.

20. Where a physician or a nurse who provides services to a training school or a group home determines that a ward is injured or has become ill, the physician or nurse shall prescribe treatment for the ward and

immediately report in writing concerning the nature of the injury or illness and the treatment prescribed to the superintendent or the person in charge of the group home, as the case may be, and the Area Administrator. O. Reg. 384/79, s. 20.

21. Where a ward becomes seriously ill, the Area Administrator shall make every reasonable attempt to advise the ward's parent and notify a minister of religion, preferably of the denomination to which the ward belongs, and consult with the ward as to any particular person the ward desires to see or be notified of the ward's illness. O. Reg. 384/79, s. 21.

22. Upon the death of any ward, the Area Administrator shall,

- (a) use all reasonable means to inform a parent or nearest relative of the deceased;
- (b) ensure that the Coroner, the Crown Attorney and the local police are notified and facilitate any investigation or inquest ordered by the Coroner;
- (c) report immediately to the Deputy Minister in writing giving full particulars; and
- (d) cause to be recorded in the ward's file all action taken under clauses *a*, *b* and *c*. O. Reg. 384/79, s. 22.

TRAINING SCHOOLS ADVISORY BOARD

23.—(1) The Training Schools Advisory Board shall,

- (a) visit each school at least once each year and advise the Minister as to the operation of each school; and
- (b) review all assessments and progress reports submitted under sections 6 and 7 of this Regulation.

(2) The Board shall be composed of no more than five members. O. Reg. 384/79, s. 23.

PART II

PRIVATE TRAINING SCHOOLS

24.—(1) This Part applies only to private training schools.

(2) In this Part, "revenue" includes revenue derived from shop or farm operations of a private training school but does not include the amount of any donations made to the training school. O. Reg. 384/79, s. 24.

25. There shall be paid to a society maintaining a private training school, out of moneys appropriated therefor by the Legislature, a sum equal to the operating costs of the training school as determined under this Part. O. Reg. 384/79, s. 25.

26.—(1) Every private training school shall annually before a date fixed by an Area Administrator in each year prepare and submit to an Area Administrator on a form provided by an Area Administrator, an estimate of operating costs and revenue for the next fiscal year for the private training school and such estimate shall be subject to the approval of the Area Administrator.

(2) A private training school may at any time during the fiscal year after the estimate has been approved by an Area Administrator, submit an amendment to the estimate for the year and such amendment shall be subject to the approval of the Area Administrator.

(3) The estimate referred to in subsection 1 and the amendment referred to in subsection 2 shall be approved in writing by the society prior to submission to an Area Administrator and the board's written approval shall accompany the estimate or amendment submitted.

(4) The Area Administrator may approve the amount of any estimate or amendment thereto, as the case may be, as submitted under subsection 1 or 2 or he may vary the amount of the estimate or the amendment and approve the amount as so varied.

(5) Subject to subsection 6, an amount paid to a private training school for the operation of the private training school may be paid in monthly instalments in amounts determined by an Area Administrator and may be paid in advance provided that the total amount payable under this section shall not exceed the total amount of the estimate as finally approved by an Area Administrator under subsection 4.

(6) An amount paid under this section may be adjusted upon receipt of the annual financial statement of the private training school referred to in section 29.

(7) The amount of an adjustment referred to in subsection 6 shall either be paid to the private training school by Ontario or refunded by the private training school to Ontario, as the case may be.

(8) The moneys paid under this section to a private training school shall be expended by the private training school only in accordance with the estimate finally approved by an Area Administrator under subsection 4. O. Reg. 384/79, s. 26.

27. Every private training school shall furnish to an Area Administrator such returns, reports and information as an Area Administrator may from time to time require. O. Reg. 384/79, s. 27.

28. Every private training school shall keep books of account and the books of account shall,

- (a) set forth the revenue and expenditures of the private training school;
- (b) contain a record of money received by the private training school; and

(c) be audited annually by a licensed public accountant who is not a member of the society. O. Reg. 384/79, s. 28.

29.—(1) Every private training school shall furnish to an Area Administrator,

(a) not later than the last day of the fourth month following the end of each fiscal year, the complete financial statement of the private training school for the immediately preceding fiscal year, including a calculation of operating subsidy based upon and reconciled with operating surplus or deficit, as the case may be, and the said operating subsidy shall be compared with the subsidy paid by Ontario during the year and a calculation made of the balance owing by or repayable to Ontario; and

(b) not later than the last day of the fourth month following the end of each fiscal year a report of a licensed public accountant stating whether, in the accountant's opinion,

(i) the accountant has received all the information and explanations that the accountant has required,

(ii) the financial statement is in accordance with the books and records of the private training school,

(iii) the calculation of the payment of provincial aid is in accordance with the Regulations, and

(iv) the financial statement has been prepared in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year.

(2) The fiscal year of a private training school is the period designated by the Minister as the fiscal year of the private training school. O. Reg. 384/79, s. 29.

30. The society shall submit to the Minister in duplicate a quarterly statement showing the name of each ward in the school during the quarter and,

(a) the date the ward was admitted;

(b) the period the ward was in the school or in a foster home;

(c) the number of days for each ward for which the grant is claimed;

(d) a declaration by the superintendent of the school certifying the statement is correct in the amount due and in the number of days for which each ward admitted to the school was maintained. O. Reg. 384/79, s. 30.

31. Wherever practicable, purchases for which costs are claimed shall be made in accordance with the pur-

chasing procedures of the Ministry. O. Reg. 384/79, s. 31.

32. Regulation 815 of Revised Regulations of Ontario, 1970 and Ontario Regulations 470/71, 357/72, 68/73, 86/74 and 287/77 are revoked.

(2552)

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THE PLANNING ACT

O. Reg. 385/79.

Restricted Areas—County of Ontario
(now The Regional Municipality of
Durham), Township of Uxbridge.

Made—June 1st, 1979.

Filed—June 1st, 1979.

REGULATION TO AMEND ONTARIO REGULATION 103/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 103/72 is amended by adding thereto the following section:

16. Notwithstanding any other provision of this Order, the land described in Schedule 3 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard 40 feet

Minimum side yards 10 feet

O. Reg. 385/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 3

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, being composed of that part of Lot 5 in Concession II more particularly described as follows:

Beginning at an iron bar marking the southeasterly angle of the said Lot 5;

Thence northerly along the easterly limit of the said Lot 653.20 feet to an iron bar;

Thence south 72° 11' 40" west 1,313.78 feet to an iron bar;

Thence south 17° 36' east 654.34 feet to an iron bar in the line of an old fence running in an easterly and westerly direction defining the existing southerly limit of the said Lot;

Thence north 72° 11' 40" east 393.30 feet to an iron bar;

Thence north 71° 58' 30" east 257.59 feet to an iron bar;

Thence north 72° 07' 40" east 655.40 feet to the place of beginning. O. Reg. 385/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 1st day of June, 1979.

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June 23rd, 1979

THE PROVINCIAL COURTS ACT

O. Reg. 386/79.

Rules of the Provincial Court
(Family Division).

Made—May 8th, 1979.

Approved—May 16th, 1979.

Filed—June 4th, 1979.

REGULATION MADE UNDER THE PROVINCIAL COURTS ACT

RULES OF THE PROVINCIAL COURT (FAMILY DIVISION)

PART I

GENERAL

1. In these rules,

- (a) "clerk" means the clerk of the court;
- (b) "court" means a provincial court (family division);
- (c) "file" means file in the office of the clerk;
- (d) "party" means a party to a proceeding and includes a person who is entitled to notice of a proceeding, but does not include a foster parent;
- (e) "prescribed" means prescribed in these rules;
- (f) "proceeding" means a proceeding in the court. O. Reg. 386/79, r. 1.

2. These rules apply to all civil proceedings in the court. O. Reg. 386/79, r. 2.

3. Except as otherwise expressly provided in these rules, where there is a conflict between a provision of these rules and a provision of *The Child Welfare Act, 1978*, the provision of *The Child Welfare Act, 1978* prevails. O. Reg. 386/79, r. 3.

4. These rules shall be construed liberally so as to secure an inexpensive and expeditious conclusion of every proceeding consistent with a just determination of the proceeding. O. Reg. 386/79, r. 4.

5. In any matter not provided for by these rules, the practice of the court shall be regulated by analogy to these rules and to the Act governing the proceeding and a motion may be made to the court for directions. O. Reg. 386/79, r. 5.

6. Where a party fails to comply with these rules, the court, upon such terms as the court considers proper, may grant such relief from the non-compliance as the court considers necessary to secure the just determination of the matter in dispute. O. Reg. 386/79, r. 6.

7. Where these rules or an order of the court prescribes a period of time for the taking of a step in a proceeding, the time shall be counted by excluding the first day and including the last day of the period, and where the last day of the period of time falls on a Saturday or a holiday, the period shall be deemed to end on the day next following that is not a Saturday or a holiday. O. Reg. 386/79, r. 7.

8. The court, at any time, may lengthen or shorten a period of time prescribed by these rules or by an order of the court, upon such terms as the court considers proper in the circumstances. O. Reg. 386/79, r. 8.

9. A party may be represented in a proceeding by any of the following:

1. A barrister and solicitor.
2. A student-at-law while under articles, unless the court orders otherwise.
3. With the permission of the court, a law student who is enrolled in a university approved by The Law Society of Upper Canada and who is engaged in a legal clinic program under the supervision of a barrister and solicitor.
4. With the permission of the court, any other person. O. Reg. 386/79, r. 9.

10. The court may order that any person whose presence as a party is necessary to determine the matters in issue shall be added as a party. O. Reg. 386/79, r. 10.

11. A proceeding shall be commenced by filing an application in the prescribed form. O. Reg. 386/79, r. 11.

12. Upon the commencement of a proceeding, the clerk shall set a day for hearing, issue a notice of hearing in the prescribed form and seal the notice of hearing and the application with the seal of the court. O. Reg. 386/79, r. 12.

13.—(1) Subject to subrules 3 and 4, service of a document in a proceeding may be made in or out of Ontario,

- (a) by leaving a copy of the document with the person to be served;

- (b) by leaving a copy of the document with a person apparently sixteen years of age or over at the place where the person to be served is residing;
- (c) by sending a copy of the document together with a prepaid return postcard in Form 1 by ordinary mail in an envelope, bearing the return address of the sender and addressed to the person to be served, but service under this clause is not valid unless the return postcard signed by the person to be served is received by the clerk;
- (d) by leaving a copy of the document at the address for service shown on the latest document filed by the person to be served in the same or any other proceeding in the same court;
- (e) by sending a copy of the document by ordinary mail addressed to the person to be served at his address for service shown on the latest document filed by him in the same or any other proceeding in the same court; or
- (f) by delivering or sending by ordinary mail a copy of the document to the person acting in the proceeding for the person to be served.

(2) In addition to the methods set out in subrule 1, service of a document in a proceeding under *The Child Welfare Act, 1978* on a Director or foster parent within the meaning of that Act or a children's aid society may be made by sending a copy of the document by ordinary mail addressed to the person to be served at his place of business or, in the case of a foster parent, at his residence.

(3) Service of an application or notice of hearing in a proceeding under *The Child Welfare Act, 1978* on a child, a parent as defined by that Act or a person having actual custody of a child shall be made by leaving a copy with the person to be served unless the court orders otherwise.

(4) Service of an order made on notice shall be made, unless the court orders otherwise, by sending a copy of the order by ordinary mail addressed to the person to be served at his address for service shown on the latest document filed by him in the proceeding.

(5) Service of a document in a proceeding, other than a notice of motion to issue a warrant for arrest or to find a person in contempt of court, is not required where a solicitor accepts service and undertakes to act on behalf of the person to be served.

(6) Where service of a document on a corporation is to be made by leaving a copy of the document with the corporation, the copy of the document may be left with an officer, director or agent of the corporation.

(7) Where a copy of a document has been mailed, the document, unless the contrary is shown, shall be

deemed to have been served on the fourth day following the day on which it was mailed.

(8) Notwithstanding that a document in a proceeding has been served under subrule 1, 2 or 4, the court at any time may order that the document be served by leaving a copy of the document with the person to be served.

(9) Proof of service or of efforts to make service may be given by affidavit, in the absence of an admission of service.

(10) The provisions of this rule prevail over the provisions of *The Child Welfare Act, 1978*. O. Reg. 386/79, r. 13.

14.—(1) Where on motion without notice the court is satisfied that reasonable efforts have been made, without success, to serve a document or that such reasonable efforts would not be successful, the court may order substituted service of the document in such manner as the court directs or may dispense with service upon such terms as the court considers proper in the circumstances.

(2) Where the court orders service by advertisement, the advertisement shall be in Form 2. O. Reg. 386/79, r. 14.

15. Where an application has not been served before the day set for hearing, upon the request of the applicant the clerk shall set a new day for hearing and issue a new notice of hearing under the seal of the court. O. Reg. 386/79, r. 15.

16.—(1) A motion within a proceeding shall be commenced by filing an affidavit in the prescribed form, but where all parties are present or represented or have been served with notice of the hearing at which a motion is to be made or in any other circumstances where the court considers it appropriate, the court may permit a party to make a motion orally.

(2) Upon the filing of an affidavit commencing a motion, the clerk shall issue a notice of motion in the prescribed form.

(3) The notice of motion issued by the clerk and the affidavit shall be served together on all parties other than the party making the motion. O. Reg. 386/79, r. 16.

17. Where the court is satisfied that the circumstances of the case are urgent and that the delay necessary to serve notice of a motion or the serving of notice of a motion might have serious consequences, the court may make without notice any one or more of the following orders:

1. An order on motion.
2. An order that the hearing be expedited.
3. An order fixing the day for hearing. O. Reg. 386/79, r. 17.

18. Evidence on a motion may be given,

- (a) by affidavit;
- (b) in the form of a transcript of the examination of a witness summoned under rule 25; and
- (c) with the permission of the court, orally. O. Reg. 386/79, r. 18.

19.—(1) Where two or more issues are joined in one proceeding and the court is of the opinion that the issues cannot conveniently be disposed of in one proceeding, the court may order that one or more of the issues be disposed of in a separate proceeding.

(2) Where the court is of the opinion that two or more proceedings could be more conveniently disposed of in one proceeding, the court may order that the proceedings be consolidated. O. Reg. 386/79, r. 19.

20.—(1) On motion, the court may order a party to disclose the material facts upon which the party relies in respect of an issue in the proceeding by one or more of the following means:

- 1. An affidavit providing details of the material facts.
- 2. An affidavit answering specific questions stated in the order.
- 3. An affidavit answering questions submitted in writing by a party.
- 4. Submission to oral examination under oath.
- 5. An affidavit specifying relevant documents.
- 6. The production of relevant documents.
- 7. Any other means specified in the order.

(2) In an order under subrule 1, the court may impose such terms and give such directions as the court considers proper in the circumstances.

(3) A party may use in evidence at a hearing any part of the affidavit or examination under oath of an opposite party and where the court is of the opinion that the part ought not to be used except with another part of the affidavit or examination the court may direct that the other part be put in evidence. O. Reg. 386/79, r. 20.

21. The parties shall hold such informal discussions as are reasonably possible for the purpose of resolving or narrowing the issues in dispute as soon as reasonably possible after the commencement of the proceeding. O. Reg. 386/79, r. 21.

22. As soon as reasonably possible after the commencement of a proceeding, the judge presiding on a motion or at the hearing shall inquire whether or not attempts have been made to resolve or narrow the issues

in dispute, which issues have been resolved or narrowed and whether settlement by the parties of the issues remaining in dispute is likely. O. Reg. 386/79, r. 22.

23.—(1) For the purpose of resolving or narrowing the issues or of settling the procedures at a hearing, the court, at any stage in the proceeding and with the consent of the parties, may convene one or more meetings of the parties before a judge of the court or a person designated by the court.

(2) The person before whom a meeting under subrule 1 is convened shall present a memorandum of the matters agreed upon by the parties at the meeting to the parties for their approval and shall file a memorandum.

(3) A judge before whom a meeting under subrule 1 is convened shall not preside at the hearing without the consent of the parties. O. Reg. 386/79, r. 23.

24. Subject to rule 69, the court may make any order authorized by these rules or the Act governing the proceeding on consent of the parties without a hearing. O. Reg. 386/79, r. 24.

25.—(1) On request of a party, the clerk shall issue a summons to a witness in the prescribed form.

(2) Subrule 1 applies in addition to the provisions of subsection 2 of section 28 of *The Child Welfare Act, 1978* governing the issue of a summons to a witness.

(3) A summons to a witness shall be served on the witness together with the witness fee prescribed in the Tariff. O. Reg. 386/79, r. 25.

26. Where the court is satisfied that a summons to a witness and the prescribed witness fee were served on a witness who failed to attend or to remain as required by the summons and that the presence of the witness is necessary for the determination of an issue in a proceeding, the court may issue a warrant in Form 3 for the arrest of the witness and may cause him to be brought before the court, be held in custody until the hearing in the proceeding or be released on such terms as are contained in the warrant or as the court considers proper. O. Reg. 386/79, r. 26.

27. The court may order that a witness who is incapable of attending or is otherwise not available to attend a hearing be examined under oath before a person named in the order at a place named in the order and may receive the transcript of the examination in evidence. O. Reg. 386/79, r. 27.

28.—(1) On request of a party or by direction of the court, an order of the court shall be issued in the prescribed form by the clerk under the seal of the court.

(2) An order may be signed by the judge who made it or by the clerk. O. Reg. 386/79, r. 28.

29.—(1) The solicitors' fees and other fees and disbursements set out in the Tariff may be allowed as costs in the proceedings.

(2) The fees set out Parts II and III of the Tariff shall be paid on the taking of the steps mentioned in those parts. O. Reg. 386/79, r. 29.

30. The court may order payment of a fixed amount for costs in place of costs determined in accordance with the Tariff. O. Reg. 386/79, r. 30.

31. Where costs are ordered to be paid and are not fixed by the court, the amount of the costs shall be determined in accordance with the Tariff by a judge or a person designated by a judge, and the person determining the costs shall issue his certificate setting out the amount of the costs. O. Reg. 386/79, r. 31.

32.—(1) A party dissatisfied with the determination of costs by a person designated by a judge may file written objections within ten days after the date of the determination and the objections shall be served on all other parties to the determination.

(2) Where written objections are filed and served under subrule 1, the court shall hear the matter and by order determine the costs. O. Reg. 386/79, r. 32.

33.—(1) A party acting by a solicitor or agent may change his solicitor or agent or may act in person by filing a notice of change of solicitor or agent containing the consent of the new solicitor or agent to act.

(2) A party acting in person may appoint a solicitor or agent by filing a notice of appointment containing the consent of the solicitor or agent to act.

(3) A notice filed under subrule 1 or 2 shall be served on every other party. O. Reg. 386/79, r. 33.

PART II

SUPPORT AND CUSTODY PROCEEDINGS

34. This Part applies to proceedings under *The Family Law Reform Act, 1978* and *The Reciprocal Enforcement of Maintenance Orders Act*. O. Reg. 386/79, r. 34.

35. The parties, at any time by consent in writing without an order, may lengthen or shorten a period of time prescribed by these rules or by an order of the court for the taking of a step in a proceeding. O. Reg. 386/79, r. 35.

36. Where the court is satisfied that the interests of a minor or a person of unsound mind are involved in a proceeding, the court may give such directions for the representation of the minor or person of unsound mind as the court considers proper. O. Reg. 386/79, r. 36.

37. Where custody of or access to a child is in issue in a proceeding, each parent, guardian and person having care and control of the child shall be made a party in relation to the issue unless the court orders otherwise. O. Reg. 386/79, r. 37.

38.—(1) A proceeding may be commenced,

(a) in the court having jurisdiction where the applicant or the respondent resides;

(b) with the permission of the court, in the court agreed upon by all parties to the proceeding; or

(c) where custody of or access to a child is in issue in the proceeding, in addition to the court mentioned in clause *a* or *b* in the court having jurisdiction where the child habitually resides,

unless the court orders otherwise.

(2) Where the court in which a proceeding is commenced is satisfied that there is a preponderance of convenience for the proceeding to be dealt with in another court, the court in which the proceeding is commenced may order the transfer of the proceeding to the other court and may make such order as to directions and for costs as the court considers proper in the circumstances. O. Reg. 386/79, r. 38.

39.—(1) Where a party dies after the commencement of a proceeding, the court on motion without notice by order may substitute the legal representative of the deceased party as a party in place of the deceased party.

(2) Where it appears to the court that there is no legal representative of the deceased party, the court by order on motion without notice to any person other than the person to be appointed may appoint a person to act as the representative of the deceased party in the proceeding. O. Reg. 386/79, r. 39.

40.—(1) An application shall be in Form 4.

(2) An application may contain a claim against more than one respondent and may contain more than one claim against a respondent.

(3) Where the applicant claims financial support or claims custody of a child, the applicant shall file a financial statement in Form 5 with the application. O. Reg. 386/79, r. 40.

41.—(1) A notice of hearing shall be in Form 6.

(2) The application, the notice of hearing and the financial statement shall be served together,

(a) on every party other than the applicant; and

(b) where the applicant is an assignee under subsection 4 of section 19 of *The Family Law Reform Act, 1978*, on the assignor.

(3) An affidavit of service shall be in Form 7. O. Reg. 386/79, r. 41.

42.—(1) A respondent shall file an answer in Form 8 within ten days after service of the application and the answer shall be served on every other party.

(2) An answer may contain a claim against any other party and against any other person.

(3) Where the applicant or the respondent claims financial support or claims custody of a child, the respondent shall file a financial statement in Form 5 with the answer, and the financial statement shall be served with the answer.

(4) Where the respondent files a financial statement under subrule 3 and the applicant has not already done so, the applicant shall file a financial statement in Form 5 and the financial statement shall be served on every other party.

(5) Where a respondent does not file an answer within the time prescribed by subrule 1, the clerk may set a new day for hearing without notice to the respondent. O. Reg. 386/79, r. 42.

43. Where an answer is filed that contains a claim against a person not a party, the clerk shall issue under the seal of the court a notice of claim by respondent in Form 9 adding the person as a party. O. Reg. 386/79, r. 43.

44. The notice of claim by respondent, the answer and the application shall be served together on the party added under rule 43. O. Reg. 386/79, r. 44.

45.—(1) A party added under rule 43 shall file a reply in Form 10 within ten days after service on him of the notice of claim, the application and the answer, and the reply shall be served on every other party.

(2) Where the respondent claims financial support or custody of a child against a party added under rule 43, the added party shall file a financial statement in Form 5 with his reply, and the financial statement shall be served with the reply. O. Reg. 386/79, r. 45.

46.—(1) A party may file in a sealed envelope an offer to settle a proceeding on the terms set out in the offer, and the offer shall be served on the party to whom the offer is made.

(2) The offer may be accepted, at any time before the court makes an order disposing of an issue in respect of which the offer is made, by filing an acceptance and serving the acceptance on the party who made the offer.

(3) The offer may be withdrawn at any time before the offer is accepted by filing a notice of withdrawal and serving the notice of withdrawal on the party to whom the offer was made.

(4) Where an offer is accepted, the court may incorporate the offer into an order.

(5) Where an offer is made and not accepted, the court shall examine and take into account the terms of the offer for the purpose of determining costs. O. Reg. 386/79, r. 46.

47.—(1) An affidavit filed to commence a motion shall be in Form 11.

(2) A notice of motion shall be in Form 12.

(3) A summons to a witness shall be in Form 13.

(4) An order, other than an order on motion without notice, shall be in Form 14. O. Reg. 386/79, r. 47.

48.—(1) Where the court makes an order on motion without notice, the clerk shall issue the order under the seal of the court in Form 15 and the order and any affidavit filed on the motion for the order shall be served together within such time as the court directs on every party other than the party who made the motion.

(2) On motion made by a person named in an order under subrule 1 within seven days after the order came to the attention of the person, the court may vary or discharge the order. O. Reg. 386/79, r. 48.

49. The court may order a person or agency, with the consent of the person or agency, to make an investigation related to a proceeding in which support or custody of or access to a child is in issue, may order a party or parties to pay the costs of the investigation and may receive evidence resulting from the investigation. O. Reg. 386/79, r. 49.

50. The person or agency making an investigation under rule 49 shall file a report of the investigation and the report shall be served on all parties before the hearing. O. Reg. 386/79, r. 50.

51. A party may summon as a witness and cross-examine a person who made an investigation under rule 49 and may give evidence in reply. O. Reg. 386/79, r. 51.

52. Evidence at the hearing in a proceeding may be given by affidavit with the permission of the court, but the affidavit shall be confined to facts within the personal knowledge of the person making the affidavit. O. Reg. 386/79, r. 52.

53.—(1) Where the court makes a provisional order for confirmation by another court, the Unified Family Court or a court outside Ontario, the clerk shall send to the confirming court or, where the confirming court is outside Ontario, to the Attorney General for transmission to the confirming court, under the certificate of the clerk in Form 16, three copies of each of the following:

1. The application.
2. The applicant's financial statement.
3. The transcript of the applicant's evidence and, where reasonably possible, the exhibits.
4. The provisional order.
5. A statement of information to identify the respondent, where the confirming court is outside Ontario.

(2) Where the court receives for confirmation a provisional order made by an originating court in a reciprocating state within the meaning of *The Reciprocal Enforcement of Maintenance Orders Act*, the applicant is not required to file a financial statement.

(3) Where the court receives a provisional order for confirmation, the respondent shall be served with,

- (a) a notice of confirmation hearing in Form 17; and
- (b) the material in the proceeding sent by the originating court.

(4) Where the court receives from a confirming court a request for further evidence, every party other than the respondent shall be served with,

- (a) a notice of hearing for further evidence in Form 18; and
- (b) the material in the proceeding sent by the confirming court.

(5) Where, before confirming a provisional order, the court has requested and received further evidence from the originating court, the respondent shall be served with,

- (a) a notice of resumption of hearing in Form 19; and
- (b) the further evidence in the proceeding sent by the originating court.

(6) Where the court,

- (a) has confirmed a provisional order;
- (b) has declined to confirm a provisional order;
- (c) has remitted the case to the originating court for the taking of further evidence; or
- (d) has rescinded or varied a confirmed order,

the clerk shall send to the originating court under the certificate of the clerk in Form 16 three copies of,

- (e) the court's reasons for the decision;
- (f) the order; and
- (g) where the case is remitted under clause *c*, the transcript of the applicant's evidence and, where reasonably possible, the exhibits. O. Reg. 386/79, r. 53.

54. Where a request is made to the court to discharge, vary or suspend an order for financial support or for custody of a child, the applicant and the respondent shall each file a financial statement in Form 5 and the financial statement of each of them shall be served on every other party. O. Reg. 386/79, r. 54.

PART III

PROTECTION AND ADOPTION PROCEEDINGS

55. In this Part,

- (a) "Act" means *The Child Welfare Act, 1978*;
- (b) "Director" means an employee of the Ministry of Community and Social Services appointed as a Director under the Act. O. Reg. 386/79, r. 55.

56. This Part applies to proceedings under the Act. O. Reg. 386/79, r. 56.

57.—(1) An application filed to commence a proceeding shall be in Form 20.

(2) A notice of hearing shall be in Form 21. O. Reg. 386/79, r. 57.

58.—(1) An affidavit filed to commence a motion shall be in Form 22.

(2) A notice of motion shall be in Form 23. O. Reg. 386/79, r. 58.

59.—(1) An affidavit of service shall be in Form 24.

(2) A summons to a witness shall be in Form 25. O. Reg. 386/79, r. 59.

60. Where a party makes a request for an order under the following provisions of the Act, the request shall be made by motion:

1. Subsection 3 of section 19 (transfer to another court).
2. Clause *b* of subsection 1 of section 21 (order to produce a child).
3. Subsection 8 of section 28, subsection 7 of section 32, subsection 4 of section 37 and subsection 4 of section 38 (order concerning notice to a child).
4. Subsection 1 of section 29 (order for assessment).
5. Subsection 3 of section 29 (order concerning disclosure of an assessment to a child).
6. Section 33 and section 57 (order concerning who may be present at a hearing).
7. Subsection 1 of section 35 (order for access), where an application under Part II of the Act has been filed and has not been disposed of.
8. Subsection 6 of section 44 (order for placement in home of different religion).
9. Subsection 1 of section 50 (order for production of records).

10. Subsections 6 and 7 of section 69 and subsection 5 of section 74 (order dispensing with consent).
11. Subsection 9 of section 69 (order permitting withdrawal of consent).
12. Any other provision where the order requested is ancillary to the determination of the main issue in the proceeding. O. Reg. 386/79, r. 60.

61. In an adoption proceeding, the child to be adopted may be identified in any document in the proceeding by his given names in full followed by the first letter of his surname and his birth registration number. O. Reg. 386/79, r. 61.

62. An application for an adoption shall be filed with the court together with,

- (a) a certified copy of the statement of live birth of the child to be adopted;
- (b) where the child is a Crown ward,
 - (i) the consent of a Director in Form 26,
 - (ii) a certified copy of any order under Part II of the Act terminating access to the child, and
 - (iii) a certified copy of the order of Crown wardship;
- (c) where the child is not a Crown ward and is placed for adoption by an adoption agency or a licensee under subsection 5 of section 60 of the Act,
 - (i) a certified copy of any outstanding order made under any other Act respecting custody of or access to the child of which the person placing the child for adoption has knowledge,
 - (ii) the consent in Form 27 of every person who is a parent of the child within the meaning of the Act or who has lawful custody or control of the child of whom the person placing the child for adoption has knowledge, and
 - (iii) an affidavit of the person placing the child for adoption stating that he has no knowledge of any other outstanding order made under any other Act respecting custody of or access to the child and that he has no knowledge of any other person who is a parent of the child within the meaning of the Act or who has lawful custody or control of the child;

(d) where the child is not a Crown ward and is not placed for adoption by an adoption agency or a licensee,

- (i) a certified copy of any outstanding order made under any other Act respecting custody of or access to the child of which any applicant has knowledge,
 - (ii) the consent in Form 27 of every person who is a parent of the child within the meaning of the Act or who has lawful custody or control of the child of whom any applicant has knowledge, and
 - (iii) an affidavit of each applicant stating that he has no knowledge of any other outstanding order made under any other Act respecting custody of or access to the child and that he has no knowledge of any other person who is a parent of the child within the meaning of the Act or who has lawful custody or control of the child;
- (e) where the child is seven years of age or over, the consent of the child in Form 28;
 - (f) where the applicant is married, the consent of the spouse of the applicant in Form 27;
 - (g) where applicable, the recommendation in Form 29 by a Director or in Form 30 by the local director of the children's aid society, as the case may be; and
 - (h) where the child is under eighteen years of age and has not been married and a report on the adjustment of the child in the home of the applicant is required, the report. O. Reg. 386/79, r. 62.

63.—(1) The consent of a child, parent or person with lawful custody or control of a child shall be witnessed by an employee of a children's aid society authorized by the society for the purpose.

(2) Where a parent or person with lawful custody or control of the child is under eighteen years of age, the consent shall be accompanied by the report of the Official Guardian in Form 31 stating that the Official Guardian is satisfied that the consent reflects the true informed wishes of the person giving the consent. O. Reg. 386/79, r. 63.

64.—(1) In an adoption proceeding, the notice of hearing shall be served on a Director or local director of a children's aid society who has filed a recommendation.

(2) In a proceeding other than an adoption proceeding the application and the notice of hearing shall be served on every party other than the applicant and on a

foster parent who is entitled under the Act to notice of the hearing. O. Reg. 386/79, r. 64.

65. A warrant to search for and detain a child shall be in Form 32. O. Reg. 386/79, r. 65.

66. Notwithstanding rules 11 and 12, in an application for an order finding a child to be a child in need of protection, the application and notice of hearing may be served without being issued by the clerk under the seal of the court if they are filed at or before the hearing required by subsection 1 of section 27 of the Act. O. Reg. 386/79, r. 66.

67.—(1) Notice of a motion to transfer a proceeding under Part II of the Act to another court shall be served on the children's aid society in the other county or district.

(2) A motion under clause *b* of subsection 1 of section 21 of the Act (order to produce a child) shall be without notice. O. Reg. 386/79, r. 67.

68. At the commencement of a hearing under Part II of the Act the court shall indicate whom the court intends to permit to attend the hearing and shall inform those persons of the prohibitions against disclosure of information set out in subsection 7 of section 57 of the Act. O. Reg. 386/79, r. 68.

69. The court shall not make an order on consent of the parties under subsection 1 of section 30 of the Act (supervision or wardship order) unless the parties agree on the facts on which the order is based and a hearing is held. O. Reg. 386/79, r. 69.

70. Where the report of an assessment ordered under section 20 of the Act is filed, a party may summon as a witness and cross-examine the person who made the assessment and may give evidence in reply. O. Reg. 386/79, r. 70.

71.—(1) Where the court makes an order on motion without notice, the clerk shall issue the order under the seal of the court in Form 33 and the order and any affidavit filed on the motion for the order shall be served together within such time as the court directs on every party other than the party who made the motion unless the court orders otherwise.

(2) On motion made by a person named in an order under subrule 1 within seven days after the order came to the attention of the person, the court may vary or discharge the order. O. Reg. 386/79, r. 71.

72.—(1) An order other than an order on motion without notice shall be in Form 34.

(2) An order for Crown wardship shall be served on the parties and a Director.

(3) An order for adoption shall be served on the applicant, a Director and, where the child is entitled to be heard in the proceeding, the child. O. Reg. 386/79, r. 72.

73. Within seven days after service on the clerk of a notice of appeal of an order or decision under the Act, the clerk shall send to the county or district court hearing the appeal,

- (a) a record of the proceeding consisting of,
 - (i) an index,
 - (ii) the notice of appeal,
 - (iii) the order or decision being appealed and any reasons given by the court, and
 - (iv) such other material as is necessary for the hearing of the appeal; and
- (b) a certificate of the court reporter stating that the appellant has ordered the transcript of the oral evidence taken in the proceeding. O. Reg. 386/79, r. 73.

PART IV

ENFORCEMENT OF ORDERS

74. A request for the enforcement of an order for the payment of money shall be in Form 35. O. Reg. 386/79, r. 74.

75. Upon the filing of a request in Form 36 for a writ of execution, the clerk shall issue a writ of execution in Form 37 directed to a sheriff. O. Reg. 386/79, r. 75.

76. A writ of execution remains in force for six years, but may be renewed by the clerk or, where the writ has been filed with a sheriff, by the sheriff for successive periods of six years on the filing of a request for renewal of the writ. O. Reg. 386/79, r. 76.

77. The court that issued a writ of execution that has expired may renew the writ on motion without notice. O. Reg. 386/79, r. 77.

78. Where a sheriff makes a seizure under a writ of execution, he shall publish a notice of sale at least eight days before the sale, specifying the date, time and place of the sale and giving a description of the property. O. Reg. 386/79, r. 78.

79. The sheriff shall make a return of a writ of execution and pay to the clerk of the court on behalf of the creditor any money available for distribution to the creditor. O. Reg. 386/79, r. 79.

80. An order of attachment shall be in Form 38. O. Reg. 386/79, r. 80.

81. Upon the filing of a request in Form 36 for garnishment, the clerk shall issue a notice to garnishee in Form 39. O. Reg. 386/79, r. 81.

82. The notice to garnishee shall be served on the debtor and the garnishee. O. Reg. 386/79, r. 82.

83. A debtor, a garnishee or a person to whom an order of attachment is directed may file a dispute in Form 40. O. Reg. 386/79, r. 83.

84.—(1) Where,

- (a) a dispute is filed;
- (b) a garnishee fails to make payment of the amount unpaid under the order as shown in the notice to garnishee; or
- (c) a person to whom an order of attachment is directed fails to make payment as required by the order,

on request of a debtor who has filed a dispute, or of a creditor, the clerk shall issue under the seal of the court a notice of garnishment or attachment hearing in Form 41.

(2) The notice of garnishment or attachment hearing shall be served on the creditor, the debtor and the garnishee or person to whom the order of attachment is directed, as the case requires. O. Reg. 386/79, r. 84.

85. Where a notice of garnishment or attachment hearing is served in accordance with rule 84, the court shall hear and determine the matter in a summary manner. O. Reg. 386/79, r. 85.

86. Where a garnishee does not file a dispute and does not pay to the clerk the full amount unpaid under the order referred to in the notice to garnishee, the court may order payment by the garnishee of the amount unpaid. O. Reg. 386/79, r. 86.

87. An order of attachment and an order under rule 86 may be enforced by writ of execution against the

person liable to pay under the order. O. Reg. 386/79, r. 87.

88. A warrant of committal shall be in Form 42. O. Reg. 386/79, r. 88.

89.—(1) An examination as to assets and means under section 28 of *The Family Law Reform Act, 1978* shall be conducted before a person designated by a judge, and the transcript of the examination may be received in evidence at a hearing held by the court under that section.

(2) A notice of default issued by a clerk to a debtor under section 28 of *The Family Law Reform Act, 1978* shall be in Form 43. O. Reg. 386/79, r. 89.

90.—(1) A recognizance entered into under an order made under section 34 of *The Family Law Reform Act, 1978* shall be in Form 44 and shall be entered into before the clerk or such other person as the court directs.

(2) Where a party is in breach of a condition of the recognizance, the court, on motion by an opposite party or the Attorney General, may order that a writ of execution be issued to enforce the recognizance. O. Reg. 386/79, r. 90.

91. Where an appeal is taken against an order of the court, the order may be enforced pending the hearing of the appeal, except where otherwise ordered by the court or by the appellate court. O. Reg. 386/79, r. 91.

92. Ontario Regulation 210/78 is revoked.

93. These rules come into force on the day that section 89 of *The Child Welfare Act, 1978* comes into force.

TARIFF

PART I

SOLICITORS' FEES

1. Preparation and filing of application, including financial statement	\$ 40.00
Subject to increase to \$95.00.	
2. Preparation and filing of answer, including financial statement	35.00
Subject to increase to \$85.00	
3. Preparation and filing of reply by added party, including financial statement	35.00
Subject to increase to \$85.00.	
4. Uncontested motion, including preparation of order	15.00
Subject to increase to \$30.00	

5. Contested motion, including preparation of order	\$ 20.00
Subject to increase to \$100.00.	
6. Examination before a hearing, garnishment or attachment hearing or hearing on default in payment under an order	20.00
Subject to increase to \$100.00, and in cases of exceptional difficulty to a further increase.	
7. Disclosure under an order under rule 20, other than by examination of a witness	20.00
Subject to increase to \$50.00, and in cases of exceptional difficulty to a further increase.	
8. Counsel fee at the hearing in a proceeding, including preparation, correspondence, negotiations for settlement and attendance for pre-hearing or conciliation meetings	100.00
Subject to increase. An allowance may be made for the services of an articulated student-at-law.	
9. Preparation of order after the hearing in a proceeding	10.00
10. Writ of execution or renewal of writ of execution	4.00
11. Determination of costs	10.00

NOTE:

1. The allowances for solicitors' fees do not include disbursements.
2. The court or the clerk may allow a lesser amount than the fees set out above.
3. In a determination of a fee as between a solicitor and his client, additional amounts may be allowed.

PART II

FEE PAYABLE TO SHERIFFS

12. On receipt by a sheriff of documents for service at the same time on one person	\$ 4.00
13.—(1) For each kilometre necessarily travelled one way for service of a document,	
(a) in northern Ontario26
(b) in southern Ontario25
(2) For each kilometre necessarily travelled each way for an arrest,	
(a) in northern Ontario26
(b) in southern Ontario25

PART III

DISBURSEMENTS

- 14.—(1) For service or attempted service in Ontario of a document that may be personally served, the amount actually paid not exceeding the amount authorized under items 12 and 13.
- (2) For service or attempted service outside Ontario of a document that may be personally served, a reasonable amount not exceeding the amount actually paid.
- (3) For the cost of service by publication of a document ordered by a court to be so served, a reasonable amount not exceeding the amount actually paid.

15. Witness fee,	
(a) for each day of necessary attendance	\$ 25.00
(b) for travel,	
(i) where the witness resides in the city or town in which the hearing or examination is held, for travel each way between his residence and the place of hearing or examination50
(ii) where the witness resides not more than 300 kilometres from the city or town in which the hearing or examination is held, for each kilometre of travel each way between his residence and the place of hearing or examination11
(iii) where the witness resides more than 300 kilometres from the city or town in which the hearing or examination is held, for each kilometre of travel each way between his residence and the place of hearing or examination, the minimum return air fare plus 11¢ per kilometre for travel each way from his residence to the airport and from the airport to the place of hearing or examination;	
(c) where the witness resides outside the city or town in which the hearing or examination is held and is required to remain overnight, for each overnight stay	30.00
16. For the preparation of a necessary plan, model or photograph, a reasonable amount.	
17.—(1) For a medical report by a legally qualified medical practitioner in general practice, not more than	50.00
Subject to increase.	
(2) For a medical report by a legally qualified medical practitioner who is a specialist, not more than	100.00
Subject to increase.	
18. For an investigation and report by the Official Guardian, the amount charged by the Official Guardian.	
19. For an investigation and report under rule 49, the amount charged by the person making the investigation and report.	
20. For an expert witness who appears and gives opinion evidence, not exceeding for each day	150.00
Subject to increase.	
21. For an interpreter for each day at a hearing or examination, not exceeding	40.00
22. For a certified copy of a document that is made an exhibit, the fee charged for preparation and certification of the copy.	
23. For necessary transcripts of proceedings and reasons for decision, the cost of one copy of the transcript or reasons.	
24. For special examiners, the fees payable under the rules of practice and procedure of the Supreme Court.	
25. For a certified copy of an order, including the cost of registration where necessary to implement the order, the fee charged for preparation and certification of the copy and the fee charged for registration.	



Provincial Court (Family Division)

Acknowledgement of Service

Form 1
The Provincial
Courts Act

Court file no.

You are requested to complete and sign this card and mail it immediately. If you fail to return this card, the document(s) may be served personally on you and you may be liable to pay the cost of service.

I, _____, acknowledge receipt of a copy of:
Name

Date

Signature

FD 041

O. Reg. 386/79, Form 1

Form 2

The Provincial Courts Act

ADVERTISEMENT

NOTICE TO (*Full name*)

an application has been made in the (*name of court*) by (*name of applicant*) for an order (*nature of order*). You may obtain further information from the court office at (*address — street & number, municipality, postal code and telephone number*).

The court will hold a hearing at (*address — street & number, municipality, postal code or the same address*) on (*date*) at (*time*) or as soon after that time as the case can be heard. If you do not come to the hearing, an order may be made in your absence and enforced against you.

(*Note: The form may be modified as necessary to suit the case.*)

O. Reg. 386/79, Form 2.



**Provincial Court
(Family Division)**

Warrant for Arrest

Form 3
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

To the Peace Officers of the

_____ of _____
City, Town, etc. Name

I command you to arrest *(name)*

on the following grounds:
(state reason for arrest)

And I command you to bring him/her before the court to be dealt with according to law or, if the court is not then sitting or if he/she is found in another county or district and cannot be brought before the court immediately, I command you to take him/her to a provincial correctional institution or other secure facility and to detain him/her there until he/she can be brought before the court.

_____ Date

_____ Signature of judge



Provincial Court (Family Division)

Application

Form 4 Court file no. The Provincial Courts Act

of the (name of county, district or judicial district)

Applicant(s) If more than one Applicant, give name & address for each.

Table with 2 columns: Full name, Address for service (street & number, municipality, postal code), Lawyer (name, address and phone no.)

Respondent(s) If more than one Respondent, give name & address for each

Table with 2 columns: Full name, Address for service (street & number, municipality, postal code)

1. I ask for an order for the following:

1a support for Birthdate, 1b custody of 1b-i the children listed in 1a 1b-ii the following child(ren): Full name(s) Birthdate(s), 1c visiting rights to the following child(ren): Full name(s) Birthdate(s), court costs, other - see next page, paragraph 4

2. There has never been any other court action for divorce, annulment, alimony, maintenance, support, custody, access, division of property, possession of the matrimonial home or contents, a restraining order or other matrimonial matters between the respondent and myself, or between the respondent and any person for whose benefit a claim is made in this Application, except: (Give date, name of court, court file no., nature of case. If no other proceedings, state "None").

3. The respondent has entered into the following written or oral agreement or understanding in respect of the claims made in this Application: (Give details. If no agreement or understanding, state "None").

Application

Form 4 (Page 2)
The Provincial
Courts Act

Court file no.

4. I also ask for an order for the following: *(Specify)*

5. The grounds for this application are as follows: *(Give details of grounds. Attach an additional page if necessary, and date and sign it.)*

Date

Signature

Where the applicant claims financial support or claims custody of a child, this form must be accompanied by a Financial Statement in Form 5.

FD 043

O. Reg. 386/79, Form 4



Provincial Court (Family Division)

Financial Statement

Form 5 Court file no.

of the _____ of the _____ (name of county, district or judicial district)

The Provincial Courts Act

I, _____, of _____ (address - street & number, municipality, postal code)

solemnly declare that details of my financial situation are accurately set out below, to the best of my knowledge and belief.

Monthly Income

Table with columns for income source and amount. Includes Gross Pay before Deductions, Family Allowance, Tenants or Boarders, Pension, Workmen's Compensation, Public Assistance, Investments, Other, Total Income from all sources A, Less Deductions Income Tax, Union Dues, Unemployment Insurance, O.H.I.P., Pension Plans, Canada Pension, Credit Union Loan, Savings Plans, Other, Total Deductions B, and Net (Take Home) Income A-B.

Monthly Expenses

Table with columns for expense category and amount. Includes Food (Groceries and household supplies, Meals outside the home), Clothing, Laundry and Dry cleaning, Housing (Rent or Mortgage, Taxes, Home Insurance, Fuel (heat), Water, Hydro, Phone, Cable T.V., Repairs and maintenance, Other), Health & Medical Insurance, O.H.I.P., Drugs, and Dental care.

Table with columns for expense category and amount. Includes Transportation (Public transit, taxis, etc., Car operation, Gas and oil, Insurance and licence, Maintenance), Life Insurance, Education & Recreation (School fees, books, etc., Music lessons, hockey, etc., Newspapers, publications, stationery, Entertainment, recreation, Alcohol, tobacco, Vacation), Personal care (Hairdresser, barber, Toilet articles (hairspray, soap, etc.)), Babysitting, Day care, Children's allowances, Gifts, Support payments to other relatives, Savings for the future (excluding payroll deductions), and Miscellaneous.

Assets

Table with columns for asset type and value. Includes Real Estate (Market Value), Car (Market Value), Bank Accounts and Cash on hand, R.R.S.P., R.H.O.S.P., Furniture, appliances, etc., Stocks and Bonds, Money on Loan to others, Life Insurance (Cash Value), and Other.

Debts

Table with columns for debt type, Amount Outstanding, and Monthly Payments. Includes Bank Loans and Finance Companies, Department Stores, Credit Cards, and Other.

Name and address of employer

Declared before me at the _____ of _____ in the _____ of _____ this _____ day of _____ 19 _____ A Commissioner, etc.

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.

Signature (This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits).



**Provincial Court
(Family Division)**

Notice of Hearing

Form 6
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Applicant(s)

Respondent(s)

To the Respondent(s)

An application has been made for an order against you in this court. The details are set out in the attached Application.

The court will hold a hearing at *(street & number, municipality, postal code)*

on *(date)*

at *(time)*

or as soon thereafter as the case can be heard.

If you dispute the claims made in the Application, you must file an Answer with the court office at *(street & number, municipality, postal code)*

within ten days after receiving this Notice.

If a Financial Statement in Form 5 is attached to this notice you must file your own Financial Statement in Form 5 with the court within ten days after receiving this notice.

If you fail to appear at the hearing, an order may be made in your absence and enforced against you.

Date

Clerk of the court

NOTE: A copy of the Application signed by the applicant should be attached to this Notice, along with an Answer form for you to fill out and file with the court. If the Application or Answer form is missing, you should contact your own lawyer or the court office.

If a Financial Statement in Form 5 is attached to this notice, you should receive a blank copy of the same form for you to fill out and file with the court. If the blank form is missing, you should contact your own lawyer or the court office.

If you wish assistance in filling out the Answer form, you may contact your own lawyer or the court office.

Documents may be filed with the court by mail.



Provincial Court (Family Division)

Affidavit of Service

Form 7 The Provincial Courts Act

Court file no.

of the (name of county, district or judicial district)

Applicant(s)

Respondent(s)

I, Name, of the City, Town, etc. Name in the County, Regional Municipality, etc. Name, make oath and say:

Table with 3 columns: On (date), Method of service (checkbox), and Description of service (checkbox). Rows include: leaving a copy with (name), leaving a copy with (name of person), leaving a copy with him/her at (address), and sending a copy by prepaid ordinary mail.

To effect service, it was necessary for me to travel kilometres.

Sworn before me at the of in the this day of 19 A commissioner, etc.

Signature (This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits)



Provincial Court (Family Division)

of the (Name of county, district or judicial district)

Form 8 The Provincial Courts Act

Answer

Court file no.

Applicant(s) If more than one Applicant, give name & address for each.

Table with 2 columns: Full name, Address for service (street & number, municipality, postal code), Lawyer (name, address and phone no.)

Respondent(s) If more than one Respondent, give name & address and lawyer details for each.

Table with 2 columns: Full name, Address for service (street & number, municipality, postal code), Lawyer (name, address and phone no.)

1. I do not dispute the claims made in the following paragraphs of the Application:

- checkbox paragraph 1, subparagraph(s) checkbox paragraph 2 checkbox paragraph 3 checkbox paragraph 4, subparagraph(s) checkbox paragraph 5, subparagraph(s)

2. I dispute the claims made in the following paragraphs of the Application for the following reasons: (Give paragraph no. and grounds for dispute of that paragraph. Attach an additional page if necessary, and date and sign it.)

Date

Signature

Answer - Claim by Respondent

Form 8 (page 2) Court file no. The Provincial Courts Act

Omit this page if you do not make a claim against any person.

3. I ask for an order against (name)

of (address - street & number, municipality, postal code)

for:

3a support for Birthdate 3a-i me 3a-ii the following person(s): Full name(s) Birthdate(s) 3b custody of 3b-i the children listed in 3a 3b-ii the following child(ren): Full name(s) Birthdate(s) 3c visiting rights to the following child(ren): Full name(s) Birthdate(s)

3d court costs

3e other (specify)

4. There has never been any other court action for divorce, annulment, alimony, maintenance, support, custody, access, division of property, possession of the matrimonial home or contents, a restraining order or other matrimonial matters between (name of person against whom claim is made)

and me or between (name of person)

and any person for whose benefit a claim is made in this Answer except: (Give date, name of court, court file no. nature of case. If no other proceedings, state "None").

5. (Name of person against whom claim is made).

has entered into the following written or oral agreement or understanding in respect of this claim: (Give details. If no agreement or understanding, state "None").

Answer – Claim by Respondent

Omit this page if you do not make a claim against any person.

Form 8 (Page 3) The Provincial Courts Act	Court file no.
---	------------------------

6. The grounds for this claim are as follows: *(Give details of grounds. Attach an additional page if necessary, and date and sign it.)*

Date

Signature

Where you claim financial support or claim custody of a child, this form must be accompanied by a Financial Statement in Form 5.

FD 048

O. Reg. 386/79, Form 8



**Provincial Court
(Family Division)**

Notice of Claim by Respondent

Form 9
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Applicant(s)

Respondent(s)

To *(name of Added Party)*

A claim has been made against you in this court. The details are set out in the attached Answer.

The court will hold a hearing at *(street & number, municipality, postal code)*

on *(date)*

at *(time)*

or as soon thereafter as the case can be heard.

If you dispute the claim made against you in the Answer, you must file a reply with the court at *(street & number, municipality, postal code)*

within ten days after receiving this Notice.

If a Financial Statement in Form 5 is attached to this notice you must file your own Financial Statement in Form 5 with the court within ten days after receiving this notice.

If you fail to appear at the hearing, an order may be made in your absence and enforced against you.

Date

Clerk of the court

NOTE: A copy of the Application signed by the applicant and the Answer signed by the respondent should be attached to this Notice, along with a Reply form for you to fill out and file with the court. If the Application, Answer or Reply form is missing, you should contact your lawyer or the court office.

If a Financial Statement in Form 5 is attached to this notice, you should receive a blank copy of the same form for you to fill out and file with the court. If the blank form is missing, you should contact your own lawyer or the court office.

If you wish assistance in filling out the Reply form, you may contact your own lawyer or the court office.

Documents may be filed with the court by mail.



Provincial Court (Family Division)

Reply by Added Party

Form 10 The Provincial Courts Act Court file no.

of the (Name of county, district or judicial district)

Applicant(s) If more than one Applicant, give name & address for each.

Table with columns for Full name, Address for service, and Lawyer details for Applicant(s).

Respondent(s) If more than one Respondent, give name & address and lawyer details for each.

Table with columns for Full name, Address for service, and Lawyer details for Respondent(s).

I do not dispute the claims made in the following paragraphs of the Application:

- checkbox paragraph 1, subparagraph(s) checkbox paragraph 2 checkbox paragraph 3 checkbox paragraph 4, subparagraph(s) checkbox paragraph 5, subparagraph(s)

I do not dispute the claims made in the following paragraphs of the Answer:

- checkbox paragraph 3, subparagraph(s) checkbox paragraph 4 checkbox paragraph 5 checkbox paragraph 6, subparagraph(s)

I dispute the claims made in the following paragraphs of the Answer for the following reasons: (Give paragraph no. and grounds for dispute of that paragraph)

I dispute the claims made in the following paragraphs of the Application for the following reasons: (Give paragraph no. and grounds for dispute of that paragraph)

(Attach an additional page if necessary, and date and sign it.)

Date

Signature



**Provincial Court
(Family Division)**

Affidavit in Support of Motion

Form 11
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Applicant(s) *If more than one Applicant, give name & address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name & address and lawyer details for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	Lawyer (name, address and phone no.)

I, _____, of the _____ of _____

Full name

City, Town, etc.

Name

in the _____ of _____, make oath and say:

County, Regional Municipality, etc.

Name

I ask for an order for: *(State order sought)*

The facts in support of my motion are: *(Give facts in support of motion. Where the facts are not within your own personal knowledge, give the source of your information or the grounds for your belief.)*

Affidavit in Support of Motion

Form 11 (Page 2)
The Provincial
Courts Act

Court file no.

(Put a line through any blank space left on this page)

Sworn before me at the _____ of _____	
In the _____ of _____	
this _____ day of _____ 19 _____ A Commissioner, etc.	

Signature

(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits).

O. Reg. 386/79, Form 11



**Provincial Court
(Family Division)**

Notice of Motion

Form 12
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Applicant(s)

Respondent(s)

To the Parties

A motion will be made in this proceeding for an order by the court. The details are set out in the attached Affidavit.
The court will hear this motion at *(street & number, municipality, postal code)*

on *(date)*

at *(time)*

or as soon thereafter as the motion can be heard.

If you fail to appear at the hearing, an order may be made in your absence and enforced against you.

Date

Clerk of the court

**NOTE: A copy of the Affidavit (Form 11) commencing this motion should be attached to this Notice.
If the Affidavit is missing, you should contact your own lawyer or the court office.**



Provincial Court (Family Division)

Summons to a Witness

Form 13 The Provincial Courts Act Court file no.

of the (name of county, district or judicial district)

Applicant(s) If more than one Applicant, give name of each.

Table with columns for Full name and Lawyer (name, address and phone no.)

Respondent(s) If more than one Respondent, give name and lawyer details for each.

Table with columns for Full name and Lawyer (name, address and phone no.)

Note: When this Summons is served on you, you should receive a witness fee which is calculated as follows:

Table with columns for attendance, travel allowance, overnight allowance, and Total.

To (full name of witness)

of (address - street & number, municipality, postal code)

You are commanded to appear at (address - street & number, municipality)

on (date)

at (time)

to remain until this proceeding is heard

to give evidence in this proceeding before the (court or other official)

and to bring with you the following:

This summons was issued on behalf of

Name of party

Date

Clerk of the court

If you fail to attend or to remain as required by this Summons, a Warrant may be issued for your arrest.



**Provincial Court
(Family Division)**

Order

Form 14
The Provincial
Courts Act

Court file no.

of the _____
(name of county, district or judicial district)

Judge

Date of order

Applicant(s) *If more than one Applicant, give name & address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name & address and lawyer details for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	Lawyer (name, address and phone no.)

On (motion or application)

of (name)

on reading the (description of document(s))

and on hearing submissions on behalf of the parties,

This court orders that:

Form 14 (Page 2)
The Provincial
Courts Act

Court file no.

Date of signature

Signature of judge or clerk of the court.

O. Reg. 386/79, Form 14



**Provincial Court
(Family Division)**

Order on Motion Without Notice

Form 15
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Judge

Date of order

Applicant(s) *If more than one Applicant, give name & address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name & address and lawyer details for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

ORDER

On motion without notice to *(name)*

on reading the *(description of document(s))*

and on hearing submissions on behalf of *(name)*

this court orders that:

Order on Motion Without Notice

Form 15 (Page 2)

Court file no.

The Provincial
Courts Act

Date of signature

Signature of judge or clerk of the court

NOTICE

To *(name)*

The above order has been made without notice to you. You may request this court to vary or discharge the order by filing an Affidavit (Form 11) at the court office at *(street & number, municipality, postal code)*

within seven days after the order comes to your attention.

O. Reg. 386/79, Form 15



**Provincial Court
(Family Division)**

Certificate of Clerk

Form 16 Court file no.
The Provincial Courts Act

of the _____
(name of county, district or judicial district)

Applicant(s)

Respondent(s)

I certify that:

1. The attached copies of the application and the financial statement of the applicant(s) are true copies of the documents filed with the court in this proceeding.
2. The attached copy of the ^{order} provisional order is a true copy of the ^{order} provisional order made in this proceeding.
3. The attached transcript of evidence is an accurate representation of the evidence heard in this proceeding.
4. The attached copy of reasons is a true copy of the court's reason for decision in this proceeding.

(Strike out inapplicable provisions)

Date

Clerk of the court



Provincial Court (Family Division)

Notice of Confirmation Hearing

Form 17 The Provincial Courts Act

Court file no.

of the (name of county, district or judicial district)

Applicant(s)

Respondent(s)

To the Respondent(s)

- checkbox A provisional order
checkbox A provisional variation of the order of the (name of confirming court)

made on (date of confirmation)

has been made against you

- checkbox in another part of Ontario
checkbox outside Ontario

in the amount of \$ (in Canadian funds) per (week, month etc.)

The details are set out in the attached materials.

The court will hold a hearing at (street & number, municipality, postal code)

on (date)

at (time)

or as soon thereafter as the case can be heard, in which you may show cause why this provisional order/variation should not be confirmed against you.

You must file a Financial Statement in Form 5 with the court office at (street & number, municipality, postal code)

within ten days after receiving this Notice.

If you fail to appear at the hearing, the provisional order/variation may be confirmed in your absence and enforced against you.

Date

Clerk of the court

NOTE: If the provisional order/variation was made in another part of Ontario, a copy of the Application signed by the applicant should be attached to this Notice, along with a copy of the applicant's Financial Statement, a copy of the provisional order/order of provisional variation and a copy of the transcript of the applicant's evidence.

If the provisional order was made outside Ontario, a copy of the provisional order/order of provisional variation, a copy of the applicant's deposition or the transcript of the applicant's evidence taken outside Ontario and a list of defences which you may raise should be attached to this Notice. Section 5(2) of The Reciprocal Enforcement of Maintenance Orders Act provides that you may raise any defence which you might have raised in the proceeding before the court that made the provisional order/variation but no other defence.

Also attached to this Notice should be a blank Financial Statement in Form 5 for you to fill out and file with the court office. If any document which should be attached to this Notice is missing, you should contact your own lawyer or the court office.

Documents may be filed with the court by mail.



**Provincial Court
(Family Division)**

Notice of Hearing for Further Evidence

Form 18
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Applicant(s)

Respondent(s)

To the Applicant(s)

The provisional order in this matter has come before a judge of the *(name of confirming court)*

The provisional variation of the order made by the *(name of confirming court)*

on *(date of confirmation)*

has come before a judge of the *(name of court)*

The respondent has applied to the *(name of court)*

for a variation of the order of the *(name of confirming court)*

made on *(date of confirmation)*

The other court has decided to offer you an opportunity to present further evidence and has therefore remitted its case to this court. The details are set out in the attached material.

If you wish to:

- proceed with your application for support
- proceed with your application for variation of support
- oppose, in whole or in part, the respondent's request for variation,

you must appear, either personally or by your lawyer or agent, and produce such evidence as is appropriate at *(street & number, municipality, postal code)*

on *(date)*

at *(time)*

If you fail to appear at the hearing

- the provisional order/variation may be rescinded in your absence
- the respondent's request for variation may proceed unopposed

Date

Clerk of the court

NOTE: A copy of the respondent's evidence and a copy of the court's reasons for seeking further evidence should be attached to this Notice. If either of these is missing, you should contact your own lawyer or the court office at *(street & number, municipality, postal code)*



**Provincial Court
(Family Division)**

Notice of Resumption of Hearing

Form 19
The Provincial
Courts Act

Court file no.

of the _____
(name of county, district or judicial district)

Applicant(s)

Respondent(s)

To the Respondent(s)

The proceeding before this court

to confirm a provisional order/variation made by the *(name of originating court)*

on *(date of provisional order/variation)*

to review an order made by the *(name of confirming court)*

on *(date of confirmation)*

was adjourned on *(date of adjournment)*

in order to remit the case to the other court for further evidence.

The other court has now sent to this court certain evidence which is attached.

This court will resume its hearing into this matter at *(street & number, municipality, postal code)*

on *(date)*

at *(time)*

or as soon thereafter as the case can be heard.

If you fail to appear at the hearing,

the provisional order/variation may be confirmed in your absence and enforced against you.

your application for variation may be dismissed.

Date

Clerk of the court

Note: A copy of the applicant's further evidence taken before the other court should be attached to this notice. If it is missing, you should contact your lawyer or the court office at *(street & number, municipality, postal code)*



Provincial Court (Family Division)

Application

Form 20 The Provincial Courts Act

Court file no

of the (name of county, district or judicial district)

Child(ren)

Table with 3 columns: Full name, Birthdate, Sex. Three rows for child information.

Applicant(s)

Full name(s), Address for service (street & number, municipality, postal code), Lawyer (name, address and phone no.)

1. I/we ask for an order under The Child Welfare Act, 1978: (Set out kind of order asked for.)

(In an application under Part II of The Child Welfare Act, 1978, add:)

2. To the best of my/our knowledge, the following are all the outstanding orders and court proceedings for supervision, wardship or custody of or access to the child(ren): (Give date, name of court, court file no., nature of case and resulting order. If you do not know of any other order or proceeding, state 'None'.)

(In an application for a finding that a child is a child in need of protection or an application under subsection 2 of section 22 of The Child Welfare Act, 1978, add:)

3. I/we believe the child(ren) is/are in need of protection under The Child Welfare Act, 1978 because: (State briefly the main facts relied on and refer to the relevant provisions of the Act.)

(In an application under subsection 2 of section 22, add:)

4. I reported the matter to the (name of children's aid society) on or about (date), but the society has refused or failed to take action.

(In an application for an order regarding the right of access to a child, add:)

3. The grounds for this application are as follows: (State briefly the main facts relied on.)

(In an application to review a child's status, add:)

3. The present status of the child(ren) is: (Specify. Indicate any outstanding access rights.)

4. I/we have requested a review of the child(ren)'s status because: (State briefly the main facts relied on.)

(In an application for adoption, add:)

2. Information concerning the applicant(s) Name of applicant Sex Birthdate Place of residence If related to the child, state relationship

3. (Complete this section where applicants are married.) Date of marriage of applicants Place of marriage

4. (Complete this section where an applicant is under eighteen years of age, is single or is living apart from his/her spouse or where the child is eighteen or more years of age or has been married.) The special circumstances that justify the making of an adoption order in this case are as follows: (Specify.)

Date

Signature of applicant

Signature of applicant



**Provincial Court
(Family Division)**

Notice of Hearing

Form 21
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Child(ren)

Full Name	Birthdate	Sex
_____	_____	_____
_____	_____	_____
_____	_____	_____

To

An application has been made in this court for an order under *The Child Welfare Act, 1978* concerning the child(ren) named above. Notice is being given to you because your rights may be affected. The details are set out in the attached application.

The court will hold a hearing at *(street & number, municipality, postal code)*

on *(date)*

at *(time)*

or as soon after that time as the case can be heard.

If you wish to oppose the application or if you wish to give your views at the hearing, you may attend the hearing with or without your lawyer. If you do not attend the hearing, an order may be made in your absence and enforced against you. The court may make an order different from that requested by the applicant(s).

Date

Clerk of the court

NOTE: A copy of the Application signed by the applicant(s) should be attached to this form. If it is missing, you should contact your own lawyer or the court office.



**Provincial Court
(Family Division)**

Affidavit in Support of Motion

Form 22 (Page 1)
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Child(ren)

Full name	Birthdate	Sex
Full name	Birthdate	Sex
Full name	Birthdate	Sex

Applicant(s)

Full name(s) _____

Address for service (street & number, municipality, postal code) _____

Lawyer (name, address and phone no.) _____

I, _____, of the _____ of _____

Full name

City, Town, etc.

Name

in the _____ of _____, make oath and say:

County, Regional Municipality, etc.

Name

I ask for an order for: *(State order sought)*

The facts in support of my motion are: *(Give facts in support of motion. Where the facts are not within your own personal knowledge, give the source of your information or the grounds for your belief.)*

Affidavit in Support of Motion

Form 22 (Page 2)
The Provincial
Courts Act

Court file no.

(Put a line through any blank space left on this page)

Sworn before me at the _____ of _____	Signature <i>(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits).</i>
In the _____ of _____	
this _____ day of _____ 19 _____ A Commissioner, etc.	

FD 064

O. Reg. 386/79, Form 22



**Provincial Court
(Family Division)**

Notice of Motion

Form 23
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Child

Applicant(s)

To the Parties

A motion will be made in the proceeding for an order by the court. The details are set out in the attached Affidavit.
The court will hear this motion at *(street & number, municipality, postal code)*

on *(date)*

at *(time)*

or as soon after that time as the motion can be heard.

If you fail to appear at the hearing, an order may be made in your absence and you will be bound by that order.

Date

Clerk of the court

NOTE: A copy of the Affidavit (Form 22) commencing this motion should be attached to this Notice.
If the Affidavit is missing, you should contact your own lawyer or the court office.



Provincial Court (Family Division)

Affidavit of Service

Form 24 The Provincial Courts Act

Court file no.

of the (name of county, district or judicial district)

Child(ren)

Applicant(s)

I, name, of the city, town, etc. of name in the county, district, judicial district of name, make oath and say:

On (date) I served (name of person served) with the following document(s) (specify) by leaving a copy with (name) a person apparently of the age of sixteen years or over, at his/her residence at (address) (office or position) of that corporation, et (address) other (specify) the address for service shown on the latest document filed by him/her in the proceeding in this court bearing court file no. by sending a copy by prepaid ordinary mail addressed to him/her at (address) the address for service shown on the latest document filed by him/her in the proceeding in this court bearing court file no. by leaving a copy with him/her at (address)

To effect service, it was necessary for me to travel kilometres.

sworn before me at of in the of this day of 19 A Commissioner, etc.

Signature (This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)



**Provincial Court
(Family Division)**

Summons to a Witness

Form 25
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Child(ren)

Applicant(s)

Note: When this Summons is served on you, you should receive a witness fee which is calculated as follows:

<i>attendance</i>	for each day	=
\$	of attendance	
<i>travel allowance</i>		=
\$	each way	
<i>overnight allowance</i>		=
\$		
Total		=

To *(full name of witness)*

of *(address - street & number, municipality, postal code)*

You are commanded to appear at *(address - street & number, municipality)*

on *(date)*

at *(time)*

to remain until this proceeding is heard

to give evidence in this proceeding before the *(court or other official)*

and to bring with you the following:

This summons was issued on behalf of

Name

Date

Clerk of the court

If you fail to attend or to remain as required by this Summons, a Warrant may be issued for your arrest.



**Provincial Court
(Family Division)**

Consent to Adoption – Director

Form 26
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Child

Applicant(s)

I, *(name in full)*

an employee of the Ministry of Community and Social Services appointed as a Director under The Child Welfare Act, 1978,
consent to the adoption of the child by the applicant(s).

The child became a ward of the Crown on *(date)*

and was committed to the care of the Children's Aid Society of *(name)*

Date

Signature of witness

Signature

Place

Affidavit of Execution

Form 26
The Provincial
Courts Act

Court file no. _____

I, *(name in full)*

of *(address - street & number, municipality, postal code)*

make oath and say:

I was present and saw this consent signed by *(name in full)*

at *(place)*

I am the person who signed as a witness to this consent .

Sworn before me at the _____ of _____	_____ <i>Signature</i> <i>(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)</i>
in the _____ of _____	
this _____ day of _____ 19 _____ <i>A Commissioner, etc.</i>	



Provincial Court (Family Division)

Consent to Adoption - General

Form 27 The Provincial Courts Act

Court file no.

of the (name of county, district or judicial district)

A child may be identified by his/her given names followed by the first letter of his/her surname and his/her birth registration number.

Child table with columns: Full Name, Birthdate, Sex, Place of birth

I, (name in full)

of (address - street & number, municipality, postal code)

consent to the adoption of the child

I am

- checkboxes for: spouse of applicant, parent of child, guardian, mother/father, other person with custody

I was born on (date)

I understand the nature and effect of this consent and of an adoption order.

(Check the appropriate paragraph and initial. Strike out the paragraph that does not apply.)

- checkboxes for: Spouse of applicant, Parent, etc. who is not spouse of applicant

or with the Children's Aid Society of (name of place and address - street & number, municipality, postal code)

I further understand that after the 21 days have passed, I may withdraw this consent only with the court's permission.

Date Signature of Witness Signature

Place Position or title

NOTE: If the person giving the consent is a parent of the child, the witness must be an authorized employee of a Children's Aid Society. If the person giving the consent is under eighteen years of age, the consent must be accompanied by the Report of the Official Guardian (Form 31).

Affidavit of Execution

I, *(name in full)*

of *(address -- street & number, municipality, postal code)*

make oath and say:

I was present and saw this consent signed by *(name in full)*

at *(place)*

I am the person who signed as a witness to this consent

I explained to *(name in full)*

- the nature and effect of this consent;
- the circumstances under which the consent may be cancelled or withdrawn; and
- the nature and operation of the voluntary disclosure registry.

I am satisfied that *(name in full)*

understands the nature and effect of this consent

strike out this paragraph if it does not apply and initial

I am an employee of the Children's Aid Society of *(name)*

authorized by the Society to witness consents to adoption

(Initials)

Sworn before me at the _____ of _____
 in the _____ of _____
 this ____ day of _____ 19 ____

A Commissioner, etc.

Signature
*(This form is to be signed before a lawyer,
 justice of the peace, notary public or
 commissioner for taking affidavits.)*



**Provincial Court
(Family Division)**

Consent to Adoption – Child

Form 28 Court file no. _____
The Provincial Courts Act

of the _____
(name of county, district or judicial district)

Child

Applicant(s)

I, *(name in full)*

of *(address – street & number, municipality, postal code)*

consent to my adoption by the applicant(s) named above.

I understand the nature and effect of an adoption order.

I understand that I may cancel this consent within 21 days by filing a cancellation of consent with the court office at
(address – street & number, municipality, postal code)

I understand that the court must receive the cancellation within 21 days. I also understand that, after the 21 days have passed, I may withdraw this consent only with the court's permission.

(To be completed where the child is 14 years of age or over)

I want my name after the adoption to be *(full name after adoption)*

Date

Signature of authorized C.A.S. employee

Signature

Place

Position or title

NOTE: The witness must be an authorized employee of a Children's Aid Society

Affidavit of Execution

I, *(name in full)*

of *(address -- street & number, municipality, postal code)*

make oath and say:

I was present and saw this consent signed by *(name in full)*

at *(place)*

I am the person who signed as a witness to this consent

I explained to *(name in full)*

- the nature and effect of this consent;
- the circumstances under which the consent may be cancelled or withdrawn; and
- the nature and operation of the voluntary disclosure registry.

I am satisfied that *(name in full)*

understands the nature and effect of this consent

strike out this paragraph if it does not apply and initial

I am an employee of the Children's Aid Society of *(name)*

authorized by the Society to witness consents to adoption

(Initials)

Sworn before me at the _____ of _____ in the _____ of _____ this _____ day of _____ 19 _____ <p style="text-align: right;"><i>A Commissioner, etc.</i></p>	_____ Signature <i>(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)</i>
---	---



**Provincial Court
(Family Division)**

Recommendation of Director

Form 29
The Provincial
Courts Act

Court file no

of the _____
(name of county, district or judicial district)

Child

Applicant(s)

1. I, _____
Full name

am an employee of the Ministry of Community and Social Services appointed as a Director under *The Child Welfare Act, 1978.*

2. The child is under the age of eighteen years and has not been married.

3. The applicant(s) is/are each an appropriate person to adopt the child and I recommend that it is in the best interests of the child to dispense with the period of residence with the applicant(s) and to make an order for the adoption of the child, for the following reasons: *(Set out reasons.)* *(Strike out if not applicable.)*

4. Having regard to the best interests of the child,
 I recommend that an order for the adoption of the child be made.

or

I recommend that an order for the adoption of the child not be made for the following reasons: *(Set out reasons.)*

5. I draw to the court's attention the following additional circumstances: *(Set out circumstances. Where none, state 'None'.)*

Place
FO 044

Date

Signature



**Provincial Court
(Family Division)**

Recommendation of Local Director

Form 30
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Child

Applicant(s)

I *(name in full)*

am the local director of the Children's Aid Society *(name)*

The child is under the age of eighteen years and has not been married.

The child has resided with the applicant(s) since *(date)*

Having regard to the best interests of the child,

I recommend that an order for
the adoption of the child be made

I recommend that an order for the adoption of the child not be made for
the following reasons: *(specify)*

I draw to the court's attention the following additional circumstances: *(specify - Where none, state "None".)*

Date Place Signature

NOTE: This form may be used only where a child has been placed for adoption by a Children's Aid Society. Where a child has not been placed by a Society, a Recommendation of Director in Form 29 must be completed by a Director of Child Welfare.



**Provincial Court
(Family Division)**

Report of the Official Guardian

Form 31
The Provincial
Courts Act

Court file no.

of the _____
(name of county, district or judicial district)

Child

Full Name	Birthdate	Sex
Place of birth		

I, *(name in full)*

of *(address - street & number, municipality, postal code)*

am an authorized representative of the Official Guardian.

I have discussed with *(name of minor parent)*

the nature and effect of an adoption order and of a consent to an adoption.

The Official Guardian is satisfied that the consent of *(name of minor parent)*

dated *(date)*

reflects his/her true informed wishes.

Date

Signature of witness

Signature



**Provincial Court
(Family Division)**

Warrant to Search for and Detain a Child

Form 32 Court file no.
The Provincial
Courts Act

of the _____
(name of county, district or judicial district)

To *(name of person and position or title)*

On information laid before me on oath under section 22 of The Child Welfare Act, 1978 it appears to me that

- there are reasonable and probable grounds to believe that the child named or described below is in need of protection.
- the child named or described below is actually or apparently under sixteen years of age and has departed or has been removed from the lawful care and custody of the Children's Aid Society of

_____ without the consent of the Society.

Child *(Give all known information)*

Name	Birthdate	Sex
------	-----------	-----

Residence or location

Height	Weight	Hair colour	Hair style	Eye colour	Complexion
--------	--------	-------------	------------	------------	------------

Other features

This warrant authorizes you to search for the child and to enter, if need be by force, *(address - street & number, municipality)*

to take the child and to detain him/her in a place of safety as defined in The Child Welfare Act, 1978.

This warrant expires on *(date)*

Place	Date	Signature of justice of the peace
-------	------	-----------------------------------



**Provincial Court
(Family Division)**

Order on Motion Without Notice

Form 33 (Page 1)
The Provincial
Courts Act

Court file no.

of the _____
(name of county, district or judicial district)

Judge

Date of order

Child(ren)

Full name	Birthdate	Sex
_____	_____	_____
_____	_____	_____
_____	_____	_____

Applicant(s)

Full name(s)

Address for service <i>(street & number, municipality, postal code)</i>

Lawyer <i>(name, address and phone no.)</i>

ORDER

On motion without notice to *(name)*

on reading the *(description of document(s))*

and on hearing submissions on behalf of *(name)*

this court orders that:

Order on Motion Without Notice

Form 33 (Page 2)
The Provincial
Courts Act

Court file no.

Date of signature

Signature of judge or clerk of the court

NOTICE

To *(name)*

The above order has been made without notice to you. You may request this court to vary or discharge the order by filing an Affidavit (Form 22) at the court office at *(street & number, municipality, postal code)*

within seven days after the order comes to your attention.

ENDORS

O. Reg. 386/79, Form 33



**Provincial Court
(Family Division)**

Order

Form 34 (Page 1)
The Provincial
Courts Act

Court file no.

of the _____
(name of county, district or judicial district)

Judge

Date of order

Child(ren)

Full name	Birthdate	Sex
_____	_____	_____
_____	_____	_____
_____	_____	_____

Applicant(s)

Full name(s)
Address for service <i>(street & number, municipality, postal code)</i>
Lawyer <i>(name, address and phone no.)</i>

On *(motion or application)*

of *(name)*

on reading the *(description of document(s))*

and on hearing submissions on behalf of the parties,

This court orders that:

Order

Form 34 (Page 2)
The Provincial
Courts Act

Court file no.

Date of signature

Signature of judge or clerk of the court.



Provincial Court (Family Division)

Request for Enforcement

Form 35 The Provincial Courts Act

Court file no. []

of the [] (name of county, district or judicial district)

Creditor

Full name
Address for service (street & number, municipality, postal code)

Debtor

Full name
Address for service (street & number, municipality, postal code)

1. Particulars of order to be enforced:
Date

Court

Court file no.

Attach a copy of the order

2. Persons for whose benefit order is to be enforced:
Full name(s)

Relationship to creditor

3. [] I authorize the court to receive, record and pay out to me or my assignee all sums payable under the order.

4. [] The order is not in default.

or
[]

The order is in default in the amount of \$, as of today, and for this single occasion, I request that the order be enforced against the debtor by means of a Notice of Default, requiring the debtor to:

- [] file a statement of financial information
[] submit to an examination as to his/her assets and means
[] appear before the court to explain the default.

5. In the event of future defaults, I authorize the Unified Family Court and any Provincial Court (Family Division) in Ontario automatically to enforce the order against the debtor by requiring him/her, upon notice to me and to my assignee, to file a statement of financial information and to appear before the court to explain the default.

Date

Signature of creditor

Note: If you wish to enforce the order by a writ of execution or by garnishment, you must file with the clerk of the court a Request for Execution or Garnishment.



Provincial Court (Family Division)

Request for Execution or Garnishment

Form 36 Court file no. The Provincial Courts Act

of the (name of county, district or judicial district)

Creditor

Form with fields for Full name and Address for service (street & number, municipality, postal code)

Debtor

Form with fields for Full name and Address for service (street & number, municipality, postal code)

I, Name, of the City, Town, etc. of Name in the County, Regional Municipality, etc. of Name, make oath and say:

1. My relationship to the creditor is (State relationship. If you are the creditor, state, "I am the creditor.")

2. By [] an order [] a judgment [] a decree nisi of divorce, a copy of which is attached, dated (date)

of the (name of court)

the debtor was ordered to pay to

[] me [] (name of payee)

the sum of \$ per, as support, commencing on (date)

3. The debtor was also ordered to pay \$ in costs.

4. As of today, there remains owing \$ in arrears of support and \$ in costs.

5. There has been no previous request for a Writ of Execution by or on behalf of the persons entitled to the support payments, except: (Give details. If no previous request was made, state, "None".)

6. I request that a Writ of Execution be directed to the Sheriff of (name of county, district or judicial district)

that he levy against (name of debtor)

the sum of:

- \$ in arrears of support;
\$ in interest thereon at the rate of 5 per cent per year from (date)
\$ in unpaid costs;
\$ in interest thereon at the rate of 5 per cent per year from (date)

(Strike out this paragraph if you do not want a Writ of Execution, and initial)



**Provincial Court
(Family Division)**

Request for Execution or Garnishment

Form 36
Page 2
The Provincial
Courts Act

Court file no. _____

of the _____
(Name of county, district or judicial district)

7. I request that a Notice to Garnishee be directed to *(name of garnishee)*

who resides or carries on business in Ontario at *(address or garnishee)*

I have reason to believe and I do believe that *(name of garnishee)*

is indebted to the debtor

in the amount of \$

in an amount which I am unable to name.

*(Strike out this
paragraph if
you do not
want garnishment,
and initial.)*

Sworn before me at the _____ of _____ in the _____ of _____ this _____ day of _____ 19____ <p style="text-align: right;"><i>A Commissioner, etc.</i></p>	<p style="text-align: center;"><i>Signature</i></p> <p><i>(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)</i></p>
---	---

NOTE: You must attach to this Request:

- (a) a copy of the order, judgment or decree nisi; and
- (b) where costs were determined separately, a copy of the certificate of the determination of costs.



**Provincial Court
(Family Division)**

Writ of Execution

Form 37
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Creditor

Full name
Address for service (street & number, municipality, postal code)

Debtor

Full name
Address for service (street & number, municipality, postal code)

Elizabeth the Second, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith,

To the Sheriff of the

We command you that of the goods and chattels and lands and tenements in your bailiwick of the debtor

you cause to be made the sum of

\$

and interest thereon at 5 per cent per annum from *(date from which interest runs)*

and for costs the sum of

\$

and interest thereon at 5 per cent per annum from *(date costs were determined)*

in accordance with the order of this court of *(date of order)*

requiring the debtor to pay the above sums to or to the credit of *(name of creditor)*

And we command you to pay out the sums realized according to law and to report to this court on the execution of this writ.

_____ Date

_____ Clerk of the court

PROVINCIAL COURT (FAMILY DIVISION)
of the _____

THE FOLLOWING ENDORSEMENT MUST BE COMPLETED BY THE PERSON FILING THIS WRIT AT OR BEFORE THE TIME OF FILING.

To the Sheriff:

I levy the sum of \$ _____
with interest at 5% per annum from _____ 19____
and for costs, the sum of \$ _____
with interest at 5% per annum from _____ 19____
and for this writ \$ _____
together with your own fees, poundage and incidental expenses.

Signature of person filing writ

firm name

address

WRIT OF EXECUTION

This writ was issued by:

Name

Address

solicitor(s) for _____

THE FOLLOWING ENDORSEMENT MUST BE COMPLETED BY THE OFFICER AT THE OFFICE WHERE THIS WRIT WAS ISSUED OR RENEWED.

is entitled to receive the following sums for the issue and renewal of this writ:

For	\$	Signature of Officer
This writ		
1st renewal		
2nd renewal		
3rd renewal		

WHEN APPLICABLE, THE FOLLOWING ENDORSEMENT MUST BE COMPLETED BY THE SHERIFF WITH WHOM THIS WRIT IS FILED OR, IF IT IS NOT FILED WITH A SHERIFF, BY THE CLERK AT THE OFFICE WHERE THE WRIT WAS ISSUED.

RENEWAL OF WRIT

This writ has been renewed for a further period of six years from the date indicated.

Date	Signature of Officer



**Provincial Court
(Family Division)**

Order of Attachment

Form 38
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Judge _____

Creditor

Full name
Address for service <i>(street & number, municipality, postal code)</i>

Date of order _____

Debtor

Full name
Address for service <i>(street & number, municipality, postal code)</i>

TO: *(name and address of debtor's employer)*

This court orders you to deduct from the remuneration due or accruing due from you to the debtor and to remit to this court the sum of

- (a) \$ _____ or _____ per cent of the debtor's gross remuneration, whichever is less, until further order of this court; and
- (b) an additional \$ _____ of the debtor's gross remuneration until *(date of last payment)*

on the _____ day(s) of each month, commencing on *(date)*

Date of signature

Signature of judge or clerk of the court

NOTE: *The Wages Act does not apply to limit the amount you are required to deduct under this order. This order takes priority over any other seizure or attachment of wages except those in favour of the Crown. Payments are to be made to the court at *(address)**

If you dispute your liability to pay, you must file a Dispute in Form 40, which is available at the court office.

If you disobey this order, you may be found in contempt of court.

FD 006



Provincial Court (Family Division)

Notice to Garnishee

Form 39 Court file no. The Provincial Courts Act

of the (name of county, district or judicial district)

Creditor

Full name
Address for service (street & number, municipality, postal code)

Debtor

Full name
Address for service (street & number, municipality, postal code)

To (full name of garnishee)

(address - street & number, municipality, postal code)

Date of order against debtor

Amount unpaid under the order

\$

You are commanded, within ten days after service of this notice on you, to pay to the clerk of the court all debts now owing and all debts accruing due but payable in the future from you to the debtor, up to the amount unpaid under the order.

If you do not owe the debtor anything, you must, within ten days after service of this notice on you, file a Dispute in Form 40.

If (a) you owe the debtor less than the amount unpaid; or

(b) you have a defence or right of set-off against the debtor,

you must, within ten days after service of this notice on you, pay to the clerk of the court the amount which you admit is now owing or accruing due to the debtor, and you must file at the same time a Dispute in Form 40.

If you fail to obey this notice, the court may make and enforce an order against you for the amount unpaid and the court costs of the creditor. If you make payment to anyone other than the clerk of the court after service of this notice on you, you may be liable to pay again.

To all parties

Where a Dispute is filed or payment of the amount unpaid under the order is not made, a debtor who has filed a Dispute or the creditor may require the clerk to issue a Notice of Garnishment or Attachment Hearing and may obtain a hearing before the court to determine the rights of the parties.

Date

Clerk of the court



**Provincial Court
(Family Division)**

Dispute

Form 40
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Creditor

Full name
Address for service <i>(street & number, municipality, postal code)</i>

Debtor

Full name
Address for service <i>(street & number, municipality, postal code)</i>

**Garnishee or person to whom order
of attachment directed**

Full name
Address for service <i>(street & number, municipality, postal code)</i>

I am not liable to pay as required by the

- notice to garnishee
- attachment order

dated *(date)*

for the following reasons: *(State grounds for not paying.)*

_____ Date

_____ Signature



**Provincial Court
(Family Division)**

Notice of Garnishment or Attachment Hearing

Form 41 Court file no.
The Provincial
Courts Act

of the _____
(name of county, district or judicial district)

Creditor

Full name
Address for service <i>(street & number, municipality, postal code)</i>

Debtor

Full name
Address for service <i>(street & number, municipality, postal code)</i>

**Garnishee or person to whom
order of attachment directed**

Full name
Address for service <i>(street & number, municipality, postal code)</i>

To the parties

This matter has been placed on the hearing list by the creditor
 debtor

A Dispute has been filed by the debtor
 garnishee
 person to whom order of attachment is directed

No Dispute has been filed. The matter has been placed on the hearing list because full payment has not been received.

The court will hold a hearing at *(address, street & number, municipality)*

on *(date)* at *(time)*

or as soon thereafter as the case can be heard.

If you fail to appear at the hearing, an order may be made in your absence and enforced against you.

_____ Date

_____ Clerk of the court

NOTE: Where a Dispute has been filed, a copy of the Dispute should be attached to this notice. If the Dispute is missing, you should contact your own lawyer or the court office.



**Provincial Court
(Family Division)**

Warrant of Committal

Form 42
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

To the Peace Officers of the

_____ of _____
City, Town, etc. Name

and to the Officers of the

Name of correctional institution

Whereas I have found that *(set out finding)*

And whereas I have ordered that he/she *(set out punishment)*

Therefore I command you to take *(name)*

and convey him/her to *(name of correctional institution)*

and to detain him/her there for the term of *(specify details)*

Date

Signature of judge



**Provincial Court
(Family Division)**

Notice of Default

Form 43
The Provincial
Courts Act

Court file no. _____

of the _____
(name of county, district or judicial district)

Creditor

Full name
Address for service <i>(street & number, municipality, postal code)</i>

Debtor

Full name
Address for service <i>(street & number, municipality, postal code)</i>

To the debtor

The records of this court indicate that you are in default in the amount of
\$ _____
as of *(date)*

under the order of *(court)*

dated *(date)*

You are required to:

file the attached financial statement with the court at *(address)*
within ten days after service on you of this notice

submit to an examination as to your assets and means before *(name)*
at *(place)*

on *(date)* at *(time)*

appear before the court to explain your default at *(place)*
on *(date)* at *(time)*

or as soon thereafter as the case can be heard.

If you fail to appear as required by this notice, a warrant may be issued for your arrest.

If you fail to satisfy the court that you are unable to pay, you may be imprisoned for up to 90 days.

Date

Clerk of the court



**Provincial Court
(Family Division)**

Recognizance

Form 44
The Provincial
Courts Act

Court file no. _____

of the _____
(Name of county, district or judicial district)

Applicant(s)

Respondent(s)

To the Court

I, *(name)*
of *(address)*

acknowledge that I am indebted to Her Majesty the Queen in the amount of \$ _____
property under a Writ of Execution in favour of Her Majesty the Queen,

to be levied from my

if I fail

If *(name of person for whom you are a surety)*

of *(address of person for whom you are a surety)*

fails

to abide by any of the conditions set out in the schedule below.

Signature of person giving recognizance

Signed before me at *(municipality)*

Signature

in the *(name of county, district or regional municipality)*

on *(date)*

Name and position (print or type)

Schedule of Conditions

The above recognizance of *(name of person giving the recognizance)*
shall not be enforceable

if he/she

if *(name of person for whom person giving the recognizance is a surety)*

abides by the conditions set out below. The conditions are that *(name of person giving the recognizance or person for whom the person giving the recognizance is a surety)*

until *(date of termination)*

until otherwise ordered by this court

(Attach additional page if necessary, and date and sign it.)

FD 007

O. Reg. 386/79, Form 44

THE UNIFIED FAMILY COURT ACT, 1976

O. Reg. 387/79.

Practice and Procedure.

Made—May 30th, 1979.

Filed—June 4th, 1979.

RULES MADE UNDER
THE UNIFIED FAMILY COURT ACT, 1976
PRACTICE AND PROCEDURE

PART I

GENERAL

1. In these rules,

- (a) "clerk" means the clerk of the Court;
- (b) "file" means file in the office of the clerk;
- (c) "party" means a party to a proceeding and includes a person who is entitled to notice of a proceeding, but does not include a foster parent;
- (d) "prescribed" means prescribed by these rules;
- (e) "proceeding" means a proceeding in the Court. O. Reg. 387/79, r. 1.

2. These rules apply to all civil proceedings in the Court. O. Reg. 387/79, r. 2.

3. Except as otherwise expressly provided in these rules, where there is a conflict between a provision of these rules and a provision of *The Child Welfare Act, 1978*, the provision of *The Child Welfare Act, 1978* prevails. O. Reg. 387/79, r. 3.

4. These rules shall be construed liberally so as to secure an inexpensive and expeditious conclusion of every proceeding consistent with a just determination of the proceeding. O. Reg. 387/79, r. 4.

5. In any matter not provided for by these rules, the practice of the Court shall be regulated by analogy to these rules and to the Act governing the proceeding and a motion may be made to the Court for directions. O. Reg. 387/79, r. 5.

6. Where a party fails to comply with these rules, the Court, upon such terms as the Court considers proper, may grant such relief from the noncompliance as the Court considers necessary to secure the just determination of the matter in dispute. O. Reg. 387/79, r. 6.

7. Where these rules or an order of the Court prescribes a period of time for the taking of a step in a proceeding, the time shall be counted by excluding the first day and including the last day of the period, and where the last day of the period falls on a Saturday or a

holiday, the period shall be deemed to end on the day next following that is not a Saturday or a holiday. O. Reg. 387/79, r. 7.

8. The Court, at any time, may lengthen or shorten a period of time prescribed by these rules or by an order of the Court, upon such terms as the Court considers proper in the circumstances. O. Reg. 387/79, r. 8.

9. The Court may order that any person whose presence as a party is necessary to determine the matters in issue shall be added as a party. O. Reg. 387/79, r. 9.

10.—(1) A proceeding shall be commenced by filing an application in the prescribed form.

(2) A proceeding for the discharge, variation or suspension of an order or for a finding of contempt of court may be commenced by serving and filing a notice of motion or by filing an application in the prescribed form. O. Reg. 387/79, r. 10.

11. Upon the commencement of a proceeding, the clerk shall set a day for hearing, issue a notice of hearing in the prescribed form and seal the notice of hearing and the application with the seal of the Court. O. Reg. 387/79, r. 11.

12.—(1) Service of an application, other than an application for the annulment of a marriage, and service of an answer on a party added under rule 44 may be made in or out of Ontario by leaving a copy with the person to be served or, where more than one attempt to do so has been unsuccessful, by,

- (a) leaving a copy with a person apparently of the age of sixteen years or over at the place where the person to be served is residing; and
- (b) sending a copy forthwith thereafter by prepaid ordinary mail addressed to the person to be served at the place where he is residing.

(2) Service of an application for annulment of a marriage or of a notice of motion to issue a warrant for arrest or to find a person in contempt of court may be made in or out of Ontario by leaving a copy with the person to be served.

(3) Service of a document in a proceeding other than a document referred to in subrule 1, 2 or 5 may be made in or out of Ontario,

- (a) by leaving a copy with the person to be served;
- (b) by leaving a copy with a person apparently of the age of sixteen years or over at the place where the person to be served is residing;
- (c) by leaving a copy at the address for service shown on the latest document filed by the person to be served in the same or any other proceeding in the Court;
- (d) by sending a copy by prepaid ordinary mail addressed to the person to be served at his

address for service shown on the latest document filed by him in the same or any other proceeding in the Court; or

(e) by delivering or sending by prepaid ordinary mail a copy of the document to the solicitor acting in the proceeding for the person to be served.

(4) In addition to the methods set out in subrules 1, 2 and 3, service of a document in a proceeding under *The Child Welfare Act, 1978* on a Director or foster parent within the meaning of that Act or a children's aid society may be made by sending a copy of the document by prepaid ordinary mail addressed to the person to be served at his place of business or, in the case of a foster parent, at his residence.

(5) Service of an order made on notice may be made, unless the Court orders otherwise, by sending a copy of the order by prepaid ordinary mail addressed to the person to be served at his address for service shown on the latest document filed by him in the proceeding.

(6) Service on a party of an application or an answer referred to in subrule 1 is not required where a solicitor accepts service and undertakes to act on behalf of the party.

(7) Where service of a document on a corporation is to be made by leaving a copy of the document with the corporation, the copy of the document may be left with an officer, director or agent of the corporation.

(8) Where a copy of a document has been sent by prepaid ordinary mail the document, unless the contrary is shown, shall be deemed to have been served on the fourth day following the day on which it was sent.

(9) Notwithstanding that a document in a proceeding has been served in accordance with subrule 1, 3, 4, 5 or 6, the Court at any time may order that the document be served by leaving a copy of the document with the person to be served.

(10) Proof of service or of efforts to make service may be given by affidavit.

(11) Where a document is served by leaving a copy with the person to be served, the person serving the document shall request the person to be served to produce identification and to complete and sign an acknowledgment of service in Form 1 and the affidavit of service shall state the response of the person to be served to these requests.

(12) The provisions of subrules 1 to 11 prevail over the provisions of *The Child Welfare Act, 1978*. O. Reg. 389/79, r. 12.

13.—(1) Where on motion without notice the Court is satisfied that reasonable efforts have been made, without success, to serve a document or that such reasonable efforts would not be successful, the Court may order substituted service of the document in such

manner as the Court directs or may dispense with service upon such terms as the Court considers proper in the circumstances.

(2) Where the Court orders service by advertisement, the advertisement shall be in Form 2. O. Reg. 387/79, r. 13.

14. A motion within a proceeding shall be commenced by serving and filing a notice of motion in the prescribed form and, where practicable, the evidence in support of the motion. O. Reg. 387/79, r. 14.

15. Where the Court is satisfied that the circumstances of the case are urgent and that the delay necessary to serve notice of a motion or the serving of notice of a motion might have serious consequences, the Court may make without notice an order on motion. O. Reg. 387/79, r. 15.

16. Evidence on a motion may be given,

(a) by affidavit;

(b) in the form of a transcript of the examination of a party or a witness; or

(c) with the permission of the Court, orally. O. Reg. 387/79, r. 16.

17.—(1) Where two or more issues are joined in one proceeding and the Court is of the opinion that the issues cannot conveniently be disposed of in one proceeding, the Court may order that one or more of the issues be disposed of in a separate proceeding.

(2) Where the Court is of the opinion that two or more proceedings could be more conveniently disposed of in one proceeding, the Court may order that the proceedings be consolidated. O. Reg. 387/79, r. 17.

18.—(1) On motion, the Court may order a party to disclose the material facts on which the party relies in respect of an issue in the proceeding by one or more of the following means:

1. An affidavit providing details of the material facts.

2. An affidavit answering specific questions stated in the order.

3. An affidavit answering questions submitted in writing by a party.

4. Submission to oral examination under oath.

5. An affidavit specifying relevant documents.

6. The production of relevant documents.

7. Any other means specified in the order.

(2) In an order under subrule 1, the Court may impose such terms and give such directions as the Court considers proper in the circumstances.

(3) A party may use in evidence at a hearing any part of the affidavit or examination under oath of an opposite party provided in accordance with an order under subrule 1 and, where the Court is of the opinion that the part ought not to be used except with another part of the affidavit or examination, the Court may direct that the other part be put in evidence. O. Reg. 387/79, r. 18.

19. The parties shall hold such informal discussions as are reasonably possible for the purpose of resolving or narrowing the issues in dispute as soon as reasonably possible after the commencement of the proceeding. O. Reg. 387/79, r. 19.

20. As soon as reasonably possible after the commencement of a proceeding, the presiding judge shall enquire whether or not attempts have been made to resolve or narrow the issues in dispute, which issues have been resolved or narrowed and whether settlement by the parties of the issues remaining in dispute is likely. O. Reg. 387/79, r. 20.

21.—(1) For the purpose of resolving or narrowing the issues or of settling the procedures at a hearing, the Court, at any stage in the proceeding, with the consent of the parties, may convene one or more meetings of the parties before a Judge of the Court or a person designated by the Court.

(2) The person before whom a meeting under subrule 1 is convened shall present a memorandum of the matters agreed upon by the parties at the meeting to the parties for their approval and shall file the memorandum.

(3) A Judge before whom a meeting under subrule 1 is convened shall not preside at the hearing without the consent of the parties. O. Reg. 387/79, r. 21.

22. Subject to rule 74, and with the consent of the parties, the Court may make any order authorized by these rules or the Act governing the proceeding without a hearing. O. Reg. 387/79, r. 22.

23.—(1) On request of a party, the clerk shall issue a summons to a witness in the prescribed form.

(2) Subrule 1 applies in addition to the provisions of subsection 2 of section 28 of *The Child Welfare Act, 1978* governing the issue of a summons to a witness.

(3) A summons to a witness shall be served on the witness together with the witness fee prescribed in the Tariff. O. Reg. 387/79, r. 23.

24. Where the Court is satisfied that a summons to a witness and the prescribed witness fee were served on a witness who failed to attend or to remain as required by the summons and that the presence of the witness is necessary for the determination of an issue in a proceeding, the Court may issue a warrant in Form 3 for the arrest of the witness and may cause him to be brought before the Court to be held in custody until the hearing in the proceeding or to be released on such

terms as are contained in the warrant or as the Court considers proper. O. Reg. 387/79, r. 24.

25. The Court may order that a witness who is incapable of attending or is otherwise not available to attend a hearing be examined under oath before a person named in the order at a place named in the order and may receive the transcript of the examination in evidence. O. Reg. 387/79, r. 25.

26.—(1) On request of a party or by direction of the Court, an order of the Court shall be issued in the prescribed form by the clerk under the seal of the Court.

(2) An order may be signed by the Judge who made it or by the clerk. O. Reg. 387/79, r. 26.

27.—(1) Where the Court directs a reference, the Court shall give such directions for the conduct of the reference as the Court considers necessary.

(2) The officer of the Court to whom a reference is directed shall convene a hearing of the reference, may cause witnesses to be summoned and examined under oath and may determine what documents are to be produced on the hearing of the reference.

(3) The officer of the Court who conducts a reference shall make and file a report on the reference and the report shall be served on the parties.

(4) On motion by a party, the Court by order may confirm or may vary and confirm the report.

(5) Where no motion is made under subrule 4 within fifteen days after the report is filed, the clerk may present the report to the Court for confirmation.

(6) Where a report is presented to the Court under subrule 5, the Court may confirm the report or may require the parties to appear and make submissions in respect of the report.

(7) Where submissions are made by the parties as mentioned in subrule 6, the Court may confirm the report, may vary and confirm the report or may refer the matter back to the officer of the Court who conducted the reference with such directions as the Court considers proper. O. Reg. 387/79, r. 27.

28.—(1) The solicitors' fees and other fees and disbursements set out in the Tariff may be allowed as costs in proceedings.

(2) The fees set out in Parts II, III and IV of the Tariff shall be paid on the taking of the steps mentioned in those parts. O. Reg. 387/79, r. 28.

29. The Court may order payment of a fixed amount for costs in place of costs determined in accordance with the Tariff. O. Reg. 387/79, r. 28.

30. Where costs are ordered to be paid and are not fixed by the Court, the amount of the costs shall be determined in accordance with the Tariff by the clerk,

and the clerk shall issue his certificate setting out the amount of the costs determined by him. O. Reg. 387/79, r. 30.

31.—(1) A party dissatisfied with the determination of costs by the clerk may file written objections within ten days after the date of the determination and the objections shall be served on all other parties to the determination.

(2) Where written objections are filed and served under subrule 1, the Court shall hear the matter and by order determine the costs. O. Reg. 387/79, r. 31.

32.—(1) A party acting by a solicitor may change his solicitor or may act in person by filing a notice of change of solicitor containing the consent of the new solicitor to act.

(2) A party acting in person may appoint a solicitor by filing a notice of appointment containing the consent of the solicitor to act.

(3) A notice filed under subrule 1 or 2 shall be served on every other party. O. Reg. 387/79, r. 32.

PART II

MATRIMONIAL PROCEEDINGS

33. This Part applies to all civil proceedings in the Court other than proceedings under *The Child Welfare Act, 1978*. O. Reg. 387/79, r. 33.

34. The parties, at any time by consent in writing without an order, may lengthen or shorten a period of time prescribed by these rules or by an order of the Court for the taking of a step in a proceeding. O. Reg. 387/79, r. 34.

35. Where the Court is satisfied that the interests of a minor or a person who may be of unsound mind are involved in a proceeding, the Court may give such directions for the representation of the minor or person as the Court considers proper. O. Reg. 387/79, r. 35.

36. Where custody of or access to a child is in issue in a proceeding, each parent, guardian and person having care and control of the child shall be made a party unless the Court orders otherwise. O. Reg. 387/79, r. 36.

37.—(1) Where a party dies after the commencement of a proceeding, the Court on motion without notice by order may substitute the legal representative of the deceased party as a party in place of the deceased party.

(2) Where it appears to the Court that there is no legal representative of the deceased party, the Court by order on motion without notice to any person other than the person to be appointed may appoint a person to act as the representative of the deceased party in the proceeding. O. Reg. 387/79, r. 37.

38.—(1) An application shall be in Form 4.

(2) an application may contain a claim against more than one respondent and may contain more than one claim against a respondent.

(3) Where the applicant claims financial support or claims custody of a child, the applicant shall file a financial statement in Form 5, with the application.

(4) Where the applicant claims financial support or a division of family assets, the applicant shall file a statement of property in Form 6, with the application. O. Reg. 387/79, r. 38.

39.—(1) A notice of hearing shall be in Form 7.

(2) The application, the notice of hearing, the financial statement and the statement of property shall be served together,

(a) on every party other than the applicant; and

(b) where the applicant is an assignee under subsection 4 of section 19 of *The Family Law Reform Act, 1978*, on the assignor.

(3) An affidavit of service shall be in Form 8. O. Reg. 387/79, r. 39.

40.—(1) An application shall be served not later than,

(a) where the application is served in Ontario, twenty days before the day set for hearing;

(b) where the application is served in Canada out of Ontario or in the United States of America, twenty-five days before the day set for hearing; or

(c) where the application is served out of Canada and out of the United States of America, thirty days before the day set for hearing.

(2) Where an application is not served within the time prescribed by subrule 1, upon the request of the applicant the clerk shall set a new day for hearing, issue a new notice of hearing and seal the notice of hearing with the seal of the Court, but thereafter a new day for hearing shall be set only by the Court. O. Reg. 387/79, r. 40.

41.—(1) An applicant may amend his application once without order of the Court, but not so as to add or to require the adding of a party.

(2) An application amended under subrule 1 shall be filed not later than five days after service of the answer on the applicant and shall be served on every party other than the applicant. O. Reg. 387/79, r. 41.

42.—(1) A respondent shall file an answer in Form 9,

(a) where the application is served on the respondent in Ontario, within fifteen days after the service of the application;

- (b) where the application is served on the respondent in Canada out of Ontario or in the United States of America, within twenty days after the service of the application; or
- (c) where the application is served on the respondent out of Canada and out of the United States of America, within twenty-five days after the service of the application,

and the answer shall be served on every other party.

(2) Where an amended application is filed and served, a respondent may amend his answer once without order of the Court and the amended answer shall be filed not later than five days after service of the amended application on the respondent, and the amended answer shall be served on every other party.

(3) Where the applicant or the respondent claims financial support or custody of a child, the respondent shall file a financial statement in Form 5 with the answer, and the financial statement shall be served with the answer.

(4) Where the applicant or the respondent claims financial support or a division of family assets, the respondent shall file a statement of property in Form 6 with the answer, and the statement of property shall be served with the answer.

(5) Where a respondent does not file an answer within the time prescribed by subrule 1, the clerk may set a new day for hearing without notice to the respondent and the respondent is not entitled to notice of any further steps in the proceeding unless the Court orders otherwise. O. Reg. 387/79, r. 42.

43. An answer may contain a claim against any other party and against any other person. O. Reg. 387/79, r. 43.

44. Where an answer is filed that contains a claim against a person not a party, the clerk shall issue under the seal of the Court a notice of claim by respondent in Form 10 adding the person as a party. O. Reg. 387/79, r. 44.

45. The notice of claim by respondent, the answer and the application shall be served together on the party added under rule 44. O. Reg. 387/79, r. 45.

46.—(1) A party added under rule 44 shall file a reply in Form 11 on or before the tenth day after service of the notice of claim by respondent, and the reply shall be served on every other party.

(2) Where the respondent claims financial support or custody of a child against a party added under rule 44 the added party shall file a financial statement in Form 5 with his reply, and the financial statement shall be served with the reply.

(3) Where the respondent claims financial support or a division of family assets against a party added under

rule 44, the added party shall file a statement of property in Form 6 with his reply, and the statement of property shall be served with the reply. O. Reg. 387/79, r. 46.

47.—(1) An applicant may file a reply in Form 12 on or before the fifth day after service of the answer, and the reply shall be served on every other party.

(2) Where an amended answer is filed and served, an applicant may amend his reply once without order of the Court and the amended reply shall be filed not later than five days after service of the amended answer on the applicant, and the amended reply shall be served on every other party.

(3) Where the respondent claims financial support or custody of a child against an applicant who has not filed a financial statement in Form 5, the applicant shall file a financial statement in Form 5 with the reply, and the financial statement shall be served with the reply.

(4) Where the respondent claims financial support or a division of family assets against an applicant who has not filed a statement of property in Form 6, the applicant shall file a statement of property in Form 6 with the reply, and the statement of property shall be served with the reply. O. Reg. 387/79, r. 47.

48.—(1) A party may file in a sealed envelope an offer to settle a proceeding on the terms set out in the offer, and the offer shall be served on the party to whom the offer is made.

(2) The offer may be accepted at any time before the Court makes an order disposing of an issue in respect of which the offer is made by filing and serving an acceptance on the party who made the offer.

(3) The offer may be withdrawn at any time before the offer is accepted by filing and serving a notice of withdrawal on the party to whom the offer was made.

(4) Where an offer is accepted, the Court may incorporate the offer into an order.

(5) Where an offer is made and not accepted, the Court shall examine and take into account the terms of the offer only for the purpose of determining costs. O. Reg. 387/79, r. 48.

49.—(1) A notice of motion shall be in Form 13.

(2) An affidavit in support of a motion shall be in Form 14.

(3) A summons to a witness shall be in Form 15.

(4) An order, other than an order on motion without notice, shall be in Form 16. O. Reg. 387/79, r. 49.

50.—(1) Where the Court makes an order on motion without notice, the clerk shall issue the order under the seal of the Court in Form 17 and the order and any affidavit filed on the motion for the order shall be served

together within such time as the Court directs on every party other than the party who made the motion.

(2) On motion made by a person named in an order under subrule 1, the Court may vary or discharge the order. O. Reg. 387/79, r. 50.

51.—(1) Where, in an application or answer, a party claims an interest in or right to possession of land, the Court on motion without notice may issue a certificate of court proceeding in Form 18.

(2) The affidavit commencing a motion under subrule 1 shall contain a description of the land sufficient for registration and the municipal address of the land. O. Reg. 387/79, r. 51.

52. Before the hearing in a proceeding, the applicant shall prepare and file a record containing the application, the answer, the reply, the notice of claim by respondent, the reply to the claim by respondent, the financial statements, the statements of property, and any order or direction in the proceeding. O. Reg. 387/79, r. 52.

53. The Court may order a person or agency, with the consent of the person or agency, to make an investigation related to a proceeding in which support or custody of or access to a child is in issue, may order a party or parties to pay the costs of the investigation and may receive evidence resulting from the investigation. O. Reg. 387/79, r. 53.

54. The person or agency making an investigation under rule 53 shall file a report of the investigation and the report shall be served on all parties before the hearing. O. Reg. 387/79, r. 54.

55. A party may summon as a witness and cross-examine a person who made an investigation under rule 53 and may give evidence in reply. O. Reg. 387/79, r. 55.

56. Evidence at the hearing in a proceeding may be given by affidavit with the permission of the Court, but the affidavit shall be confined to facts within the personal knowledge of the person making the affidavit. O. Reg. 387/79, r. 56.

57.—(1) Where the court makes a provisional order for the confirmation by another court, the clerk shall send to the confirming court or, where the confirming court is outside Ontario, to the Attorney General for transmission to the confirming court, under the certificate of the clerk in Form 19, three copies of each of the following:

1. The application.
2. The applicant's financial statement.
3. The transcript of the applicant's evidence and, where reasonably possible, the exhibits.
4. The provisional order.

5. A statement of information to identify the respondent, where the confirming court is outside Ontario.

(2) Where the Court receives for confirmation a provisional order made by an originating court in a reciprocating state within the meaning of *The Reciprocal Enforcement of Maintenance Orders Act*, the applicant is not required to file a financial statement.

(3) Where the Court receives a provisional order for confirmation, the respondent shall be served with,

(a) a notice of confirmation hearing in Form 20; and

(b) the material in the proceeding sent by the originating court.

(4) Where the Court receives from a confirming court a request for further evidence, every party other than the respondent shall be served with,

(a) a notice of hearing for further evidence in Form 21; and

(b) the material in the proceeding sent by the confirming court.

(5) Where, before confirming a provisional order, the Court has requested and received further evidence from the originating court, the respondent shall be served with,

(a) a notice of resumption of hearing in Form 22; and

(b) the further evidence in the proceeding sent by the originating court.

(6) Where the Court,

(a) has confirmed a provisional order;

(b) has declined to confirm a provisional order;

(c) has remitted the case to the originating court for the taking of further evidence; or

(d) has rescinded or varied a confirmed order,

the clerk shall send to the originating court under the certificate of the clerk in Form 19 three copies of,

(e) the Court's reasons for the decision;

(f) the order; and

(g) where the case is remitted under clause c, the transcript of the applicant's evidence and, where reasonably possible, the exhibits. O. Reg. 387/79, r. 57.

58. Where a request is made to the Court to discharge, vary or suspend an order for financial support

or for custody of a child, the applicant and the respondent shall each file a financial statement in Form 5 and the financial statement of each of them shall be served on every other party. O. Reg. 387/79, r. 58.

PART III

PROTECTION AND ADOPTION PROCEEDINGS

59. In this Part,

- (a) "Act" means *The Child Welfare Act, 1978*;
- (b) "Director" means an employee of the Ministry of Community and Social Services appointed as a Director under the Act. O. Reg. 387/79, r. 59.

60. This Part applies to proceedings under the Act. O. Reg. 387/79, r. 60.

61.—(1) An application shall be in Form 23.

(2) A notice of hearing shall be in Form 24. O. Reg. 387/79, r. 61.

62.—(1) A notice of motion shall be in Form 25.

(2) An affidavit in support of a motion shall be in Form 26. O. Reg. 387/79, r. 62.

63.—(1) An affidavit of service shall be in Form 27.

(2) A summons to a witness shall be in Form 28. O. Reg. 387/79, r. 63.

64. Where a party makes a request for an order under the following provisions of the Act, the request shall be made by motion:

1. Subsection 3 of section 19 (transfer to another court).
2. Clause *b* of subsection 1 of section 21 (order to produce a child).
3. Subsection 8 of section 28, subsection 7 of section 32, subsection 4 of section 37 and subsection 4 of section 38 (order concerning notice to a child).
4. Subsection 1 of section 29 (order for assessment).
5. Subsection 3 of section 29 (order concerning disclosure of an assessment to a child).
6. Section 33 or section 57 (order concerning who may be present at a hearing).
7. Subsection 1 of section 35 (order for access), where an application under Part II of the Act has been filed and has not been disposed of.

8. Subsection 6 of section 44 (order for placement in home of different religion).

9. Subsection 1 of section 50 (order for production of records).

10. Subsections 6 and 7 of section 69 or subsection 5 of section 74 (order dispensing with consent).

11. Subsection 9 of section 69 (order permitting withdrawal of consent).

12. Any other provision where the order requested is ancillary to the determination of the main issue in the proceeding. O. Reg. 387/79, r. 64.

65. In an adoption proceeding, the child to be adopted may be identified in any document in the proceeding by his given names in full followed by the first letter of his surname and his birth registration number. O. Reg. 387/79, r. 65.

66. An application for an adoption shall be filed with the court together with,

(a) a certified copy of the statement of live birth of the child to be adopted;

(b) where the child is a Crown ward,

(i) the consent of a Director in Form 29,

(ii) a certified copy of any order under Part II of the Act terminating access to the child, and

(iii) a certified copy of the order of Crown wardship;

(c) where the child is not a Crown ward and is placed for adoption by an adoption agency or a licensee under subsection 5 of section 60 of the Act,

(i) a certified copy of any outstanding order made under any other Act respecting custody of or access to the child of which the person placing the child for adoption has knowledge,

(ii) the consent in Form 30 of every person who is a parent of the child within the meaning of the Act or who has lawful custody or control of the child of whom the person placing the child for adoption has knowledge, and

(iii) an affidavit of the person placing the child for adoption stating that he has no knowledge of any other outstanding order made under any other Act respecting custody of or access to the child and that he has no knowledge of

any other person who is a parent of the child within the meaning of the Act or who has lawful custody or control of the child;

- (d) where the child is not a Crown ward and is not placed for adoption by an adoption agency or a licensee,
- (i) a certified copy of any outstanding order made under any other Act respecting custody of or access to the child of which any applicant has knowledge,
 - (ii) the consent in Form 30 of every person who is a parent of the child within the meaning of the Act or who has lawful custody or control of the child of whom any applicant has knowledge, and
 - (iii) an affidavit of each applicant stating that he has no knowledge of any other outstanding order made under any other Act respecting custody of or access to the child and that he has no knowledge of any other person who is a parent of the child within the meaning of the Act or who has lawful custody or control of the child;
- (e) where the child is seven years of age or over, the consent of the child in Form 31;
- (f) where the applicant is married, the consent of the spouse of the applicant in Form 30;
- (g) where applicable, the recommendation in Form 32 by a Director or in Form 33 by the local director of the children's aid society, as the case may be; and
- (h) where the child is under eighteen years of age and has not been married and a report on the adjustment of the child in the home of the applicant is required under section 75 of the Act, the report. O. Reg. 387/79, r. 66.

67.—(1) A consent to adoption by a child, a parent or a person with lawful custody or control of a child must be witnessed by an employee of a children's aid society authorized by the society for the purpose.

(2) Where a parent or a person with lawful custody or control of the child is under eighteen years of age, the consent must be accompanied by the report of the Official Guardian in Form 34 stating that the Official Guardian is satisfied that the consent reflects the true informed wishes of the person giving the consent. O. Reg. 387/79, r. 67.

68.—(1) In an adoption proceeding, the notice of hearing shall be served on a Director or local director of a children's aid society who has filed a recommendation.

(2) In a proceeding other than an adoption proceeding, the application and the notice of hearing shall be served on every party other than the applicant and on a foster parent who is entitled under the Act to notice of the hearing. O. Reg. 387/79, r. 68.

69. A warrant to search for and detain a child shall be in Form 35. O. Reg. 387/79, r. 69.

70. Notwithstanding rules 10 and 11, in an application for an order finding a child to be a child in need of protection, the application and notice of hearing may be served without being issued by the clerk under the seal of the Court but must be filed at or before the hearing required by subsection 1 of section 27 of the Act. O. Reg. 387/79, r. 70.

71. Where an application has not been served before the day set for hearing, on the request of the applicant the clerk shall set a new day for hearing and issue a new notice of hearing under the seal of the Court. O. Reg. 387/79, r. 71.

72.—(1) Notice of a motion to transfer a proceeding under Part II of the Act to another court shall be served on the children's aid society in the jurisdiction of the other court.

(2) A motion under clause *b* of subsection 1 of section 21 of the Act (order to produce a child) shall be without notice. O. Reg. 387/79, r. 72.

73. At the commencement of a hearing under Part II of the Act, the Court shall indicate whom the Court intends to permit to attend the hearing and shall inform those persons of the prohibitions against disclosure of information set out in subsection 7 of section 57 of the Act. O. Reg. 387/79, r. 73.

74. The Court shall not make an order on consent of the parties under subsection 1 of section 30 of the Act (supervision or wardship order) unless the parties agree on the facts on which the order is based and a hearing is held. O. Reg. 387/79, r. 74.

75. Where the report of an assessment ordered under section 29 of the Act is filed, a party may summon as a witness and cross-examine the person who made the assessment and may give evidence in reply. O. Reg. 387/79, r. 75.

76.—(1) Where the Court makes an order on motion without notice, the clerk shall issue the order under the seal of the Court in Form 36 and the order and any affidavit filed on the motion for the order shall be served together within such time as the Court directs on every party other than the party who made the motion, unless the Court orders otherwise.

(2) On motion made by a person named in an order under subrule 1 within seven days after the order came to the attention of the person, the Court may vary or discharge the order. O. Reg. 387/79, r. 76.

77.—(1) An order other than an order on motion without notice shall be in Form 37.

(2) An order for Crown wardship shall be served on the parties and a Director.

(3) An order for adoption shall be served on the applicant, a Director and, where the child is entitled to be heard in the proceeding, the child. O. Reg. 387/79, r. 77.

78. Within seven days after service on the clerk of a notice of appeal of an order or decision under the Act, the clerk shall send to the Registrar of the Supreme Court,

- (a) a record of the proceeding consisting of,
 - (i) an index,
 - (ii) the notice of appeal,
 - (iii) the order or decision being appealed and any reasons given by the Court, and
 - (iv) such other material as is necessary for the hearing of the appeal; and
- (b) a certificate of the court reporter stating that the appellant has ordered the transcript of the oral evidence taken in the proceeding. O. Reg. 387/79, r. 78.

PART IV

ENFORCEMENT OF ORDERS

79. A request for the enforcement of an order for the payment of money shall be in Form 38. O. Reg. 387/79, r. 79.

80. Upon the filing of a request for a writ of execution in Form 39, the clerk shall issue a writ of execution in Form 40 directed to a sheriff. O. Reg. 387/79, r. 80.

81. A writ of execution remains in force for six years, but may be renewed by the clerk or, where the writ has been filed with a sheriff, by the sheriff for successive periods of six years on the filing of a request for renewal of the writ. O. Reg. 387/79, r. 81.

82. The Court on motion without notice may renew an expired writ of execution. O. Reg. 387/79, r. 82.

83. Where a sheriff makes a seizure under a writ of execution, he shall publish a notice of sale at least eight days before the sale, specifying the date, time and place of the sale and giving a description of the property. O. Reg. 387/79, r. 83.

84. The sheriff shall make a return of a writ of execution and pay to the clerk on behalf of the creditor any money available for distribution to the creditor. O. Reg. 387/79, r. 84.

85. An order of attachment shall be in Form 41. O. Reg. 387/79, r. 85.

86. Upon the filing of a request for garnishment in Form 39, the clerk shall issue a notice to garnishee in Form 42. O. Reg. 387/79, r. 86.

87. The notice to garnishee shall be served on the debtor and the garnishee. O. Reg. 387/79, r. 87.

88. A debtor, a garnishee or a person to whom an order of attachment is directed may file a dispute in Form 43. O. Reg. 387/79, r. 88.

89.—(1) Where,

- (a) a dispute is filed;
- (b) a garnishee fails to make payment of the amount unpaid under the order as shown in the notice to garnishee; or
- (c) a person to whom an order of attachment is directed fails to make payment as required by the order,

on request of a debtor who filed a dispute, or of a creditor, the clerk shall issue under the seal of the Court a notice of garnishment or attachment hearing in Form 44.

(2) The notice of garnishment or attachment hearing shall be served on the creditor, the debtor and the garnishee or person to whom the order of attachment is directed, as the case requires. O. Reg. 387/79, r. 89.

90. Where a notice of garnishment or attachment hearing is served in accordance with rule 89, the Court shall hear and determine the matter in a summary manner. O. Reg. 387/79, r. 90.

91. Where a garnishee does not file a dispute and does not pay to the clerk the full amount unpaid under the order referred to in the notice to garnishee, the Court may order payment by the garnishee of the amount unpaid. O. Reg. 387/79, r. 91.

92. An order of attachment and an order under rule 91 may be enforced by writ of execution against the person liable to pay under the order. O. Reg. 387/79, r. 92.

93. A warrant of committal shall be in Form 45. O. Reg. 387/79, r. 93.

94.—(1) An examination as to assets and means under section 28 of *The Family Law Reform Act, 1978* shall be conducted before a person designated by a Judge, and the transcript of the examination may be received in evidence at a hearing held by the Court under that section.

(2) A notice of default issued by a clerk to a debtor under section 28 of *The Family Law Reform Act, 1978* shall be in Form 46. O. Reg. 387/79, r. 94.

95.—(1) A recognizance entered into under an order made under section 34 of *The Family Law Reform Act,*

1978 shall be in Form 47 and shall be entered into before the clerk or such other person as the Court directs.

of the appeal, except where otherwise ordered by the Court or by the appellate court. O. Reg. 387/79, r. 96.

(2) Where a party is in breach of a condition of the recognizance, the Court, on motion by an opposite party or the Attorney General, may order that a writ of execution be issued to enforce the recognizance. O. Reg. 387/79, r. 95.

97. The seal of the Court shall be in Form 48. O. Reg. 387/79, r. 97.

98. Ontario Regulations 450/77, 94/78 and 228/78 are revoked.

96. Where an appeal is taken against an order of the Court, the order may be enforced pending the hearing

99. These rules come into force on the day that section 89 of *The Child Welfare Act, 1978* comes into force.

TARIFF

PART I

SOLICITORS' FEES

1.	Preparation and filing of application, including financial statement and statement of property	\$ 40.00
	Subject to increase to \$150.00.	
2.	Preparation and filing of answer, including financial statement and statement of property	35.00
	Subject to increase to \$135.00.	
3.	Preparation and filing of reply by applicant, including financial statement and statement of property	20.00
4.	Preparation and filing of reply by added party, including financial statement and statement of property	35.00
	Subject to increase to \$135.00.	
5.	Uncontested motion, including preparation of order	30.00
6.	Contested motion, including preparation of order	35.00
	Subject to increase to \$100.00, and in cases of exceptional difficulty to a further increase.	
7.	Examination before a hearing, attachment or garnishment hearing or hearing on default in payment under an order	30.00
	Subject to increase to \$100.00, and in cases of exceptional difficulty to a further increase.	
8.	Disclosure under an order under rule 18 other than by examination of a witness	35.00
	Subject to increase to \$100.00, and in cases of exceptional difficulty to a further increase.	
9.	Counsel fee at the hearing in a proceeding, including preparation, correspondence, negotiations for settlement and attendance for pre-hearing or conciliation meetings	100.00
	Subject to increase. An allowance may be made for the services of junior counsel and of an articulated student-at-law.	
10.	Counsel fee on a reference, including preparation and correspondence	50.00
	Subject to increase.	
11.	Preparation of order after the hearing in a proceeding	20.00
	Subject to increase to \$50.00.	

12. Writ of execution or renewal of writ of execution	\$ 6.00
13. Determination of costs	15.00
Notes:	
1. The allowances for solicitors' fees do not include disbursements.	
2. The Court or the clerk may allow a lesser amount than the fee set out above.	
3. In a determination of a fee as between a solicitor and his client, additional amounts may be allowed.	

PART II

COURT FEES

14. Filing of an application	\$ 17.00
15. Filing of a petition for divorce	30.00
16. Filing of an answer or answer and petition other than one containing a claim against an added party	10.00
17. Filing of an answer or answer and petition containing a claim against an added party ..	20.00
18. Issue of summons to a witness	2.00
19. Issue of certificate, including up to three pages of copies of Court documents	2.00
For each additional page50
20. Issue of final order or order directing a reference	20.00
21. Issue of decree nisi of divorce	30.00
22. Filing of motion for decree absolute of divorce, including transmission of papers	15.00
23. Copies of documents, per page50
24. Transmission of papers (postage or carriage for not more than two kilograms included) .	2.00
25. Where a shorthand reporter is employed on a reference, the fees payable shall be,	
(a) for services at the hearing,	
(i) for a full day	50.00
(ii) for a half day or less	30.00
(b) for a copy of evidence to be filed, for the purpose of mechanical reproduction, per page	2.75
(c) for the copy of evidence for use other than as provided in clause b,	
(i) per page of the first copy	2.25
(ii) per page of each additional copy25
(d) for reading evidence from notes when no copies are ordered, payable by the party having conduct of the reference, per hour	9.00

NOTES:

1. The fees set out in items 14, 16, 17 and 20 are not payable where the only claims made in the proceeding are under *The Child Welfare Act, 1978* or for financial support, custody of or access to a child and costs.
2. The fees set out in clauses c and d of item 25 are not payable where the reporter is a salaried employee of the Ministry of the Attorney General.

PART III

DISBURSEMENTS

26.—(1) For service or attempted service in Ontario of a document that may be personally served, the amount actually paid not exceeding	\$5.00
(2) For service or attempted service outside Ontario of a document that may be personally served, a reasonable amount not exceeding the amount actually paid.	
(3) For the cost of service by publication of a document ordered by the Court to be so served, a reasonable amount not exceeding the amount actually paid.	
27. Witness fee,	
(a) for each day of necessary attendance	25.00
(b) for travel,	
(i) where the witness resides in the City of Hamilton, for travel each way between his residence and the place of hearing50
(ii) where the witness resides not more than 300 kilometres from the City of Hamilton, for each kilometre of travel each way between his residence and the place of hearing11
(iii) where the witness resides more than 300 kilometres from the City of Hamilton, for each kilometre of travel each way between his residence and the place of hearing, the minimum return air fare plus 11 cents per kilometre for travel each way from his residence to the airport and from the airport to the place of hearing;	
(c) where a witness resides other than in the City of Hamilton and is required to remain over night for the hearing,	
for each overnight stay	30.00
28. For the preparation of a necessary plan, model or photograph, a reasonable amount.	
29.—(1) For a medical report by a legally qualified medical practitioner in general practice, not more than	50.00
Subject to increase.	
(2) For a medical report by a legally qualified medical practitioner who is a specialist, not more than	100.00
Subject to increase.	
30. For an investigation and report by the Official Guardian, the amount charged by the Official Guardian.	
31. For an expert witness who appears and gives opinion evidence, not exceeding for each day	150.00
Subject to increase.	
32. For an interpreter for each day at a hearing or examination, not exceeding	40.00
33. For a certified copy of a document that is made an exhibit, the cost of the certified copy.	
34. For transcripts and reasons,	
the cost of copies of necessary transcripts of proceedings and reasons for decisions.	
35. For special examiners,	
the fees payable under the rules of practice of the Supreme Court.	

36. For a certified copy of an order, including the cost of registration, where necessary to implement the order,

the cost of the certified copy and of the registration.

PART IV

FEES PAYABLE TO SHERIFFS

37. On receipt by a sheriff of documents for service at the same time on one person	\$ 4.00
38.—(1) For each kilometre necessarily travelled one way for service of a document,	
(a) in northern Ontario26
(b) in southern Ontario25
(2) For each kilometre necessarily travelled each way for an arrest,	
(a) in northern Ontario26
(b) in southern Ontario25

O. Reg. 387/79, Tariff.



Unified Family Court

Judicial District of Hamilton - Wentworth

Acknowledgement of Service

Form 1
The Unified Family Court Act, 1976

Court file no.

I, _____ am a person named as an applicant in the documents indicated below.
(name)
I, _____ a respondent
(name)

My address for service of further documents is : (street & number, municipality, postal code)

I have received a copy today of the documents checked and indicated below by my initials.

- | | |
|--|--|
| <input type="checkbox"/> Petition for Divorce | <input type="checkbox"/> Affidavit to Commence Motion |
| <input type="checkbox"/> Notice of Petition | <input type="checkbox"/> Notice of Motion |
| <input type="checkbox"/> Application | <input type="checkbox"/> Certificate of Court Proceeding |
| <input type="checkbox"/> Notice of Court Hearing | <input type="checkbox"/> Summons to a Witness |
| <input type="checkbox"/> Financial Statement | <input type="checkbox"/> Answer and Petition |
| <input type="checkbox"/> Statement of Property | <input type="checkbox"/> Decree Nisi |
| <input type="checkbox"/> Financial Statement in Blank Form | <input type="checkbox"/> Official Guardian's Report |
| <input type="checkbox"/> Statement of Property in Blank Form | <input type="checkbox"/> Other (specify) |
| <input type="checkbox"/> Answer | |
| <input type="checkbox"/> Answer in Blank Form | |
| <input type="checkbox"/> Notice of Claim by Respondent | |
| <input type="checkbox"/> Reply by Added Party | |
| <input type="checkbox"/> Reply by Applicant | |
| <input type="checkbox"/> Order on Motion Without Notice | |

Signature of person serving documents

Date

Signature

Signature of person serving documents

Date

Signature

Form 2

The Unified Family Court Act, 1976

ADVERTISEMENT



Unified Family Court
Judicial District of Hamilton - Wentworth

NOTICE TO _____
(full name)

_____ has filed an application with this Court asking for an order
against you for _____
(list claims as set out in application)

You may obtain a copy of the application from the Court office at 100 James Street South, Hamilton,
Ontario L8P 2Z3. The Court will hold a hearing at the above address on _____
(date)

_____ or as soon thereafter as the case can be heard. If you
(time)
dispute the claims made against you, you must file an answer with the Court at the above address
withing _____. If you fail to appear at the hearing, an order
(time period)
may be made in your absence and enforced against you.

(name and address of party
or solicitor publishing notice)

NOTE: Where an answer or other document is served by publication of an advertisement, the form
should be modified to suit the case.

O. Reg. 387/79, Form 2.



Unified Family Court
Judicial District of Hamilton - Wentworth

Warrant for Arrest

Form 3
The unified Family
Court Act, 1976

Court file no.

To the Peace Officers of the

_____ of _____
City, Town, etc. *Name*

Whereas I am satisfied that a Summons to a Witness and the prescribed witness fee were served on the witness *(name of witness)*

requiring the witness to appear and give evidence in this proceeding on *(date)*

at 100 James Street South, Hamilton, Ontario L8P 2Z3;

And whereas the witness failed to attend or to remain as required by the Summons;

And whereas I am satisfied that the presence of the witness is necessary for the determination of an issue in the proceeding;

Therefore I command you to arrest *(name)*

and bring him/her before the court to be dealt with according to law or, if the court is not then sitting or if he/she is found in another county or district and cannot be brought before the court immediately, I command you to take him/her to a provincial correctional institution or other secure facility and to detain him/her there until he/she can be brought before the court.

_____ *Date* _____ *Signature of Judge*



Unified Family Court

Judicial District of Hamilton - Wentworth

Application

Form 4
The Unified Family
Court Act, 1976

Court file no.

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)

1. I ask for an order for:

1a <input type="checkbox"/> support for <i>Birthdate</i> 1a i <input type="checkbox"/> me 1a ii <input type="checkbox"/> the following person(s) <i>Full name(s) Birthdate(s)</i> <hr/> <hr/> <hr/> <hr/>	1c <input type="checkbox"/> visiting rights to the following child(ren) <i>Full name(s) Birthdate(s)</i> <hr/> <hr/> <hr/> <hr/>	1g <input type="checkbox"/> annulment of my marriage to the respondent, which took place on (date) <hr/> at (place) <hr/> 1h <input type="checkbox"/> court costs 1i <input type="checkbox"/> other (specify) <hr/> <hr/> <hr/> <hr/>
1b <input type="checkbox"/> custody of 1b i <input type="checkbox"/> the children listed in 1a 1b ii <input type="checkbox"/> the following children <i>Full name(s) Birthdate(s)</i> <hr/> <hr/> <hr/> <hr/>	1d <input type="checkbox"/> a division of family assets 1e <input type="checkbox"/> exclusive possession of the matrimonial home at (address) <hr/> <hr/> <hr/> <hr/>	



Unified Family Court

Judicial District of Hamilton - Wentworth

Application - page 2

Form 4
The Unified Family
Court Act, 1976

Court file no.

2. The person(s) for whose benefit this Application is made is/are:

Full name(s) *Relationship to applicant* *Relationship to respondent*

3. There has never been any court action for divorce, annulment, alimony, maintenance, support, custody, access, division of property, possession of the matrimonial home or contents, a restraining order or other matrimonial matter between the respondent and me, or between the respondent and any person for whose benefit a claim is made in this Application, except: *(Give date, name of court, court file no., nature of case. If no other proceedings, state "None").*

4. The respondent and I have entered into the following written or oral agreement or understanding in respect of the claims made in this Application: *(Give details. If no agreement or understanding, state "None").*

5. The grounds for this Application are as follows: *(Give details of grounds. Attach an additional page if necessary).*

Date of signature

Signature

Where the applicant claims financial support or claims custody of a child, this form must be accompanied by a Financial Statement in Form 5. Where the applicant claims financial support or a division of family assets, this form must be accompanied by a Statement of Property in Form 6.



Unified Family Court

Judicial District of Hamilton - Wentworth

Financial Statement

Form 5
The Unified Family Court Act, 1976

Court file no. _____

I, _____, of _____ (address - street & number, municipality, postal code)

solemnly declare that details of my financial situation are accurately set out below, to the best of my knowledge and belief.

Monthly Income		Monthly Expenses		Assets		
Gross Pay before Deductions	\$	Food Groceries and household supplies	\$	Transportation Public transit, taxis, etc.	Real Estate (Market Value)	\$
Family Allowance	\$	Meals outside the home	\$	Car operation Gas and oil	Car (Market Value)	\$
Tenants or Boarders	\$	Clothing	\$	Insurance and licence	Year: Make:	\$
Pension	\$	Laundry and Dry cleaning	\$	Maintenance	Bank Accounts and Cash on hand	\$
Workmen's Compensation	\$	Housing Rent or Mortgage	\$	Life Insurance	R.R.S.P.	\$
Public Assistance	\$	Taxes	\$	Education & Recreation School fees, books, etc.	R.H.O.S.P.	\$
Investments	\$	Home Insurance	\$	Music lessons, hockey, etc.	Furniture, appliances, etc.	\$
Other	\$	Fuel (heat)	\$	Newspapers, publications, stationery	Stocks and Bonds	\$
Total Income from all sources	\$	Water	\$	Entertainment, recreation	Money on Loan to others	\$
A		Hydro	\$	Alcohol, tobacco	Life Insurance (Cash Value)	\$
Less Deductions		Phone	\$	Vacation	Other	\$
Income Tax	\$	Cable T.V.	\$	Personal care Hairdresser, barber	Total	\$
Union Dues	\$	Repairs and maintenance	\$	Toilet articles (hairspray, soap, etc.)		
Unemployment Insurance	\$	Other	\$	Babysitting, Day care	Debts	
O.H.I.P.	\$	Health & Medical allowances, O.H.I.P., Drugs	\$	Children's allowances, Gifts	Amount Outstanding	Monthly Payments
Pension Plans	\$	Dental care	\$	Support payments to other relatives	Bank Loans and Finance Companies	\$ \$
Canada Pension	\$			Savings for the future (excluding payroll deductions)	Department Stores	\$ \$
Credit Union Loan	\$			Miscellaneous	Credit Cards	\$ \$
Savings Plans	\$			Total	Other	\$ \$
Other	\$				Total	\$ \$
Total Deductions	\$					
B						
Net (Take Home) Income A-B	\$					

Name and address of employer _____

Declared before me at the _____ of _____
in the _____ of _____
this _____ day of _____ 19____ A Commissioner, etc.

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.

Signature
(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)



Unified Family Court

Judicial District of Hamilton - Wentworth

Statement of Property

Form 6

The Unified Family Court Act, 1976

Court file no.

I, _____, of _____
Name *Address - street & number, municipality, postal code*

solemnly declare that details of all my property are accurately set out below, to the best of my knowledge and belief.

Land (including rented premises)

Address of property *Kind of property* *Estimated Net Value*

Household furniture, appliances, jewellery and automobiles

Description *Estimated Net Value*

Savings, pensions, R.R.S.P.'s, R.H.O.S.P.'s and cash

Item *Institution* *Account Number* *Maturity* *Present Amount*

Stocks, bonds and other securities

Number *Description* *Estimated Value*

Insurance

Kind *Company* *Policy Number* *Face Amount* *Present Cash Value*



Unified Family Court

Judicial District of Hamilton - Wentworth

Statement of Property

Page 2

Form 6
The Unified Family
Court Act, 1976

Court file no.

Other

Kind of property

Particulars

Estimated Value

Declared before me at the _____ of _____
in the _____ of _____
this _____ day of _____ 19____
A Commissioner, etc.

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.

Signature

(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)

UF 888 (2 of 2)



Unified Family Court

Judicial District of Hamilton - Wentworth

Notice of Hearing

Form 7
The Unified Family
Court Act, 1976

Court file no. _____

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)

To the Respondent(s)

An application has been made for an order against you in this court. The details are set out in the attached Application.

The court will hold a hearing at 100 James Street South, Hamilton, Ontario L8P 2Z3
on (date)

at (time)

or as soon thereafter as the case can be heard.

If you dispute the claims made in the Application, you must file an Answer with the court office at 100 James Street South, Hamilton, Ontario L8P 2Z3,

- (a) where this Notice was served on you in Ontario, within 15 days after it was served;
- (b) where this Notice was served on you in Canada outside Ontario or in the United States of America, within 20 days after it was served; or
- (c) where this Notice was served on you outside Canada and the United States of America, within 25 days after it was served.

If a Financial Statement (Form 5) or a Statement of Property (Form 6) is attached to this Notice, you must file your own Financial Statement or Statement of Property with the court along with your Answer.

If you fail to file an Answer, the court may set a new hearing date without notice to you and you may not receive notice of any further steps in the proceeding.

If you fail to appear at the hearing, an order may be made in your absence and enforced against you.

Date Clerk of the court

Note: A copy of the Application signed by the applicant should be attached to this Notice. If the Application is missing, you should contact your own lawyer or the court office.

If a Financial Statement (Form 5) or a Statement of Property (Form 6) is attached to this Notice, you should receive a blank copy of the same form for you to fill out and file with the court. If the blank form is missing, you should contact your own lawyer or the court office.

You may obtain an Answer form from your own lawyer or the court office. If you wish assistance in filling out the Answer form, you may contact your own lawyer or the court office.

Documents may be filed with the court by mail.



Unified Family Court
Judicial District of Hamilton - Wentworth

Affidavit of Service

Form 8
The Unified Family
Court Act, 1976

Court file no. _____

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each and for lawyer if known.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

I, _____ of the _____ of _____

in the _____ of _____, make oath and say:

On (date)	and by mailing a copy on (date)	filed by him/her in the proceeding bearing court file no.
I served (name of person served)	to the person to be served at the same address. I previously made unsuccessful attempts at personal service on (date)	<input type="checkbox"/> by leaving a copy at (address)
with the following document(s): (specify)	at (address)	the address for service shown on the document dated (date)
<input type="checkbox"/> by leaving a copy with him/her at (address)	and on (date)	filed by him/her in the proceeding bearing court file no.
In response to my request to produce identification, the person served (state what identification produced or give other response of person served.)	at (address)	<input type="checkbox"/> by mailing a copy to (name of solicitor)
In response to my request to complete and sign an Acknowledgement of Service, the person served <input type="checkbox"/> complied with my request <input type="checkbox"/> refused to comply with my request <input type="checkbox"/> other (specify)	<input type="checkbox"/> by leaving a copy with (name)	the solicitor acting for him/her, at (address)
<input type="checkbox"/> by leaving a copy with (name),	a person apparently of the age of 16 years or over, at (address)	<input type="checkbox"/> by leaving a copy with (name),
a person apparently of the age of 16 years or over, at (address),	<input type="checkbox"/> by mailing a copy to him/her at (address)	the (position or title)
	the address for service shown on the document dated (date)	of that corporation, at (address)
		To effect service it was necessary for me to travel _____ kilometres.

Sworn before me at the _____ of _____ in the _____ of _____ this _____ day of _____ 19 _____.

UF 008

A Commissioner, etc.

Signature
(this form must be signed before a lawyer, Notary Public or Commissioner for Taking Affidavits.)



Unified Family Court

Judicial District of Hamilton - Wentworth

Answer

Form 9
The Unified Family
Court Act, 1976

Court file no.

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each and for lawyer.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

1. I do not dispute the claims made in the following paragraphs of the Application:

- paragraph 1, subparagraph(s) _____ paragraph 2 paragraph 3 paragraph 4 paragraph 5

2. I dispute the claims made in the following paragraphs of the Application for the following reasons:

(Give paragraph no. and grounds for dispute of that paragraph)

Date Signature



Unified Family Court
Judicial District of Hamilton - Wentworth

Answer - page 2a

Form 9
The Unified Family
Court Act, 1976

Court file no. _____

Claim by Respondent against Applicant

Omit this page if you do not wish to make a claim for any of these items.

3. I ask for an order against the applicant for:

<p>3a <input type="checkbox"/> support for _____ <i>Birthdate</i></p> <p>3a i <input type="checkbox"/> <input type="checkbox"/> ma <input type="checkbox"/> <input type="checkbox"/></p> <p>3a ii <input type="checkbox"/> the following person(s)</p> <p><i>Full name(s) Birthdate(s)</i></p>	<p>3c <input type="checkbox"/> visiting rights to the following child(ren)</p> <p><i>Full name(s) Birthdate(s)</i></p>	<p>3g <input type="checkbox"/> annulment of my marriage to the respondent, which took place on <i>(date)</i></p> <p>_____</p> <p>_____</p> <p>_____ at <i>(place)</i></p> <p>3h <input type="checkbox"/> court costs</p> <p>3i <input type="checkbox"/> other <i>(specify)</i></p>
<p>3b <input type="checkbox"/> custody of</p> <p>3b i <input type="checkbox"/> the child(ren) listed in 3a</p> <p>3b ii <input type="checkbox"/> the following child(ren)</p> <p><i>Full name(s) Birthdate(s)</i></p>	<p>3d <input type="checkbox"/> a division of family assets</p> <p>3e <input type="checkbox"/> exclusive possession of the matrimonial home at <i>(address)</i></p>	<p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p>
		<p>3f <input type="checkbox"/> exclusive possession of contents of the matrimonial home at <i>(address)</i></p>



Unified Family Court

Judicial District of Hamilton - Wentworth

Answer - page 2b

Form 9
The Unified Family
Court Act, 1976

Court file no.

Claim by Respondent against Added Party

*Omit this page if you do not wish to make a
claim for any of these items.*

4. I ask for an order against
(Full name)

(Street & number, municipality, postal code)

for:

4a <input type="checkbox"/> custody of the following child(ren)	4b <input type="checkbox"/> visiting rights to the following child(ren)	4c <input type="checkbox"/> support for the following child(ren)
<i>Full name(s)</i>	<i>Full name(s)</i>	<i>Full name(s)</i>
<i>Birthdate(s)</i>	<i>Birthdate(s)</i>	<i>Birthdate(s)</i>
<hr/>	<hr/>	<hr/>
<hr/>	<hr/>	<hr/>
<hr/>	<hr/>	<hr/>
<hr/>	<hr/>	<hr/>
<hr/>	<hr/>	<hr/>

4d court costs

4e other (specify)



Unified Family Court
Judicial District of Hamilton - Wentworth

Answer - page 3

Form 9
The Unified Family
Court Act, 1976

Court file no.

*Omit this page if you do not make a claim
against the Applicant or an Added Party.*

5. The person(s) for whose benefit this claim is made is/are:

Full name(s)

Relationship to Applicant

Relationship to Respondent

6. The grounds for this claim are as follows: *(Give details of grounds for each kind of order asked for. Attach an additional page if necessary.)*



Unified Family Court

Judicial District of Hamilton - Wentworth

Answer - page 4

Form 9
The Unified Family
Court Act, 1976

Court file no.

Omit this page if you do not make a claim against the Applicant or an Added Party.

7. There has never been any court action for divorce, annulment, alimony, maintenance, support, custody, access, division of property, possession of the matrimonial home or contents, a restraining order or other matrimonial matters between *(name of person against whom claim is made)*

and me, or between any person for whose benefit a claim is made in this Answer and that person, except: *(Give date, name of court, court file no., nature of case. If no other proceedings, state "None".)*

8. *(Name of person against whom claim is made)*

and I have entered into the following written or oral agreement or understanding in respect of the claims made in this Answer: *(Give details. If no agreement or understanding, state "None".)*

Date

Signature

*Where the respondent claims financial support or claims custody of a child, this form must be accompanied by a Financial Statement in Form 5.
Where the respondent claims financial support or a division of family assets, this form must be accompanied by a Statement of Property in Form 6.*

IF 008-4



Unified Family Court
 Judicial District of Hamilton - Wentworth

Notice of Claim by Respondent

Form 10
 The Unified Family
 Court Act, 1976

Court file no

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each and for lawyer if known.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	Lawyer (name, address and phone no.)

To *(name of Added Party)*

A claim has been made against you in this court. The details are set out in the attached Answer.

The court will hold a hearing at 100 James Street South, Hamilton, Ontario L8P 2Z3
 on *(date)*

at *(time)*

or as soon thereafter as the case can be heard.

If you dispute the claim made against you in the Answer, you must file a Reply with the court at 100 James Street South, Hamilton, Ontario L8P 2Z3, within ten days after this notice was served on you.

If a Financial Statement (Form 5) or a Statement of Property (Form 6) is attached to this Notice, you must file the same form with the court along with your Reply.

If you fail to appear at the hearing, an order may be made in your absence and enforced against you.

_____ Date _____ Clerk of the court

Note: A copy of the Application signed by the applicant and the Answer signed by the respondent should be attached to this Notice. If the Application or Answer is missing, you should contact your lawyer or the court office. If a Financial Statement (Form 5) or a Statement of Property (Form 6) is attached to this Notice, you should receive a blank copy of the same form for you to fill out and file with the court. If the blank form is missing, you should contact your own lawyer or the court office.

You may obtain a reply form from your own lawyer or the court office. If you wish assistance in filling out the Reply form, you may contact your own lawyer or the court office.

Documents may be filed with the court by mail.



Unified Family Court

Judicial District of Hamilton - Wentworth

Reply by Added Party

Form 11
The Unified Family
Court Act, 1976

Court file no.

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each and for lawyer if known.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	Lawyer (name, address and phone no.)

I do not dispute the claims made in the following paragraphs of the Application:

- paragraph 1, subparagraph(s) _____
 paragraph 2
 paragraph 3
 paragraph 4
 paragraph 5

I do not dispute the claims made in the following paragraphs of the Answer:

- paragraph 4, subparagraph(s) _____
 paragraph 5
 paragraph 6
 paragraph 7
 paragraph 8

I dispute the claims made in the following paragraphs of the Application for the following reasons:
(Give paragraph no. and grounds for dispute of that paragraph)

I dispute the claims made in the following paragraphs of the Answer for the following reasons:
(Give paragraph no. and grounds for dispute of that paragraph)

UF 011

Date _____ Signature _____

O. Reg. 387/79, Form 11.



Unified Family Court

Judicial District of Hamilton - Wentworth

Reply by Applicant

Form 12
The Unified Family
Court Act, 1976

Court file no.

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each and for lawyer if known.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	Lawyer (name, address and phone no.)

I do not dispute the claims made in the following paragraphs of the Answer:

- paragraph 3, subparagraph(s) _____
 paragraph 5
 paragraph 6
 paragraph 7
 paragraph 8

I dispute the claims made in the following paragraphs of the Answer for the following reasons:

(Give paragraph no. and ground; for dispute of that paragraph)

UF 012

Date _____

Signature _____



Unified Family Court

Judicial District of Hamilton - Wentworth

Notice of Motion

Form 13
The Unified Family
Court Act, 1976

Court file no.

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each and for lawyer if known.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

To the Parties

A motion has been made by *(name of party)*

for the following order by the court: *(Specify)*

The following material will be relied on at the hearing of the motion: *(Specify, and where an affidavit is to be relied on, attach a copy.)*

The court will hear this motion at 100 James Street South, Hamilton, Ontario L8P 2Z3
on *(date)*

at *(time)*

or as soon thereafter as the motion can be heard.

If you fail to appear at the hearing of the motion, an order may be made in your absence.

Date *Party or solicitor*



Unified Family Court

Judicial District of Hamilton - Wentworth

Affidavit in Support of Motion

Form 14
The Unified Family
Court Act, 1976

Court file no.

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each and for lawyer if known.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	Lawyer (name, address and phone no.)

I, _____, of the _____ of _____,
Full name City, Town, etc. Name
in the _____ of _____, make oath and say:
County, Regional Municipality, etc. Name

(Give facts in support of motion. Where the facts are not within your own personal knowledge, give the source of your information or the grounds for your belief.)



Unified Family Court
Judicial District of Hamilton - Wentworth

Affidavit in Support of Motion - page 2

Form 14
The Unified Family
Court Act, 1976

Court file no.

(Put a line through any blank space left on this page.)

Sworn before me at the _____ of _____ in the _____ of _____ this _____ day of _____ 19____.	_____ <i>Signature</i> (This form is to be signed before a lawyer, justice of the peace, notary public or com- missioner for taking affidavits.)
UF 014 (2 of 2) A Commissioner, etc.	

O. Reg. 387/79, Form 14.



Unified Family Court
Judicial District of Hamilton - Wentworth

Summons to a Witness

Form 15
The Unified Family
Court Act, 1976

Court file no.

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each and for lawyer if known.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Note: When this Summons is served on you, you should receive a witness fee of (total dollars)

which is calculated as follows:

<i>attendance</i>	for each day =
\$	of attendance
<i>travel allowance</i>	each way =
\$	
<i>overnight allowance</i>	=
\$	
Total	=

To (Full name of witness)

of (Address - street & number, municipality, postal code)

You are commanded to appear at 100 James Street South, Hamilton, Ontario L8P 2Z3 on (date)

at (time)

to remain until this proceeding is heard to give evidence in this proceeding before the (court or other official)

and to bring with you the following:

This summons was issued on behalf of

Name of party

Date

Clerk of the court

If you fail to attend or to remain as required by this Summons, a Warrant may be issued for your arrest.

Acknowledgement of Service

I, _____, am the person named as a witness in this Summons.

I have received a copy of this Summons today.

My address for service of further documents is: *(street & number, municipality, postal code)*

Signature of person serving document

Date

Signature

O. Reg. 387/79, Form 15.



Unified Family Court

Judicial District of Hamilton - Wentworth

Order

Form 16
The Unified Family
Court Act, 1976

Court file no.

Judge

Date of Order

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each and for lawyer if known.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

On *(motion or application)*

of *(name)*

heard on *(date)*

and on receiving the evidence and the submissions on behalf of the parties,

This court orders that:



Unified Family Court
Judicial District of Hamilton - Wentworth

Order - page 2

Form 16
The Unified Family
Court Act, 1976

Court file no.

Date of signature

Signature of judge or clerk of the court



Unified Family Court

Judicial District of Hamilton - Wentworth

Order on Motion without Notice

Form 17
The Unified Family
Court Act, 1976

Court file no.

Judge

Date of Order

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each and for lawyer if known.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	Lawyer (name, address and phone no.)

ORDER

On motion of *(name)*

without notice to *(name)*

heard on *(date)*

on receiving the evidence and the submission on behalf of *(name)*

this court orders that:



Unified Family Court
Judicial District of Hamilton - Wentworth

Order on Motion without Notice - page 2

Form 17
The Unified Family
Court Act, 1976

Court file no. _____

Date of signature

Signature of judge or clerk of the court

NOTICE

To

The above order has been made without notice to you. You may make a motion to this court to vary or discharge the order by serving a Notice of Motion and filing it at the court office at 100 James Street South, Hamilton, Ontario L8P 2Z3.

A copy of any affidavit filed on the motion which resulted in the above order should be attached to this Order.

UF 017 (2 of 2)

O. Reg. 387/79, Form 17.



Unified Family Court
 Judicial District of Hamilton - Wentworth

Certificate of Court Proceeding

Form 18
 The Unified Family
 Court Act, 1976

Court file no.

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

Respondent(s) *If more than one Respondent, give name and address for each and for lawyer if known.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)	

I certify that in this proceeding one of the parties claims an interest in or right to possession of the following land:
(Give legal description)

 Date Clerk of the Court



Unified Family Court

Judicial District of Hamilton - Wentworth

Certificate of Clerk

Form 19
The Unified Family
Court Act, 1976

Court file no.

Applicant(s)

Respondent(s)

I certify that:

1. The attached copies of the application and the financial statement of the applicant(s) are true copies of the documents filed with the court in this proceeding.
2. The attached copy of the ^{order}provisional order is a true copy of the ^{order}provisional order made in this proceeding.
3. The attached transcript of evidence is an accurate representation of the evidence heard in this proceeding.
4. The attached copy of reasons is a true copy of the court's reason for decision in this proceeding.

*(Strike out
inapplicable
provisions)*

Date Clerk of the Court



Unified Family Court

Judicial District of Hamilton - Wentworth

Notice of Confirmation Hearing

Form 20
The Unified Family
Court Act, 1976

Court file no. _____

Applicant(s)

Respondent(s)

To the Respondent(s)

- A provisional order
- A provisional variation of the order of the *(name of confirming court)*

made on *(date of confirmation)*

has been made against you

- in another part of Ontario
- outside Ontario

in the amount of \$ *(in Canadian funds)* per *(week, month etc.)*

The details are set out in the attached materials.

The court will hold a hearing at 100 James Street South, Hamilton, Ontario L8P 2Z3

on *(date)*

at *(time)*

or as soon thereafter as the case can be heard, in which you may show cause why this provisional order/variation should not be confirmed against you.

You must file a Financial Statement in Form 5 with the court office at *(street & number, municipality, postal code)*

within ten days after receiving this Notice.

If you fail to appear at the hearing, the provisional order/variation may be confirmed in your absence and enforced against you.

Date

Clerk of the court

NOTE: *If the provisional order/variation was made in another part of Ontario, a copy of the Application signed by the applicant should be attached to this Notice, along with a copy of the applicant's Financial Statement, a copy of the provisional order/order of provisional variation and a copy of the transcript of the applicant's evidence.*

If the provisional order was made outside Ontario, a copy of the provisional order/order of provisional variation, a copy of the applicant's deposition or the transcript of the applicant's evidence taken outside Ontario and a list of defences which you may raise should be attached to this Notice. Section 5(2) of The Reciprocal Enforcement of Maintenance Orders Act provides that you may raise any defence which you might have raised in the proceeding before the court that made the provisional order/variation but no other defence.

Also attached to this Notice should be a blank Financial Statement in Form 5 for you to fill out and file with the court office. If any document which should be attached to this Notice is missing, you should contact your own lawyer or the court office.

UF 020

Documents may be filed with the court by mail.

O. Reg. 387/79, Form 20.



Unified Family Court

Judicial District of Hamilton - Wentworth

Notice of Hearing for Further Evidence

Form 21
The Unified Family Court Act, 1976

Court file no.

Applicant(s)

Respondent(s)

To the Applicant(s)

The provisional order in this matter has come before a judge of the *(name of confirming court)*

The provisional variation of the order made by the *(name of confirming court)*

on *(date of confirmation)*

has come before a judge of the *(name of court)*

The respondent has applied to the *(name of court)*

for a variation of the order of the *(name of confirming court)*

made on *(date of confirmation)*

The other court has decided to offer you an opportunity to present further evidence and has therefore remitted its case to this court. The details are set out in the attached material.

If you wish to:

- proceed with your application for support
- proceed with your application for variation of support
- oppose, in whole or in part, the respondent's request for variation,

you must appear, either personally or by your lawyer or agent, and produce such evidence as is appropriate at 100 James Street South, Hamilton, Ontario L8P 2Z3

on *(date)*

at *(time)*

If you fail to appear at the hearing

- the provisional order/variation may be rescinded in your absence
- the respondent's request for variation may proceed unopposed

Date

Clerk of the court

NOTE: A copy of the respondent's evidence and a copy of the court's reasons for seeking further evidence should be attached to this Notice. If either of these is missing, you should contact your own lawyer or the court office.



Unified Family Court
Judicial District of Hamilton - Wentworth

Notice of Resumption of Hearing

Form 22
The Unified Family
Court Act, 1976

Court file no.

Applicant(s)

Respondent(s)

To the Respondent(s)

The proceeding before this court

to confirm a provisional order/variation made by the *(name of originating court)*
on *(date of provisional order/variation)*

to review an order made by the *(name of confirming court)*
on *(date of confirmation)*

was adjourned on *(date of adjournment)*

in order to remit the case to the other court for further evidence.

The other court has now sent to this court certain evidence which is attached.

This court will resume its hearing into this matter at 100 James Street South, Hamilton, Ontario L8P 2Z3

on *(date)* at *(time)*

or as soon thereafter as the case can be heard.

If you fail to appear at the hearing,

the provisional order/variation may be confirmed in your absence and enforced against you.

your application for variation may be dismissed.

Date

Clerk of the court

Note: A copy of the applicant's further evidence taken before the other court should be attached to this notice. If it is missing, you should contact your lawyer or the court office.



Unified Family Court

Judicial District of Hamilton - Wentworth

Application

Form 23

Court file no

The Unified Family Court Act, 1976

Child(ren)

Full name	Birthdate	Sex
Full name	Birthdate	Sex
Full name	Birthdate	Sex

Applicant(s)

Full name(s) _____

Address for service (street & number, municipality, postal code) _____

Lawyer (name, address and phone no.) _____

1. I/we ask for an order under *The Child Welfare Act, 1978*:
(Set out kind of order asked for.)

(In an application under Part II of *The Child Welfare Act, 1978*, add:)

2. To the best of my/our knowledge, the following are all the outstanding orders and court proceedings for supervision, wardship or custody of or access to the child(ren): (Give date, name of court, court file no., nature of case and resulting order. If you do not know of any other order or proceeding, state 'None'.)

(In an application for a finding that a child is a child in need of protection or an application under subsection 2 of section 22 of *The Child Welfare Act, 1978*, add:)

3. I/we believe the child(ren) is/are in need of protection under *The Child Welfare Act, 1978* because: (State briefly the main facts relied on and refer to the relevant provisions of the Act.)

(In an application under subsection 2 of section 22, add:)

4. I reported the matter to the (name of children's aid society) on or about (date), but the society has refused or failed to take action.

(In an application for an order regarding the right of access to a child, add:)

3. The grounds for this application are as follows: (State briefly the main facts relied on.)

(In an application to review a child's status, add:)

3. The present status of the child(ren) is: (Specify. Indicate any outstanding access rights.)

4. I/we have requested a review of the child(ren)'s status because: (State briefly the main facts relied on.)

(In an application for adoption, add:)

2. Information concerning the applicant(s)
Name of applicant Sex Birthdate Place of residence If related to the child, state relationship

3. (Complete this section where applicants are married.)
Date of marriage of applicants Place of marriage

4. (Complete this section where an applicant is under eighteen years of age, is single or is living apart from his/her spouse or where the child is eighteen or more years of age or has been married.)
The special circumstances that justify the making of an adoption order in this case are as follows: (Specify.)

Date

Signature of applicant

Signature of applicant



Unified Family Court

Judicial District of Hamilton - Wentworth

Notice of Hearing

Form 24
The Unified Family
Court Act, 1976

Court file no.

Child(ren)

Full Name	Birthdate	Sex
Full Name	Birthdate	Sex
Full Name	Birthdate	Sex

To

An application has been made in this court for an order under *The Child Welfare Act, 1978* concerning the child(ren) named above. Notice is being given to you because your rights may be affected. The details are set out in the attached application.

The court will hold a hearing at 100 James Street South, Hamilton, Ontario L8P 2Z3

on *(date)*

at *(time)*

or as soon after that time as the case can be heard.

If you wish to oppose the application or if you wish to give your views at the hearing, you may attend the hearing with or without your lawyer. If you do not attend the hearing, an order may be made in your absence and enforced against you. The court may make an order different from that requested by the applicant(s).

Date

Clerk of the court

NOTE: A copy of the Application signed by the applicant(s) should be attached to this form. If it is missing, you should contact your own lawyer or the court office.

UF 024

O. Reg. 387/79, Form 24.



Unified Family Court

Judicial District of Hamilton - Wentworth

Notice of Motion

Form 25
The Unified Family
Court Act, 1976

Court file no.

Child

Applicant(s)

To the Parties

A motion has been made by *(name of party)*

for the following order by the court: *(Specify)*

The following material will be relied on at the hearing of the motion: *(Specify, and where an affidavit is to be relied on, attach a copy.)*

The court will hear this motion at 100 James Street South, Hamilton, Ontario L8P 2Z3
on *(date)*

at *(time)*

or as soon thereafter as the motion can be heard.

If you fail to appear at the hearing of the motion, an order may be made in your absence.

Date

Party or solicitor



Unified Family Court

Judicial District of Hamilton - Wentworth

Affidavit in Support of Motion

Form 26 (Page 1)
The Unified Family
Court Act, 1976

Court file no.

Child(ren)

Full Name	Birthdate	Sex
Full Name	Birthdate	Sex
Full Name	Birthdate	Sex

Applicant(s)

Full Name(s)
Address (street & number, municipality, postal code)
Lawyer (name, address and phone no.)

I, _____ of the _____ of _____
full name *city, town etc.* *name*
 in the _____ of _____, make oath and say:
county, regional municipality, etc. *name*

(Give facts in support of motion. Where the facts are not within your own personal knowledge, give the source of your information or the grounds for your belief.)



Unified Family Court

Judicial District of Hamilton - Wentworth

Affidavit in Support of Motion - page 2

Form 26
The Unified Family
Court Act, 1976

Court file no.

(Put a line through any blank space left on this page.)

Sworn before me at the _____ of _____
in the _____ of _____
this _____ day of _____ 19 _____
A Commissioner, etc

Signature
*(This form is to be signed before a lawyer,
justice of the peace, notary public or com-
missioner for taking affidavits.)*

UF 026 (2 of 2)

O. Reg. 387/79, Form 26.



Unified Family Court

Judicial District of Hamilton - Wentworth

Affidavit of Service

Form 27
The Unified Family
Court Act, 1976

Court file no. _____

Child(ren)

Applicant(s)

I, _____, of the _____ of _____
name city, town, etc. name
in the _____ of _____, make oath and say:
county, district, judicial district name

On (date)	and by mailing a copy on (date)	filed by him/her in the proceeding bearing court file no.
I served (name of person served)	to the person to be served at the same address. I previously made unsuccessful attempts at personal service on (date)	<input type="checkbox"/> by leaving a copy at (address)
with the following document(s): (specify)	at (address)	the address for service shown on the document dated (date)
<input type="checkbox"/> by leaving a copy with him/her at (address)	and on (date)	filed by him/her in the proceeding bearing court file no.
<i>In response to my request to produce identification, the person served (state what identification produced or give other response of person served.)</i>	at (address)	<input type="checkbox"/> by mailing a copy to (name of solicitor)
<i>In response to my request to complete and sign an Acknowledgement of Service, the person served</i> <input type="checkbox"/> complied with my request <input type="checkbox"/> refused to comply with my request <input type="checkbox"/> other (specify)	<input type="checkbox"/> by leaving a copy with (name)	the solicitor acting for him/her, at (address)
<input type="checkbox"/> by leaving a copy with (name),	a person apparently of the age of 16 years or over, at (address)	<input type="checkbox"/> by leaving a copy with (name),
a person apparently of the age of 16 years or over, at (address),	<input type="checkbox"/> by mailing a copy to him/her at (address)	the (position or title)
	the address for service shown on the document dated (date)	of that corporation, at (address)
		To effect service it was necessary for me to travel _____ kilometres.

Sworn before me at the _____ of _____
in the _____ of _____
this _____ day of _____ 19 _____.

Signature
(this form must be signed before a lawyer, Notary Public or Commissioner for Taking Affidavits.)

A Commissioner, etc.



Unified Family Court

Judicial District of Hamilton - Wentworth

Summons to a Witness

Form 28
The Unified Family
Court Act, 1976

Court file no.

Child(ren)

Applicant(s)

Note: When this Summons is served on you, you should receive a witness fee which is calculated as follows:

<i>attendance</i>	for each day of attendance =
\$	
<i>travel allowance</i>	each way =
\$	
<i>overnight allowance</i>	=
\$	
<hr/>	
Total	=

To (full name of witness)

of (address - street & number, municipality, postal code)

You are commanded to appear at (address - street & number, municipality)

on (date)

at (time)

to remain until this proceeding is heard

to give evidence in this proceeding before the (court or other official)

and to bring with you the following:

This summons was issued on behalf of

Name

Date

Clerk of the court

If you fail to attend or to remain as required by this Summons, a Warrant may be issued for your arrest.



Unified Family Court

Judicial District of Hamilton - Wentworth

Consent to Adoption – Director

Form 29
The Unified Family
Court Act, 1976

Court file no.

Child

Applicant(s)

I, *(name in full)*

an employee of the Ministry of Community and Social Services appointed as a Director under The Child Welfare Act, 1978,
consent to the adoption of the child by the applicant(s).

The child became a ward of the Crown on *(date)*

and was committed to the care of the Children's Aid Society of *(name)*

Date

Signature of witness

Signature

Place

Affidavit of Execution

Form 29
The Provincial
Courts Act

Court file no. _____

I, *(name in full)*

of *(address - street & number, municipality, postal code)*

make oath and say:

I was present and saw this consent signed by *(name in full)*

at *(place)*

I am the person who signed as a witness to this consent .

Sworn before me at the _____ of _____	
in the _____ of _____	
this ____ day of _____ 19____ <i>A Commissioner, etc.</i>	<p>Signature _____</p> <p><i>(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)</i></p>



Unified Family Court

Judicial District of Hamilton - Wentworth

Consent to Adoption — General

Form 30 Court file no.
 The Unified Family Court Act, 1976

A child may be identified by his/her given names followed by the first letter of his/her surname and his/her birth registration number.

Child		
Full Name	Birthdate	Sex
Place of birth		

I, (name in full)

of (address — street & number, municipality, postal code)

consent to the adoption of the child

I am

- the spouse of the applicant
- a parent of the child within the meaning of section 69 of The Child Welfare Act, 1978 by virtue of being
 - the mother of the child
 - the father of the child
 - a guardian of the child under *(Give details below of the authority by which you became a guardian.)*
 - a person who has demonstrated a settled intention to treat the child as a child of my family
 - other *(specify below)*
- a person other than a parent of the child having lawful custody or control of the child under *(Give details below of the authority by which you have custody or control)*

I was born on (date)

I understand the nature and effect of this consent and of an adoption order.

(Check the appropriate paragraph and initial. Strike out the paragraph that does not apply.)

Spouse of applicant
 I understand that the effect of an adoption order will be to require me to share, permanently and equally with my spouse, my parental rights and responsibilities.

Init.

Parent, etc. who is not spouse of applicant
 I understand that if an adoption order is made I will no longer be a parent of the child and the applicants will be the parents of the child. I also understand that I may cancel this consent within 21 days by filing a cancellation of consent with the court office at _____
(address — street & number, municipality, postal code)

Init.

or with the Children's Aid Society of _____
(name of place and address — street & number, municipality, postal code)

I further understand that after the 21 days have passed, I may withdraw this consent only with the court's permission.

Date Signature of Witness Signature

Place Position or title

NOTE: If the person giving the consent is a parent of the child, the witness must be an authorized employee of a Children's Aid Society.
If the person giving the consent is under eighteen years of age, the consent must be accompanied by the Report of the Official Guardian (Form 34).

Affidavit of Execution

I, *(name in full)*

of *(address - street & number, municipality, postal code)*

make oath and say:

I was present and saw this consent signed by *(name in full)*

at *(place)*

I am the person who signed as a witness to this consent

I explained to *(name in full)*

- the nature and effect of this consent;
- the circumstances under which the consent may be cancelled or withdrawn; and
- the nature and operation of the voluntary disclosure registry.

I am satisfied that *(name in full)*

understands the nature and effect of this consent

strike out this paragraph if it does not apply and initial
I am an employee of the Children's Aid Society of *(name)*

authorized by the Society to witness consents to adoption

(Initials)

Sworn before me at the _____ of _____
 in the _____ of _____
 this _____ day of _____ 19 _____

A Commissioner, etc.

Signature
*(This form is to be signed before a lawyer,
 justice of the peace, notary public or
 commissioner for taking affidavits.)*



Unified Family Court

Judicial District of Hamilton - Wentworth

Consent to Adoption – Child

Form 31

Court file no.

The Unified Family Court Act, 1976

Child

Applicant(s)

I, *(name in full)*

of *(address – street & number, municipality, postal code)*

consent to my adoption by the applicant(s) named above.

I understand the nature and effect of an adoption order.

I understand that I may cancel this consent within 21 days by filing a cancellation of consent with the court office at *(address – street & number, municipality, postal code)*

I understand that the court must receive the cancellation within 21 days. I also understand that, after the 21 days have passed, I may withdraw this consent only with the court's permission.

(To be completed where the child is 14 years of age or over)

I want my name after the adoption to be *(full name after adoption)*

NOTE: The witness must be an authorized employee of a Children's Aid Society

UF 031

Affidavit of Execution

I, (name in full)

of (address - street & number, municipality, postal code)

make oath and say:

I was present and saw this consent signed by (name in full)

at (place)

I am the person who signed as a witness to this consent

I explained to (name in full)

- the nature and effect of this consent;
- the circumstances under which the consent may be cancelled or withdrawn; and
- the nature and operation of the voluntary disclosure registry.

I am satisfied that (name in full)

understands the nature and effect of this consent

strike out this paragraph if it does not apply and initial

I am an employee of the Children's Aid Society of (name)

authorized by the Society to witness consents to adoption

(Initials)

Sworn before me at the _____ of _____
 in the _____ of _____
 this _____ day of _____ 19 _____
 A Commissioner, etc.

 Signature
 (This form is to be signed before a lawyer,
 justice of the peace, notary public or
 commissioner for taking affidavits.)



Unified Family Court

Judicial District of Hamilton - Wentworth

Recommendation of Director

Form 32
The Unified Family
Court Act, 1976

Court file no. _____

Child

Applicant(s)

1. I, *(name in full)*

am an employee of the Ministry of Community and Social Services appointed as a Director under The Child Welfare Act, 1978.

2. The child is under the age of eighteen years and has not been married.

3. The child has resided in the home of the applicant(s) since *(date)*

and having regard to the best interests of the child

I recommend that the period of residence be dispensed with and that an order for the adoption be made.

I recommend that an order of interim custody of the child be made to the applicant(s) for a period not exceeding one year by way of a probationary period upon such terms as the Court thinks fit.

4. The child has resided in the home of the applicant(s) for six months or more and having regard to the best interests of the child

I recommend that an order for the adoption of the child be made.

I recommend that an order for the adoption of the child not be made for the following reasons:

5. I draw to the court's attention the following additional circumstances: *(Set out circumstances. Where none, state "None")*

Place

Date

Signature



Unified Family Court

Judicial District of Hamilton - Wentworth

Recommendation of Local Director

Form 33
The Unified Family
Court Act, 1976

Court file no.

Child

Applicant(s)

I (name in full)

am the local director of the Children's Aid Society (name)

The child is under the age of eighteen years and has not been married.

The child has resided with the applicant(s) since (date)

Having regard to the best interests of the child,

I recommend that an order for the adoption of the child be made

I recommend that an order for the adoption of the child not be made for the following reasons: (specify)

I draw to the court's attention the following additional circumstances: (specify - Where none, state "None".)

Date Place Signature

NOTE: This form may be used only where a child has been placed for adoption by a Children's Aid Society. Where a child has not been placed by a Society, a Recommendation of Director in Form 32 must be completed by a Director of Child Welfare.



Unified Family Court

Judicial District of Hamilton - Wentworth

Report of the Official Guardian

Form 34

Court file no.

The Unified Family Court Act, 1976

Child

Full Name	Birthdate	Sex
Place of birth		

I, *(name in full)*

of *(address - street & number, municipality, postal code)*

am an authorized representative of the Official Guardian.

I have discussed with *(name of minor parent)*

the nature and effect of an adoption order and of a consent to an adoption.

The Official Guardian is satisfied that the consent of *(name of minor parent)*

dated *(date)*

reflects his/her true informed wishes.

Date

Signature of witness

Signature



Unified Family Court

Judicial District of Hamilton - Wentworth

Warrant to Search for and Detain a Child

Form 35 Court file no. _____
The Unified Family Court Act, 1976

To (name of person and position or title)

On information laid before me on oath under section 22 of The Child Welfare Act, 1978 it appears to me that

- there are reasonable and probable grounds to believe that the child named or described below is in need of protection.
- the child named or described below is actually or apparently under sixteen years of age and has departed or has been removed from the lawful care and custody of the Children's Aid Society of

_____ without the consent of the Society.

Child (Give all known information)

Name		Birthdate		Sex	
Residence or location					
Height	Weight	Hair colour	Hair style	Eye colour	Complexion
Other features					

This warrant authorizes you to search for the child and to enter, if need be by force, (address - street & number, municipality)

to take the child and to detain him/her in a place of safety as defined in The Child Welfare Act, 1978.

This warrant expires on (date)

Place Date Signature of justice of the peace



Unified Family Court

Judicial District of Hamilton - Wentworth

Order on Motion Without Notice

Form 36
The Unified Family
Court Act, 1976

Court file no.

Judge

Date of order

Child(ren)		
Full name	Birthdate	Sex
Full name	Birthdate	Sex
Full name	Birthdate	Sex

Applicant(s)
Full name(s)
Address for service (street & number, municipality, postal code)
Lawyer (name, address and phone no.)

ORDER

On motion without notice to *(name)*

on reading the *(description of document(s))*

and on hearing submissions on behalf of *(name)*

this court orders that:

Order on Motion Without Notice

Form 36 (Page 2)
The Unified Family
Court Act, 1976

Court file no.

Date of signature

Signature of judge or clerk of the court

NOTICE

To (name)

The above order has been made without notice to you. You may request this court to vary or discharge the order by filing a Notice of Motion at the court office at 100 James Street, Hamilton, Ontario L8P 2Z3.



Unified Family Court

Judicial District of Hamilton - Wentworth

Order

Form 37 (Page 1)
The Unified Family
Court Act, 1976

Court file no. _____

Judge

Date of order

Child(ren)

Full name	Birthdate	Sex
_____	_____	_____
_____	_____	_____
_____	_____	_____

Applicant(s)

Full name(s) _____

Address for service (street & number, municipality, postal code) _____

Lawyer (name, address and phone no.) _____

On (motion or application)

of (name)

on reading the (description of document(s))

and on hearing submissions on behalf of the parties,

This court orders that:

Order

Form 37 (Page 2)
The Unified Family
Court Act, 1976

Court file no.

Date of signature

Signature of judge or clerk of the court.



Unified Family Court

Judicial District of Hamilton - Wentworth

Request for Enforcement

Form 38
The Unified Family
Court Act, 1976

Court file no. _____

Creditor

Full name
Address for service (street & number, municipality, postal code)

Debtor

Full name
Address for service (street & number, municipality, postal code)

1. Particulars of order to be enforced:

Date

Court

Court file no.

Attach certified copy of order if order was made by another court.

2. Persons for whose benefit order is to be enforced:

Full name(s)

Relationship to creditor

3. I authorize the court to receive, record and pay out to me or my assignee all sums payable under the order.
4. The order is not in default.
- or
- The order is in default in the amount of \$ _____, as of today, and for this single occasion, I request that the order be enforced against the debtor by means of a Notice of Default, requiring the debtor to:
- file a statement of financial information
 - submit to an examination as to his/her assets and means
 - appear before the court to explain the default.
5. In the event of future defaults, I authorize the Unified Family Court and any Provincial Court (Family Division) in Ontario automatically to enforce the order against the debtor by requiring him/her, upon notice to me and to my assignee, to file a statement of financial information and to appear before the court to explain the default.

_____ *Date*

_____ *Signature of creditor*

Note: If you wish to enforce the order by a writ of execution or by garnishment, you must file with the clerk of the court a Request for Execution or Garnishment.

UF 038

O. Reg. 387/79, Form 38.



Unified Family Court

Judicial District of Hamilton - Wentworth

Request for Execution or Garnishment

Form 39 Court file no _____
The Unified Family Court Act, 1976

Creditor

Full name
Address for service (street & number, municipality, postal code)

Debtor

Full name
Address for service (street & number, municipality, postal code)

I, Name of the City, Town, etc. of Name in the County, Regional Municipality, etc. of Name, make oath and say:

1. My relationship to the creditor is (State relationship. If you are the creditor, state, "I am the creditor.")

2. By an order
 a judgment
 a decree nisi of divorce,
a copy of which is attached,
dated (date)
of the (name of court)

the debtor was ordered to pay to
 me
 (name of payee)
the sum of \$ _____ per _____, as support, commencing on (date)

3. The debtor was also ordered to pay \$ _____ in costs.

4. As of today, there remains owing \$ _____ in arrears of support and \$ _____ in costs.

5. There has been no previous request for a Writ of Execution by or on behalf of the persons entitled to the support payments, except: (Give details. If no previous request was made, state, "None".)

6. I request that a Writ of Execution be directed to the Sheriff of (name of county, district or judicial district)

that he levy against (name of debtor)
the sum of:
\$ _____ in arrears of support;
\$ _____ in interest thereon at the rate of 5 per cent per year from (date)
\$ _____ in unpaid costs;
\$ _____ in interest thereon at the rate of 5 per cent per year from (date)

(Strike out this paragraph if you do not want a Writ of Execution, and initial)



Unified Family Court

Judicial District of Hamilton - Wentworth

Request for Execution or Garnishment

Form 39 Page 2 Court file no. _____
The Unified Family Court Act, 1976

7. I request that a Notice to Garnishee be directed to *(name of garnishee)*
who resides or carries on business in Ontario at *(address or garnishee)*
I have reason to believe and I do believe that *(name of garnishee)*
is indebted to the debtor
 in the amount of \$
 in an amount which I am unable to name.

(Strike out this paragraph if you do not want garnishment, and initial.)

Sworn before me at the _____ of _____
in the _____ of _____
this _____ day of _____ 19____
A Commissioner, etc.

Signature
(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)

NOTE: You must attach to this Request:
(a) a copy of the order, judgment or decree nisi; and
(b) where costs were determined separately, a copy of the certificate of the determination of costs.



Unified Family Court
 Judicial District of Hamilton-Wentworth

Writ of Execution

Form 40
 The Unified Family
 Court Act, 1976

Court file no.

Applicant(s) *If more than one Applicant, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)

Respondent(s) *If more than one Respondent, give name and address for each.*

Full name	Full name
Address for service (street & number, municipality, postal code)	Address for service (street & number, municipality, postal code)

Elizabeth the Second, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories
 Queen, Head of the Commonwealth, Defender of the Faith,

To the Sheriff of the

We command you that of the goods and chattels and lands and tenements in your bailiwick of the debtor *(name of debtor)*

you cause to be made the sum of
 \$
 and interest thereon at 5 per cent per annum from *(date from which interest runs)*

and for costs the sum of
 \$
 and interest thereon at 5 per cent per annum from *(date costs were determined)*

in accordance with the order of this Court of *(date of order)*

requiring the debtor to pay the above sums to or to the credit of *(name of creditor)*

And we command you to pay out the sums realized according to law and to report to this Court on the execution
 of this writ.

_____ Date _____ Clerk of the Court

THE FOLLOWING ENDORSEMENT MUST BE COMPLETED BY THE PERSON FILING THIS WRIT AT OR BEFORE THE TIME OF FILING.

To the Sheriff:

levy the sum of \$ _____
with interest at 5% per annum from _____ 19 ____
and for costs, the sum of \$ _____
with interest at 5% per annum from _____ 19 ____
and for this writ \$ _____
together with your own fees, poundage and incidental expenses.

Signature of person filing writ _____

Firm name _____

address _____

Unified Family Court
Judicial District of Hamilton-Wentworth

THE FOLLOWING ENDORSEMENT MUST BE COMPLETED BY THE OFFICER AT THE OFFICE WHERE THIS WRIT WAS ISSUED OR RENEWED.

is entitled to receive the following sums for the issue and renewal of this writ:

For	\$	Signature of Officer
This writ		
1st renewal		
2nd renewal		
3rd renewal		

WHEN APPLICABLE, THE FOLLOWING ENDORSEMENT MUST BE COMPLETED BY THE SHERIFF WITH WHOM THIS WRIT IS FILED OR, IF IT IS NOT FILED WITH A SHERIFF, BY THE CLERK AT THE OFFICE WHERE THE WRIT WAS ISSUED.

RENEWAL OF WRIT

This writ has been renewed for a further period of six years from the date indicated.

Date	Signature of Officer

Writ of Execution

This writ was issued by:

Name _____

Address _____

solicitor(s) for _____



Unified Family Court

Judicial District of Hamilton - Wentworth

Order of Attachment

Form 41
The Unified Family
Court Act, 1976

Court file no

Judge _____

Creditor

Full name
Address for service (street & number, municipality, postal code)

Date of order _____

Debtor

Full name
Address for service (street & number, municipality, postal code)

To: (name and address of debtor's employer)

This court orders you to deduct from the remuneration due or accruing due to the debtor and to remit to this court the sum of

\$ _____ or _____
per cent of the debtor's gross remuneration, whichever is less, on the

day(s) of each month, commencing on (date)

Date of signature

Signature of judge or clerk of the court

NOTE: The Wages Act does not apply to limit the amount you are required to deduct under this order. This order takes priority over any other seizure or attachment of wages except those in favour of the Crown. Payments are to be made to the court at 100 James Street South, Hamilton, Ontario L8P 2Z3. If you dispute your liability to pay, you must file a Dispute in Form 43, which is available at the court office.

If you disobey this order, you may be found in contempt of court.



Unified Family Court

Judicial District of Hamilton - Wentworth

Notice to Garnishee

Form 42
The Unified Family Court Act, 1976

Court file no.

Creditor

Full name
Address for service (street & number, municipality, postal code)

Debtor

Full name
Address for service (street & number, municipality, postal code)

To (full name of garnishee)

(address - street & number, municipality, postal code)

Date of order against debtor

Amount unpaid under the order

\$

You are commanded, within ten days after service of this notice on you, to pay to the clerk of the court all debts now owing or accruing due but payable in the future from you to the debtor, up to the amount unpaid under the order.

If you do not owe the debtor anything, you must, within ten days after service of this notice on you, file a Dispute in Form 43

If (a) you owe the debtor less than the amount unpaid; or

(b) you have a defence or right of set-off against the debtor,

you must, within ten days after service of this notice on you, pay to the clerk of the court the amount which you admit is now owing or accruing due to the debtor, and you must file at the same time a Dispute in Form 43.

If you fail to obey this notice, the court may make and enforce an order against you for the amount unpaid and the court costs of the creditor. If you make payment to anyone other than the clerk of the court after service of this notice on you, you may be liable to pay again.

To all parties

Where a Dispute is filed or payment of the amount unpaid under the order is not made, a debtor who has filed a Dispute or the creditor may require the clerk to issue a Notice of Garnishment or Attachment Hearing and may obtain a hearing before the court to determine the rights of the parties.

_____ Date

_____ Clerk of the court



Unified Family Court

Judicial District of Hamilton - Wentworth

Dispute

Form 43
The Unified Family
Court Act, 1976

Court file no. _____

Creditor

Full name
Address for service (street & number, municipality, postal code)

Debtor

Full name
Address for service (street & number, municipality, postal code)

Garnishee or person to whom order of attachment directed

Full name
Address for service (street & number, municipality, postal code)

I am not liable to pay as required by the

- notice to garnishee
- attachment order

dated (date)

for the following reasons: (state grounds for not paying)

_____ Date

_____ Signature



Unified Family Court

Judicial District of Hamilton - Wentworth

Notice of Garnishment or Attachment Hearing

Form 44
The Unified Family Court Act, 1976

Court file no.

Creditor

Full name
Address for service (street & number, municipality, postal code)

Debtor

Full name
Address for service (street & number, municipality, postal code)

Garnishee or person to whom order of attachment directed

Full name
Address for service (street & number, municipality, postal code)

To the parties

This matter has been placed on the hearing list by the creditor debtor

A Dispute has been filed by the debtor garnishee person to whom order of attachment is directed

No Dispute has been filed. The matter has been placed on the hearing list because full payment has not been received.

The court will hold a hearing at 100 James Street South, Hamilton, Ontario L8P 2Z3

on (date) _____ at (time) _____

or as soon thereafter as the case can be heard.

If you fail to appear at the hearing, an order may be made in your absence and enforced against you.

Date

Clerk of the court

NOTE: Where a Dispute has been filed, a copy of the Dispute should be attached to this notice. If the Dispute is missing, you should contact your own lawyer or the court office.



Unified Family Court
Judicial District of Hamilton - Wentworth

Warrant of Committal

Form 45
The Unified Family
Court Act, 1976

Court file no.

To the Peace Officers of the

_____ of _____
City, Town, etc. *Name*

and to the Officers of the

Name of correctional institution

Whereas I have found that *(name)*

is in contempt of this court, in that he/she *(set out act or default constituting contempt)*

And whereas I have ordered that he/she *(set out punishment)*

Therefore I command you to take *(name)*

and convey him/her to *(name of correctional institution)*

and to detain him/her there for the term of *(specify details)*

Date *Signature of Judge*



Unified Family Court

Judicial District of Hamilton - Wentworth

Notice of Default

Form 46
The Unified Family
Court Act, 1976

Court file no.

Creditor

Full name
Address for service (street & number, municipality, postal code)

Debtor

Full name
Address for service (street & number, municipality, postal code)

To the debtor

The records of this court indicate that you are in default in the amount of \$
as of (date)

under the order of (court)

dated (date)

You are required to:

file the attached financial statement with the court at 100 James Street South, Hamilton, Ontario L8P 2Z3
within ten days of service on you of this notice

submit to an examination as to your assets and means before (name)
at (place)
on (date) at (time)

appear before the court to explain your default at 100 James Street South, Hamilton, Ontario L8P 2Z3
on (date) at (time)
or as soon thereafter as the case can be heard.

If you fail to appear as required by this notice, a warrant may be issued for your arrest.

If you fail to satisfy the court that you are unable to pay, you may be imprisoned for up to 90 days.

Date

Clerk of the court



Unified Family Court

Judicial District of Hamilton - Wentworth

Recognizance

Form 47
The Unified Family
Court Act, 1976

Court file no. _____

Applicant(s)

Respondent(s)

To the Court

I, *(name)*
of *(address)*

acknowledge that I am indebted to Her Majesty the Queen in the amount of \$ _____
property under a Writ of Execution in favour of Her Majesty the Queen,

to be levied from my

if I fail

If *(name of person for whom you are a surety)*

of *(address of person for whom you are a surety)*

fails

to abide by any of the conditions set out in the schedule below.

Signature of person giving recognizance

Signed before me at *(municipality)*

Signature

in the *(name of county, district or regional municipality)*

on *(date)*

Name and position (print or type)

Schedule of Conditions

The above recognizance of *(name of person giving the recognizance)*
shall not be enforceable

if he/she

if *(name of person for whom person giving the recognizance is a surety)*

abides by the conditions set out below. The conditions are that *(name of person giving the recognizance or person for whom the person giving the recognizance is a surety)*

until *(date of termination)*

until otherwise ordered by this court

(Attach additional page if necessary, and date and sign it.)

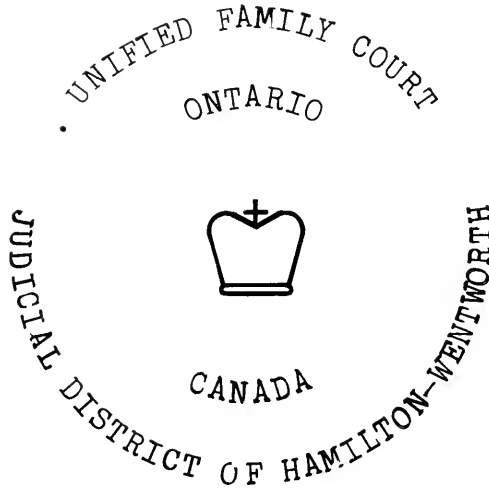
UF 047

O. Reg. 387/79, Form 47.

Form 48

The Unified Family Court Act, 1976

SEAL OF THE COURT



O. Reg. 387/79, Form 48.

(2555)

25

THE CHILD WELFARE ACT, 1978

O. Reg. 388/79.

General.

Made—May 16th, 1979.

Filed—June 4th, 1979.

REGULATION MADE UNDER
THE CHILD WELFARE ACT, 1978

GENERAL

PART I

ESTIMATES AND PAYMENTS

1.—(1) In this Part,

(a) "actual cost" means the cost of a building project and includes,

- (i) fees payable for the services of an architect, professional engineer, or other consultant,
- (ii) the cost of purchasing and installing furnishings and equipment,
- (iii) the cost of land surveys, soil tests, permits, licences and legal fees,
- (iv) the cost of paving, sodding and landscaping, and
- (v) the cost of acquiring the land necessary for the building project;

(b) "approved cost" means that portion of the actual cost of a building project approved by the Minister;

(c) "architect" means an architect who is a member in good standing of the Ontario Association of Architects;

(d) "building project" means a project composed of one or more of the following elements:

- (i) the purchase or other acquisition of all or any part of an existing building or buildings including the land contiguous thereto,
- (ii) any renovations, alterations or additions to an existing building or buildings,
- (iii) the purchase or other acquisition of vacant land for the purpose of constructing a building or buildings thereon,
- (iv) the erection of a new building, or any part thereof,

(v) the demolition of a building, and

(vi) the installation of public utilities, sewers and items or services necessary for access to the land or building or building.

(e) "professional engineer" means a professional engineer who is a member in good standing of the Association of Professional Engineers of the Province of Ontario.

(2) The amount of a payment under subsection 1 of section 14 of the Act for a building project shall be equal to 25 per cent of the approved cost of the building project.

(3) The amount of a payment under subsection 2 of section 14 of the Act shall be equal to the approved cost of the building project, except in the case of,

- (a) the erection of a new building or an addition to an existing building, the amount shall not exceed an amount based on the bed capacity of the new building or the addition, at the rate of \$5,000 per bed; and
- (b) a purchase or other acquisition of an existing building, the amount shall not exceed an amount based on the bed capacity of the acquired building, at the rate of \$1,200 per bed. O. Reg. 388/79, s. 1.

2.—(1) An application for a payment under section 14 of the Act for a building project shall be made to the Minister on a form provided by the Minister.

(2) An applicant who applies under subsection 1 shall file with the Minister two copies of a site plan showing the location of the building or buildings, if any, on the site and in the case of a building project with one or more of the elements referred to in subclauses i, ii, iv or vi of clause *d* of subsection 1 of section 1,

- (a) building plans and specifications prepared by an architect or professional engineer showing the structure, fixtures and arrangements of the building or buildings and describing the areas of the building or buildings to be used for the purposes of the Act; or
- (b) where the Minister approves, structural sketches and specifications prepared by a person other than an architect or professional engineer describing the building or buildings and the areas of the building or buildings to be used for the purposes of the Act,

and the site plan, and the building plans and specifications or the structural sketches and specifications, as the case may be, shall be approved by the Minister.

(3) No plan, specification or structural sketch filed with the Minister shall be amended or altered without the approval of the Minister. O. Reg. 388/79, s. 2.

3.—(1) No payment shall be made for a building project except where,

- (a) the building project has been approved by the Minister;
- (b) the approved cost has been determined; and
- (c) the approvals of the Minister under section 14 of the Act and subsections 2 and 3 of section 1, subsections 2 and 3 of section 2 and section 4, have been obtained.

(2) An approval of a building project by the Minister referred to in subsection 1 expires on the first anniversary of the date upon which the approval is given unless the building project has been commenced before such anniversary date.

(3) A payment under section 14 of the Act may be paid as a single payment or in two or more instalments and, except where the Minister directs otherwise, the aggregate of the amounts of the payments made at any point in time shall not exceed,

- (a) an amount that bears the same proportion to the estimated total payment as the amount of progress made at the time towards completion of the project bears to the total estimated amount of work required for completion; or
- (b) an amount that bears the same proportion to the estimated total payment as the amount of cost incurred at the time bears to the total estimated cost of the project,

whichever is the greater.

(4) A single payment, or in the case of payment in two or more instalments, the final payment of an amount payable for a building project shall not be made until,

- (a) an architect or professional engineer certifies, or the Minister is otherwise satisfied, that the building project has been completed in accordance with the plans filed under clause *a* of subsection 2 of section 2 or the sketches thereof approved by the Minister under clause *b* of subsection 2 of section 2 and the building or addition is ready for use and occupancy; and
- (b) the applicant for the payment submits a report stating,
 - (i) the actual cost of the building project,
 - (ii) that the total of the unpaid accounts applicable to the building project does not exceed the amount of the grant remaining to be paid,
 - (iii) that the amount of the grant remaining to be paid will be applied first to the payment of the unpaid accounts, and

(iv) that all refundable sales tax has been taken into account. O. Reg. 388/79, s. 3.

4. No applicant for or recipient of a payment for a building project shall,

- (a) acquire a building or land for the building project;
- (b) call tenders for the building project;
- (c) commence construction of the building project, or
- (d) erect any temporary or permanent sign, tablet or plaque on the site or building project,

without the approval of the Minister. O. Reg. 388/79, s. 4.

5. It is a term and condition of a payment under section 14 of the Act in respect of a building, buildings or land forming part of a building project that the applicant for the payment enter into an agreement with the Minister in which the applicant shall agree not to,

- (a) sell, mortgage or lease, encumber, donate or otherwise dispose of all or any part of the building, buildings or land;
- (b) use all or any part of the building, buildings or land for a purpose other than that for which a grant has been or is payable; or
- (c) demolish or make alterations or additions to all or any part of the building or buildings,

without the written approval of the Minister and the Minister may require, as a condition of the approval of the payment, that the recipient repay the whole or such part of the payment as the Minister considers appropriate in the circumstances where there is a default under the agreement. O. Reg. 388/79, s. 5.

6. The estimate of net expenditures of a society required under subsection 1 of section 8 of the Act shall be in a form provided by a Director. O. Reg. 388/79, s. 6.

7. For the purposes of the Act and this Regulation, "net expenditures" means those costs, less applicable income, reasonable and necessary for the provision of care and services by a society other than the costs for which amounts are payable under section 14 of the Act. O. Reg. 388/79, s. 7.

8.—(1) For the purposes of this section,

- (a) "child in care" means a person under eighteen years of age who is in the care or custody of a society,
 - (i) while in detention in a place of safety under clause *a* of subsection 1 of section 21 of the Act or under subsection 1 or 2 of section 22 of the Act,

- (ii) during the placement of a homemaker under section 23 of the Act, or
- (iii) as a result of an order under Part II of the Act or an agreement under section 25 of the Act respecting the care and custody of the person where the person is cared for in a place other than in the home of the person's parent,

and includes a person who is receiving care and maintenance from a society pursuant to section 42 of the Act and "children in care" has a corresponding meaning;

- (b) subject to subsection 3, "population" means the population as shown by the municipal census taken in the year preceding the year for which an estimate of net expenditures is made.

(2) For the purpose of subsection 6 of section 8 of the Act, where a society has jurisdiction in more than one municipality, the portion of the estimate of net expenditures that is referable to each municipality shall,

- (a) in respect of the cost of services for each child in care, be in the proportion that the number of children taken into protective care in the municipality bears to the total number of children in care;
- (b) in respect of the cost of services other than services for children in care, be in the proportion that the population of the municipality bears to the total population of the area in the jurisdiction of the society; and
- (c) where by arrangement with a municipality the standard of services provided to the municipality exceeds that provided to any other municipality in the jurisdiction of the society, include the entire cost of the excess.

(3) For the purpose of subsection 2, the population of territory without municipal organization in an area in the jurisdiction of a society shall be computed in the same ratio to the total population of the municipalities in the area as determined by the municipal census referred to in subsection 1 as the population of the territory as determined by the latest census of the population taken under the *Statistics Act* (Canada) but does not include "Indian" as defined for the purpose of section 12 of this Regulation, bears to the total population of the municipalities in the area as determined by the same census.

(4) For the purpose of subsection 2, the number of children in the care of a society during the year shall be computed as the average for the year of the number of children in the care of the society on the last day of each month in the year. O. Reg. 388/79, s. 8.

9.—(1) For the purpose of subsection 1 of section 13 of the Act, the amount of the approved estimate of a

society that shall be paid to the society by Ontario shall be equal to,

- (a) 80 per cent of the part of the approved estimate referable to any municipality within the jurisdiction of the society; and
- (b) 100 per cent of the part of the approved estimate of the society referable to territory without municipal organization.

(2) For the purpose of clause *b* of subsection 1, the part of the approved estimate of a society referable to territory without municipal organization shall be determined under subsections 2 and 3 of section 8, as if the territory without municipal organization were a municipality.

(3) For the purpose of subsection 2 of section 13 of the Act an amount equal to 20 per cent of the amount of the portion determined under section 8 of the approved estimate of a society that is referable to a municipality shall be paid to the society by the municipality. O. Reg. 388/79, s. 9.

10.—(1) Subject to subsections 2 and 5, an adjustment may be made between the approved estimate for any year and, when so determined, the actual costs of the society for that year other than the costs for which amounts are payable under section 14 of the Act, and where approved by the Minister and by each municipality in the area in which the society has jurisdiction, the amount of the adjustment shall either be paid to the society by Ontario and by each municipality in the area in which the society has jurisdiction or refunded by the society to Ontario and to the municipality, as the case may be, in the proportion to the respective financial obligations of Ontario and the municipality to the society in that year for such actual costs.

(2) The Minister, instead of approving the amount of the adjustment under subsection 1, may vary the amount of the adjustment and approve the amount as so varied, and thereafter subject to subsections 8 and 9, Ontario and each municipality in the area in which the society has jurisdiction shall pay to or have refunded by the society, as the case may be, their respective portions of the amount as so varied.

(3) After the estimate of net expenditures of a society has been finally approved by the Minister under section 9 or subsection 10 of section 12 of the Act, the society may at any time during the balance of the year, file with the Director and with each municipality in the area in which the society has jurisdiction,

- (a) an amendment to the approved estimate; or
- (b) a supplementary estimate.

of net expenditures of the society for the year, not included in the original approved estimate, and, subject to subsection 5, the municipality shall grant its approval to the amendment or supplementary estimate, as the case may be, within sixty days after the receipt thereof.

(4) Each municipality in the area in which the society has jurisdiction that has not granted its approval to the amount of the adjustment made under subsection 1 or the amendment or supplementary estimate filed under subsection 3, or referred the amount of the adjustment, amendment or supplementary estimate, as the case may be, to a child welfare review committee within sixty days after receiving notice thereof from the society shall at the expiration of that period be deemed to have granted its approval to the amount of the estimate.

(5) Where the council of any municipality in the area in which the society has jurisdiction does not agree with the amount of,

- (a) the adjustment made under subsection 1;
- (b) the amendment to the approved estimate filed under subsection 3; or
- (c) the supplementary estimate filed under subsection 3,

it may, before the Minister's refusal or approval is given, instead of approving the adjustment, amendment or supplementary estimate, as the case may be, and before the expiration of the sixty day period referred to in subsection 4 refer the matter to a child welfare review committee and thereafter the provisions of sections 11 and 12 of the Act apply with necessary modification to a request for review made under this subsection.

(6) Where the municipality and the Minister approve the amount of the amendment to the approved estimate or the amount of the supplementary estimate submitted under subsection 3, the amount shall be deemed to be part of the approved estimate of the society for that year for the purpose of determining the amounts payable to the society under section 13 of the Act and section 9.

(7) After the amendment to the approved estimate or the amount of the supplementary estimate has been filed with the Director under subsection 3 and approved by the council of each municipality, the Minister may approve the amendment or the supplementary estimate or the Minister may, subject to subsection 8, vary the amount of the amendment or the supplementary estimate and approve the amount as so varied.

(8) Where the Minister intends,

- (a) to refuse to approve the payment of an adjustment made under subsection 1 or the amount of the amendment to the approved estimate or the amount of a supplementary estimate filed under subsection 3; or
- (b) to vary the amount of the adjustment under subsection 1 or the amount of the amendment to the approved estimate or the amount of a supplementary estimate filed under subsection 3, and approve any such amount as so varied,

the Minister shall, at least thirty days prior to the refusal or approval, as the case may be, give notice of the

Minister's intention to the society and to the council of each municipality in the area in which the society has jurisdiction.

(9) Where a society or the council of any municipality in the area in which the society has jurisdiction does not agree with the Minister's intention,

- (a) to refuse to approve the payment of an adjustment made under subsection 1 or the amount of an amendment to the approved estimate or the amount of the society's supplementary estimate filed under subsection 3; or
- (b) to vary the amount of the adjustment or the amount of the amendment to the approved estimate or the amount of the supplementary estimate,

any one of them may, before the Minister's refusal or approval is given, as the case may be, request the Minister to refer the matter to a child welfare review committee and thereafter the provisions of sections 11 and 12 of the Act apply with necessary modifications to a request for review made under this subsection.

(10) Where the District Child Welfare Budget Board has been established for a district under section 10 of the Act for the purpose of approving the estimate of net expenditures of a society, any approval or request for review by or notice to a municipality in the district in respect of the estimate, required or authorized, as the case may be, by this section may be given by the Board.
O. Reg. 388/79, s. 10.

11.—(1) Notwithstanding sections 9, 10 and 12, the costs determined in accordance with the approved estimate, of care and services provided by a society for any child,

- (a) in care pursuant to an order made by a court of competent jurisdiction in any other province or territory of Canada; or
- (b) who, immediately before coming into the care of the society, was under the care or supervision of a child welfare authority in any other province or territory of Canada in a place other than the home of a parent of the child pursuant to an agreement between a parent of the child and the child welfare authority entered into under the laws of that province or territory, as the case may be; and
- (c) who is approved by a Director,

shall be excluded for the purpose of computing any payment under section 9, 10 or 12 or subsection 2, and Ontario shall pay to the society an amount equal to 100 per cent of the cost of such care and services.

(2) Notwithstanding sections 9, 10 and 12, the costs of a society determined in accordance with the approved estimate of any demonstration project that is

approved by the Minister shall be excluded for the purpose of computing any payment under section 9, 10 or 12 or subsection 1, and Ontario shall pay 100 per cent of the cost of such demonstration project. O. Reg. 388/79, s. 11.

12.—(1) Subject to subsection 2, for the purpose of this section "Indian" means a person who,

- (a) is registered as an Indian or is entitled to be registered as an Indian under the *Indian Act* (Canada) and is resident in Ontario on an Indian reserve, on Crown land or in territory without municipal organization; or
- (b) is designated as an Indian with reserve status by the Minister of Indian Affairs and Northern Development of the Government of Canada.

(2) Where an Indian commences to reside in a municipality in Ontario, he shall continue to be deemed an Indian for the purposes of this section until he has resided in the municipality for a period of twelve consecutive months and thereafter he shall cease to be deemed an Indian for the purposes of this section until he resumes residence in Ontario on an Indian reserve, on Crown land or in territory without municipal organization.

(3) Notwithstanding sections 9, 10 and 11, where an agreement is entered into with the Crown in right of Canada providing for contributions by Canada to Ontario for the payment of the costs of the care and services provided by societies for Indians, such costs determined in accordance with the approved estimate shall be excluded for the purpose of computing any payment under sections 9, 10 and 11 and Ontario shall pay to the societies an amount equal to 100 per cent of the cost of such care and services. O. Reg. 388/79, s. 12.

PART II

GENERAL

13. For the purposes of sections 16 and 25 of the Act, special needs of children are needs related to or created by physical, mental, emotional, behavioural or other handicaps of children. O. Reg. 388/79, s. 13.

14. In addition to the duties prescribed under the Act a Director shall, in respect of any Crown Ward, have authority to consent to,

- (a) the issuance of a passport in the name of a Crown Ward who is under sixteen years of age; and
- (b) travel outside of Canada by a Crown Ward unless the Director requires the consent to be given by the local director of the society having care of the Crown Ward. O. Reg. 388/79, s. 14.

15. There shall be included in the by-laws of each society a provision that the society will not transfer or assign any of its assets without the consent of a Director. O. Reg. 388/79, s. 15.

PART III

STAFF QUALIFICATIONS

16.—(1) In this Part,

- (a) "recognized school of social work" means,
 - (i) a school of social work that is a member of the National Committee of Canadian Schools of Social Work of the Association of Universities and Colleges of Canada, and
 - (ii) any graduate school of social work outside of Canada having, in the opinion of the Minister, a course in social work at least equivalent to a course given at a school referred to in subclause i;
- (b) "social worker" means a person whose duties consist of investigating or supervising the care of children whether in the care of a society or otherwise, providing guidance and counselling and who has the qualifications of a social worker set out in section 19 and includes a social work supervisor.

(2) In this Part, references to "social work assistant", "social worker I", "social worker II", "social worker III", "social worker IV" and "social worker V" mean the classifications established in section 2 of Ontario Regulation 389/79. O. Reg. 388/79, s. 16.

17. The local director of a society shall,

- (a) have successfully completed two years of professional education in social work at a recognized school of social work and have had at least three years experience as a social work practitioner in child welfare;
- (b) have educational qualifications that together with his experience in social work are, in the opinion of the Minister, suitable for the position; or
- (c) have held the appointment of local director on the 1st day of June, 1966. O. Reg. 388/79, s. 17.

18. Every social work supervisor employed by a society shall,

- (a) have the qualifications of a social worker III, social worker IV or social worker V and shall have had at least three years experience as a social work practitioner in child welfare; or

(b) have such other educational and personal qualifications together with progressive experience in social work practice as, in the opinion of the local director, constitute adequate and suitable preparation for supervisory duties. O. Reg. 388/79, s. 18.

19.—(1) Every social work assistant employed by a society shall,

(a) have successfully completed Grade 13 in Ontario or its equivalent as determined by the Minister; or

(b) have been actively engaged as a social worker in a society for a period of at least one year immediately before the 1st day of January, 1966.

(2) Every social worker I employed by a society shall,

(a) be the holder of a Bachelor of Arts degree from a university in Ontario preferably with a major emphasis in social science, or be the holder of a certificate in welfare from a post-secondary school educational institution in Canada at least equivalent to the course at Ryerson Polytechnical Institute leading to a Certificate in Welfare; or

(b) have such other educational qualifications as the Minister considers equivalent to those referred to in clause *a* and at least two years of experience in welfare work.

(3) Every social worker II employed by a society shall,

(a) have successfully completed one year of full-time study in social work at a recognized school of social work and, where the recognized school of social work is outside Canada or the United States of America, have had at least one year of experience as a social worker in Canada; or

(b) have at least three years of progressively responsible experience in welfare work in Ontario with the qualifications of a social work assistant or two years of such experience with the qualifications of a social worker I.

(4) Every social worker III employed by a society shall,

(a) have successfully completed a two years course of professional education in social work at a recognized school of social work in Canada or the United States of America;

(b) have successfully completed one year of full-time study in social work at a recognized school of social work in Canada or the United States of America and, after the study, have had at least two years of experience in social work;

(c) be the holder of a letter of recognition from the Central Training Council in Child Care of the Home Office Children's Department in Great Britain and, after its issuance, have had at least one year of experience in social work; or

(d) have successfully completed a course of professional education in social work at a recognized school of social work in a country other than Canada or the United States of America and have had at least three years of experience in social work in Canada.

(5) Every social worker IV employed by a society shall,

(a) have successfully completed a two years course of professional education in social work at a recognized school of social work in Canada or the United States of America and, after graduation, have had at least three years of experience in child care or family welfare services;

(b) be the holder of a letter of recognition from the Central Training Council in Child Care of the Home Office Children's Department in Great Britain and, after its issuance, have had at least four years of experience in child care or family welfare services; or

(c) have successfully completed a two years course of professional education in social work at a recognized school of social work outside Canada or the United States of America and, after graduation, have had at least five years of experience in child care or family welfare services.

(6) Every social worker V employed by a society shall,

(a) have successfully completed a two years course of professional education in social work at a recognized school of social work in Canada or the United States of America and, after graduation, have had at least five years of experience in social work at least two of which have been in child care or family welfare services;

(b) be the holder of a letter of recognition from the Central Training Council in Child Care of the Home Office Children's Department in Great Britain and being the holder of such a letter of recognition have had at least six years of experience in social work of which at least two have been in child care or family welfare services; or

(c) successfully completed a two years course of professional education in social work at a recognized school of social work outside Canada or the United States of America and, after graduation, have had at least seven years of

experience in social work of which at least three have been in child care or family welfare services. O. Reg. 388/79, s. 19.

PART IV

RECORDS AND RETURNS

20.—(1) Every society shall record,

- (a) any complaint respecting a child apparently in need of protection; and
- (b) any request for assistance or service,

within twenty-four hours of receiving the complaint or request.

(2) Within twenty-one days after a complaint is recorded, the society shall investigate the complaint and record whether in the opinion of the society the child is apparently in need of protection and, where in the opinion of the society the child is apparently a child in need of protection, a tentative plan for the welfare of the child and the steps taken to implement the plan and, where the child is not taken into protective care, and where the case has not been closed by the society, the case shall be reviewed not later than sixty days after the complaint is recorded. O. Reg. 388/79, s. 20.

21. Every society shall, within sixty days after the admission of a child to the care of the society, prepare and record a plan for the care, treatment, social adjustment and educational progress of the child and shall review and if necessary amend the plan every three months. O. Reg. 388/79, s. 21.

22. Every society shall file with a Director,

- (a) each month, a statistical report and a financial statement for the immediately preceding month on a form provided by the Director;
- (b) before the 1st day of March in each year, a financial statement for the previous year audited by a public accountant licensed under *The Public Accountancy Act*; and
- (c) from time to time or at such times and in such form as the Director may require, any other financial and statistical information, in addition to that required under clause a or b, requested by the Director relating to the operation of the society. O. Reg. 388/79, s. 22.

23. A certificate under the hand of the municipal clerk or the members of the board, as the case may be, of the approval of a municipal council under subsection 4 of section 8 of the Act, or of a District Child Welfare Budget Board under subsection 3 of section 10 of the Act, shall be made in Form 1 and shall be forwarded to the society forthwith after the approval has been given. O. Reg. 388/79, s. 23.

PART V

CARE BY AGREEMENT

24.—(1) An agreement entered into under subsection 1 of section 25 of the Act shall be in Form 2.

(2) An agreement entered into under subsection 2 of section 25 of the Act to extend an agreement for temporary care and custody of a child shall be in Form 3.

(3) An agreement for the special needs of a child entered into under subsection 4 of section 25 of the Act shall be in Form 4.

(4) An agreement entered into by a society with a person sixteen or more years of age and under eighteen years of age pursuant to subsection 11 of section 25 of the Act shall be in Form 5. O. Reg. 388/79, s. 24.

25. For the purposes of determining the nature and degree of developmental handicap under subsection 9 or 11 of section 25 of the Act, that would render a child or person incapable of consenting to or entering into an agreement, as the case may be, the child or person shall be assessed within two years immediately preceding the proposed agreement in accordance with objective psychological or medical findings. O. Reg. 388/79, s. 25.

PART VI

CHILD ABUSE

26. Where the Director who maintains the register established under subsection 3 of section 52 of the Act receives an inquiry from a society under subsection 1 of section 8 of Ontario Regulation 389/79, the Director shall forthwith notify the society whether any person referred to in the information received by the society under section 49 of the Act has been previously identified in the register, the date of any such prior identification and the society or other agency that reported the prior identification. O. Reg. 388/79, s. 26.

27.—(1) A report by a society to the Director of verified information concerning the abuse of a child made under subsection 2 of section 52 of the Act shall be in Form 6.

(2) The Director may extend the period of time prescribed in subsection 2 of section 8 of Ontario Regulation 389/79 where, in the opinion of the Director, exceptional circumstances justify the extension.

(3) Where a case concerning the abuse of a child has been reported under subsection 2 of section 52 of the Act and the case has not been closed by a society, any further report on the status of the case required under subsection 3 of section 8 of Ontario Regulation 389/79 shall be made in Form 7 by the society to the Director maintaining the register. O. Reg. 388/79, s. 27.

28.—(1) The information reported to the register under subsection 2 of section 52 of the Act shall be recorded in the register in Form 8.

(2) Information in the register established under subsection 3 of section 52 of the Act shall be maintained in the register for at least twenty-five years unless the information has been previously expunged or amended pursuant to a decision by the Director made under subsection 10 of section 52 of the Act. O. Reg. 388/79, s. 28.

PART VII

ADOPTION

GENERAL

29. In this Part,

(a) "licensed person" means a person who is licensed under subsection 5 of section 60 of the Act; and

(b) "social worker" means a social worker as defined in clause *b* of subsection 1 of section 16. O. Reg. 388/79, s. 29.

30.—(1) An application for a licence to establish, operate or maintain an adoption agency shall be made to a Director in Form 9 and shall be accompanied by such other information as the Director considers necessary to enable the Director to determine whether the applicant will, if licensed, be in compliance with the Act and this Regulation.

(2) A licence issued under subsection 1 of section 60 of the Act or a renewal thereof is valid for one year from the date of issue.

(3) The fee payable on application for a licence issued under subsection 1 of section 60 of the Act and for each renewal thereof is \$100.

(4) A licence to establish, operate or maintain an adoption agency shall be in Form 10. O. Reg. 388/79, s. 30.

31.—(1) An application for a licence under subsection 5 of section 60 of the Act shall be made to a Director in Form 11.

(2) An application in Form 11 shall be accompanied by,

(a) the notice required under subsection 3 of section 65 of the Act of the proposed placement;

(b) the name and qualifications of a person proposed by the applicant to make the homestudy of the prospective adoptive parents;

(c) the social history and medical history of the parents of the child on a form provided by the Minister; and

(d) such other information as the Director considers necessary to enable the Director to determine whether the applicant will, if licensed,

be in compliance with the Act and this Regulation.

(3) The fee payable on application for a licence under subsection 5 of section 60 of the Act is \$10.

(4) A licence under subsection 5 of section 60 of the Act is valid for one year from the date of issue and is not renewable.

(5) A licence under subsection 5 of section 60 of the Act shall be in Form 12.

(6) No more than two licences may be issued to any person under subsection 5 of section 60 of the Act during any twelve month period. O. Reg. 388/79, s. 31.

32.—(1) A notice under subsection 5 of section 62 of the Act shall be in Form 13.

(2) A notice under subsection 6 of section 62 of the Act by an applicant or a licensee requiring a hearing shall be in Form 14.

(3) A notice to an applicant or licensee of the hearing by the Board under section 62 of the Act shall be in Form 15. O. Reg. 388/79, s. 32.

STANDARDS OF SERVICES BY ADOPTION AGENCIES

33. Every adoption agency shall,

(a) provide for counselling to a parent who is considering relinquishing a child for adoption;

(b) provide for the recruitment of prospective adoptive parents for children who are awaiting adoption;

(c) provide for the assessment of prospective adoptive parents;

(d) provide for the placement of children in accordance with the Act and this Regulation for the purpose of adoption;

(e) provide for the supervision of adoption placements;

(f) provide assistance in the completion of adoption of children who have been placed by the agency;

(g) provide post-adoption services where necessary. O. Reg. 388/79, s. 33.

34.—(1) Every adoption agency and every licensed person shall open and maintain a separate file for,

(a) a parent who is relinquishing a child for adoption;

(b) a prospective adoptive parent;

- (c) each child who is placed for adoption; and
- (d) each foster family,

for whom service is provided by the adoption agency or the licensed person, as the case may be, and shall review and bring each such file up to date at least every six months until the file is closed and, subject to subsection 2, shall retain a record of the contents of all such files permanently.

(2) Every file referred to in subsection 1 that has been closed and is no longer required by the adoption agency or licensed person, as the case may be, shall be transferred to a Director.

(3) Every adoption agency and every licensed person shall, before placing a child for adoption, prepare a report on a form provided by the Minister of the social history and the medical history of the parents of the child and in the case of an adoption agency that is not a society and a licensed person, as the case may be, where requested by the Director, provide a copy of the report to the Director before the Director's approval of the proposed placement under subsection 7 of section 65 of the Act is given or refused.

(4) Every adoption agency and every licensed person shall prepare a report on a form provided by the Minister of the social history and the medical history of each child placed or to be placed for adoption by the adoption agency or licensed person, as the case may be. O. Reg. 388/79, s. 34.

35.—(1) Every adoption agency and every licensed person, before placing a child for the purpose of adoption, shall arrange for the preparation of a report of a homestudy of the prospective adoptive parents.

(2) In the case of an adoption agency that is not a society and a licensed person, the homestudy referred to in subsection 1 shall be prepared for the adoption agency or licensed person, as the case may be, by a person approved by a Director or local director of a society and shall be forwarded to the Director before the Director's approval or refusal has been given under subsection 7 of section 65 of the Act.

(3) Where an adoption agency that is not a society or a licensed person proposes to place a newborn child for adoption directly from the place of birth of the child, the report of the homestudy shall be provided to the Director at least six weeks before the child is born except where the Director agrees to receive the report at a later date. O. Reg. 388/79, s. 35.

36. Every adoption agency shall provide consulting and interviewing space that ensures the privacy of those to whom the service is provided by the agency. O. Reg. 388/79, s. 36.

37. Every adoption agency and every licensed person, as the case may be, shall ensure that the social history and the medical history of the child prepared in accordance with subsection 4 of section 34 is shared

with the prospective adoptive parents prior to the adoption of the child, except for any information that would identify the natural parents of the child. O. Reg. 388/79, s. 37.

38. Every adoption agency shall ensure that the home of the adoptive parents is visited by a social worker as soon as is practicable after the child is placed by the adoption agency in the home for adoption and thereafter shall arrange for a social worker to visit the home as required until an adoption order is made. O. Reg. 388/79, s. 38.

39.—(1) A notice to a Director required under subsection 3 of section 65 of the Act shall be in Form 16 and shall be given by a licensed adoption agency or a licensed person, as the case may be, at least two months before the proposed placement of the child for adoption unless the Director consents to receive the notice at a later date.

(2) A notice of the Director's decision under subsection 7 of section 65 of the Act to approve the proposed placement for adoption or to refuse approval of the placement shall be in Form 17. O. Reg. 388/79, s. 39.

40. The Board of Directors of an adoption agency that is not a society shall include one or more persons with experience and training in the field of adoption service. O. Reg. 388/79, s. 40.

41.—(1) The person responsible for operation of an adoption agency that is not a society shall have the qualifications referred to in section 17 for a local director.

(2) An adoption agency that is not a society shall not employ any person to provide any case work services referred to in section 33 unless the person's qualifications have been approved by a Director. O. Reg. 388/79, s. 41.

42. Every adoption agency shall have access to the services of a legally qualified medical practitioner including a psychiatrist, a person who is registered as a psychologist under *The Psychologists Registration Act* and a Barrister and Solicitor. O. Reg. 388/79, s. 42.

43. Every adoption agency that is not a society shall file with a Director annually and before the renewal of its licence, a report on a form provided by the Director with respect to the operation and financial activities of the adoption agency. O. Reg. 388/79, s. 43.

44.—(1) Subject to section 45, every adoption agency and every licensed person may charge an adoptive parent for the actual expenses incurred by the adoption agency or licensed person for services provided in connection with the adoption of any child to the adoptive parent up to a maximum of \$1,500.

(2) A Director may approve an amount in excess of the maximum referred to in subsection 1, when the Director is of the opinion that the circumstances of the case justify a higher charge. O. Reg. 388/79, s. 44.

45.—(1) an adoptive parent may by notice in writing, request a Director to review an amount charged under section 44 to the parent by an adoption agency or by a licensed person.

(2) Where a Director notifies an adoption agency or a licensed person of the request for a review under subsection 1, the adoption agency or the licensed person, as the case may be, shall submit to the Director proof of the expenditures that are the subject of the review.

(3) The Director may approve the amount charged by the adoption agency or licensed person or may reduce the charge and approve the amount as reduced and the agency or licensed person, as the case may be, shall not be entitled to charge the adoptive parent in excess of the reduced charge.

(4) Where an adoption agency or licensed person submits an account of expenses for services to an adoptive parent, the adoption agency or licensed person, as the case may be, shall notify the adoptive parent of the adoptive parents' right to request a review under subsection 1 by a Director of the amount charged.

(5) In the case of an adoption agency that is not a society or licensed person, particulars of any review of an account charged by that agency or person may be taken into consideration by the Director when the Director is considering whether or not to renew the licence of the adoption agency or to issue a further licence to the licensed person, as the case may be. O. Reg. 388/79, s. 45.

46.—(1) Every adoption agency that is not a society and every licensed person shall establish and maintain a trust account in a chartered bank of Canada, a trust company registered under *The Loan and Trust Corporations Act* or a Province of Ontario Savings Office in which all funds received by the adoption agency or licensed person from prospective adoptive parents shall be deposited.

(2) The moneys paid into a trust account pursuant to subsection 1 shall only be withdrawn from the account with the consent of the prospective adoptive parent for whom the moneys are held and only for expenses incurred for services provided by the adoption agency or licensed person, as the case may be, with respect to the adoption of a child by the prospective adoptive parents.

(3) Every adoption agency that is not a society and every licensed person shall keep a separate book of accounts showing all deposits and withdrawals from the trust account, the name of the prospective adoptive parent for whom the deposit or withdrawal is made and the date of each deposit or withdrawal. O. Reg. 388/79, s. 46.

47.—(1) Every adoption agency and every licensed person who has placed a child for adoption shall, within thirty days after the day on which the child was so placed, register the placement with a Director in Form 18 and file with the Director the report of the social history and medical history of the child referred to in subsection 4 of section 34.

(2) Where an adoption agency that is not a society or a licensed person has been unable to place a child for adoption within sixty days after a Director has approved the placement under section 65 of the Act, the adoption agency or licensed person shall forthwith after the expiration of the sixty day period notify a Director that the child has not been placed for adoption. O. Reg. 388/79, s. 47.

48. Regulation 86 of Revised Regulations of Ontario, 1970 and Ontario Regulations 320/71, 126/73, 633/75 and 124/77 are revoked.

49. This Regulation comes into force on the day that section 89 of *The Child Welfare Act, 1978* is proclaimed to come into force.

Form 1

The Child Welfare Act, 1978

CERTIFICATE OF APPROVAL OF ESTIMATE OF NET EXPENDITURES FOR THE YEAR 19....

OF THE..... (Name of Society)

PART I—FOR COMPLETION BY MUNICIPALITIES:

I HEREBY CERTIFY that the council of the municipality of..... at a meeting duly called and held on the.....day of....., 19.... approved the Estimate of Net Expenditures of the society for 19.... (current year) in the amount of \$..... The total amounts payable in 19.... (current year) are as follows:

Table with 3 columns: Ontario, Municipality(ies), Total. Includes dollar signs and underlined rows.

and the amount payable in 19.... (current year) by this municipality is \$.....

Dated at.....

this.....day of....., 19.... (signature of clerk)

PART II—FOR COMPLETION BY DISTRICT CHILD WELFARE BUDGET BOARDS:

WE HEREBY CERTIFY that the District Child Welfare Budget Board of..... (District)

at a meeting duly called and held on the.....day of....., 19.... approved the Estimate of Net Expenditures of the society for 19.... (current year) in the amount of \$..... The total amounts payable in 19.... (current year) are as follows:

Table with 3 columns: Ontario, Municipality(ies), Total. Includes dollar signs and underlined rows.

and the amounts payable in 19.... (current year) by municipalities which appointed this Board are:

Table with 4 columns: Name of Municipality, Amount, Name of Municipality, Amount. Includes dollar signs and dotted lines.

Dated at..... this.....day of....., 19.... (signature(s) of board member(s))

Form 2

The Child Welfare Act, 1978

AGREEMENT FOR TEMPORARY CARE AND CUSTODY
(under Subsection 1 of Section 25)

OF

.....
(name of child)

THIS IS AN AGREEMENT made on the.....day of....., 19....

BETWEEN The Children's Aid Society of.....
(called in this Agreement "The Society")

ANDwho lives at.....
(name of parent) (municipal address)

.....who lives at.....
(name of parent) (municipal address)
(called in this Agreement "The Parents")

The Parents are the lawful guardians of.....
(name of child)

who was born on.....at.....
(day/month/year) (place of birth)

The Parents are unable to care for the Child for the following reasons:
(list)

Because of these difficulties, the Parents wish to place the Child in the temporary care of the Society.
The Society agrees to provide care for the Child on the following terms and conditions:

1. TERM OF AGREEMENT

The Child will be in the care and custody of the Society for a period of
.....
(weeks/months [not to exceed 6 months])
beginning.....and ending.....
(date) (date)

2. SOCIETY RESPONSIBILITIES

During the period of this Agreement THE SOCIETY WILL:

- (a) provide food, shelter, clothing, health and dental care for the Child,
- (b) provide the following services for the Child,
- (c) provide the following services to the Parents,
- (d) keep the Parents informed of the Child's progress,
- (e) notify the Parents as soon as possible of any emergency involving the Child, or any absence of the Child from Society care,

(f) work with the Parents and the Child to plan for the return of the Child to the Parents.

3. PARENT(S) RESPONSIBILITIES

During the period of this Agreement THE PARENTS WILL:

- (a) work with the Society and the Child to plan for the return of the Child to them,
- (b) visit the Child on a regular basis at times, dates and places arranged with the Society.

Terms for visiting are set out on p. of this Agreement,

- (c) notify the Society of any change of address.

4. MEDICAL/SCHOOL RECORDS

THE PARENTS AGREE that the Society may inspect or obtain copies of all records relating to the Child or the Parents which are necessary, in the Society's opinion, to provide services to the Child. The Parents agree that if their written consent is required to release those records to the Society or to let the Society inspect them, the Society may bring the consent forms to the Parents for signature.

5. SPECIFIC TREATMENT

THE PARENTS AUTHORIZE the Society to arrange for the following treatment for the Child: (list specific medical, surgical, dental or psychiatric treatment)

The Parents understand that the Society may ask them to give their consent for treatment.

6. EMERGENCY TREATMENT

THE PARENTS AUTHORIZE the Society to obtain any treatment for the Child which is necessary in an emergency.

7. PLACEMENT

THE PARENTS AGREE that the Society may place the Child with any person who in the opinion of the Society is qualified to provide care for the Child. The Society agrees to notify the Parents if the Child is moved.

8. HELPING WITH THE COST OF CARE

THE PARENTS AGREE to contribute to the cost of the Child's care an amount determined in accordance with the appendix to this Agreement and the appendix shall form part of this Agreement.

9. REVIEW

THE PARENTS AND THE SOCIETY AGREE that the terms and conditions of this Agreement will be reviewed by them at least once before the period of care ends, and earlier if either the Parents, the Society, or the Child requests it.

10. SPECIAL TERMS

The following special terms form part of this Agreement:

VISITS

Place :

When: every from.....

to.....

11. EXPLANATION OF THE AGREEMENT AND ACKNOWLEDGEMENT

THE PARENTS ACKNOWLEDGE that the terms and purpose of this Agreement have been explained to them before signing, and that they have received a copy of Section 25 of *The Child Welfare Act, 1978* and its explanatory notes for parents.

WITNESS:

Children's Aid Society of

per:

(signature of parent)

(signature of parent)

CONSENT OF CHILD TWELVE (12) YEARS OF AGE AND OVER

I have read (or have had read to me) this Agreement and it has been explained to me. I understand that I do not have to consent to this Agreement. My right to review of this Agreement has been explained to me and I understand it. I give my consent by signing my name below.

Date:

(signature of child)

APPENDIX

AGREEMENT FOR PAYMENT TOWARD THE COST OF CARE

OF

.....
Name of Child

THIS IS AN AGREEMENT MADE on the.....day of....., 19....

BETWEEN The Children's Aid Society of.....
(called in this Agreement "the Society")

ANDwho lives at.....
(name) (municipal address)

.....who lives at.....
(name) (municipal address)
(called in this Agreement "the Parent(s)")

1. AMOUNT

THE PARENT(S) AGREE(S) to pay to the Society the sum of.....

Dollars (\$.....) per week/month to assist with the cost of care of the Child while he/she is in the care and custody of the Society (or under the Supervision of the Society).

2. WHEN PAYABLE

THE PARENT(S) AGREE(S) to pay that amount every week/month on every.....
(day of week)

beginning.....and continuing as long as the Child is in the care of the
(date)

Society under this Agreement or any extension of this Agreement or until the amount agreed upon here is changed.

3. SUPPLEMENT TO AGREEMENT FOR CARE

THE PARENT(S) AND THE SOCIETY AGREE that this Agreement for Payment toward the cost of the Child's care forms part of the Agreement for Care already signed by them (or being signed by them at the same time).

WITNESS:

} The Children's Aid Society of

 per:

 (signature of parent)

 (signature of parent)

.....

We (I) acknowledge receipt of a signed copy of this Agreement.

Date: (signature of parent)

..... (signature of parent)

O. Reg. 388/79, Form 2.

Form 3

The Child Welfare Act, 1978

EXTENSION AGREEMENT
(under Subsection 2 of Section 25)
For the Temporary Care of

.....
(name of child)

THIS IS AN EXTENSION AGREEMENT made on the day of, 19....

BETWEEN The Children's Aid Society of
(called in this Agreement "The Society")

AND who lives at
(Name of Parent) (municipal address)

..... who lives at
(Name of Parent) (municipal address)
(called in this Agreement "The Parent(s)")

..... has been in the temporary care and custody of the Society
(name of child)
for the past under an Agreement for Care and custody signed by the
(weeks/months)

Parents, the Society (and the Child) on
(date)

An Agreement for Payment Towards the Cost of the Child's Care signed by the Parents, the Society (and the Child).....forms part of that Agreement for Care.

These Agreements have been reviewed by the Society, the Parents (and the Child) on..... (date)

As a result of the Review the Society and the Parents agree that the Agreement for temporary care and custody should be extended.

1. EXTENSION

THE SOCIETY AND THE PARENTS THEREFORE AGREE to extend the Agreement for Care and Custody and the Agreement for Payment towards the cost of the child's care for a further period of..... months beginning.....and ending..... (date) (date)

2. SAME TERMS AND CONDITIONS

THE PARENTS AND THE SOCIETY AGREE that every term and condition of the existing Agreements will continue in this Extension Agreement, or

CHANGES TO TERMS AND CONDITIONS

THE PARENTS AND THE SOCIETY AGREE to make the following changes to the terms and conditions of the existing Agreements:

- (a) Changes to Agreement for Temporary Care and Custody;
(b) Changes to Agreement for Payment Towards Cost of Care.

3. THE SOCIETY AND THE PARENTS AGREE that all other terms and conditions of the Agreements will remain the same.

4. EXPLANATION OF THE EXTENSION AGREEMENT

THE PARENTS ACKNOWLEDGE that the terms and purpose of this Agreement have been explained to them before signing.

WITNESS:

.....
.....

The Children's Aid Society of
per:
(signature of parent)
(signature of parent)

We (I) acknowledge receipt of a signed copy of this Agreement.

Date: (signature of parent)
..... (signature of parent)

CONSENT OF CHILD 12 YEARS OF AGE AND OVER

I have read (or have had read to me) this Agreement and it has been explained to me. I understand that I do not have to consent to this Agreement.

My right to review this Agreement has been explained to me and I understand it.

I give my consent by signing my name below.

Date: (signature of Child)

O. Reg. 388/79, Form 3.

Form 4

The Child Welfare Act, 1978

AGREEMENT FOR SERVICES (under Subsection 4 of Section 25)

TO MEET THE SPECIAL NEEDS OF

..... (name of child)

THIS IS AN AGREEMENT made on the.....day of....., 19....

BETWEEN The Children's Aid Society of..... (called in this Agreement "The Society")

AND who lives at..... (Name of Parent) (municipal address)

..... who lives at..... (Name of Parent) (municipal address) (called in this Agreement "The parents")

.....(the Child) was born on (Name of Child)

..... at..... (day/month/year) (place of birth)

The Child has the following special needs

which require the following services:

The Parents cannot provide those services, and wish to place the Child into the care and custody (or under the supervision) of the Society.

The Society agrees to take the Child into its care and custody (or under its supervision).

The Society and the Parents agree to the following terms and conditions for the care (or supervision) of the Child by the Society:

1. TERM OF AGREEMENT

THE SOCIETY WILL provide care for the Child (or supervise the care of the Child) for a period of.....beginning..... (weeks/months) (date)

and ending..... (date)

2. SOCIETY RESPONSIBILITIES

During the period of this Agreement THE SOCIETY WILL:

- (a) provide the following services for the Child:
 - (list)
- (b) provide the following services to the Parents:
 - (list)
- (c) keep the Parents informed of the Child's progress,
- (d) notify the Parents as soon as possible of any emergency involving the Child.

3. PARENT(S) RESPONSIBILITIES

During the period of this Agreement THE PARENTS WILL:

- (a) visit the Child on a regular basis at times, dates and places arranged with the Society, if the Child is being cared for outside his home,
- (b) keep the Society informed of any change of address,
- (c) contact the Society's employees at regular intervals to check on the child's progress,
- (d) co-operate with the Society and/or any person providing services for the Child.

4. MEDICAL/SCHOOL RECORDS

THE PARENTS AGREE that the Society may inspect or obtain copies of all records relating to the Child or the Parents which are necessary, in the Society's opinion, to provide services to meet the special needs of the Child. The Parents agree that if their written consent is required to release those records to the Society or to let the Society inspect them, the Society may bring the consent form to the Parents for signature.

5. TREATMENT

THE PARENTS AUTHORIZE the Society to arrange for the following treatment for the Child:

(list specific medical, surgical, dental or psychiatric treatment)

The Parents understand that the Society may ask them to give their consent for treatment of the Child.

6. EMERGENCY TREATMENT

THE PARENTS AUTHORIZE the Society to obtain any treatment for the Child which is necessary in an emergency.

7. PLACEMENT

THE PARENTS AGREE that the Society may place the Child with any person who, in the opinion of the Society, is qualified to provide the care which will meet the Child's special needs. The Society agrees to notify the Parents if the Child is moved.

8. HELPING WITH THE COST OF CARE

THE PARENTS AGREE to contribute to the cost of the Child's care, an amount determined in accordance with the appendix to this Agreement and the appendix shall form part of this Agreement:

9. REVIEW

THE PARENTS AND THE SOCIETY AGREE to review the terms of this Agreement at least once every year, and earlier if requested.

10. SPECIAL TERMS

The following special terms form part of this Agreement:

(LIST)

11. EXPLANATION OF THE AGREEMENT

THE PARENTS ACKNOWLEDGE that the terms and purpose of this Agreement have been explained to them before signing, and that they have received a copy of Section 25 of *The Child Welfare Act, 1978* and the explanatory notes for parents.

12. THE PARENTS ACKNOWLEDGE that this Agreement is not binding unless and until a Director of Child Welfare consents to it.

WITNESS:

.....
.....

} The Children's Aid Society of
.....
per:
.....
(signature of parent)
.....
(signature of parent)

Consent of Director of Child Welfare:

CONSENT OF CHILD 12 YEARS OF AGE AND OVER

I have read (or have had read to me) this Agreement and it has been explained to me. I understand that I do not have to consent to this Agreement. My right to review this Agreement has been explained to me and I understand it.

I give my consent by signing my name below.

Date:
.....
(signature of child)

APPENDIX

AGREEMENT FOR PAYMENT TOWARD THE COST OF CARE

OF

.....
Name of Child

THIS IS AN AGREEMENT MADE on the.....day of....., 19....

BETWEEN The Children's Aid Society of
(called in this Agreement "the Society")

AND who lives at
(name) (municipal address)

..... who lives at

(name) (municipal address)

(called in this Agreement "the Parent(s)")

1. AMOUNT

THE PARENT(S) AGREE(S) to pay to the Society the sum of.....

Dollars (\$.....) per week/month to assist with the cost of care of the Child while he/she is in the care and custody of the Society (or under the Supervision of the Society).

2. WHEN PAYABLE

THE PARENT(S) AGREE(S) to pay that amount every week/month on every.....

(day of week)

beginning.....and continuing as long as the Child is in the care of the

(date)

Society under this Agreement or any extension of this Agreement or until the amount agreed upon here is changed.

3. SUPPLEMENT TO AGREEMENT FOR CARE

THE PARENT(S) AND THE SOCIETY AGREE that this Agreement for Payment toward the cost of the Child's care forms part of the Agreement for Care already signed by them (or being signed by them at the same time).

WITNESS:

.....

} The Children's Aid Society of

.....

per:.....

.....

(signature of parent)

.....

(signature of parent)

We (I) acknowledge receipt of a signed copy of this Agreement.

Date:

.....

(signature of parent)

.....

(signature of parent)

O. Reg. 388/79, Form 4.

Form 5

The Child Welfare Act, 1978

AGREEMENT FOR SERVICES

(under Subsection 11 of Section 25)

.....

(name of person)

A person sixteen or more years of age and under eighteen years of age

THIS IS AN AGREEMENT made on the.....day of....., 19....

BETWEEN The Children's Aid Society of..... (called in this Agreement "the Society")

AND (called in this Agreement ".....")

(or.....and.....

Parents of.....and signing on his(her) behalf)

.....was born on..... (name) (date of birth)

at..... (place of birth)

.....has the following special needs (complete, where applicable) (list)

which require the following special services (complete, where applicable)

(list)

The Society and.....agree that those (name)

services will be provided by the Society (or a person acting on the Society's behalf) on the following terms and conditions:

1. TERM OF AGREEMENT

THE SOCIETY WILL provide services to..... (name)

for a period of....., beginning..... (weeks/months) (date)

and ending..... (date)

2. SOCIETY RESPONSIBILITIES

During the period of this Agreement THE SOCIETY WILL provide the following specific services:

(list)

3. RESPONSIBILITIES OF THE 16-18 YEAR OLD

During the period of this Agreement..... will: (name)

- (a) work closely with the Society,
(b) keep the Society informed of any change in his/her address,
(c) maintain regular contact with the Society through the Society's employees,
(d) co-operate with any person who will be providing services to him/her on behalf of the Society.

4. MEDICAL/SCHOOL RECORDS

..... agrees that the Society may inspect or obtain
(name)

copies of all records relating to him/her which in the opinion of the Society are necessary to provide services during the period of this Agreement.

..... further agrees that if his/her written consent
(name)

is required to release those records to the Society or to let the Society inspect them, the Society may bring the consent to him/her for signature.

5. TREATMENT

..... authorizes the Society to arrange for the
(name)

following treatment for him/her.

(list specific medical, surgical, dental or psychiatric treatment)

..... understands that the Society may ask him/her
(name)

to give his/her consent for treatment.

6. EMERGENCY TREATMENT

..... authorizes the Society to obtain any treat-
(name)

ment for him/her which is necessary in an emergency.

7. HELPING WITH THE COST OF CARE

..... agrees to contribute to the cost of his/her
(name)

care an amount that may be agreed in writing between himself/herself and the Society. Any amount so agreed is considered to be part of this Agreement.

8. SPECIAL TERMS

The following special Terms form part of this Agreement:

(list)

9. REVIEW

..... AND THE SOCIETY AGREE to review the terms
(name)

and conditions of this Agreement at least once every year, and earlier if requested.

10. EXPLANATION OF THE AGREEMENT AND ACKNOWLEDGMENT

..... acknowledges that the terms and purposes of
(name)

the Agreement have been explained to him/her before signing.

.....further understands that this Agreement
(name)

is not binding unless and until a Director of Child Welfare consents to it.

WITNESS:

The Children's Aid Society of

per:

(signature of 16-18 year old)

Consent of Director of Child Welfare:

O. Reg. 388/79, Form 5.

Form 6

[Empty box]

File Number

The Child Welfare Act, 1978

REPORT TO CHILD ABUSE REGISTER

Please print clearly or type

Identification of Child

Last Name

Known as (if applicable)

First Name(s)

Sex
[] M [] F

Birthdate day month year

Identification of Alleged Abuser(s)

Last Name

Known as (if applicable)

First Name(s)

Age

Mailing Address

Last Name

Known as (if applicable)

First Name(s)

Age

Mailing Address

Relationship to this child

Father Mother Sibling Other relative Unrelated

UNRELATED, specify

C.L. Parent Step-parent Foster Parent Other (describe)

Indications of Abuse

- Abrasions Burns/Scalding Malnutrition
- Bruises Fractures Poisoning
- Dislocation Subdural Haematoma Drug/Alcohol abuse
- Internal injuries No visible injuries
- Sexual molestation Other (specify)
- Incest
- Mental ill health (describe)

Incident					Number of children under 16 years of age living at home at time of incident
Date of Incident	day month year	Date not known	Previous Incident	Date Incident reported to C.A.S.	day month year
		<input type="checkbox"/>	<input type="checkbox"/>		
Place of Incident					
<input type="checkbox"/> Child's home					
<input type="checkbox"/> Other (specify)					
Previous reported abuse of child by this or any other Alleged Abuser(s)					Did Child die?
					<input type="checkbox"/> Yes <input type="checkbox"/> No
					If yes, state jurisdiction number of reporting C.A.S.
					<input type="checkbox"/> Yes <input type="checkbox"/> No

Person(s) with whom Child living at time of incident

Last Name		Known as (if applicable)		Age	
First Name(s)		Maiden Name (if applicable)		Age	
Last Name		Known as (if applicable)		Age	
First Name(s)		Age			

Relationship to Child

Parent C.L. parent Step-parent Foster parent Relative Other (describe)

Previous C.A.S. involvement with Child/Family

Has the C.A.S. been involved with Child or Family before? If yes, — is this an open protection case? — is this a closed protection case? — is this a Foster Child?

Yes No Yes No Yes No Yes No

Action taken on behalf of the Child

Medical

Examined by a Physician Yes No Examined by a Registered Nurse Yes No Child hospitalized Yes No If YES, for medical assessment medical assessment medical treatment

C.A.S.

Present Status
 investigation proceeding investigation completed continued supervision other (specify)

Child's present whereabouts
 Home Hospital In care Other (specify)

IF HOME, is alleged abuser present? <input type="checkbox"/> Yes <input type="checkbox"/> No	IF NOT AT HOME, was Child apprehended? <input type="checkbox"/> Yes <input type="checkbox"/> No	IF ELSEWHERE, was Child placed by parent(s)? <input type="checkbox"/> Yes <input type="checkbox"/> No	Other children taken INTO CARE? <input type="checkbox"/> Yes <input type="checkbox"/> No	If YES, number
---	--	--	---	----------------

Court proceedings
 Charges laid against alleged Abuser(s) If YES, Criminal Code The Child Welfare Act, 1978
 Yes No Pending

IF YES, specify charges

Status of case Care by agreement <input type="checkbox"/> Yes <input type="checkbox"/> No	Application for protection made <input type="checkbox"/> Yes <input type="checkbox"/> No	If YES, date day month Year	On adjournment <input type="checkbox"/> ment	Application dismissed <input type="checkbox"/> dismissed	Supervision <input type="checkbox"/> Supervision	Society Wardship <input type="checkbox"/> Society Wardship	Crown Wardship <input type="checkbox"/> Crown Wardship
---	---	--------------------------------------	---	---	---	---	---

Child in care and custody of (name)
 Referred to
 Another C.A.S. in Ontario Outside Ontario
 (specify Society's Jurisdiction No.) Ontario

Reporting Society		Jurisdiction No.	Date
Name of Society			
Name(s) of Caseworker(s)	Authorized Signature		

O. Reg. 388/79, Form 6.

Form 7

The Child Welfare Act, 1978

FOLLOW-UP REPORT TO CHILD ABUSE REGISTER

Please print clearly or type

Identification		REPORT
Name of Child - Last Name	First Name(s)	<input type="checkbox"/> 4 month follow-up
Does Name of Child Correspond with Name on Initial Report? <input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/> Annual Report Year 1 2 3
Name(s) of Alleged Abuser(s) — Last Name		Other:.....
First Name(s)		<input type="checkbox"/> Final Report
Last Name		
First Name(s)		
Do the names of alleged Abuser(s) identified, correspond with those on Initial Report? <input type="checkbox"/> Yes <input type="checkbox"/> No		Specify Corrections
		Did Child die? <input type="checkbox"/> Yes <input type="checkbox"/> No

Action taken on behalf of Child

C.A.S. and Medical Action

Stresses Presented	Services Provided		Level of Condition					
	Services provided C.A.S./community	No services available	Stress not applicable	Significant deterioration	Slight deterioration	Unchanged	Slight improvement	Significant improvement
family Problems								
mental health								
physical stress/injury								
acculturation								
housing								
other								

Selected Characteristics of the Child

A failure to <input type="checkbox"/> thrive infant	<input type="checkbox"/> Premature	Physically <input type="checkbox"/> handicapped	Mentally <input type="checkbox"/> handicapped
Describe any other indicators that Child unwanted, difficult, or provocative			

Court proceedings against Alleged Abuser(s)

Charges laid <input type="checkbox"/> Yes <input type="checkbox"/> No	If YES, <input type="checkbox"/> Criminal Code	<input type="checkbox"/> The Child Welfare Act, 1978	Status of proceedings <input type="checkbox"/> Charges withdrawn	<input type="checkbox"/> Trial pending	<input type="checkbox"/> Charge(s) dismissed	<input type="checkbox"/> Accused convicted	<input type="checkbox"/> Accused sentenced
Disposition							
Person(s) Charged - Last Name				First Name(s)			
Last Name				First Name(s)			
No charges laid, explain							

Court Proceedings on behalf of the Child

Status of case Care by <input type="checkbox"/> agreement	Application for protection made <input type="checkbox"/> Yes <input type="checkbox"/> No	If YES, date day month year	If NO, explain
<input type="checkbox"/> On adjournment	<input type="checkbox"/> Application dismissed	<input type="checkbox"/> Supervision	<input type="checkbox"/> Society Wardship
<input type="checkbox"/> Crown Wardship			
Child in care and custody of (name)			

Present Status of Case

Referred to: <input type="checkbox"/> Another C.A.S., in Ontario (specify Jurisdiction No.)	File closed <input type="checkbox"/> Yes <input type="checkbox"/> No Date <table style="display: inline-table; border: 1px solid black; width: 80px; height: 20px; vertical-align: middle;"> <tr> <td style="width: 20px; text-align: center;">day</td> <td style="width: 20px; text-align: center;">month</td> <td style="width: 20px; text-align: center;">year</td> </tr> </table>	day	month	year
day	month	year		
<input type="checkbox"/> File open for reasons other than Child Abuse				
<input type="checkbox"/> Whereabouts of Child Abuser(s) Unknown <input type="checkbox"/> Other (specify)				

Society Reporting

Name of Society	Jurisdiction No.	Date
Name(s) of Caseworker(s)	Authorized Signature	

O. Reg. 388/79, Form 7.

Form 8

The Child Welfare Act, 1978
CHILD ABUSE REGISTER

File Number

--

Date of Filing

--	--	--

Day/Month/Year

Identification of Child

Last Name	Known as (if applicable)	
First Name(s)	Sex <input type="checkbox"/> M <input type="checkbox"/> F	Birthdate

Identification of Alleged Abuser(s)

Last Name	Known as (if applicable)	
First Name(s)	Age	
Mailing Address		
Last Name	Known as (if applicable)	
First Name(s)	Age	
Mailing Address		

Relationship to this Child

Father Mother Sibling Other Relative Unrelated

Unrelated, specify

C.L. Parent Step-Parent Foster Parent Other (describe)

Incident

Date of Incident	day month year	Date not known	Previous Incident
		<input type="checkbox"/>	<input type="checkbox"/>
Date Incident Reported to C.A.S.			day month year

Reporting Society

Name of Society	Jurisdiction No.	Date
Name(s) of Caseworker(s)	Authorized Signature	

O. Reg. 388/79, Form 8.

Form 9

The Child Welfare Act, 1978

APPLICATION FOR A LICENCE TO OPERATE AN ADOPTION AGENCY

To: A Director of
The Ministry of Community and Social Services
Appointed for the purposes of *The Child Welfare Act, 1978*

The applicant,, a corporation without share
(name of corporation)

capital, incorporated under the laws of
(jurisdiction of incorporation)

on.....hereby applies to the Director for a licence under *The Child*
(date)

Welfare Act, 1978 to establish, operate or maintain an adoption agency under section 60 of the Act, and in support thereof states the following:

1. The applicant corporation has (not) applied for a previous licence under this section or under any comparable provision in any other jurisdiction (if so, list dates of application and, if applicable, dates issued, licence numbers and jurisdiction of issue).
2. The mailing address of the applicant corporation is:
3. The telephone number of the applicant corporation is:

4. A certified copy of the Letters Patent of the applicant corporation is attached to this Application as Schedule A.

5. The present members of the Board of Directors of the applicant corporation are as follows:

.....OF THE.....OF
 (names in full)

.....IN THE.....OF....., (calling),
 (county or district)

.....OF THE.....OF
 (names in full)

.....IN THE.....OF....., (calling),
 (county or district)

.....OF THE.....OF
 (names in full)

.....IN THE.....OF....., (calling),
 (county or district)

.....OF THE.....OF
 (names in full)

.....IN THE.....OF....., (calling),
 (county or district)

.....OF THE.....OF
 (names in full)

.....IN THE.....OF....., (calling),
 (county or district)

.....OF THE.....OF
 (names in full)

.....IN THE.....OF....., (calling),
 (county or district)

.....OF THE.....OF
 (names in full)

.....IN THE.....OF....., (calling),
 (county or district)

.....OF THE.....OF
 (names in full)

.....IN THE.....OF....., (calling),
 (county or district)

.....OF THE.....OF
 (names in full)

.....IN THE.....OF....., (calling),
 (county or district)

- 6. The history of the applicant corporation including previous operations is as follows: (use separate page if necessary)
- 7. Attached to this Application as Schedule..... is a copy of the applicant corporation's audited financial statement for the fiscal year ending the.....day of....., 19.... (strike out if a new operation and initial)
- 8. Attached to this Application as Schedule..... is a projected financial statement for the fiscal year ending the.....day of....., 19....
- 9. The person responsible for the operation of the adoption agency will be..... (name)
of the.....of..... (city/town, etc.) (municipality name)
.....and whose qualifications are attached hereto as Schedule..... (occupation)
- 10. The proposal for staffing the adoption agency is as follows: (indicate classifications, qualifications and work experience and number of persons in each classification)
- 11. List staff already hired: (give names and classifications)
- 12. List access to professional services required under section 42 of Ontario Regulation 388/79 (give names of professionals, addresses, credentials and basis of access, e.g., fee for service, employee, etc.)
- 13. The applicant corporation hereby agrees to comply with the provisions of *The Child Welfare Act, 1978* and Regulations made thereunder.

In witness whereof the corporate seal has been affixed hereto, attested to by the authorized signing officer(s) of the corporation.

.....
(corporate name)

.....
President

.....
Secretary

Dated thisday
of....., 19.... at
the.....
(city/town, etc.)
of.....
in the.....
(municipality, etc.)
of.....and
Province of Ontario.

AFFIDAVIT OF BONA FIDES

PROVINCE OF ONTARIO

IN THE MATTER OF *The Child Welfare Act, 1978* and of the application of

(name of corporation)

OF

To WIT:

I, (names in full)

of the of in the of in the Province of Ontario, (calling)

MAKE OATH AND SAY THAT:

- 1. I am a member of the Board of Directors of (name of corporation)
2. I have a knowledge of the matter and the statements in the annexed application contained are, to the best of my knowledge and belief, true in substance and in fact.
3. Each of the members of the Board of Directors is eighteen or more years of age and each members' name and description have been accurately set out in the application.
4. The application is made in good faith and is not made for any improper purpose.

SWORN before me at the of of this day of, A.D. 19

(signature of applicant)

(signature of a commissioner, notary public, etc.)

O. Reg. 388/79, Form 9.

Form 10

The Child Welfare Act, 1978

LICENCE TO OPERATE AN ADOPTION AGENCY

No.

Date of Issue

Under The Child Welfare Act, 1978 and the Regulations and subject to the limitations thereof, this licence is granted to

(name of applicant)

(address)

to establish, operate or maintain an adoption agency under the name of

.....

at
(address)

1. This licence expires on the.....day of....., 19....

2. This licence is subject to the following conditions:

.....
Signature of Director

Licence No. is hereby renewed subject to: for a period ending: Signature of Director

Licence No. is hereby renewed subject to: for a period ending: Signature of Director

O. Reg. 388/79, Form 10.

Form 11

The Child Welfare Act, 1978

APPLICATION FOR A LICENCE FOR ADOPTION PLACEMENT

To: A Director of

The Ministry of Community and Social Services

appointed for the purposes of
The Child Welfare Act, 1978

The applicant,
(name in full)

..... hereby applies to the Director for a licence under *The Child*
(occupation)

Welfare Act, 1978, to place a child to be born on or about the
(strike out if inapplicable)

day of, 19.... to
(name(s) of natural parent or parent(s) in full)

of
(address)

for the purpose of adoption.

The said child will be placed for adoption with

..... of
(names of adoptive parents in full)

.....
(address)

The applicant hereby recommends.....
(name in full)

..... of
(occupation) (present employer and position)

..... to conduct a homestudy for the purposes of the Act.
(address)

Dated at....., this..... day of....., 19.....
(place)

.....
(witness)

.....
(signature of applicant)

O. Reg. 388/79, Form 11.

Form 12

The Child Welfare Act, 1978

LICENCE FOR ADOPTION PLACEMENT

(under Subsection 5 of Section 60)

No..... Date of Issue.....

Under *The Child Welfare Act, 1978* and regulations thereunder and subject to the limitations thereof, this licence is granted to

.....
(name of applicant)

.....
(address)

for the placement of a child for the purpose of adoption with

..... at
(name)

.....
(address)

1. This licence expires on the..... day of....., 19.....

2. This licence is subject to the following conditions:

.....
(Signature of Director)

O. Reg. 388/79, Form 12.

Form 13

The Child Welfare Act, 1978

NOTICE OF INTENTION

To:
(name of agency or individual(s))

.....
(address)

Take notice that pursuant to the authority vested in me under *The Child Welfare Act, 1978*, I propose to

- refuse to issue a licence to you
- refuse to renew a licence to you
- suspend your licence effective
- revoke your licence effective
- impose the following terms and conditions on your licence:

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

- impose the following terms and conditions on the adoption placement
- refuse approval of the adoption placement for the following reasons:

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

And take notice also that under the provisions of section 6 of *The Children's Residential Services Act, 1978* you have a right to have a hearing of this matter before the Board of Review which has been appointed under section 3 of *The Children's Residential Services Act, 1978* but in order to obtain such a hearing you must within fifteen days of the receipt of this notice, request such a hearing by completing and sending to me and to the Board of Review a request for hearing in Form 14.

Date:

.....
(signature of a Director)
Ministry of Community and Social Services

Form 14

The Child Welfare Act, 1978

REQUEST FOR HEARING BY AN AGENCY OR AN INDIVIDUAL

To: A Director of
The Ministry of Community and Social Services
Appointed for the purposes of The Child Welfare Act, 1978

AND To: The Chairman of
The Children's Services Review Board,
Parliament Buildings,
Toronto, Ontario M7A 1E9.

Name of Applicant(s)

Address of Applicant(s)

I/We am/are requesting a hearing by the Board of Review appointed under section 3 of
The Children's Residential Services Act, 1978 in respect of the decision of a Director of the
Ministry of Community and Social Services appointed for the purposes of The Child Welfare Act,
1978 to:

- refuse to issue a licence
refuse to renew
suspend a licence
revoke a licence
attach the following terms and conditions to the licence:

.....
.....

- intending to reject me/us as (an) adoptive applicant(s)
other (specify)

.....
(signature of applicant(s))

O. Reg. 388/79, Form 14.

Form 15

The Child Welfare Act, 1978

NOTICE OF HEARING TO AGENCY OR INDIVIDUAL

To:
(name of applicant or licensee)

.....
(address of applicant or licensee)

Take notice that a hearing will be held by the Children's Services Review Board appointed under The Children's Residential Services Act, 1978 in respect of the decision of a Director appointed for the purposes of The Child Welfare Act, 1978 to:

- refuse to issue a licence to you
refuse to renew your licence
revoke your licence
attach terms and conditions to your licence
other (give details below)

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

And take notice that the hearing will be held at o'clock in the noon on the day of, 19... at

And take notice that the rules of procedure applicable to the hearing are contained in The Children's Residential Services Act, 1978 and that in accordance with the said rules of procedure you are a party to the hearing and as such are entitled to be represented at the hearing by counsel or by your agent.

And further take notice that if a party who has been duly notified does not attend at the hearing, the Board of Review may proceed in his absence and he is not entitled to notice of any further proceedings.

.....
(date)

.....
(signature of Chairman of Board of Review)

Form 16

The Child Welfare Act, 1978

NOTICE TO A DIRECTOR OF A PROPOSED PLACEMENT

To: A Director of Child Welfare

A child born (yet to be born) to

.....on
(name of natural parents in full)

.....is
(date of birth or expected date of birth)

proposed to be placed with.....
(names of adoptive parents in full)

with a view to adoption. The placement, if approved, will be supervised by.....
(name of

.....
supervising social worker)

.....
(signature)

.....

O. Reg. 388/79, Form 16.

Form 17

The Child Welfare Act, 1978

APPROVAL/REFUSAL OF A DIRECTOR

To BE COMPLETED BY A DIRECTOR:

(Delete 1 or 2 as applicable and initial)

- 1. I approve of the above proposed placement
- 2. I refuse approval of the above proposed placement for the following reasons:

.....
(signature of a Director)

O. Reg. 388/79, Form 17.

Form 18

The Child Welfare Act, 1978

REGISTRATION OF PLACEMENT OF CHILD FOR ADOPTION

To: The Director of the Child Welfare Branch,
Ministry of Community and Social Services,
Parliament Buildings,
Toronto, Ontario M7A 1E9.

I have placed a child with the person(s) named herein on the understanding that such person(s) will adopt the child.

I hereby register the placement of the child with you, and I make the following statements in respect thereof:

1. My name is.....
(print name in full)

2. I reside at.....

3. The name of the child is.....

4. The child was born at.....on the.....day of.....,
19....

5. The mother of the child is.....who
resides at.....

6. The father of the child is.....who
resides at.....

7. I.....related to the child. If related, what is the relationship?
("am" or "am not")

8. I placed the child on the.....day of....., 19...., with
.....who resides at.....
and who is (are)....., and who
(marital status— see Note)

related
is (are) not related | to the child.

If related, what is the relationship?

9. Did the mother consent to the placement?
("yes" or "no")

10. Did the father consent to the placement?
("yes" or "no")

11. If the child is married, did the spouse consent to the placement?
("yes", "no" or "not applicable")

12. Name and address of person(s), institution or society that cared for the child before placement
.....

I CERTIFY that the above statements are true and correct.

Dated at

this day of

....., 19....

.....
(signature)

(Note re marital status in item 8. Insert "married", "unmarried", "a widow", "a widower", "separated" or "divorced".)

O. Reg. 388/79, Form 18.

(2556)

25

THE CHILD WELFARE ACT, 1978

O. Reg. 389/79.
Practice and Procedure of Societies.
Made—June 1st, 1979.
Filed—June 4th, 1979.

REGULATION MADE UNDER
THE CHILD WELFARE ACT, 1978

PRACTICE AND PROCEDURE OF SOCIETIES

1. In this Regulation, "social worker" means social worker as defined in clause b of subsection 1 of section 16 of Ontario Regulation 388/79. O. Reg. 389/79, s. 1.

2.—(1) Every society shall classify its social workers according to the following classifications:

- 1. Social Work Assistant
- 2. Social Worker I
- 3. Social Worker II
- 4. Social Worker III
- 5. Social Worker IV
- 6. Social Worker V

(2) The social workers referred to in subsection 1 shall have the qualifications referred to in section 19 of Ontario Regulation 388/79. O. Reg. 389/79, s. 2.

3.—(1) Every child in care of a society shall be given a medical and dental examination as soon as is practicable after the admission of the child to care, and thereafter shall be given a medical and dental examination at least once a year.

(2) A report of each medical and dental examination shall be recorded and any treatment recommended in the report shall be carried out within the times recommended therein.

(3) Where necessary and available, psychological and psychiatric assessments and treatment shall be provided and recorded for any child in the care of a society in accordance with the needs of the child. O. Reg. 389/79, s. 3.

4. Every society shall maintain and encourage contact between a child in care and the child's family unless, in the opinion of the society, such contact is not in the best interests of the child. O. Reg. 389/79, s. 4.

5.—(1) Every child admitted into the care of a society shall be placed by the society in a setting that is in keeping with the child's needs.

(2) Where practicable, a child admitted into the care of a society shall not be placed by the society in a foster home or other home unless the child has previously visited the home at least ten days before the placement.

(3) Every child placed in a foster home or other home shall be visited by a social worker,

- (a) within seven days after the child's admission to the home;
- (b) at least once within thirty days after the visit referred to in clause a; and
- (c) at least once every three months after the visit referred to in clause b,

except where the local director directs otherwise. O. Reg. 389/79, s. 5.

6.—(1) Every society, in the case of an application to board or adopt a child in care of the society, shall,

- (a) within thirty days after receiving an application to board or adopt a child, begin an investigation of the applicant and the home of the applicant;
- (b) record a description of the home of the applicant and make and record an assessment of the home of the applicant and the applicant's competence and suitability as a foster parent or adoptive parent, as the case may be; and

(c) in the case of an adoption, re-assess the adoptive home before the placement of the child therein, if the assessment of the home referred to in clause *b* has not been made within six months of the proposed placement.

(2) Where a child has been placed in a foster home and an assessment of the home has been made under clause *b* of subsection 1, the society shall re-assess the foster home at least once a year during the placement. O. Reg. 389/79, s. 6.

7.—(1) Where a mother of a child born outside of marriage or a father or putative father of such child seeks aid from a society, a social worker of the society shall interview the person seeking aid and shall give whatever guidance and counselling that may be appropriate in the circumstances.

(2) Within twenty-one days of the first interview with a person seeking aid under subsection 1, the society shall prepare and record a plan of assistance and the plan shall thereafter be reviewed and, if necessary, amended at intervals of not more than sixty days. O. Reg. 389/79, s. 7.

8.—(1) Every society that receives information under section 49 of the Act concerning the abuse of a child shall enquire of the Director who maintains the register established under subsection 3 of section 52 of the Act, within three days after receiving the information, to determine whether any person referred to in the information has been previously identified in the register.

(2) A report by a society to the Director under subsection 2 of section 52 of the Act of verified information concerning the abuse of a child shall be made within fourteen days after the information is verified by the society in the manner determined by the Director.

(3) Where a case concerning the abuse of a child has been reported by a society under subsection 2 of section 52 of the Act and the case has not been closed by a society, a further report made under subsection 3 of section 27 of Ontario Regulation 388/79 by the society to the Director who maintains the register established under subsection 3 of section 52 of the Act shall be made within four months after the making of the original report made under subsection 2 of section 52 of the Act and subsequent reports of the case to the Director shall be made on each anniversary of the original report until the case is closed by the society.

(4) A case concerning the abuse of a child reported to the register by a society under subsection 2 of section 52 of the Act shall not be closed by the society until the treatment or prevention of the abuse is no longer the primary objective of the society's involvement with the family or because the case has been referred to another society or child protection agency recognized by a jurisdiction outside of Ontario. O. Reg. 389/79, s. 8.

9. This Regulation comes into force on the day that section 89 of *The Child Welfare Act, 1978* is proclaimed to come into force. O. Reg. 389/79, s. 9.

K. C. NORTON
*Minister of Community
and Social Services*

Dated at Toronto, this 1st day of June, 1979.

(2557)

25

THE GAME AND FISH ACT

O. Reg. 390/79.

Open Seasons—Fur-Bearing Animals.

Made—May 31st, 1979.

Filed—June 4th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 612/74 MADE UNDER THE GAME AND FISH ACT

1. Section 1 of Ontario Regulation 612/74 is amended by striking out "raccoon" in the third line.

2. The said Regulation is amended by adding thereto the following section:

2a. Raccoon may be hunted or trapped, and the pelt thereof may be possessed, in any part of Ontario from the 15th day of October to the 31st day of December, both inclusive, in any year. O. Reg. 390/79, s. 2.

3. This Regulation comes into force on the 1st day of July, 1979.

J. A. C. AULD
Minister of Natural Resources

Dated at Toronto, this 31st day of May, 1979.

(2558)

25

THE LEGAL AID ACT

O. Reg. 391/79.

General.

Made—April 23rd, 1979.

Approved—May 30th, 1979.

Filed—June 4th, 1979.

REGULATION TO AMEND REGULATION 557 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE LEGAL AID ACT

1. Sections 146 to 151 of Regulation 557 of Revised Regulations of Ontario, 1970, and the heading thereto, as made by section 1 of Ontario Regulation 160/76, are revoked and the following substituted therefor:

PART X

CLINIC FUNDING

146.—(1) In this Part,

- (a) “clinic” means an independent community organization providing legal services or paralegal services or both on a basis other than fee for service;
- (b) “clinic certificate” means a certificate referred to in section 151;
- (c) “Committee” means the Clinic Funding Committee under section 147;
- (d) “community” includes a geographical community, persons who have a community of interest, and the general public;
- (e) “Convocation” means a regular or special meeting of the benchers of the Law Society convened for the purpose of transacting business of the Society;
- (f) “established clinic” means a clinic that has been funded under this Regulation for at least twenty-four successive months;
- (g) “staff” means employees assigned by Convocation for the purposes of the administration of this Part.

(2) In this Part, “funding” refers to the payment of funds to a clinic to enable the clinic to provide legal services or paralegal services or both, including activities reasonably designed to encourage access to such services or to further such services and services designed solely to promote the legal welfare of a community, on a basis other than fee for service. O. Reg. 391/79, s. 1, *part*.

147.—(1) The Clinical Funding Committee is continued as the Clinic Funding Committee.

(2) The Committee shall be composed of five members.

(3) Three members of the Committee shall be appointed by the Law Society and two members of the Committee shall be appointed by the Attorney General.

(4) At least one of the members appointed by the Law Society and one of the members appointed by the Attorney General must be persons who have been associated with a clinic.

(5) The chairman of the Committee shall be appointed by Convocation from time to time from the members of the Committee.

(6) Three members of the Committee, one of whom must be a member appointed by the Law Society and one of whom must be a member appointed by the Attorney General, constitute a quorum.

(7) The Committee is responsible to Convocation for the administration of this Part. O. Reg. 391/79, s. 1, *part*.

148.—(1) It is the function of the Committee, and it has power,

- (a) to direct the staff in the administration of this Part;
- (b) to establish policy and guidelines in respect of the funding of clinics;
- (c) to review and make recommendations to the Director in respect of applications for the funding of clinics, including such terms and conditions of funding as the Committee considers advisable;
- (d) to require clinics that have received funds to report to the Committee in respect of the use of the funds at such intervals and in such form and detail as the Committee may require;
- (e) to hear appeals from initial funding decisions by the staff;
- (f) to entertain a reference from the staff on any funding matter;
- (g) to hear and resolve any other dispute between a clinic and the staff that the Committee considers it appropriate to hear;
- (h) to determine its own practice and procedure in relation to hearings and appeals;
- (i) to direct the staff in assisting in the planning and development of clinics and the clinic system;
- (j) to direct the staff in the development of resource and training facilities for clinics;
- (k) to consult with clinics in the development of training programs and, where the Committee considers it advisable, to recommend funding for training programs conducted by clinics;
- (l) to recommend preliminary funding where the Committee considers such funding advisable to assist in the development of a new clinic;
- (m) upon application, to recommend such supplemental payments as the Committee considers advisable to any clinic for exceptional legal disbursements;
- (n) to require a clinic to provide the Committee with information in respect of any complaint between the clinic and a person provided with services by the clinic or a person affected by the services provided by the clinic and in respect of the disposition of the complaint, but the clinic may withhold any information that

is confidential to any person to whom the clinic has been or is providing a service unless the person consents to such disclosure;

(o) to perform any other action that, in the opinion of the Committee, is advisable for the efficient performance of its functions under this Part.

(2) The terms and conditions of funding that the Committee may recommend to the Director in respect of any clinic may include, but are not limited to, the following:

1. The clinic shall be under the direction of a community board of directors.
2. The clinic shall employ a solicitor in the work of the clinic.
3. The personnel of the clinic shall be trained to a standard approved by the Committee.

(3) For the purpose of verifying a report to the Committee by a clinic in respect of the use of funds, the Committee may require the clinic to give members of the Committee, members of the staff and agents of the Committee, or any of them, access to the premises of the clinic at any reasonable time and to all books, accounts, financial records, reports, files, papers and things, but the clinic may withhold any of them that is confidential to any person to whom the clinic has been or is providing a service unless the person consents to such access.

(4) The failure of a clinic to report in accordance with a requirement under clause *d* or *n* of subsection 1 or to give access, except to confidential material, in accordance with a requirement under subsection 3, shall be deemed to be a contravention of a condition of the clinic certificate issued to the clinic. O. Reg. 391/79, s. 1, *part*.

149.—(1) An application for the funding of a clinic shall be made to the Director.

(2) The Director shall refer the application for funding to the staff.

(3) Upon receiving an application for funding, the staff,

- (a) shall confer with the clinic and make an initial decision in respect of the application; or
- (b) refer the application to the Committee and give notice of the referral to the clinic, together with written reasons therefor, and upon request by the clinic the Committee shall hold a hearing in respect of the application. O. Reg. 391/79, s. 1, *part*.

150.—(1) The staff or the Committee may require a clinic applying for funding to provide information in such form and detail as the staff or the Committee may

require as to the organization, activities, methods of business, financial transactions and other information the staff or the Committee may consider relevant.

(2) Where the staff makes an initial decision that funding for an established clinic be refused or be reduced from the amount paid to the clinic in the previous year, the staff shall give notice of the decision to the clinic, together with written reasons and an appeal lies to the Committee.

(3) Where the staff makes an initial decision, other than a decision referred to in subsection 2 or a decision to recommend funding in the amount requested by a clinic, the staff shall give notice of the decision to the clinic together with written reasons, and with leave of the Committee an appeal lies to the Committee.

(4) The Committee may on its own motion hold a hearing into and review the initial decision of the staff in respect of any application for funding.

(5) The Committee shall make a recommendation to the Director in respect of every application for funding and there shall be no appeal from the recommendation. O. Reg. 391/79, s. 1, *part*.

151.—(1) Where the Committee recommends the issuance of a clinic certificate, the Director shall issue the certificate.

(2) The Director shall not issue a clinic certificate under subsection 1 without the approval of Convocation.

(3) Where the Committee has recommended that any condition must be complied with before a clinic certificate is issued, the Director shall not issue the certificate until the condition has been complied with.

(4) Where the Committee has recommended that a clinic certificate be made subject to any condition, the Director shall issue the certificate subject to the condition.

(5) The Director shall not issue a clinic certificate in respect of a fiscal period unless moneys have been designated for the purposes of this Part for the fiscal period.

(6) The Director may issue a clinic certificate to provide for funding in respect of a period before the issuance of the certificate.

(7) The Director shall not issue a clinic certificate to provide for funding for a period of more than one year. O. Reg. 391/79, s. 1, *part*.

152.—(1) Where proceedings have been taken or defended by a person with the aid of services provided by a clinic and the costs thereof have been awarded by a court against him, he may apply to the Director for

payment of the costs so awarded out of the moneys designated for the purposes of this Part.

(2) Where the person against whom costs have been awarded refuses or fails to apply for payment within a reasonable time, the person to whom such costs are awarded may make the application.

(3) The Director shall refer an application under subsection 1 or 2 to the Committee and the Committee shall make such recommendation in respect of the disposition of the application as to it appears just, including payment in whole or in part out of the moneys designated for the purposes of this Part. O. Reg. 391/79, s. 1, *part.*

153.—(1) Where the Committee reports to the Director that a clinic has failed to abide by or has contravened a condition of a clinic certificate, the Director shall revoke the clinic certificate.

(2) Where the Committee finds that a clinic has failed to abide by or has contravened a condition of a clinic certificate, the Committee may so report to the Director.

(3) The Committee shall not make a finding under subsection 2 unless it has given notice of the proposal to the clinic, together with written reasons, and has provided to the clinic an opportunity to be heard by the Committee. O. Reg. 391/79, s. 1, *part.*

154. A clinic certificate authorizes the payment of the funds provided for in the certificate out of the moneys designated for the purposes of this Part. O. Reg. 391/79, s. 1, *part.*

155. The Committee shall report to Convocation yearly on the functions of the Committee and the operation of this Part in the preceding year. O. Reg. 391/79, s. 1, *part.*

156. The Committee shall submit to Convocation each year an estimate of the moneys required for the purposes of this Part for the next year. O. Reg. 391/79, s. 1, *part.*

157. The moneys required for the purposes of this Part shall be paid out of the moneys designated by the Attorney General for the purposes of this Part. O. Reg. 391/79, s. 1, *part.*

THE LAW SOCIETY OF UPPER CANADA:

G. D. FINLAYSON
Treasurer

KENNETH JARVIS
Secretary

Dated at Toronto, this 23rd day of April, 1979.

(2559)

25

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 392/79.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—May 30th, 1979.

Filed—June 5th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph xvi of section 2 of Ontario Regulation 481/73, as remade by section 1 of Ontario Regulation 776/73, is amended by adding thereto the following subparagraph:

17. That part of Lot 1 more particularly described as follows:

Beginning at a point in the northeasterly limit of Lot 1, distant 3,700.74 feet measured northwesterly therealong from the easterly angle of the said Lot;

Thence south 39° 26' 10" west 1,339.57 feet to a point in the southwesterly limit of the said Lot;

Thence north 44° 30' 35" west along that southwesterly limit to a point distant 1,800 feet measured southeasterly therealong from the westerly angle of the said Lot;

Thence easterly and parallel with the northwesterly limit of the said Lot to the northeasterly limit of the said Lot;

Thence southeasterly along that northeasterly limit to the place of beginning.

F. MILLER
*Treasurer of Ontario
and Minister of Economics*

Dated at Toronto, this 30th day of May, 1979.

(2560)

25

THE HIGHWAY TRAFFIC ACT

O. Reg. 393/79.

Demerit Point System.

Made—May 30th, 1979.

Filed—June 5th, 1979.

REGULATION TO AMEND
REGULATION 413 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

- 1. Item 8 of the Table to Regulation 413 of Revised Regulations of Ontario, 1970, as amended by subsection 3 of section 2 of Ontario Regulation 616/77, is further amended by inserting after "96(9)" in the second line of Column 1 "96(9a)".

(2561)

25

THE HIGHWAY TRAFFIC ACT

O. Reg. 394/79.
Parking.
Made—May 30th, 1979.
Filed—June 5th, 1979.

REGULATION TO AMEND
REGULATION 421 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

- 1. Schedule 13 of Appendix A to Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

34. That part of the King's Highway known as No. 17 in the Township of The Spanish River, formerly in the geographic township of Victoria, in the Territorial District of Sudbury beginning at a point situate 100 metres west of its intersection with the line separating the northeast Quarter Section 33 and the southeast Quarter Section 28 from the northwest Quarter Section 34 and the southwest Quarter Section 27 and extending westerly therealong for a distance of 400 metres.

- 2. Schedule 34 of Appendix A to the said Regulation, as made by section 1 of Ontario Regulation 278/73, is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 26 in the Township of Collingwood in the County of Grey beginning at a point situate 150 metres measured easterly from its intersection with the centre line of the roadway known as Grey Road 19 and extending westerly therealong for a distance of 300 metres.

(2564)

25

THE HIGHWAY TRAFFIC ACT

O. Reg. 395/79.
Speed Limits.
Made—May 30th, 1979.
Filed—June 5th, 1979.

REGULATION TO AMEND
REGULATION 429 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

- 1. Part 4 of Schedule 44 to Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

County
of
Prescott

Twp. of
West
Hawkes-
bury

- 4. That part of the King's Highway known as No. 34 in the Township of West Hawkesbury in the County of Prescott lying between a point situate 425 metres measured northerly from its intersection with the road allowance between concessions 1 and 2 and a point situate at its intersection with the southerly limit of the Town of Hawkesbury.

(2563)

25

THE HIGHWAY TRAFFIC ACT

O. Reg. 396/79.
Signs.
Made—May 30th, 1979.
Filed—June 5th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 668/78
MADE UNDER
THE HIGHWAY TRAFFIC ACT

- 1. Ontario Regulation 668/78 is amended by adding thereto the following section:

GROSS WEIGHT ON BRIDGES SIGN

45b.—(1) A gross weight on bridges sign erected on or after the 1st day of August, 1979, shall,

(a) in the case of Figure 1,

(i) be not less than 75 centimetres in height and not less than 60 centimetres in width,

(ii) bear the words "MAXIMUM WEIGHT" and indicate the prescribed maximum gross vehicle weight

in tonnes of a vehicle or combination of vehicles permitted on the bridge, and

- (iii) bear the markings and have the dimensions as prescribed and illustrated in the said Figure 1; and

(b) in the case of Figure 2,

- (i) be not less than 150 centimetres in height and not less than 90 centimetres in width,
- (ii) bear the words "MAXIMUM WEIGHT",
- (iii) indicate the prescribed maximum gross vehicle weight in tonnes of a single vehicle permitted on the bridge, opposite the marking of a single vehicle,
- (iv) indicate the prescribed maximum gross vehicle weight in tonnes of a combination of two vehicles permitted on the bridge, opposite the marking of a combination of two vehicles,
- (v) indicate the prescribed maximum gross vehicle weight in tonnes of a combination of three vehicles permitted on the bridge, opposite the marking of a combination of three vehicles,
- (vi) bear the markings and have the dimensions prescribed and illustrated in the said Figure 2.

FIGURE 1

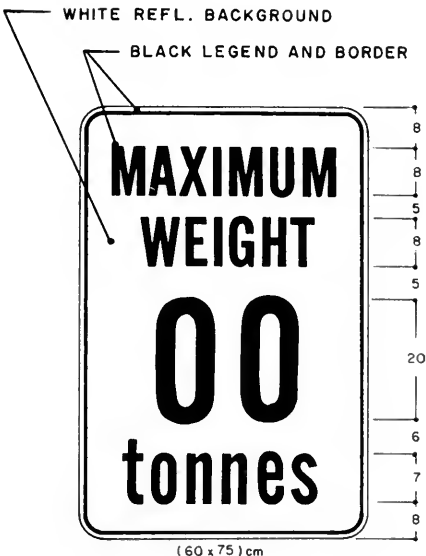
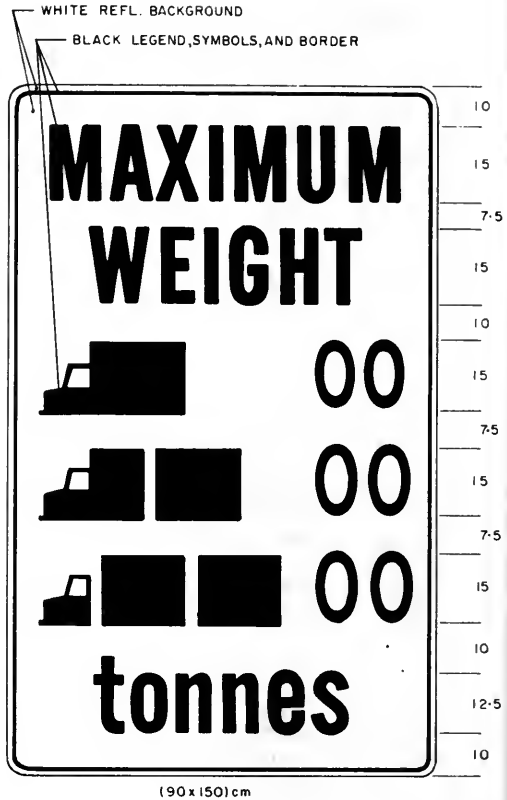


FIGURE 2



(2) The prescribed maximum gross vehicle weight indicated on a sign prescribed by this section shall be such weight as is prescribed by a regulation or by-law made under subsection 11 or 12 of section 77 of the Act.

(3) On and after the 1st day of January, 1981, no sign indicating the maximum weight on bridges shall be valid except as prescribed and illustrated in subsection 1. O. Reg. 396/79, s. 1.

(2564)

25

THE MINISTRY OF NATURAL RESOURCES ACT, 1972

O. Reg. 397/79.
Assignment of Powers and Duties of the Minister.
Made—May 30th, 1979.
Filed—June 5th, 1979.

REGULATION MADE UNDER THE MINISTRY OF NATURAL RESOURCES ACT, 1972

ASSIGNMENT OF POWERS AND
DUTIES OF THE MINISTER

1. The Mining and Lands Commissioner is assigned the powers and duties conferred on the Minister of Natural Resources under subsection 2c of section 27 of *The Conservation Authorities Act* to hear and determine.

(a) the appeal of Kings Point Developments Limited and The Salvation Army against the decision of The Metropolitan Toronto and Region Conservation Authority, made on the 7th day of March, 1979 denying their application to place fill and construct an institutional building on Lot 7 in Concession 1E in the City of Brampton in The Regional Municipality of Peel;

(b) the appeal of Rueben Parnes against the decision of The Metropolitan Toronto and Region Conservation Authority, made on the 25th day of April, 1979 denying his application to place fill and erect a dwelling on part of Lot 20 in Concession V in the Town of Markham in The Regional Municipality of York. O. Reg. 397/79, s. 1.

(2574)

25

THE CONSERVATION AUTHORITIES
ACT

O. Reg. 398/79.

- ;} Fill, Construction and Alteration to
Waterways—Credit Valley.
Made—April 26th, 1979.
Approved—May 30th, 1979.
Filed—June 5th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 211/73
MADE UNDER

THE CONSERVATION AUTHORITIES ACT

1. Schedules 1 to 8 to Ontario Regulation 211/73 and Schedules 9 and 10 to the said Regulation, as made by section 1 of Ontario Regulation 617/73, are revoked and the following substituted therefor:

Schedule 1

All lands within the valley of the Credit River between Lake Ontario and the Credit Forks Station shown delineated by a broken heavy line on the Credit River flood plain plans 1 to 25 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Number CV1-1 to CV1-25, both inclusive. O. Reg. 398/79, s. 1, *part*.

Schedule 2

All lands within the valley of Silver Creek between the junction with the Credit River at Norval and Number 22 Sideroad shown delineated by a broken heavy line on Silver Creek flood plain plans 1 to 5 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV2-1 to CV2-5, both inclusive. O. Reg. 398/79, s. 1, *part*.

Schedule 3

All lands within the valley of Fletchers Creek in The Regional Municipality of Peel from the confluence with the Credit River in the City of Mississauga to the 15th Sideroad in the City of Brampton as shown delineated by a broken heavy line on the Fletchers Creek flood plain plans 1 to 11 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV3-1 to CV3-11, both inclusive. O. Reg. 398/79, s. 1, *part*.

Schedule 4

All lands within the valley of Cooksville Creek between Lake Ontario and Highway 401 within The Regional Municipality of Peel as shown delineated by a solid heavy line on plans 1 to 9 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV4-1 to CV4-9, both inclusive. O. Reg. 398/79, s. 1, *part*.

Schedule 5

All lands within the valley of Silver Creek within lots 25, 26 and 27, Concession VIII, lots 25, 26, 27, 28 and 29, Concession IX and lots 27, 28 and 29, Concession X, in the Township of Esquesing shown on plans 1 and 2 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV5-1 and CV5-2. O. Reg. 398/79, s. 1, *part*.

Schedule 6

All lands within a portion of the Town of Mississauga Waterfront Area between the line marking the south-westerly limit of the Town of Port Credit and Clarkson Road South and bounded on the northwest by Lakeshore Road West being King's Highway Number 2, shown delineated by a solid heavy line on plans 1 and 2 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV6-1 and CV6-2. O. Reg. 398/79, s. 1, *part*.

Schedule 7

All lands within the valley of the water-course between the Queen Elizabeth Way and Mineola Road shown delineated by a solid heavy line on the contour plan filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Number CV7-1. O. Reg. 398/79, s. 1, *part*.

Schedule 8

All lands within the valley of the water-course between the Credit River Valley and a point upstream from Creditview Road shown delineated by a solid heavy line on the contour plan filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Number CV8-1. O. Reg. 398/79, s. 1, *part.*

Schedule 9

All lands within the valley of the Credit River between the Credit Forks Station and the Town Line dividing the Township of Caledon and the Town of Orangeville, shown delineated by a broken heavy line on the Credit River Flood plain plans 1 to 12 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV9-1 to CV9-12, both inclusive. O. Reg. 398/79, s. 1, *part.*

Schedule 10

All lands within the valley of the Credit River between the Town Line dividing the Township of Caledon and the Town of Orangeville and the Orangeville Reservoir, and the watercourse from King's Highway Number 9 along the Canadian Pacific Railway to the Credit River Valley, shown delineated by a broken heavy line on plans 1 and 2 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Number CV10-1 and CV10-2. O. Reg. 398/79, s. 1, *part.*

Schedule 11

All lands within the valley of the West Branch of the Credit River from the Credit River in The Regional Municipality of Peel into the Township of Erin as shown delineated by a solid heavy line on plans 1 to 13 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV11-1 to CV11-13, both inclusive. O. Reg. 398/79, s. 1, *part.*

Schedule 12

All lands within the valley of the East Branch of the Credit River from the Credit River within the Town of Caledon as shown delineated by a solid heavy line on plans 1 to 6 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV12-1 to CV12-6, both inclusive. O. Reg. 398/79, s. 1, *part.*

Schedule 13

All lands within the valley of the Mullett Creek from the Credit River in the City of Mississauga to the 6th Line, West of Hurontario Street in the City of Brampton as shown delineated by a solid heavy line on plans 1 to 13 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV13-1 to CV13-13, both inclusive. O. Reg. 398/79, s. 1, *part.*

Schedule 14

All lands within the valley of the Levi Creek from the Credit River in the City of Mississauga in The Regional Municipality of Peel into the Town of Halton Hills in The Regional Municipality of Halton as shown delineated by a solid heavy line on plans 1 to 8 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV14-1 to CV14-8, both inclusive. O. Reg. 398/79, s. 1, *part.*

Schedule 15

All lands within the valley of the Black Creek from the Credit River to the former Village of Acton all within the Town of Halton Hills in The Regional Municipality of Halton as shown delineated by a solid heavy line on plans 1 to 8 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV15-1 to CV15-8, both inclusive. O. Reg. 398/79, s. 1, *part.*

Schedule 16

All lands within the valley of the Caledon Creek from the Credit River through the Town of Caledon in The Regional Municipality of Peel as shown delineated by a solid heavy line on plans 1 to 14 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV16-1 to CV16-14, both inclusive. O. Reg. 398/79, s. 1, *part.*

Schedule 17

All lands within the valley of the Shaws Creek from the Credit River as shown delineated by a solid heavy line on plans 1 to 14 filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Numbers CV17-1 to CV17-14, both inclusive. O. Reg. 398/79, s. 1, *part.*

CREDIT VALLEY CONSERVATION
AUTHORITY:A. G. CLARKSON
*Chairman*G. A. SCHNARR
Manager/Secretary-Treasurer

Dated at Mississauga, Ontario, this 26th day of April, 1979.

(2575)

25

THE PROVINCIAL PARKS ACT

O. Reg. 399/79.

General.

Made—May 30th, 1979.

Filed—June 5th, 1979.

**REGULATION TO AMEND
ONTARIO REGULATION 258/78
MADE UNDER
THE PROVINCIAL PARKS ACT**

1. Section 1 of Ontario Regulation 258/78 is amended by adding thereto the following clause:

(*pa*) "resident of Ontario" means a person who has actually resided in Ontario for a period of at least seven months during the twelve months immediately preceding the time that his residence becomes material under this Regulation;

2. Section 2 of the said Regulation is revoked and the following substituted therefor:

2.—(1) No person shall,

- (a) remove, damage or deface any property of the Crown; or
- (b) damage or deface any relic, artifact or natural object or any site of archaeological or historical interest,

within a provincial park.

(2) Except with the written permission of the Minister, no person shall,

- (a) cut or remove any plant or tree;
- (b) remove any relic, artifact or natural object;
- (c) disturb any site of archaeological or historical interest;
- (d) make an excavation for any purpose; or
- (e) conduct research,

within a provincial park. O. Reg. 399/79, s. 2.

3. Subsection 1 of section 3 of the said Regulation is revoked and the following substituted therefor:

(1) No person shall deposit or cause to be deposited any litter in a provincial park, except in a place designated for the purpose. O. Reg. 399/79, s. 3.

4. Section 6 of the said Regulation is revoked and the following substituted therefor:

6. No person shall,

- (a) start a fire except in a fireplace provided by the superintendent; or
- (b) possess or ignite fireworks,

within a provincial park. O. Reg. 399/79, s. 4.

5. Section 7 of the said Regulation is revoked and the following substituted therefor:

7.—(1) No person shall use abusive or insulting language or make excessive noise or disturb other persons within a provincial park.

(2) Where an officer believes on reasonable and probable grounds that a person has contravened subsection 2*a* of section 46 of *The Liquor Licence Act, 1975*, Ontario Regulation 166/79 under *The Liquor Licence Act, 1975* or subsection 1 of this section, the officer may remove the person from the provincial park and the officer may cancel any permits of the person pertaining to the provincial park in which the incident occurred.

(3) No person who has been removed from a provincial park under subsection 2 shall within the following seventy-two hour period enter or attempt to enter any provincial park without the permission of the superintendent of the park. O. Reg. 399/79, s. 5.

6. Clause *e* of section 8 of the said Regulation, as made by section 1 of Ontario Regulation 826/78, is revoked and the following substituted therefor:

(*e*) under a lease, licence of occupation or land use permit, or under a renewal or extension of a lease, licence of occupation, or land use permit, granted by the Minister in respect of Algonquin Provincial Park, Rondeau Provincial Park, or Polar Bear Provincial Park.

7. Subsection 4 of section 10 of the said Regulation is revoked and the following substituted therefor:

(4) Notwithstanding subsection 2, a resident of Ontario who is sixty-five years of age or over may obtain a camp-site and vehicle permit free of charge. O. Reg. 399/79, s. 7.

8.—(1) Subsection 1 of section 11 of the said Regulation is revoked and the following substituted therefor:

(1) Subject to subsection 2, a camp-site and vehicle permit authorizes the permittee and any persons with him at the time the permit is issued to occupy the camp-site designated until 2.00 p.m. of the departure date shown in the permit. O. Reg. 399/79, s. 8 (1).

(2) Subsection 3 of the said section 11 is revoked and the following substituted therefor:

(3) Except with the permission of the superintendent, no person shall camp under the authority of a camp-site and vehicle permit in a provincial park for more than twenty-three days in a year. O. Reg. 399/79, s. 8 (2).

9. Subsection 5 of section 14 of the said Regulation is revoked and the following substituted therefor:

(5) Notwithstanding subsection 3, any resident of Ontario who is sixty-five years of age or over may

obtain an interior camping permit free of charge. O. Reg. 399/79, s. 9.

10. Subsection 8 of section 16 of the said Regulation is revoked and the following substituted therefor:

(8) Notwithstanding subsection 3, any resident of Ontario who is sixty-five years of age or over may take a motor vehicle into a provincial park free of charge. O. Reg. 399/79, s. 10.

11. Section 22 of the said Regulation is revoked and the following substituted therefor:

22.—(1) No person shall operate an all-terrain vehicle in a provincial park except,

(a) in an area operated by the superintendent for the purpose; and

(b) where such person is the holder of an all-terrain vehicle permit.

(2) The fee for an all-terrain vehicle permit is \$1.00. O. Reg. 399/79, s. 11.

12. Subsection 2 of section 28 of the said Regulation is revoked and the following substituted therefor:

(2) The fees payable under subsection 1 are not applicable to any resident of Ontario who is sixty-five years of age or over. O. Reg. 399/79, s. 12.

13. The Schedule to the said Regulation, as made by section 2 of Ontario Regulation 465/78, is revoked and the following substituted therefor:

Schedule

NAME OF PARK

1. Balsam Lake
2. Bon Echo
3. Darlington
4. Earl Rowe
5. Kakabeka Falls
6. Kettle Lakes
7. Killarney
8. Mara
9. Oastler Lake
10. Outlet Beach
11. Quetico

12. Rushing River

13. Serpent Mounds

14. Sibbald Point

15. Sibley

16. The Pinery O. Reg. 399/79, s. 13.

(2576)

25

THE OPHTHALMIC DISPENSERS ACT

O. Reg. 400/79.

General.

Made—May 9th, 1979.

Approved—May 30th, 1979.

Filed—June 6th, 1979.

REGULATION TO AMEND REGULATION 650 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE OPHTHALMIC DISPENSERS ACT

1. Subsection 2 of section 9 of Regulation 650 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 821/75, is revoked.

BOARD OF OPHTHALMIC DISPENSERS:

JAMES W. McLEAN
Chairman

B. CROCKETT
Secretary-Registrar

Dated at Toronto, this 9th day of May, 1979.

(2596)

25

THE HEALTH DISCIPLINES ACT, 1974

O. Reg. 401/79.

Parcost C.D.I.

Made—May 30th, 1979.

Filed—June 6th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 980/78 MADE UNDER THE HEALTH DISCIPLINES ACT, 1974

1. Section 5 of the Schedule to Ontario Regulation 980/78 is revoked and the following substituted therefor:

5. For the purposes of section 158 of the Act, the product cost plus professional fee method of pricing a prescription shall be used and the prescription fee so used shall not exceed a maximum of \$3.27. O. Reg. 401/79, s. 1.

(2597)

25

THE PLANNING ACT

O. Reg. 402/79.

Restricted Areas—County of Kent,
Township of Harwich.
Made—June 1st, 1979.
Filed—June 7th, 1979.

REGULATION TO REVOKE ONTARIO REGULATION 11/73 MADE UNDER THE PLANNING ACT

1. Ontario Regulations 11/73, 103/73, 198/73, 199/73, 699/73, 4/74, 403/74, 500/74, 754/74 and 673/76 are revoked.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 1st day of June, 1979.

(2598)

25

THE HIGHWAY TRAFFIC ACT

O. Reg. 403/79.

Construction Zones.
Made—June 7th, 1979.
Filed—June 7th, 1979.

REGULATION TO AMEND REGULATION 411 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 1 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

73. That part of the King's Highway known as No. 2 on the line between the Township of Blandford-Blenheim and the Township of Norwich in the County of Oxford beginning at a point situate 300 metres measured westerly from its intersection with the roadway known as Eastwood Road North and extending easterly therealong for a distance of 550 metres.

74. That part of the King's Highway known as No. 2 on the line between the Township of Blandford-Blenheim and the Township of Norwich in the County of Oxford beginning at a point situate 305 metres measured westerly from its intersection with the roadway known as Oxford County Road No. 22 and extending easterly therealong for a distance of 610 metres.

75. That part of the King's Highway known as No. 2 on the line between the Township of Blandford-Blenheim in the County of Oxford and the Township of Burford in the County of Brant beginning at a point situate 305 metres measured westerly from its intersection with the roadway known as Oxford County Road No. 3 and extending easterly therealong for a distance of 550 metres.

2. Schedule 42 to the said Regulation is amended by adding thereto the following paragraph:

70. That part of the King's Highway known as No. 7 in the Town of Vaughan in The Regional Municipality of York lying between a point situate 305 metres measured southerly from its northerly intersection with the roadway known as Bathurst Street and a point situate 305 metres measured easterly from the said northerly intersection.

3. Schedule 44 to the said Regulation is amended by adding thereto the following paragraphs:

100. That part of the King's Highway known as No. 11 in The Regional Municipality of York lying between a point situate 160 metres measured southerly from its intersection with the King's Highway known as No. 7 on the line between the Town of Vaughan and the Town of Markham and a point situate at its intersection with the roadway known as Major MacKenzie Drive in the Town of Richmond Hill.

101. That part of the King's Highway known as No. 11 on the line between the Town of Vaughan and the Town of Markham in The Regional Municipality of York lying between a point situate at its intersection with the roadway known as Steeles Avenue and a point situate 160 metres measured southerly from its intersection with the King's Highway known as No. 7.

102. That part of the King's Highway known as No. 11 in the Town of Newmarket in The Regional Municipality of York lying between a point situate 160 metres measured southerly from its intersection with the roadway known as Mulock Road and a point situate 160 metres measured northerly from its intersection with the King's Highway known as No. 9.

103. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River lying between a point situate at its intersection with the King's Highway known as No. 613 in the Township of La Vallee and a point situate at its intersection with the roadway known as Borwick Road in the Township of Chapple.

104. That part of the King's Highway known as No. 11 in the Territorial District of Nipissing lying between a point situate at its intersection with the line between lots 10 and 11 in the Township of Gladman and a point situate at its intersection with the line between the townships of Sisk and Olive.

4. Schedule 47 to the said Regulation is amended by adding thereto the following paragraphs:

111. That part of the King's Highway known as No. 17 in the Territorial District of Kenora lying between a point situate 3.2 kilometres measured westerly from its intersection with the line between the Town of Kenora and the Town of Keewatin and a point situate at its intersection with the line between the Province of Ontario and the Province of Manitoba.

112. That part of the King's Highway known as No. 17 in the Township of Rolph, Buchanan, Wylie and McKay in the County of Renfrew, lying between a point situate at its intersection with the line between lots 3 and 4 in Concession 8 and a point situate at its intersection with the line between lots 20 and 21 Range B.

113. That part of the King's Highway known as No. 17 in the Township of Rolph, Buchanan, Wylie and McKay in the County of Renfrew, lying between a point situate at its intersection with the line between lots 44 and 45 Range B and a point situate at its intersection with the line between lots 53 and 54 Range B.

114. That part of the King's Highway known as No. 17 in the Territorial District of Sudbury lying between a point situate 300 metres measured westerly from its intersection with the line between lots 1 and 2 in Concession 6 in the Township of Ratter and Dunnet.

115. That part of the King's Highway known as No. 17 in the Township of Cumberland in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the line between concessions 1 and 2 Ottawa Front and a point situate at its intersection with the line between lots 36 and 37 in Concession 1 Ottawa Front.

5. Schedule 59 to the said Regulation is amended by adding thereto the following paragraph:

15. That part of the King's Highway known as No. 62 in the Township of Alice and Fraser in the County of Renfrew beginning at a point situate at its intersection

with the line between lots 9 and 10 in Concession 9 and extending easterly therealong for a distance of 5 kilometres.

6. Schedule 76 to the said Regulation is amended by adding thereto the following paragraph:

6. That part of the King's Highway known as No. 507 in the Township of Smith in the County of Peterborough lying between a point situate at its intersection with the road allowance between concessions 12 and 13 and a point situate 500 metres measured northerly from its intersection with the line between concessions 17 and 18.

7. Schedule 110 to the said Regulation is amended by adding thereto the following paragraphs:

6. That part of the King's Highway known as No. 5 beginning at a point situate 800 metres measured westerly from its intersection with the roadway known as Winston Churchill Boulevard on the line between the City of Mississauga in The Regional Municipality of Peel and the Town of Oakville in The Regional Municipality of Halton and extending westerly therealong for a distance of 1.6 kilometres.

7. That part of the King's Highway known as No. 5 in The Regional Municipality of Halton lying between a point situate at its intersection with the King's Highway known as No. 25 in the Town of Oakville and a point situate at its intersection with the roadway known as Halton Regional Road No. 1 (Guelph Line) in the City of Burlington.

8. Schedule 269 to the said Regulation, as made by section 3 of Ontario Regulation 488/78, is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 44 in the Township of West Carleton in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the King's Highway known as No. 17 and a point situate at its intersection with the line between concessions 8 and 9.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 7th day of June, 1979.

(2599)

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NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1	—Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column 25mm.

The rates payable for copies of THE ONTARIO GAZETTE are,
 by subscribers for a subscription of 52 weekly issues, \$20.00; and
 by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
 Telephone 965-2238

Publications Under The Regulations Act

June 30th, 1979

THE PLANNING ACT

O. Reg. 404/79.

Restricted Areas—District of Timiskaming.

Made—June 7th, 1979.

Filed—June 8th, 1979.

REGULATION TO AMEND

REGULATION 671 OF

REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER

THE PLANNING ACT

1. Section 12 of Regulation 671 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 846/77, is revoked and the following substituted therefor:

12. Notwithstanding section 4, the lands described in Schedules 2, 4 and 5 may each be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto. O. Reg. 404/79, s. 1.

2. The said Regulation is amended by adding thereto the following Schedules:

Schedule 4

That parcel of land situate in the Township of Chamberlain in the Territorial District of Timiskaming, being composed of that part of the south half of Lot 9 in Concession I designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Timiskaming (No. 54) as Number 54R-2058. O. Reg. 404/79, s. 2, *part*.

Schedule 5

That parcel of land situate in the Town of Charlton in the Territorial District of Timiskaming, being composed of that part of Parcel 18189, south section of Timiskaming, more particularly described as the whole of Block B as shown on a plan registered in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54) as Number M-146. O. Reg. 404/79, s. 2, *part*.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 7th day of June, 1979.

THE PLANNING ACT

O. Reg. 405/79.

Restricted Areas—County of Ontario
(now The Regional Municipality of
Durham), Township of Pickering
(now Town of Pickering).

Made—June 4th, 1979.

Filed—June 8th, 1979.

REGULATION TO AMEND

ONTARIO REGULATION 102/72

MADE UNDER

THE PLANNING ACT

1. Schedule 3 to Ontario Regulation 102/72, as made by section 2 of Ontario Regulation 271/79, is revoked and the following substituted therefor:

Schedule 3

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being composed of that part of Lot 10 in Concession VI more particularly described as follows:

Beginning at the southeasterly angle of the said Lot 10;

Thence westerly along the southerly limit of the said Lot 500 feet to an iron bar;

Thence north 17° 43' 50" west 879.91 feet to an iron bar;

Thence north 70° 54' east 500 feet to an iron bar in the line of an old post and wire fence running in a northerly and southerly direction defining the existing easterly limit of the said Lot;

Thence southerly along the easterly limit of the said Lot 879.91 feet to the place of beginning. O. Reg. 405/79, s. 1.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 4th day of June, 1979.

THE PLANNING ACT

O. Reg. 406/79.

Restricted Areas—County of Simcoe,
Township of Tay.

Made—June 4th, 1979.

Filed—June 8th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 108/75 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 108/75 is amended by adding thereto the following section:

16.—(1) In this section, “obnoxious use” means a use which, from its nature or operation, creates a nuisance or is liable to become a nuisance or offensive by the creation of noise or vibration, by the emission of gas, fumes, dust or objectionable odour or by the unsightly storage of goods, wares, salvage, refuse matter, waste or other material, and includes those uses declared by a local board of health or municipal council to be a noxious or offensive trade, business or manufacturing concern under *The Public Health Act*.

(2) Subject to subsections 3 and 4 but notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the following industrial uses and buildings and structures accessory thereto:

1. Warehousing and storage associated with a manufacturing use.
2. Assembly and light manufacturing.
3. Office uses related to supplying services to industrial uses.
4. Printing.
5. Sales, repair, rental or servicing of any article, vehicle or commodity, the sale, warehousing, fabrication, packaging or assembly of which is carried on as a principal permitted use upon the premises.
6. Office use accessory to permitted uses.
7. Living accommodation for owners, lessees or staff provided such accommodation is incorporated within the main structure.
8. Communication centres and depots.
9. Research and development facilities.

(3) The following requirements apply to the industrial uses and buildings and structures accessory thereto permitted by subsection 1:

1. Minimum distance of any building or structure from the centre line of a provincial highway 100 feet
 2. Minimum distance of any building or structure from centre line of any other road 60 feet
 3. Minimum front yard 40 feet
 4. Minimum side yards 20 feet
 5. Minimum rear yard 29 feet
 6. Maximum height 35 feet
 7. Maximum total lot coverage 40 per cent
 8. Minimum parking requirements,
 - (i) one parking space per 750 square feet of gross floor area,
 - (ii) each parking space shall have a minimum width of 9 feet and a minimum length of 18 feet.
 9. Minimum loading requirements for each building:
 - (i) width 12 feet
 - (ii) length 30 feet
 - (iii) height 13 feet
- (4) No obnoxious use shall be permitted on the lands to which this section applies. O. Reg. 406/79, s. 1.
2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Town of Midland, formerly in the Township of Tay, in the County of Simcoe, being composed of those parts of lots 99 and 100 in Concession II more particularly described as follows:

Beginning at a point being the northwesterly corner of the said Lot 100;

Thence northerly 58° 03' 30" east a distance of 125.20 metres, more or less, to a point;

Thence northerly 65° 02' 30" east a distance of 53.84 metres, more or less, to a point;

Thence northerly 61° 8' east a distance of 123.64 metres, more or less, to a point;

Thence northerly 58° 12' 10" east a distance of 175.57 metres, more or less, to a point;

Thence southerly 31° 48' 50" east a distance of 211.47 metres, more or less, to a point;

Thence northerly 58° 9' 30" east a distance of 564.15 metres, more or less, to a point;

Thence southerly 31° 49' 40" east a distance of 388.12 metres, more or less, to a point;

Thence southerly 58° 11' 30" west a distance of 736.74 metres, more or less, to a point;

Thence northerly 32° 25' west a distance of 201.17 metres, more or less, to a point;

Thence northerly 32° 15' 30" west a distance of 411.02 metres, more or less, to the place of beginning. O. Reg. 406/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 4th day of June, 1979.

(2602)

26

THE EXECUTIVE COUNCIL ACT

O. Reg. 407/79.

Transfer of Administration
of Acts.

Made—May 30th, 1979.

Filed—June 8th, 1979.

O.C. 1477/79

Copy of an Order-in-Council approved by Her Honour the Lieutenant Governor, dated the 30th day of May, A.D. 1979.

Upon the recommendation of the Honourable the Minister of Housing the Committee of Council advise that pursuant to subsection 1 of section 4 of *The Executive Council Act*, effective the 1st day of June, 1979,

1. *The Ontario Planning and Development Act, 1973* and *The Parkway Belt Planning and Development Act, 1973*, shall be administered by the Minister of Housing; and
2. any powers and duties assigned to the Treasurer of Ontario and Minister of Economics by *The Ontario Planning and Development Act, 1973* and *The Parkway Belt Planning and Development Act, 1973* are assigned and transferred to the Minister of Housing.

The Committee further advise that Order-in-Council numbered O.C.-1369/79, dated the 16th day of May, A.D. 1979, be revoked.

Certified,

R. A. FARRELL
Deputy Clerk, Executive Council

(2603)

26

THE MINISTRY OF TREASURY AND ECONOMICS ACT, 1978

O. Reg. 408/79.

Amendment to Schedule 1 of the Act.

Made—May 30th, 1979.

Filed—June 8th, 1979.

O.C. 1478/79

Copy of an Order-in-Council approved by Her Honour the Lieutenant Governor, dated the 30th day of May, A.D. 1979.

Upon the recommendation of the Honourable the Minister of Housing, the Committee of Council advise that pursuant to section 17 of *The Ministry of Treasury and Economics Act, 1978*, effective the 1st day of June, 1979, Schedule 1 to the said Act be amended by striking therefrom;

*The Ontario Planning and Development Act, 1973,
The Parkway Belt Planning and Development Act,
1973.*

The Committee further advise that Order-in-Council numbered O.C.-1370/79, dated the 16th day of May, A.D. 1979, be revoked.

Certified,

R. A. FARRELL
Deputy Clerk, Executive Council

(2604)

26

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 409/79.

County of Peel (now The Regional
Municipality of Peel), Township of
Chinguacousy (now City of Brampton).

Made—May 30th, 1979.

Filed—June 11th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 477/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

1. Clause *g* of section 9 of Ontario Regulation 477/73, as made by section 5 of Ontario Regulation 263/79, is revoked and the following substituted therefor:

(g) The Regional Municipality of Peel.

F. MILLER
*Treasurer of Ontario and
Minister of Economics*

Dated at Toronto, this 30th day of May, 1979.

(2614)

26

THE PLANNING ACT

O. Reg. 410/79.
Zoning Order—County of Simcoe,
Township of Nottawasaga.
Made—June 7th, 1979.
Filed—June 11th, 1979.

REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PLANNING ACT

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

127. Notwithstanding any other provision of this Order, the land described in Schedule 277 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front and rear yards	25 feet
Minimum side yards	10 feet on one side and 4 feet on the other side
Maximum height of dwelling	30 feet
Maximum lot coverage	15 per cent
Minimum ground floor area of dwelling	one storey—1,000 square feet

O. Reg. 410/79, s. 1, *part.*

128. Notwithstanding any other provision of this Order, the land described in Schedule 278 may be used for a cemetery and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	100 feet
Minimum side and rear yards	25 feet
Maximum height	30 feet

O. Reg. 410/79, s. 1, *part.*

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 277

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of that part of Block 1, east of Church Street, south of James Street and north of George Street, that part of Church Street and all of Block 7, east of West Street and south of James Street, all of which are shown on the original Plan of the Town Plot of Sudbury and registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 110, more particularly described as follows:

Premising that the bearings herein are astronomic and are derived from the bearing of the original road allowance between lots 39 and 40, assumed to be north 73°40'30" east in accordance with a Plan deposited in the said Land Registry Office as Number 17746;

Beginning at an iron survey bar found marking the northwesterly angle of the said Lot 39 in Concession VI, being also the northwesterly angle of Block 7, east of West Street and south of James Street;

Thence north 73°40'30" east along the southerly limit of the said original road allowance between lots 39 and 40 a distance of 602.66 feet to an iron survey bar;

Thence south 16°19'30" east a distance of 311.50 feet to an iron survey bar;

Thence north 73°40'30" east a distance of 139.84 feet to an iron survey bar set in the westerly limit of College Street;

Thence south 16°19'30" east along the said westerly limit of College Street a distance of 191.75 feet to an iron survey bar marking the intersection of the said limit with the northerly limit of George Street;

Thence south 73°40'30" west along the northerly limit of George Street a distance of 810.89 feet to an iron survey bar marking the intersection of the said limit with the easterly limit of the original road allowance between concessions VI and VII and also known as West Street;

Thence north 8°34' west along the easterly limit of the said original concession road a distance of 507.87 feet to the place of beginning. O. Reg. 410/79, s. 2, *part.*

Schedule 278

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being that part of Lot 27 in Concession III designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-8210. O. Reg. 410/79, s. 2, *part*.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 7th day of June, 1979.

(2606)

26

THE PLANNING ACT

O. Reg. 411/79.

Restricted Areas—County of Ontario
(now The Regional Municipality of
Durham), Township of Pickering (now
Town of Pickering).

Made—June 7th, 1979.

Filed—June 11th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 102/72
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 102/72 is amended by adding thereto the following section:

18. Notwithstanding any other provision of this Order, the land described in Schedule 5 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum-front yard	40 feet
Minimum side yards	10 feet
Minimum total floor area of dwelling	1,050 square feet

O. Reg. 411/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 5

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being composed of that part of Lot 6 in Concession VIII more particularly described as follows:

Premising that the southerly limit of the said Lot 6 has a bearing of north 72° 45' east and relating all bearings used herein thereto;

Beginning at a point on the westerly limit of the said Lot where an iron bar has been planted, which said point is distant 1,700.58 feet measured northerly along the westerly limit of the said Lot from the southwesterly corner of the said Lot;

Thence north 70° 42' 30" east a distance of 1,332.54 feet to an iron bar planted on the easterly limit of the said Lot;

Thence north 17° 25' 10" west a distance of 499.98 feet to an iron bar planted on the easterly limit of the said Lot;

Thence south 70° 42' 30" west a distance of 1,332.95 feet to an iron bar planted on the westerly limit of the said Lot;

Thence south 17° 28' east along the westerly limit of the said Lot a distance of 500 feet to the place of beginning. O. Reg. 411/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 7th day of June, 1979.

(2616)

26

THE PLANNING ACT

O. Reg. 412/79.

Restricted Areas—The Regional
Municipality of York, Town of
Markham.

Made—June 7th, 1979.

Filed—June 11th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 104/72
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 104/72 is amended by adding thereto the following sections:

17. Notwithstanding any other provision of this Order, the land described in paragraph 1 of Schedule 4 may be used for the continued use thereon of a single-family dwelling and buildings and structures accessory thereto.

18. Notwithstanding any other provision of this Order, the land described in paragraph 2 of Schedule 4 may be used for the erection and use thereon of a single-family dwelling and buildings and structures

accessory thereto provided the following requirements are met:

Minimum front yard	40 feet
Minimum side yards	10 feet
Minimum rear yard	40 feet

O. Reg. 412/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 4

Those parcels of land situate in the Town of Markham in The Regional Municipality of York, being those parts of lots 29 and 30 in Concession VIII shown on a Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 64R-7624 and designated as follows:

1. Part 1.
2. Part 2. O. Reg. 412/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 7th day of June, 1979.

(2617)

26

THE PLANNING ACT

O. Reg. 413/79.

Restricted Areas—Part of the District of Sudbury
Made—June 7th, 1979.
Filed—June 11th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 568/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 568/72 is amended by adding thereto the following section:

21. Notwithstanding any other provision of this Order, the land described in Schedule 15 may be used for the erection and use thereon of a single-family cottage and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	7.5 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side

Minimum rear yard 39 metres

Minimum total floor area of cottage 76 square metres

Maximum percentage of lot to be occupied by cottage 15 per cent

Maximum height of cottage one and one-half storeys

O. Reg. 413/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 15

That parcel of land situate in the geographic Township of Bigwood in the Territorial District of Sudbury, described as Parcel 34084, Sudbury East Section, being those parts of Broken Lots 4 and 5 in Concession II and that part of Lot 5 in Concession III, shown as Part 15 on a Plan recorded in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number SR-78. O. Reg. 413/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 7th day of June, 1979.

(2618)

26

THE PLANNING ACT

O. Reg. 414/79.

Restricted Areas—County of Kent, Township of Chatham.
Made—June 7th, 1979.
Filed—June 11th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 10/73 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 10/73 is amended by adding thereto the following section:

60. Notwithstanding any other provision of this Order, the land described in Schedule 55 may be used for the erection and use thereon of a building for the sale and servicing of cars and farm implements, an open farmers' market and a public garage, and buildings and structures accessory to such uses provided the following requirements are met:

Minimum front yard	25 feet
Maximum total floor area of all buildings and structures	16,000 square feet
Minimum number of parking spaces	35

O. Reg. 414/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 55

That parcel of land situate in the Township of Chatham in the County of Kent, being composed of that part of Lot 1 in Concession III more particularly described as follows:

Premising that the bearings herein are referred to the northeasterly limit of King's Highway No. 40 as north 42° 40' 15" west as shown on a Plan deposited in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 600;

Beginning at a point in the northeasterly limit of the said King's Highway No. 40, as widened and shown on the said Plan 600, said point of intersection being distant northwesterly along the northeasterly limit of the said King's Highway, as widened, 2,389.6 feet from the southerly angle of the said Lot, said place of beginning being also the most northwesterly angle of the lands described in an Instrument registered in the said Land Registry Office as Number 220550;

Thence north 47° 30' east parallel with the limit between the northwest half and the southeast half of the said Lot a distance of 405 feet, more or less, to the centre line of the Martin Municipal Drain;

Thence northwesterly and westerly following the centre line of the said Drain to where the same is intersected by the said northeasterly limit of the said King's Highway No. 40, as widened;

Thence south 42° 40' 15" east along the said northeasterly limit of the said King's Highway, as widened, a distance of 239 feet to the place of beginning. O. Reg. 414/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 7th day of June, 1979.

THE HEALTH INSURANCE ACT, 1972

O. Reg. 415/79.

General.

Made—May 30th, 1979.

Filed—June 11th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- 1.—(1) Subsection 1 of section 48 of Ontario Regulation 323/72, as remade by section 1 of Ontario Regulation 407/76 and amended by subsection 1 of section 1 of Ontario Regulation 41/77 and subsection 1 of section 1 of Ontario Regulation 411/78, is further amended by striking out "and" at the end of clause *d* and by revoking clause *e* and substituting the following in lieu thereof:

(e) on or after the 1st day of April, 1978, but before the 1st day of April, 1979, \$6.15; and

(f) on or after the 1st day of April, 1979, \$6.50.

- (2) Subsection 2 of the said section 48, as remade by section 1 of Ontario Regulation 407/76 and amended by subsection 2 of section 1 of Ontario Regulation 41/77 and subsection 2 of section 1 of Ontario Regulation 411/78, is further amended by striking out "and" at the end of clause *d* and by revoking clause *e* and substituting the following in lieu thereof:

(e) on or after the 1st day of April, 1978, but before the 1st day of April, 1979, \$9.65; and

(f) on or after the 1st day of April, 1979, \$12.00

(2620)

26

THE HEALTH INSURANCE ACT, 1972

O. Reg. 416/79.

General.

Made—June 5th, 1979.

Filed—June 11th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

1. Item 34 of Part I of Schedule 9 to Ontario Regulation 323/72 is revoked and the following substituted therefor:

34. London The London Physical
Therapy Clinic

2. This Regulation comes into force on the 1st day of September, 1979.

(2621) 26

THE HEALTH INSURANCE ACT, 1972

O. Reg. 417/79.
General.
Made—June 5th, 1979.
Filed—June 11th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 323/72
MADE UNDER
THE HEALTH INSURANCE ACT, 1972

1. Item 14 of Schedule 7 to Ontario Regulation 323/72, as made by section 6 of Ontario Regulation 889/74, is revoked and the following substituted therefor:

14. Scarborough Van Del Manor

(2622) 26

THE PUBLIC HOSPITALS ACT

O. Reg. 418/79.
Special Grant.
Made—May 18th, 1979.
Approved—June 5th, 1979.
Filed—June 11th, 1979.

REGULATION MADE UNDER
THE PUBLIC HOSPITALS ACT

SPECIAL GRANT

1. The Minister may pay a special grant by way of provincial aid, on or before the 30th day of June, 1979, to the Lady Minto Hospital at Cochrane in an amount not to exceed \$500,000.00, to assist in the financing of the construction and equipment of a new hospital building. O. Reg. 418/79, s. 1.

2. The Minister may pay the grant set out in section 1 in instalments or in a lump sum. O. Reg. 418/79, s. 2.

3. The special grant set out in section 1 is supplementary to any capital grant made under Ontario Regulation 210/79. O. Reg. 418/79, s. 3.

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 18th day of May, 1979.

(2623) 26

THE TOBACCO TAX ACT

O. Reg. 419/79.
General.
Made—May 30th, 1979.
Filed—June 12th, 1979.

REGULATION TO AMEND
REGULATION 812 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE TOBACCO TAX ACT

1.—(1) Subsection 1 of section 20 of Ontario Regulation 812 of Revised Regulations of Ontario, 1970, as remade by section 9 of Ontario Regulation 862/75, is amended by striking out "a surety bond" in the second line and inserting in lieu thereof "security".

(2) Subsection 2 of the said section 20, as remade by section 9 of Ontario Regulation 862/75, is revoked and the following substituted therefor:

(2) Where a collector who has deposited security with the Minister under subsection 1 has failed to collect or remit tax in accordance with the Act, the Minister may, by giving written notice to the collector by registered mail or personal service, apply the security in whole or in part to the amount that should have been collected, remitted or paid by the collector under the Act. O. Reg. 419/79, s. 1 (2).

2. Paragraph 1 of section 25 of the said Regulation is revoked.

3. Subsection 5 of section 29 of the said Regulation, as remade by section 5 of Ontario Regulation 806/77, is revoked and the following substituted therefor:

(5) The Officer in the Ministry of Revenue holding the position of Manager, Tax Advisory Services, Gasoline Tax Branch, may exercise the powers and perform the duties of the Minister under subsection 1 of section 6 of the Act and under sections 20 and 28 of this Regulation. O. Reg. 419/79, s. 3.

4. This Regulation shall be deemed to have come into force on the 11th day of April, 1979.

(2624) 26

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 420/79.
Final Orders of Foreclosure.
Made—May 30th, 1979.
Filed—June 12th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 428/78
MADE UNDER
THE LAND TRANSFER TAX ACT, 1974

1. Ontario Regulation 428/78 is amended by striking out "any of subclauses i to iv" in the fifth line and inserting in lieu thereof "subclauses i and ii".
2. This Regulation shall be deemed to have come into force on the 11th day of April, 1979.

(2625)

26

THE MOTOR VEHICLE
FUEL TAX ACT

O. Reg. 421/79.

General.

Made—May 30th, 1979.

Filed—June 12th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 372/73
MADE UNDER
THE MOTOR VEHICLE FUEL TAX ACT

- 1.—(1) Subsection 1 of section 1a of Ontario Regulation 372/73, as made by section 1 of Ontario Regulation 721/77, is amended by striking out "and" at the end of clause c, by adding "and" at the end of clause d and by adding thereto the following clause:
 - (e) operators of railway equipment propelled on rails where such equipment is operated in connection with and as part of a public transportation system.
- (2) Clause a of subsection 3 of the said section 1a, as made by section 1 of Ontario Regulation 721/77, is amended by adding at the end thereof "or railway equipment referred to in clause e of subsection 1".
- 2.—(1) Subsection 1 of section 1b of the said Regulation, as made by section 1 of Ontario Regulation 721/77, is amended by adding thereto the following paragraph:
 8. Class VIII—Persons who receive or use fuel in Ontario to propel railway equipment on rails where such equipment is operated in connection with and as part of a public transportation system.
3. Clause b of section 4 of the said Regulation is revoked.

4. Section 5 of the said Regulation, as remade by section 2 of Ontario Regulation 215/76 and amended by section 2 of Ontario Regulation 721/77, is further amended by adding thereto the following subsection:
 - (7) The use of fuel to propel railway equipment on rails where such equipment is operated in connection with and as part of a public transportation system is prescribed to be excluded from the application of section 18 of the Act. O. Reg. 421/79, s. 4.

- 5.—(1) Clause f of subsection 1 of section 5b of the said Regulation, as remade by section 3 of Ontario Regulation 721/77, is revoked and the following substituted therefor:
 - (f) clauses a and b of subsection 1 of section 16 and subsection 2 of section 16.
- (2) Clause k of subsection 2 of the said section 5b, as remade by section 3 of Ontario Regulation 721/77, is revoked and the following substituted therefor:
 - (k) clauses a and b of subsection 1 of section 16 and subsection 2 of section 16.
- (3) Clause l of subsection 3 of the said section 5b, as remade by section 3 of Ontario Regulation 721/77, is amended by striking out "clause c of subsection 1" in the first line and inserting in lieu thereof "subsection 2".
- (4) Clause g of subsection 4 of the said section 5b, as remade by section 3 of Ontario Regulation 721/77, is amended by striking out "clause c of subsection 1" in the first line and inserting in lieu thereof "subsection 2".
- (5) Subsection 5 of the said section 5b, as remade by section 3 of Ontario Regulation 721/77, is revoked and the following substituted therefor:
 - (5) The officer in the Gasoline Tax Branch of the Ministry of Revenue holding the position of Manager, Tax Advisory Services may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act,
 - (a) subsection 4 of section 3;
 - (b) section 6;
 - (c) section 11; and
 - (d) subsections 2, 3 and 8 of section 18a. O. Reg. 421/79, s. 5 (5).
- (6) Clause c of subsection 6 of the said section 5b, as remade by section 3 of Ontario Regulation 721/77, is amended by striking out "clause c of subsection 1" in the first line and inserting in lieu thereof "subsection 2".

- (7) Clause *c* of subsection 7 of the said section 5*b*, as remade by section 3 of Ontario Regulation 721/77, is amended by striking out "clause *c* of subsection 1" in the first line and inserting in lieu thereof "subsection 2".
- (8) Clause *d* of subsection 8 of the said section 5*b*, as remade by section 3 of Ontario Regulation 721/77, is amended by striking out "clause *c* of subsection 1" in the first line and inserting in lieu thereof "subsection 2".
6. This Regulation shall be deemed to have come into force on the 11th day of April, 1979.

(2626)

26

THE PLANNING ACT

O. Reg. 422/79.

Order made under Section 29*a*
of The Planning Act.

Made—June 7th, 1979.

Filed—June 12th, 1979.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29*a* OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the Town of Newcastle in The Regional Municipality of Durham, formerly in the Town of Bowmanville in the County of Durham, more particularly described as follows:

1. That part of Lot 11 in Concession I of the former Township of Darlington which was part of the former Town of Bowmanville, being composed of that part of Lot 5 in Block 6 according to a Plan of the former Village of Bowmanville on file in the Land Registry Office for the Registry Division of Newcastle (No. 10) which Plan was made by John Grant, P.L.S., and was registered on the 20th day of April, 1852, which parcel fronts on Ontario Street in the said former Town of Bowmanville, more particularly described as follows:

Beginning at a point in the westerly side of Ontario Street at the southeast corner of the said Lot 5;

Thence south 47° west along the southerly boundary of the said Lot 5 a distance of 125 feet, 2 inches to the easterly limit of the lands heretofore sold to one Brimachombe;

Thence in a northerly direction parallel to the easterly boundary of the said Lot 5 a distance of 59 feet;

Thence north 47° east parallel to Argyle Street 125 feet, 2 inches to a point in the westerly boundary of Ontario Street and easterly boundary of the said Lot 5;

Thence in a southerly direction along the westerly boundary of Ontario Street and the easterly boundary of the said Lot 5 a distance of 59 feet to the place of beginning.

2. That part of Lot 11 in Concession I of the former Township of Darlington which was part of the former Town of Bowmanville, more particularly described as follows:

(i) The front or easterly 125 feet, 2 inches of the south 49.5 feet of Lot 4 in Block 6 fronting on the westerly side of Ontario Street in the said former Town of Bowmanville; and

(ii) The front or easterly 125 feet, 2 inches of the north 7 feet of Lot 5 in Block 6 fronting on the westerly side of Ontario Street in the said former Town of Bowmanville, more particularly described as follows:

Beginning at the southeast corner of the said Lot 4 on the westerly side of Ontario Street;

Thence northerly along Ontario Street 49.5 feet;

Thence westerly 125 feet, 2 inches parallel with Argyle Street;

Thence southerly 56.5 feet parallel with Ontario Street;

Thence easterly parallel to Argyle Street 125 feet, 2 inches to the westerly limit of Ontario Street;

Thence northerly 7 feet along Ontario Street to the place of beginning. O. Reg. 422/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 7th day of June, 1979.

(2637)

26

THE HIGHWAY TRAFFIC ACT

O. Reg. 423/79.

Construction Zones.

Made—June 11th, 1979.

Filed—June 12th, 1979.

REGULATION TO AMEND
REGULATION 411 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Schedule 47 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

116. That part of the King's Highway known as No. 17 in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the line between lots 12 and 13 in Concession 3 and lots 12 and 13 in Concession 4 in the Township of West Carleton and a point situate at its intersection with the line between the Township of West Carleton and the City of Kanata.

2. Schedule 48 to the said Regulation is amended by adding thereto the following paragraph:

13. That part of the King's Highway known as No. 21 in the Township of Huron in the County of Bruce lying between a point situate at its intersection with the King's Highway known as No. 86 and a point situate at its intersection with the southerly limit of the Town of Kincardine.

3. Schedule 54 to the said Regulation is amended by adding thereto the following paragraphs:

17. That part of the King's Highway known as No. 41 in the Township of Kaladar, Anglesea and Effingham in the County of Lennox and Addington lying between a point situate at its intersection with the King's Highway known as No. 7 and a point situate at its intersection with the line between lots 29 and 30 in Concession 8.

18. That part of the King's Highway known as No. 41 lying between a point situate 2 kilometres measured northerly from its intersection with the King's Highway known as No. 506 in the Township of Barrie in the County of Frontenac and a point situate at its intersection with the line between concessions 8 and 9 in the Township of Kaladar, Anglesea and Effingham in the County of Lennox and Addington.

4. Paragraph 17 of Schedule 58 to the said Regulation, as made by section 4 of Ontario Regulation 361/79, is revoked and the following substituted therefor:

17. That part of the King's Highway known as No. 60 in the County of Renfrew lying between a point

situate at its intersection with the line between lots 14 and 15 in Concession 1 in the Township of Horton and a point situate at its intersection with the line between lots 22 and 23 in Concession 2 in the Township of Admaston.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 11th day of June, 1979.

(2638)

26

THE OPERATING ENGINEERS ACT

O. Reg. 424/79.

General.

Made—June 5th, 1979.

Filed—June 12th, 1979.

REGULATION TO AMEND
REGULATION 649 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE OPERATING ENGINEERS ACT

1. Clause *e* of section 18 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(*e*) shall supervise and be responsible for the repair and maintenance of the plant where the plant is a boiler or compressor plant; and

(*f*) shall, subject to section 24, supervise or perform operational and maintenance work on the premises on which the plant is situated. R.R.O. 1970, Reg. 649, s. 18; O. Reg. 424/79, s. 1.

2. Clause *a*, and clause *e* as remade by section 1 of Ontario Regulation 502/71, of section 19 of the said Regulation are revoked and the following substituted therefor:

(*a*) under the direction and supervision of the chief operating engineer or chief operator, as the case may be,

(i) be responsible for the safe operation of the plant,

(ii) supervise other employees on his shift who are under his control,

(iii) subject to section 24, perform maintenance and operational work on the premises on which the plant is situated;

3. Subsection 1 as remade by section 2 of Ontario Regulation 502/71, subsection 2 as remade by

section 2 of Ontario Regulation 502/71 and amended by section 2 of Ontario Regulation 993/75, and subsection 3 as remade by section 2 of Ontario Regulation 502/71, of section 24 of the said Regulation are revoked and the following substituted therefor:

(1) Where a guarded plant complies with the requirements of section 25 and the protective devices are functioning properly, the operating engineer or operator in charge of a guarded plant mentioned in subsection 2 may be absent from the plant to perform maintenance work on the premises in which the plant is located with the permission of,

- (a) the chief operating engineer or chief operator, as the case may be; or
- (b) the plant user, where the guarded plant has one operating engineer or operator in charge.

(2) Where the user of a guarded plant complies with requirements of section 25 and the protective devices are functioning properly, the user shall,

- (a) have one stationary engineer, compressor operator or refrigeration operator, as the case may be, in charge of,
 - (i) a guarded low-pressure stationary plant having a Therm-hour rating of 100 or less,
 - (ii) a guarded stationary power plant having a Therm-hour rating of 34 or less,
 - (iii) a guarded steam-powered plant having a Therm-hour rating of 10.176 or less,
 - (iv) a guarded plant comprised of one or more commercial water tube boilers, where each boiler contains steam at a pressure of fifteen pounds per square inch or less or water at a temperature of 250 degrees F. or less, and the total Therm-hour rating of the boilers is 400 or less,
 - (v) a guarded plant comprised of one or more commercial water tube boilers, where each boiler contains steam at a pressure of more than fifteen pounds per square inch of water at a temperature of more than 250 degrees F. and the total Therm-hour rating of the boilers is 134 or less,
 - (vi) a guarded compressor plant having a Therm-hour rating of 10.176 or less, or,

- (vii) a guarded refrigeration plant having a Therm-hour rating of 5.088,

whether the guarded plant operates twenty-four hours a day or less;

- (b) have one stationary engineer (fourth class) in charge, and a stationary engineer on each succeeding shift of,

- (i) a guarded low pressure stationary plant having a Therm-hour rating of more than 100 and up to and including 134, or

- (ii) a guarded stationary power plant having a Therm-hour rating of more than 34 and up to and including 50;

- (c) have a stationary engineer (third class), compressor operator or refrigeration operator in charge and a stationary engineer, compressor operator or refrigeration operator, as the case may be, on each succeeding shift of,

- (i) a guarded low-pressure stationary plant having a Therm-hour rating of more than 134 and up to and including 400,

- (ii) a guarded stationary power plant having a Therm-hour rating of more than 50 and up to and including 134,

- (iii) a guarded compressor plant having a Therm-hour rating of more than 10.176 and up to and including 20.352,

- (iv) a guarded refrigeration plant having a Therm-hour rating of more than 5.088 and up to and including 20.352, or

- (v) a guarded steam powered plant having a Therm-hour rating of more than 10.176 up to and including 20.352; and

- (d) unless otherwise authorized by the chief officer, have one stationary engineer (third class) in charge of a thermal liquid boiler during such times as the boiler is in operation, whether the boiler operates twenty-four hours a day or less. O. Reg. 424/79, s. 3.

4. The Schedule to the said Regulation, as amended by section 4 of Ontario Regulation 299/72, section 9 of Ontario Regulation 297/73 and section 10 of Ontario Regulation 470/75, is revoked and the following substituted therefor:

Schedule

PRESCRIBED FEES

Item No.	Subject	Fee \$
REGISTRATION OF PLANTS		
1.	On the issue of a certificate of registration of a plant	25
2.	On the issue of a certificate of registration of a plant in accordance with a change in classification	25
3.	On the issue of a certificate of registration to a new user of a plant	25
4.	On the issue of a certificate of registration of a guarded plant or a dual control boiler	60
5.	On the issue of a certificate of registration to a new user of a guarded plant or a dual control boiler	30
6.	On the issue of a duplicate of a certificate of registration	20
7.	For sealing a boiler or a compressor affecting change in classification ..	50
8.	For re-sealing a boiler or compressor, as necessary	50
PROVISIONAL CERTIFICATES OF QUALIFICATION		
9.	For a provisional certificate of qualification as a stationary engineer (fourth, third or second class)	25
CERTIFICATES OF QUALIFICATION		
10.	On the issue of a certificate of qualification to an operating engineer or operator	5
11.	For registering the initial period that the certificate of qualification is to remain in force, 75 cents for each month or part thereof but in no case shall the fee exceed \$7.50 for any period not exceeding twelve months or \$15 for a period exceeding twelve months but not exceeding twenty-four months	
12.	On the reclassification of a certificate of qualification	7
13.	On the renewal of a certificate of qualification (two years)	15

Item No.	Subject	Fee \$
14.	On the issue of a duplicate certificate of qualification, a wallet certificate, a validating seal, or the re-issue of a certificate of qualification in the case of a legal change of name	10
15.	On the reinstatement of a certificate of qualification, (a) where less than twelve months has elapsed since the date of its expiry	10
	(b) where more than twelve months has elapsed since the date of its expiry, \$10 plus \$5 for each subsequent year the certificate was not renewed, up to a maximum of five years	
EXAMINATIONS AND RE-EXAMINATIONS		
16.	On examination by the Board for a certificate of qualification as a, (a) hoisting engineer (any class) ...	10
	(b) hoist operator (any class)	10
	(c) refrigeration operator (any class)	10
	(d) compressor operator	10
17.	On re-examination by the Board for a certificate of qualification as a, (a) hoisting engineer (any class) ...	8
	(b) hoist operator (any class)	8
	(c) refrigeration operator	8
	(d) compressor operator	8
TRAINING PROFILE		
18.	On registering in a course comprising the training profile required to be completed for a class of certificate as a stationary engineer (fourth, third, second or first class)	5
19.	On trying an examination in each module that is part of the training profile required to be completed for a certificate of qualification as a stationary engineer (fourth, third, second or first class)	3

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 425/79.
 Crop Insurance Plan for Hay
 and Pasture.
 Made—May 17th, 1979.
 Approved—June 5th, 1979.
 Filed—June 12th, 1979.

REGULATION TO AMEND
 ONTARIO REGULATION 600/77
 MADE UNDER
 THE CROP INSURANCE ACT (ONTARIO)

1. Section 11 of the Schedule to Ontario Regulation 600/77, as amended by section 1 of Ontario Regulation 180/78, is revoked and the following substituted therefor:

11.—(1) Subject to subsections 2 and 3, the total premium payable in the crop year shall be 6 per cent of the coverage selected for each acre of the insured crop.

(2) The premium mentioned in subsection 1 shall be reduced at the rate of 5 per cent for each year of continuous participation by the insured person in the plan following the first year, to a maximum of 20 per cent.

(3) Notwithstanding subsections 1 and 2, the minimum premium payable by an insured person in each crop year is \$15.

(4) The premium prescribed by subsections 1, 2 and 3 includes payments in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada).

2. Form 2 to the said Regulation is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

APPLICATION

HAY AND PASTURE PLAN

..... surname given names
 address city postal code telephone no.

County (Home Farm)	Township (Home Farm)	Lot Number	Concession Number	

(The applicant must be either an owner-operator or a tenant-operator. An Operator is one who controls or directs the operation of the farm.)

The above applicant hereby applies for crop insurance for Hay and Pasture under *The Crop Insurance Act (Ontario)* and the regulations and in support of the application the following facts are stated:

1. Maximum Eligible Coverage—This Application

(a) Category No. 1 Acreage _____ @ \$ _____ = \$ _____
 acres per acre

(b) Category No. 2 Acreage _____ @ _____ = \$ _____
 acres per acre

Totals _____ maximum eligible coverage \$ _____

2. Coverage and Premium

(a) Coverage applied for \$ _____

(b) Premium Calculation

$$\begin{array}{r}
 \$ \frac{\quad}{\quad} \times \$ \frac{\quad}{\quad} = \$ \frac{\quad}{\quad} \\
 \text{coverage} \quad \quad \quad \text{rate per} \quad \quad \quad \text{premium} \\
 \text{applied} \quad \quad \quad \text{\$100} \quad \quad \quad \text{due} \\
 \text{for in} \quad \quad \quad \text{coverage} \\
 \text{hundreds (\$)}
 \end{array}$$

Your payment of this premium must accompany this application.

Insured
signature

I acknowledge receipt of the above premium

.....
agent's signature

.....
place date

This application is subject to approval by The Crop Insurance Commission of Ontario.

O. Reg. 425/79, s. 2

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 17th day of May, 1979.

(2640)

26

THE PLANNING ACT

O. Reg. 426/79.

Restricted Areas—Part of the

District of Sudbury.

Made—June 11th, 1979.

Filed—June 13th, 1979.

REGULATION TO AMEND
ONTARIO REGULATION 568/72
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 568/72 is amended by adding thereto the following section:

22. Notwithstanding any other provision of this Order, the land described in Schedule 16 may be used for the erection and use thereon of a mobile home and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard 10 metres

Minimum side yards 3 metres on one side and 1.2 metres on the other side

Minimum rear yard 15 metres

Minimum total floor area of mobile home 54 square metres

Maximum percentage of lot to be occupied by mobile home 15 per cent

Maximum height of mobile home one storey

O. Reg. 426/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 16

That parcel of land situate in the geographic Township of Bigwood in the Territorial District of

Sudbury, being composed of that part of Lot 3 in Concession VI designated as Part 4 on a Plan recorded in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number SR-1017. O. Reg. 426/79, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 11th day of June, 1979.

(2656)

26

THE LIQUOR LICENCE ACT, 1975

O. Reg. 427/79.

General.

Made—June 7th, 1979.

Filed—June 14th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 1008/75 MADE UNDER THE LIQUOR LICENCE ACT, 1975

1. Ontario Regulation 1008/75 is amended by adding thereto the following section:

49f.—(1) Notwithstanding subsections 1, 2 and 3 of section 6, liquor of the type authorized by a licence may be sold and served in licensed premises on the 1st day of July, 1979 between the hours of 12:00 noon and 1:00 a.m. of the following day.

(2) Notwithstanding section 34, liquor of the type authorized by a special occasion permit may be sold and served on the 1st day of July, 1979 between the hours of 12:00 noon and 1:00 a.m. of the following day. O. Reg. 427/79, s. 1.

(2657)

26

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 428/79.

County of Halton

(now The Regional Municipality
of Halton), City of Burlington.

Made—May 30th, 1979.

Filed—June 14th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Section 63 of Ontario Regulation 482/73, as made by section 1 of Ontario Regulation 817/77,

is revoked and the following substituted therefor:

63. Notwithstanding any other provision of this Order, the land described in Schedule 51 may be used for,

- (a) the continued use thereon of two single-family dwellings;
- (b) the continued use thereon of a garage for storage and as a workshop; and
- (c) the carrying on of a paving business and the storage of related materials and equipment,

provided the following requirements are met:

Minimum distance of all
buildings and structures,
as well as all materials
and equipment used in
conjunction with the
paving business, from
the centre line of Plains
Road West 100 feet

Minimum rear yard for
all buildings, structures,
material and equipment 25 feet

Maximum height of all
buildings and structures 25 feet

O. Reg. 428/79, s. 1.

F. MILLER
*Treasurer of Ontario and
Minister of Economics*

Dated at Toronto, this 30th day of May, 1979.

(2658)

26

THE PLANNING ACT

O. Reg. 429/79.

Restricted Areas—Part of the
District of Algoma.

Made—June 7th, 1979.

Filed—June 14th, 1979.

REGULATION TO AMEND ONTARIO REGULATION 997/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 997/74 is amended by adding thereto the following section:

12.—(1) In this section, "mobile home site" means an area of land within a mobile home park that is intended to be occupied by one mobile home.

(2) Notwithstanding section 4, the lands described in Schedule 6 may be used for the continued use thereon of mobile homes and buildings and structures accessory thereto provided the following requirements are met:

Maximum number of mobile home sites	133
Minimum frontage of each mobile home site	15 metres
Minimum area of each mobile home site	460 square metres

All mobile home sites must front on a private road.

Not more than one mobile home may be erected or used on a mobile home site.

O. Reg. 429/79, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 6

Those parcels of land situate in the geographic Township of Aweres in the Territorial District of Algoma, being composed of those parts of Section 18 of the said Township more particularly described as follows:

Premising that the bearings used herein are astronomical and are referred to the northerly limit of the southeast quarter of the said Section 18 as being north 87° 51' 30" and relating all bearings herein thereto;

1. All of the southwest quarter of the said Section 18 of the said Township containing 160 acres.
2. All of the southeast quarter of the said Section 18 of the said Township containing 159.24 acres, more or less, excepting that portion expropriated by the Ministry of Transportation and Communications and more particularly described in an Instrument registered in the Land Registry Office for the Registry Division of Algoma (No. 1) as Number T-16506 as all that portion of the southeast quarter of the said Section 18 of the said Township being a strip of land 150 feet in

perpendicular width, having an area of 0.750 acre, more or less, shown marked red on a Plan of Survey P-243813, attached to Instrument T-16506, and more particularly described as follows:

Premising that all bearings herein are astronomic and are referred to the meridian through the centre of the said Township in longitude 84° 17' west;

Beginning at the intersection of the easterly limit of the southeast quarter of the said Section 18 with the easterly limit of the said 150-foot strip of land and which said point of intersection is distant 39.74 feet, more or less, measured south 0° 29' east along the easterly limit of the southeast quarter of the said Section 18 from the northeasterly corner of the southeast quarter of the said Section 18 marked by an iron bar;

Thence south 0° 29' east along the easterly limit of the southeast quarter of the said Section 18 a distance of 303.72 feet, more or less, to the westerly limit of the said 150-foot strip of land;

Thence northerly along the said westerly limit of a curve right of 2,939.79 feet radius a distance of 384.55 feet, more or less, to the northerly limit of the southeast quarter of the said Section 18;

Thence north 87° 51' 30" east along the northerly limit 163.82 feet, more or less, to a point in the easterly limit of the said 150-foot strip of land distant 19.37 feet, more or less, measured south 87° 51' 30" west along the northerly limit from the northeasterly corner of the southeast quarter of the said Section 18;

Thence southerly along the said curve line on a curve left of 2,789.79 feet radius a distance of 43.43 feet, more or less, to the place of beginning. O. Reg. 429/79, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 7th day of June, 1979.

(2659)

26

THE COMMODITY FUTURES
ACT, 1978

O. Reg. 430/79.

General.

Made—June 13th, 1979.

Filed—June 15th, 1979.

REGULATION MADE UNDER
THE COMMODITY FUTURES ACT, 1978

GENERAL

INTERPRETATION

1.—(1) Subject to subsection 2, the words and terms used herein that are defined in section 1 of the Act are used in this Regulation as therein defined unless otherwise defined in this Regulation or the context otherwise requires.

(2) The words and terms used herein that are defined in any Part of the Act are used as therein defined in the sections of this Regulation that relate to the subject-matter of that Part unless otherwise defined in this Regulation or the context otherwise requires. O. Reg. 430/79, s. 1.

DESIGNATION OF COMMODITIES

2. The following are designated as commodities under paragraph 5 of section 65 of the Act:

1. Government National Mortgage Association Certificates guaranteed by the Government National Mortgage Association of the United States of America.
2. Treasury bills, bonds and other evidences of indebtedness of the Government of the United States of America.
3. Commercial paper of companies incorporated in the United States of America rated A-1 by Standard and Poor's Corporation and P-1 by Moody's Investor Service Inc. O. Reg. 430/79, s. 2.

EXECUTION AND CERTIFICATES
OF DOCUMENTS

3.—(1) Except where otherwise provided in the Act or this Regulation, every document required or permitted to be filed with the Commission by an individual that is required to be signed or certified shall be manually signed and shall include below the signature the name of the individual in typewritten or printed form.

(2) Subject to subsection 3, every document required or permitted to be filed with the Commission by a person, other than an individual, or company that is required to be signed or certified shall be manually signed by an officer or director of the person or company and shall include below the signature the name of the officer or director in typewritten or printed form.

(3) Where a partner signs or certifies a document required or permitted to be filed with the Commission

on behalf of a professional partnership, the partner is not required to sign his name but if an individual other than a partner signs or certifies, the individual shall sign his name manually and the document shall include below the signature the name of the individual in typewritten or printed form.

(4) Where a document required or permitted to be filed with the Commission by an individual has been executed by an attorney or agent of the individual, a duly completed power of attorney or document of authority authorizing the signing of the document shall be filed with the document unless the Director permits the filing of the document without the power of attorney or document of authority. O. Reg. 430/79, s. 3.

FEEES

4.—(1) Every application for registration or renewal of registration as a dealer shall be accompanied by a fee of \$250.

(2) Every application by an individual for registration or renewal of registration as a salesman or as a partner or an officer of a registered dealer or as a partner or an officer of a registered adviser shall be accompanied by a fee of \$75 but there shall be no fee for any amendment to such registration.

(3) Every application by a person, other than an individual, or company for registration as a partner of a registered dealer or as a partner of a registered adviser shall be accompanied by a fee of \$125.

(4) Every application by an individual for registration or renewal of registration as an adviser shall be accompanied by a fee of \$250.

(5) Every application by a person, other than an individual, or company for registration or renewal of registration as an adviser shall be accompanied by a fee of \$500.

(6) Every application for reinstatement of registration as a salesman of a registered dealer shall be accompanied by a fee of \$25.

(7) Every application by a person or company for registration or renewal of registration as a dealer or adviser shall be accompanied by an additional fee of \$100 for each branch office of the person or company carrying on business in Ontario at the date of the application.

(8) Every application for amendment of registration as a dealer or adviser shall be accompanied by a fee of \$50, except that where the amendment is to record the transfer of securities evidencing beneficial ownership of the applicant to, or the addition as an officer, director or partner of the applicant of, a person or company registered prior to and at the date of the application, no fee is required.

(9) The fees for an examination by a person appointed under section 14 of the Act of the financial affairs of a registrant or a clearing house of a commodity futures exchange in Ontario may be up to \$250 per day per person.

(10) Every notice to the Commission under section 4 of the Act shall be accompanied by a fee of \$10.

(11) Every application to the Commission under section 34 of the Act shall be accompanied by a fee of \$150.

(12) Every application to the Director under section 36 of the Act shall be accompanied by a fee of \$100.

(13) Every application to the Commission under section 38 of the Act shall be accompanied by a fee of \$50.

(14) Every application to the Commission under section 38 of the Act shall be accompanied by a fee of \$25 for each supplementary application it includes.

(15) Every application to the Commission under any section of the Act or this Regulation not otherwise provided for in this section shall be accompanied by a fee of \$100.

(16) Where a statement referred to in section 62 of the Act is certified for a person or company by the Commission or a member of the Commission or the Director, the fee is \$10 plus 50 cents per page photocopied where the statement includes photocopies of documents required to be made available for public inspection in the offices of the Commission.

(17) Where a decision, document, record or thing referred to in section 5 of the Act is certified for a person or company the fee is \$10 plus 50 cents per page photocopies for the purpose of the certificate.

(18) The fee for examining material required to be made available for public inspection in the offices of the Commission is \$2 per search.

(19) The fee for photocopying is 50¢ per page photocopied where the Commission makes the photocopy on behalf of a person or company and is 25¢ per page where the person or company makes the photocopy.

(20) Every document filed under the Act or this Regulation, other than a document referred to in this section or section 20, 35 or 47 of the Act shall be accompanied by a fee of \$10. O. Reg. 430/79, s. 4.

PART I

INVESTIGATIONS

5. The following practices and procedures apply to investigations conducted under the Act:

1. Every summons issued by a person under subsection 4 of section 7 or section 9 of the Act shall be served personally on the individual summoned who shall be paid the like fees and allowances for his attendance before the person as are paid for the attendance of a witness summoned to attend before the Supreme Court.
2. Every summons to a witness to appear before a person appointed to make an investigation under section 7 or 9 of the Act shall be in Form 1.

3. The service of a summons on a witness, the payment or tender of fees and allowances to the witness and the service of a notice on a witness may be proved by an affidavit in Form 2. O. Reg. 430/79, s. 5.

PART II

CONDITIONS OF RECOGNITION OF SELF REGULATORY BODIES

6. No association or organization shall be eligible for recognition as a self regulatory body under section 15 of the Act unless it has passed by-laws or regulations that impose requirements and conditions, applicable to its members who are dealers or advisers, that are deemed by the Commission to be substantially equivalent to the applicable requirements and conditions of registration set out in Part III. O. Reg. 430/79, s. 6.

PART III

REGISTRATION

INTERPRETATION

7.—(1) In this Part,

- (a) "active assets" means money and the market value of assets readily convertible into money;
- (b) "adjusted liabilities" means total liabilities minus, without duplication, the sum of,
 - (i) cash,
 - (ii) debit balances with deposit institutions,
 - (iii) the cash surrender value of life insurance where the registrant is the beneficiary,
 - (iv) the market value of securities that the registrant owns and that have a margin rate of 5 per cent or less,
 - (v) interest accrued to the registrant with respect to the securities referred to in subclause iv, and
 - (vi) the market value of securities that have a margin rate of 5 per cent or less,
 - a. included in non-segregated accounts of customers, partners, shareholders or dealers, or
 - b. held as collateral for secured loans receivable,
 not exceeding the debit balance of the account or the secured loan receivable;
- (c) "anniversary date" means the day and month on which the current registration or renewal of registration was granted, but where any doubt exists, such date shall be determined by the Director;

- (d) "associate", where used to indicate a relationship with any person or company means,
- (i) any company of which such person or company beneficially owns, directly or indirectly, voting securities carrying more than 10 per cent of the voting rights attached to all voting securities of the company for the time being outstanding,
 - (ii) any partner of that person or company,
 - (iii) any trust or estate in which such person or company has a substantial beneficial interest or as to which such person or company serves as trustee or in a similar capacity, and
 - (iv) any relative of such person, including his spouse, or of his spouse, who has the same home as such person;
- (e) "Canadian Commodity Futures Examination" means an examination relating to the Canadian Commodity futures industry that has been prepared and is administered by the Canadian Securities Institute and is so designated by that Institute;
- (f) "Commodity Supervisors' Examination" means an examination relating to the supervision of a dealer's business that has been prepared by and is administered by the Canadian Securities Institute and is so designated by that Institute;
- (g) "deposit institution" means,
- (i) a bank to which the *Bank Act* (Canada) applies,
 - (ii) a loan corporation or trust company registered under *The Loan and Trust Corporations Act*,
 - (iii) a credit union or credit union league incorporated under the provisions of *The Credit Unions and Caisses Populaires Act, 1976*, and
 - (iv) a member commercial bank of the Federal Reserve System of the United States of America;
- (h) "director", where used in relation to a person includes a person acting in a capacity similar to that of a director of a company;
- (i) "financial institution" means,
- (i) the Government of Canada, the government of any province or territory of Canada, any municipal corporation, crown corporation or public board or commission in Canada,
 - (ii) the Bank of Canada, a bank to which the *Bank Act* (Canada) applies, any Quebec savings bank, and the pension funds of such banks,
 - (iii) a trust company or insurance company if the company is licensed to do business in Canada and has a minimum paid up capital and surplus of \$5,000,000, and the pension funds of such companies,
 - (iv) a credit union or credit union league with a minimum paid up capital and surplus of \$5,000,000,
 - (v) a mutual fund with net assets of \$5,000,000, and
 - (vi) a company, other than a dealer, and the trustee pension plans of such companies, having a minimum net worth of \$25,000,000 on the last audited balance sheet, where the balance sheet is available for inspection by the Commission;
- (j) "liquid capital" means the amount by which active assets exceed the sum of total liabilities, but liquid capital may be increased by adding,
- (i) the loan value of any securities delivered pursuant to a subordinated loan agreement in the form prescribed by the Commission that are not included in the accounts, and
 - (ii) non-current liabilities fully secured by mortgages on real estate owned by the registrant;
- (k) "loan value" means the market value of such securities less the applicable margin requirements;
- (l) "margin", "margin rate" and "margin requirements", where used with respect to,
- (i) contracts, means the minimum dollar amount per contract prescribed under the rules and regulations of the commodity futures exchange on which the contract was entered into or by the Commission that must be deposited with a member of the commodity futures exchange for the purpose of ensuring performance of obligations under the contract and includes "original margin" or "initial margin", being the amount that must be deposited on entering the contract, and "variation call", being the amount that must be deposited by a party to the contract to restore margin on deposit to original margin or initial margin when the

margin on deposit falls to or under a prescribed level because of adverse movement in the price of the commodity,

- (ii) cash commodities means, except with respect to securities and the currencies of Canada or the United States of America, where the owner of the commodity is a party to a contract representing a short hedge for a like quantity of the commodity, 5 per cent of market value, and, where the owner of the commodity is not a party to such a contract, 20 per cent of market value, and
 - (iii) securities, means the provisions in that regard prescribed by the by-laws of The Toronto Stock Exchange;
- (m) "margin deficiency", where used with respect to firm trading accounts and clients' accounts, means the amount by which deposits are, at any time, below,
- (i) the minimum margin prescribed under the rules or regulations of the commodity futures exchange upon which a contract was entered into or by the Commission, or
 - (ii) the amount required under subsection 3 of section 30;
- (n) "market value", where used with respect to,
- (i) a commodity futures contract, means the settlement price on the relevant date or last trading day prior to the relevant date,
 - (ii) a security, means
 - a. where a security is listed and posted for trading on a stock exchange,
 1. the bid price, or
 2. if the security is sold short, the ask price,
- as shown on the exchange quotation sheets as of the close of business on the relevant date or last trading day prior to the relevant date, as the case may be, subject to an appropriate adjustment where an unusually large or unusually small quantity of securities is being valued, and

b. where a security is not listed and posted for trading on a stock exchange, a value determined in accordance with subsection 3;

- (o) "minimum free capital" means the applicable amount determined in accordance with section 14;
- (p) "National Commodity Futures Examination" means an examination relating to the commodity futures industry that has been prepared by the Chicago Board of Trade and is administered in the United States of America by the National Association of Securities Dealers, Inc. and is administered in Canada by the Canadian Securities Institute;
- (q) "net free capital" means liquid capital after deducting,
 - (i) the amount required to provide full margin for,
 - a. cash commodities, other than securities, owned by the registrant,
 - b. securities owned by the registrant and securities sold short by the registrant,
 - c. firm trading accounts, and
 - (ii) the amount sufficient to provide for any margin deficiencies on,
 - a. secured loans receivable,
 - b. customers' accounts,
 - c. partners' or shareholders' accounts, other than trading,
 - d. secured loans payable by the registrant if the collateral is held by other than the registrant or a financial institution, and
 - e. any other liquid capital items;
- (r) "omnibus account" means an account carried by a dealer for another dealer in which the transactions of two or more persons or companies are combined and effected in the name of the second mentioned dealer without disclosure of the identity of such persons or companies;
- (s) "total liabilities" means all liabilities including
 - (i) adequate provision for income taxes, and

- (ii) other accruals,

but excluding,

- (iii) debts, the payment of which is postponed in favour of other creditors of the registrant pursuant to a subordination agreement in form approved by the Commission, and

- (iv) deferred income taxes relating to non-active assets;

- (t) "working capital" means the excess of current assets over current liabilities determined in accordance with generally accepted accounting principles.

(2) For the purposes of this Regulation, where a recommendation has been made in the Handbook of the Canadian Institute of Chartered Accountants which is applicable in the circumstances, the terms "generally accepted accounting principles", "auditor's report" and "generally accepted auditing standards" mean the principles, report and standards, respectively, recommended in the Handbook.

(3) The market value of a security not listed and posted for trading on a stock exchange shall be determined as follows:

1. Subject to paragraphs 2, 3 and 4, the registrant shall assign a reasonable value on the basis of values shown on published market reports or interdealer quotation sheets on the relevant date or last trading day prior to the relevant date.
2. The registrant may vary a value from that shown on published market reports or interdealer quotation sheets where, in light of all the circumstances, a more reasonable value would be obtained.
3. The Commission may require that a different value from that determined under paragraph 1 or 2 be assigned, where in light of all the circumstances, a more reasonable value would be obtained.
4. Where no published market report or interdealer quotation sheet exists with respect to the security, the security shall be assigned a market value of zero unless the Commission agrees otherwise.

(4) A company shall be deemed to be an affiliate of another company if one of them is the subsidiary of the other or if both are subsidiaries of the same company or if each of them is controlled by the same person or company.

(5) A company shall be deemed to be controlled by another person or company or by two or more companies if,

- (a) voting securities of the first-mentioned company carrying more than 50 per cent of the votes for the election of directors are held, otherwise than by way of security only, by or for the benefit of the other person or company or by or for the benefit of the other companies; and

- (b) the votes carried by such securities are entitled, if exercised, to elect a majority of the board of directors of the first-mentioned company.

- (6) A company shall be deemed to be a subsidiary of another company if,

- (a) it is controlled by,

- (i) that other, or

- (ii) that other and one or more companies each of which is controlled by that other, or

- (iii) two or more companies each of which is controlled by that other; or

- (b) it is a subsidiary of a company that is that other's subsidiary. O. Reg. 430/79, s. 7.

CATEGORIES OF REGISTRATION

8.—(1) Every registrant who is a dealer shall elect to be classified into one of the following categories:

1. Futures commission merchant.
2. Introducing broker but only a person or company resident in Ontario and not a registrant or an associate of a registrant under *The Securities Act* may elect to be classified in this category.
3. Non-resident carrying broker but only a person or company not resident in Ontario, who is registered under the *Commodity Exchange Act* (U.S.), as a futures commission merchant with the Commodity Futures Trading Commission and who is a clearing member of an exchange recognized by the Commission under section 34 of the Act may elect to be classified in this category.

(2) Every registrant who is an adviser shall elect to be classified into one or more of the following categories:

1. Commodity trading adviser, but only a person or company that holds himself or itself out as engaging in the business of advising others either directly or through publications or writings as to trading in contracts but that does not purport to design such advice to accord with the financial objectives of specific customers, or intends so to act, may elect to be classified in this category.

2. Commodity trading counsel, but only a person or company that engages in or holds himself or itself out as engaging in the business of advising others as to trading in specific contracts or that is primarily engaged in giving continuous advice as to trading in contracts on the basis of the particular objectives of each customer, or intends so to act, may elect to be classified in this category.
3. Commodity trading manager, but only a person or company that has elected to be classified as a commodity trading counsel and that engages in or holds himself or itself out as engaging in the business of managing trading in contracts for customers through discretionary authority granted by one or more customers, or intends so to act, may elect to be classified in this category. O. Reg. 430/79, s. 8.

CONDITIONS OF REGISTRATION—GENERAL

9.—(1) No registration or renewal of registration shall be granted unless the applicant has complied with the applicable requirements of this Part at the time of the granting of the registration or renewal of registration.

(2) Each registrant shall comply with the applicable requirements of this Part and the failure to do so shall be considered by the Commission in any proceedings under section 24 of the Act.

(3) No registrant or partner, officer or associate of a registrant shall have a direct or indirect interest in any other registrant without the approval of the Director. O. Reg. 430/79, s. 9.

NON-RESIDENT CARRYING BROKERS CONDITIONS OF REGISTRATION

10.—(1) Every non-resident carrying broker shall appoint an agent for service in Ontario, acceptable to the Director, and shall not change such agent without the prior consent of the Director.

(2) Every non-resident carrying broker shall submit to, and have approved by, the Director the document appointing the agent referred to in subsection 1 and any amendments at any time proposed therein.

(3) Every non-resident carrying broker shall, subject to section 32 of the Act, trade only in contracts for the customers of an introducing broker.

(4) Every non-resident carrying broker that trades in contracts for a customer of an introducing broker shall send, in its firm name, to the customer of the introducing broker confirmations, statements of purchase and sale and monthly statements relating to such trades.

(5) Every non-resident carrying broker that trades in contracts for a customer of an introducing broker shall forward all funds accruing to the customer as the result of the trades exclusively to the customer or to a person or company designated in writing by the customer but in no event to the introducing broker or any associate of the introducing broker.

(6) Subject to subsection 7, every non-resident carrying broker shall enter into a written guarantee, on terms acceptable to the Director, with each customer of an introducing broker for whom it trades in contracts or with a trust company registered under *The Loan and Trust Corporations Act* under which it agrees to pay to any customer of the introducing broker all sums which the introducing broker becomes legally obliged to pay to the customer as damages if such legal liability arises out of the introducing broker's performance of services for the customer in the introducing broker's capacity as a dealer.

(7) Where the Commission is satisfied it would not be prejudicial to the public interest, it may exempt, subject to such terms and conditions as it may impose, a non-resident carrying broker from the requirements of subsection 6.

(8) Subject to subsection 9 and unless the Director is otherwise satisfied as to their availability within a reasonable time to any person lawfully entitled to examine them, every registered non-resident carrying broker shall maintain in Ontario such records as are necessary to record properly its business transactions and financial affairs in Ontario.

(9) A registered non-resident carrying broker may keep the records referred to in subsection 8 by means of mechanical, electronic or other devices where the registrant,

(a) takes adequate precautions, appropriate to the means used, to guard against the risk of falsification of the information recorded; and

(b) provides a means for making the information available in an accurate and intelligible form within a reasonable time to any person lawfully entitled to examine the records.

(10) An applicant for registration as a non-resident carrying broker shall complete and execute Form 6.

(11) Section 38 and subsection 1 of section 39 apply with necessary modifications to the renewal of the registration of a non-resident carrying broker and subsections 1 and 2 of section 41 apply with necessary modifications to the amendment of such registration.

(12) Unless an express reference requires it, no other section of this Regulation, other than sections 7, 8, and 9, applies to non-resident carrying brokers. O. Reg. 430/79, s. 10.

FUTURES COMMISSION MERCHANTS
AND INTRODUCING BROKERS

*Conditions of Registration—
Minimum Personnel*

11.—(1) Subject to subsection 2, every futures commission merchant and introducing broker shall have available to serve customers not less than,

- (a) two individuals,
 - (i) each of whom is registered as a partner or officer of the dealer or as a salesman, or
 - (ii) one of whom is registered as a partner or officer of the dealer or as a salesman and one of whom is the individual responsible for discharging the obligations of a person or company registered as a partner of the dealer; and
- (b) either of,
 - (i) a third individual as is referred to in clause a, or
 - (ii) an employee of the dealer authorized by an individual referred to in clause a to accept customers' unsolicited instructions in his absence and designated by the Director under subsection 3 of section 22 of the Act as non-trading,

but the dealer need only make available two of such individuals at any time in normal circumstances and during usual business hours.

(2) The Director may exempt, subject to such terms and conditions as he may impose, a futures commission merchant or an introducing broker from the requirement of subsection 1 where he is satisfied that adequate service will be available to the customers of the dealer notwithstanding that fewer individuals than are required under subsection 1 are available to serve customers. O. Reg. 430/79, s. 11.

FUTURES COMMISSION MERCHANTS

*Conditions of Registration—
Trading for Customers of
Introducing Broker*

12.—(1) Every registered futures commission merchant that trades in contracts for a customer of an introducing broker and receives the money, securities or property to guarantee such trades or contracts shall send, in its firm name, to the customer of the introducing broker confirmations, statements of purchase and sale and monthly statements relating to such trades.

(2) Every registered futures commission merchant that trades in contracts for a customer of an introducing

broker and receives the money, securities or property to guarantee such trades or contracts shall forward all funds accruing to the customer as the result of the trades exclusively to the customer or to a person or company designated in writing by the customer but in no event to the introducing broker or any associate of the introducing broker.

(3) Subject to subsection 4, every registered futures commission merchant that trades in contracts for the customers of an introducing broker and receives the money, securities or property to guarantee such trades or contracts shall enter into a written guarantee on terms acceptable to the Director, with each customer of an introducing broker for whom it trades in contracts or with a trust company registered under *The Loan and Trust Corporations Act* under which it agrees to pay to any customer of the introducing broker all sums which the introducing broker becomes legally obliged to pay to the customer as damages if such legal liability arises out of the introducing broker's performance of services for the customer in the introducing broker's capacity as a dealer.

(4) Where the Commission is satisfied it would not be prejudicial to the public interest, it may exempt, subject to such terms and conditions as it may impose, a futures commission merchant from the requirements of subsection 3. O. Reg. 430/79, s. 12.

INTRODUCING BROKERS

*Conditions of Registration—Transmission of
Customers' Margin to Non-Resident Carrying
Broker of Registered Futures Commission
Merchant; Letter to Customers*

13.—(1) Every introducing broker shall use its best efforts to ensure that its customers guarantee or secure their trades or contracts by means of cheques drawn in favour only of the registered non-resident carrying broker or registered futures commission merchant that trades for the customers of the introducing broker but if a customer,

- (a) pays money directly to the introducing broker;
- (b) makes a cheque payable directly to the introducing broker; or
- (c) delivers securities or property directly to the introducing broker,

the introducing broker shall forthwith transmit the money, proceeds of the cheque, securities or property directly and exclusively to the registered non-resident carrying broker or registered futures commission merchant.

(2) No introducing broker shall effect trades for customers through an omnibus account.

(3) Every introducing broker shall, prior to the opening of an account, provide the prospective customer with a letter, in form acceptable to the Director, that,

- (a) describes the operation of the introducing broker and its relationship to the non-resident carrying broker or registered futures commission merchant that trades in contracts for its customers which description shall relate to, at least, those matters referred to in subsections 4 and 5 of section 10 or subsections 1 and 2 of section 12; and
- (b) advises the prospective customer of the guarantee referred to in subsection 6 of section 10 or subsection 3 of section 12, its terms and the identity and address of the trust company, if any, that is a party to the guarantee. O. Reg. 430/79, s. 13.

FUTURES COMMISSION MERCHANTS,
INTRODUCING BROKERS AND ADVISERS

*Conditions of Registration—
Capital Requirement*

14.—(1) Subject to subsection 2, every futures commission merchant shall maintain a minimum free capital that is the maximum amount, if any, that is deductible under any clause of the insurance policies required under section 20, plus the greater of,

- (a) \$75,000 in net free capital; or
- (b) the sum of,
- (i) 10 per cent of the first \$2,500,000 of adjusted liabilities, plus
8 per cent of the next \$2,500,000 of adjusted liabilities, plus
7 per cent of the next \$2,500,000 of adjusted liabilities, plus
6 per cent of the next \$2,500,000 of adjusted liabilities, plus
5 per cent of adjusted liabilities in excess of \$10,000,000, and
- (ii) the greater of,
- a. up to the first \$20,000,000 in market value of commodity futures contracts the sum of,
1. 2 per cent of the market value for contracts, other than for securities, representing a long position or the total number of commodity futures contracts, other than for securities, representing a short position in each commodity, whichever is the greater, carried for all customers' and firm accounts excluding exempted contracts, and

2. the amount arrived at by the application of the securities futures capital charge,
- to a maximum of \$100,000, or
- b. the sum of,

1. $\frac{1}{2}$ of 1 per cent of the market value of the total number of commodity futures contracts, other than for securities, representing a long position or the total number of commodity futures contracts, other than for securities, representing a short position in each commodity, whichever is the greater, carried for all customers' and firm accounts excluding exempted contracts, and
2. the amount arrived at by the application of the securities futures capital charge,

but the amount arrived at under subclauses i and ii shall be increased by the aggregate of all amounts arrived at by application of the customer concentration factor and of the commodity concentration factor, where,

- (iii) the customer concentration factor is derived by calculating for each customer or group of related customers and for firm accounts the maximum aggregate price movement if the market value of all commodity futures contracts, excluding exempted contracts, held at the relevant time for that customer or group of related customers or for firm accounts were to change by the standard daily limit moves applicable to such contracts respectively, and if, for any customer or group of related customers or for firm accounts, the amount so calculated, less any funds provided in excess of margin requirements, exceeds an amount equal to 15 per cent of the liquid capital of the dealer, then the excess shall be included in the determination of the customer concentration factor, and
- (iv) the commodity concentration factor is derived as to each commodity underlying commodity futures contracts held by the dealer, whether for customer or for firm account, by multiplying x by y , where,

- a. x is the number of commodity futures contracts equalling the greater of the long or the short position of commodity futures contracts in that commodity so held by the dealer at the relevant time, and
- b. y is the price movement resulting when such a commodity futures contract changes in market value by two standard daily limit moves,

and, where the amount so determined as to commodity futures contracts in any particular commodity, other than exempted contracts, and after deducting funds provided in excess of margin requirements as calculated under subsection 5 is, for five consecutive trading days, in excess of an amount equal to 40 per cent of the liquid capital of the dealer, then an amount equal to the excess as at the close of business on the fifth of such consecutive trading days shall be included in the determination of the commodity concentration factor.

(2) A futures commission merchant is not required to maintain the amount calculated in accordance with clause *b* of subsection 1 with respect to those contracts resulting from trades executed on the instructions of,

- (a) another registered futures commission merchant; or
- (b) a registered introducing broker who transmits the money, securities or property to secure the trades or contracts directly to a registered non-resident carrying broker with whom the futures commission merchant places the order.

(3) Every introducing broker shall maintain a minimum free capital of the maximum amount, if any, that is deductible under any clause of the insurance policies required under section 20, plus \$50,000 in working capital.

(4) Every adviser shall maintain a minimum free capital of the maximum amount, if any, that is deductible under any clause of the insurance policies required under section 20, plus \$5,000 in working capital or such greater amount as the Director considers necessary where the adviser exercises control over clients' money, securities or property.

(5) For the purpose of subclause iv of clause *b* of subsection 1 the determination of funds provided in excess of margin requirements shall be the aggregate of amounts determined with respect to each account in which commodity futures contracts for the particular commodity are held on a short or long basis, whichever

is relevant for purposes of the calculation of the commodity concentration factor, with the amount to be included for each such account being the lesser of,

- (a) the funds provided in excess of margin requirements held in that account at the relevant time; or
- (b) the amount by which the price of the net long or short position of futures contracts for the relevant commodity held in that account would change as a consequence of two standard daily limit moves.

(6) For the purpose of this section,

- (a) "exempted contract" means,
- (i) spreads in the same commodity and entered into on the same commodity futures exchange,
- (ii) short hedge positions where a warehouse receipt or other evidence of title for a like quantity of the commodity to be delivered under the contract is held by the dealer, and
- (iii) commodity futures contracts held for financial institutions;
- (b) "securities futures capital charge" means that amount representing 10 per cent of the margin requirement for the total number of commodity futures contracts for securities representing a long position or the total number of commodity futures contracts for securities representing a short position in each security, whichever is the greater, carried for all customers' and firm accounts excluding exempted contracts.

(7) Notwithstanding this section, every registrant who is also a registrant under *The Securities Act* shall maintain the minimum free capital required of it under the regulations under that Act. O. Reg. 430/79, s. 14.

FUTURES COMMISSION MERCHANTS,
INTRODUCING BROKERS
AND ADVISERS

Conditions of Registration—Reports

15.—(1) Every adviser or introducing broker that is not a member in good standing of a self-regulatory body recognized by the Commission under section 15 of the Act shall deliver to the Commission within ninety days after the end of its financial year a copy of its audited financial statement for the financial year prepared in accordance with generally accepted accounting principles.

(2) Every financial statement required to be delivered under subsection 1 shall include,

- (a) an income statement, a statement of surplus and a statement of changes in financial position, each for the financial year; and
 - (b) a balance sheet as at the end of the financial year signed by one director of the registrant.
- (3) The financial statement required by subsection 1 shall be audited in accordance with generally accepted auditing standards.

(4) Every futures commission merchant that is not a member in good standing of a self-regulatory body recognized by the Commission under section 15 of the Act shall deliver to the Commission,

- (a) within ninety days after its financial year an audited report prepared in accordance with Form 3, or, if holding current registration under *The Securities Act*, an audited report prepared in accordance with Form 9 of the regulations under that Act; and
- (b) within thirty days after the end of each three month period in its financial year, other than the final such period, an unaudited report prepared in accordance with Form 3, or, if holding current registration under *The Securities Act*, an unaudited report prepared in accordance with Form 9 of the regulations under that Act.

(5) The report required by clause a of subsection 4 shall be audited in accordance with generally accepted auditing standards and the audit requirements published by the Commission.

(6) The financial statements required by this section shall be reported upon by a person, acceptable to the Commission, who is the auditor of the registrant or is an accountant eligible for appointment as the auditor. O. Reg. 430/79, s. 15.

16. Every registrant, except non-resident carrying brokers, shall, if the Commission at any time requests, enter into a subordination agreement in the form prescribed by the Commission. O. Reg. 430/79, s. 16.

17. Every futures commission merchant and introducing broker that is not a member in good standing of a self-regulatory body recognized by the Commission under section 15 of the Act shall deliver to the Commission within fifteen business days of the end of each month a monthly financial and position report in such form as is prescribed by the published requirements of the Commission. O. Reg. 430/79, s. 17.

18.—(1) Every registrant, except non-resident carrying brokers, that is not a member in good standing of a self-regulatory body recognized by the Commission under section 15 of the Act shall issue a direction to an auditor instructing the auditor to conduct any audit requested by the Commission or the Director during its registration or renewal of registration and shall deliver a copy of the direction to the Commission,

- (a) with its application for registration; and
- (b) immediately after the registrant changes its auditor.

(2) Where the Commission or the Director requests an auditor to conduct an audit of the financial affairs of a registrant in accordance with a direction referred to in subsection 1, all fees related to the audit shall be paid by the registrant. O. Reg. 430/79, s. 18.

19.—(1) Every audit required under section 18 of the Act shall relate to the affairs of the registrant and shall be performed in accordance with generally accepted auditing standards and the audit requirements published by the Commission.

(2) Every report of an auditor required under section 18 of the Act shall be prepared in accordance with generally accepted auditing standards.

(3) No registrant shall withhold, destroy or conceal any information or documents or otherwise fail to cooperate with a reasonable request made by an auditor of a registrant in the course of an audit required under section 18 of the Act. O. Reg. 430/79, s. 19.

FUTURES COMMISSION MERCHANTS, INTRODUCING BROKERS AND ADVISERS

Conditions of Registration— Insurance

20.—(1) Except where the Director is satisfied in a particular case that reduced or no coverage would not be prejudicial to the public interest, every futures commission merchant shall maintain insurance by means of,

- (a) a broker's blanket bond with trading losses coverage; or
- (b) a comprehensive dishonesty, disappearance and destruction policy with trading losses coverage,

on terms acceptable to the Director, in an amount of not less than \$200,000, or such larger amount as is indicated to be necessary by the statement referred to in section 21.

(2) Except where the Director is satisfied in a particular case that reduced or no coverage would not be prejudicial to the public interest, every introducing broker shall maintain insurance by means of,

- (a) a broker's blanket bond with trading losses coverage; or
- (b) a comprehensive dishonesty, disappearance and destruction policy with trading losses coverage,

on terms acceptable to the Director, in an amount of not less than \$100,000 or such larger amount as is indicated

to be necessary by the statement referred to in section 21.

(3) Except where the Director is satisfied in a particular case that reduced or no coverage would not be prejudicial to the public interest, every adviser shall maintain insurance on terms acceptable to the Director in an amount of not less than \$10,000 or such larger amount as is indicated to be necessary by the statement referred to in section 21. O. Reg. 430/79, s. 20.

21.—(1) Except for members of a self-regulatory body recognized by the Commission under section 15 of the Act and non-resident carrying brokers, every person or company applying for registration or renewal of registration as a dealer or adviser shall deliver to the Director with the application a certified statement that full consideration has been given by the directors of the dealer or adviser to the amount of insurance necessary to cover insurable risks in the business of the applicant and that either,

- (a) the minimum amount of coverage required by this Regulation is sufficient; or
- (b) the minimum amount of coverage required by this Regulation is not sufficient but that an indicated amount of coverage would be sufficient.

(2) No registration or renewal of registration shall be granted where in the opinion of the Director the minimum amount of insurance required by this Regulation or, where a larger amount is indicated in a certified statement referred to in subsection 1, the amount stated in the statement is not sufficient. O. Reg. 430/79, s. 21.

22. Every registrant shall forthwith notify the Commission in writing of,

- (a) any change in; or
- (b) any claim, exceeding the lesser of \$25,000 or 5 per cent of the minimum free capital that is required to be maintained under section 14, made under,

the provisions of any insurance policy maintained pursuant to the requirements of this Part. O. Reg. 430/79, s. 22.

FUTURES COMMISSION MERCHANTS AND INTRODUCING BROKERS

Conditions of Registration— Compensation Fund

23. At such time as, in the opinion of the Commission, the number of registered dealers in Ontario, other than non-resident carrying brokers, is sufficient to sustain the operation of an adequate compensation fund or funds the Commission may require every dealer, except non-resident carrying brokers, to participate in such a fund approved by the Commission and established by a self-regulatory body recognized by the Commission

under section 15 of the Act or a trust company registered under *The Loan and Trust Corporations Act*. O. Reg. 430/79, s. 23.

FUTURES COMMISSION MERCHANTS, INTRODUCING BROKERS AND ADVISERS

Conditions of Registration— Record Keeping

24.—(1) Every registered futures commission merchant, introducing broker or adviser shall maintain books and records necessary to record properly its business and financial affairs.

(2) All records may be kept by means of mechanical, electronic or other devices where such method of record keeping is not prohibited under other applicable legislation and the registrant,

- (a) takes adequate precautions, appropriate to the means used, to guard against the risk of falsification of the information recorded; and
- (b) provides a means for making the information available in an accurate and intelligible form within a reasonable time to any person lawfully entitled to examine the records.

(3) Without restricting the generality of subsection 1, a registrant, other than a registered non-resident carrying broker, shall maintain each of the following books and records that, in the opinion of the Director, are appropriate to its business:

1. Blotters, or other records of original entry, containing an itemized daily record of all trades in contracts, all receipts and disbursements of cash, all other debits and credits, the account for which each transaction was effected, the date of the transaction, the commodity futures exchange, the name of the dealer, if any, used by the registrant as its agent to effect the trade and in the case of trades in commodity futures contracts,
 - i. the commodity and quantity bought or sold,
 - ii. the delivery month and year,
 - iii. the price at which the contract was entered into, or
 in the case of trades in commodity futures options,
 - iv. the type and number,
 - v. the premium,
 - vi. the commodity futures contract that is the subject of the commodity futures option,

- vii. the delivery month and year of the commodity futures contract that is the subject of the commodity futures option,
 - viii. the declaration date, and
 - ix. the striking price.
2. Ledgers or other records maintained in detail reflecting all the assets and liabilities, income and expense and capital accounts.
 3. Ledger accounts or other records itemizing separately for each account of every customer all trades in contracts and all other debits and credits to the account setting forth, with respect to all securities and property received to margin, guarantee or to secure the trades or contracts of customers,
 - i. a description of the securities or property received,
 - ii. the date when received,
 - iii. the identity of any deposit institution where such securities or property are segregated,
 - iv. the dates of deposit and withdrawal from such deposit institutions, and
 - v. the date of return of such securities or property to the customer or other disposition thereof, together with the facts and circumstances of such other disposition,
 and with respect to any investments of such money, proceeds or funds segregated for the benefit of customers,
 - vi. the date on which such investments were made,
 - vii. the identity of the person or company through or from whom such securities were purchased,
 - viii. the amount invested,
 - ix. a description of the securities invested in,
 - x. the identity of the deposit institution, other dealer or dealer registered under *The Securities Act* where such securities are deposited,
 - xi. the date of liquidation or other disposition and the money received on such disposition, and
 - xii. the identity of the person or company to or through whom such securities were disposed.
4. Ledgers or other records reflecting,
 - i. money, securities and property which must be segregated for the benefit of customers under section 46 of the Act, and
 - ii. moneys borrowed and moneys loaned, together with a record of the collateral therefor and any substitutions in the collateral.
 5. A commodity record or ledger showing separately for each commodity as of the trade date all long positions or short positions in commodity futures contracts carried for the registrant's account or for the account of customers, and, in all cases, the name or designation of the account in which each position is carried.
 6. An adequate record of each order and of any other instruction given or received with respect to a trade in a contract whether executed or unexecuted, showing,
 - i. the terms and conditions of the order or instruction and of any modification or cancellation of the order or instruction,
 - ii. the account to which the order or instruction relates,
 - iii. where the order relates to an omnibus account, the component accounts within the omnibus account on whose behalf the order is to be executed and, if not dictated by the policy referred to in clause *h* of subsection 2 of section 27, the allocation among the component accounts intended on execution,
 - iv. where the order or instruction is placed by an individual other than,
 - A. the person in whose name the account is operated, or
 - B. an individual duly authorized to place orders or instructions on behalf of a customer that is a company,
 the name, sales number or designation of the individual placing the order or instruction,
 - v. the time of the entry of the order or instruction, and, where the order is entered pursuant to the exercise of discretionary power of a registrant or any

employee of a registrant, a statement to that effect,

- vi. to the extent feasible, the time of execution or cancellation, and
- vii. the time of report of execution.

7. Copies or other records of confirmations required by sections 42 and 45 of the Act, statements of purchase and sale required by section 43 of the Act, monthly statements required by section 44 of the Act and copies of notice of all other debits and credits of money, securities, property and proceeds of loans and other items for the accounts of customers.

8. Subject to subsection 1 of section 28, a customer record in respect of each amount containing,

- i. the name and address of the beneficial owner and the guarantor, if any, of the account, and
- ii. where trading instructions are accepted from a person or company other than the customer, written authorization or ratification from the customer naming the person or company,

but, in the case of a joint account or an account of a company, such records are required only in respect of the person or persons authorized to transact business for the account.

9. A record of the proof of money balances of all ledger accounts in the form of trial balances and a record of a reasonable calculation of minimum free capital, adjusted liabilities and capital required, prepared for each month within a reasonable time after the month. O. Reg. 430/79, s. 24.

25. Unless otherwise required by applicable legislation to be maintained for a longer period of time,

- (a) documents relating to unexecuted orders or instructions as prescribed in paragraph 6 of subsection 3 of section 24 of this Regulation;
- (b) confirmations as prescribed by sections 42 and 45 of the Act;
- (c) statements of purchase and sale as prescribed by section 43 of the Act; and
- (d) monthly statements as prescribed by section 44 of the Act,

shall be maintained for a period of at least two years, and

(e) documents relating to executed orders or instructions as prescribed in paragraph 6 of subsection 3 of section 24 shall be maintained for a period of at least six years and shall be retained in a readily accessible location for the first two years of that six-year period. O. Reg. 430/79, s. 25.

26.—(1) Subject to subsection 2, every registrant shall maintain the situs of its books and records in Ontario.

(2) Where the head office of the registrant is not in Ontario, the registrant shall maintain in Ontario such books and records as are necessary to record properly its business transactions and financial affairs in Ontario. O. Reg. 430/79, s. 26.

FUTURES COMMISSION MERCHANTS,
INTRODUCING BROKERS AND ADVISERS

*Conditions of Registration—New Accounts,
Supervision and Procedures*

27.—(1) No dealer or adviser, other than a non-resident carrying broker, shall be granted registration or renewal of registration unless the dealer or adviser has established a procedure to supervise the conduct of its business and has submitted it to, and has had the procedure approved by, the Director.

(2) The procedure required by subsection 1 shall be set out in writing and shall relate to, at least,

- (a) the acceptance of new accounts;
- (b) the review and endorsement of transactions;
- (c) the regular review of correspondence;
- (d) the regular review of each client's account;
- (e) the receipt and control of clients' money, securities and property, including the authorization, allocation and delivery of clients' securities to deposit institutions as collateral for a loan;
- (f) the investigation of individuals prior to sponsoring applications for registration as a salesman of a registered dealer or as a partner or officer of a registered dealer or as a partner or officer of a registered adviser, as the case may be;
- (g) the requirements relating to discretionary accounts, if any, including minimum equity levels and prompt approval by a designated partner or officer of each order and frequent review of the account;
- (h) the policy followed with respect to allocation of executed orders among component accounts within omnibus accounts;

(i) the operation and review of firm trading accounts; and

(j) the review of the supervisory procedure.

(3) The names and offices of the individuals responsible for the procedure required by subsection 1 shall be filed with the Director on submission of the procedure and thereafter any changes in such names and offices shall be filed with the Director forthwith.

(4) Every dealer and adviser shall forthwith notify the Director in writing of any material change in the procedure required by subsection 1 to supervise the conduct of its business.

(5) Every dealer and adviser shall comply with the procedure to supervise the conduct of its business that has been submitted to the Director.

(6) This section does not apply to registrants who are members of a self-regulatory body recognized by the Commission under section 15 of the Act. O. Reg. 430/79, s. 27.

28.—(1) For the purposes of subsection 2 of section 27, but without limiting the requirements of that subsection and subject to subsection 4, each dealer, commodity trading counsel and commodity trading manager shall, before accepting an account, make such enquiries as,

(a) will enable it to establish the identity and, where applicable,

(i) the credit worthiness of each customer in accordance with guidelines established by the registrant; and

(ii) the reputation of the customer if information known to the registrant causes doubt as to whether the customer is of good reputation; and

(b) subject to subsection 2, to the general financial needs and objectives of each customer and the suitability of trading for that customer.

(2) Clause *b* of subsection 1 does not apply to a dealer who executes a trade on the instructions of a commodity trading counsel, commodity trading manager, another dealer, an adviser registered under *The Securities Act*, or a financial institution.

(3) For the purposes of complying with the requirements of subsection 1 as to obtaining appropriate information concerning new customers, use of such form as is published by the Commission in this respect is sufficient, but other forms or procedures may be used where they are more appropriate.

(4) Notwithstanding subsections 1 and 2, where an account is opened and traded by a commodity trading counsel or commodity trading manager on behalf of a customer or customers,

(a) where the commodity trading counsel or commodity trading manager executes orders in its own name or identifies its customer or customers by means of a code or symbols the dealer must satisfy itself as to the credit worthiness of the commodity trading counsel or commodity trading manager but shall not otherwise have any responsibility for the suitability of trading for the customer or customers of the commodity trading counsel or commodity trading manager; and

(b) where the commodity trading counsel or commodity trading manager executes orders in the name of its customer with no agreement that payment of the account is guaranteed by the commodity trading counsel or commodity trading manager the dealer shall,

(i) obtain full information concerning the customer with a view to determining the credit worthiness of the customer, or

(ii) obtain a letter of undertaking from the commodity trading counsel or commodity trading manager which letter shall refer to at least the familiarity of such commodity trading counsel or commodity trading manager with applicable rules of account supervision and which letter shall contain at least a covenant to make the investigation contemplated by such rules and to advise, where known, if the customer is,

a. a partner, officer, director, employee or security holder of a dealer,

b. an associate of the individuals referred to in paragraph a. or

c. an affiliate of a dealer,

but the dealer shall not have responsibility for determining the suitability of any trade for the customer. O. Reg. 430/79, s. 28.

29.—(1) In this section, "responsible person" means a commodity trading manager and every individual who is a partner, director or officer of a commodity trading manager together with every affiliate of a commodity trading manager and every individual who is a director, officer or employee of such affiliate or who is an employee of the commodity trading manager, if the affiliate or the individual participates in the formulation of, or has access prior to implementation to, trading decisions made on behalf of or the advice given to the client of the commodity trading manager.

(2) Every commodity trading counsel shall maintain standards directed to ensuring fairness in the allocation of trading opportunities among his customers and a

copy of the policies established shall be furnished to each customer and filed with the Commission.

(3) Every commodity trading counsel shall charge his clients directly for his services and such charge may be based upon the dollar value of the client's portfolio, but not on the value or volume of the transactions initiated for the client and, except with the written agreement of the client, shall not be contingent upon profits or performance.

(4) Every commodity trading manager shall obtain an undertaking from every responsible person not to trade for his or its account, as the case may be, or knowingly permit or arrange for any associate to trade, in reliance upon information as to trades made or to be made for the account of a client of the commodity trading manager and the commodity trading manager shall establish and maintain procedures designed to disclose when a responsible person or an associate of a responsible person has contravened the undertaking.

(5) Where there has been a material change in the ownership or control of a commodity trading counsel or where it is proposed that a commodity trading counsel sell or assign the account of a customer in whole or in part to another registrant, the commodity trading counsel shall, prior to such sale or assignment or immediately after such material change, as the case may be, give a written explanation to the customer of the proposal or change and he shall inform the customer of the customer's right to withdraw his account. O. Reg. 430/79, s. 29.

30.—(1) No futures commission merchant shall effect trades on its own behalf or for any partner, officer, director or employee of the futures commission merchant or any associate of such persons through an omnibus account maintained for customers other than partners, officers, directors or employees of the futures commission merchant or any associate of such persons.

(2) No futures commission merchant shall effect trades for non-discretionary accounts through an omnibus account maintained for discretionary accounts.

(3) Every futures commission merchant shall require from each of its customers for whom trades are effected through an omnibus account not less than that amount of margin that would be required from such customers if their trades were effected through fully disclosed accounts. O. Reg. 430/79, s. 30.

31.—(1) No registered dealer shall effect trades for a customer through a discretionary account without having secured from the customer prior written authorization defining the extent of the discretionary authority which authority shall,

- (a) subject to subsection 2, have a term of no more than twelve months;
- (b) not be renewable except in writing; and

(c) be terminable on specified notice by either party.

(2) The prior written authorization referred to in subsection 1 may be of a term longer than twelve months where other arrangements, acceptable to the Director, to ensure the customer's cognizance that the authorization continues in force are followed. O. Reg. 430/79, s. 31.

32. No registered dealer shall accept securities as margin except those bonds, debentures or other evidences of indebtedness referred to in subsection 3 of section 33. O. Reg. 430/79, s. 32.

FUTURES COMMISSION MERCHANTS AND INTRODUCING BROKERS

Conditions of Registration—Segregation of Customers' Money, Securities and Property

33.—(1) Subject to subsection 2, the segregation of money, securities, property, proceeds or funds required by section 46 of the Act may be satisfied by the deposit of such money, securities, property, proceeds or funds with a registered futures commission merchant or a clearing member of a commodity futures exchange recognized or registered by the Commission to margin, guarantee or secure the trades or contracts of the customers of a registered dealer.

(2) All money, securities, property, proceeds or funds segregated for the benefit of customers under section 46 of the Act, when deposited by a registered dealer, other than a registered non-resident carrying broker, with a deposit institution or with another dealer shall be deposited under an account name that clearly shows that they are customers' money, securities, property, proceeds or funds.

(3) No registered dealer, other than a registered non-resident carrying broker, shall invest money, proceeds or funds segregated for the benefit of customers under section 46 of the Act except in bonds, debentures, or other evidences of indebtedness,

- (a) of or guaranteed by the Government of Canada or any province of Canada or by the Government of the United States of America or any state thereof;
- (b) of or guaranteed by a bank to which the *Bank Act* (Canada) applies, a trust company or loan corporation registered under *The Loan and Trust Corporations Act* or an insurance company licensed under *The Insurance Act*; or
- (c) of or guaranteed by a bank which is a member of the Federal Reserve Board in the United States of America,

and maturing not more than one year from the date of purchase.

(4) Any investment of money, proceeds or funds under subsection 3 shall be made through an account or accounts maintained under subsection 1 and proceeds from the sale of such securities shall be re-deposited in such account or accounts.

(5) Securities purchased under subsection 3, when deposited by a registered dealer with a deposit institution, with another dealer or with a dealer registered under *The Securities Act* shall be deposited under an account name that clearly shows that they are customers' securities.

(6) Any securities purchased under subsection 3 shall be included in the registered dealer's books and records at values not more than the close of market on the last preceding trading day.

(7) Every registered futures commission merchant who is also a registered dealer under *The Securities Act* may, where a customer maintains a securities account with the registrant, transfer money, securities, property, proceeds and funds segregated for the benefit of the customer under section 46 of the Act that are in excess of margin requirements to the securities account of the customer if such a transfer is contemplated by, and made in accordance with, a written agreement between the registrant and the customer. O. Reg. 430/79, s. 33.

34. Every written agreement referred to in subsection 2 of section 46 of the Act shall, as it relates to the pledge of a customer's securities or property with a dealer for the purpose of trading in contracts, be in Form 4. O. Reg. 430/79, s. 34.

FUTURES COMMISSION MERCHANTS,
INTRODUCING BROKERS AND ADVISERS

*Conditions of Registration—
Proficiency Requirements*

35.—(1) No individual shall be granted registration as a salesman, as a partner or officer of a registered futures commission merchant or introducing broker unless the individual has successfully completed the National Commodity Futures Examination and the Canadian Commodity Futures Examination.

(2) No individual shall be granted registration as a commodity trading adviser or as a partner or officer of a registered commodity trading adviser unless the individual has successfully completed the National Commodity Futures Examination and the Canadian Commodity Futures Examination and has been employed performing research in the analysis area of the commodity futures industry for at least two years.

(3) No individual shall be granted registration as a commodity trading counsel or as a partner or officer of a registered commodity trading counsel unless the individual has successfully completed the National Commodity Futures Examination and the Canadian Commodity Futures Examination and has been employed

performing research in the analysis area of the commodity futures industry for at least three years.

(4) Notwithstanding subsections 1, 2 and 3 registration as a salesman or as an adviser or a partner or officer of a registered futures commission merchant, introducing broker or adviser may be granted to an individual who, as of the day the Act is proclaimed in force, has not previously sat for the Canadian Commodity Futures Examination where,

(a) he has been employed in the commodity futures industry for at least one year and has successfully completed one of the following examinations:

(i) the National Commodity Futures Examination,

(ii) the Chicago Board of Trade Solicitor Examination, or

(iii) the Association of Commodity Exchange Firms Examination; or

(b) he is employed in the commodity futures industry on the condition that he has successfully completed both the National Commodity Futures Examination and the Canadian Commodity Futures Examination by the day 180 days from the day the Act is proclaimed in force.

(5) No person, other than an individual, or company shall be granted registration as a partner of a registered commodity trading adviser unless an individual employed by the person or company and responsible for discharging the obligations of the person or company as a partner of the adviser has successfully completed the National Commodity Futures Examination and the Canadian Commodity Futures Examination and has been employed performing research in the analysis area of the commodity futures industry for at least two years.

(6) No person, other than an individual, or company shall be granted registration as a partner of a registered commodity trading counsel unless an individual employed by the person or company and responsible for discharging the obligations of the person or company as a partner of the adviser has successfully completed the National Commodity Futures Examination and the Canadian Commodity Futures Examination and has been employed performing research in the analysis area of the commodity futures industry for at least three years.

(7) No person, other than an individual, or company shall be granted registration as a partner of a registered futures commission merchant or introducing broker unless an individual employed by the person or company and responsible for discharging the obligations of the person or company as a partner of the registered dealer has successfully completed the National Commodity Futures Examination and the Canadian Commodity Futures Examination.

(8) Notwithstanding subsections 5, 6 and 7, registration as a partner of a registered futures commission merchant, introducing broker or adviser may be granted to a person, other than an individual, or company where the individual employed by the person or company and responsible for discharging the obligations of the person or company as a partner has not, as of the day the Act is proclaimed in force, previously sat for the Canadian Commodity Futures Examination where,

(a) he has been employed in the commodity futures industry for at least one year and has successfully completed one of the following examinations:

(i) the National Commodity Futures Examination,

(ii) the Chicago Board of Trade Solicitor Examination, or

(ii) the Association of Commodity Exchange Firms Examination; or

(b) he is employed in the commodity futures industry on the conditions that he has successfully completed both the National Commodity Futures Examination and the Canadian Commodity Futures Examination by the day 180 days from the day the Act is proclaimed in force.

(9) The Director may exempt, subject to such terms and conditions as he may impose, a person or company from the requirements of this section where in his opinion the person or an individual employed by the person or company and responsible for discharging the obligations of the person or company as registrant has the educational qualifications and experience that are equivalent to those required under this section and it would not be prejudicial to the public interest to do so. O. Reg. 430/79, s. 35.

36.—(1) Subject to subsection 2, no dealer except a non-resident carrying broker shall be granted registration unless each individual responsible for supervising the commodity business of that dealer has successfully completed the Commodity Supervisors' Examination.

(2) The Director may exempt, subject to such terms and conditions as he may impose, a dealer from the requirements of subsection 1 where in his opinion each individual responsible for supervising the commodity futures business of that dealer has the educational qualifications and experience that are equivalent to those required under subsection 1 and it would not be prejudicial to the public interest to do so. O. Reg. 430/79, s. 36.

APPLICATION FOR REGISTRATION

37.—(1) An applicant for registration as a futures commission merchant, introducing broker or adviser shall complete and execute Form 5.

(2) An applicant for registration as a,

(a) salesman; or

(b) partner or officer of a registered futures commission merchant, introducing broker or adviser,

shall complete and execute Form 7, unless the information required by Form 7 has previously been filed by the applicant.

(3) Where an applicant for registration as a salesman is being submitted by the applicant in Form 7, the intended employer shall complete and execute a certificate in Form 8 and the certificate shall form a part of the salesman's application.

(4) Notwithstanding subsection 1, where a person or company is registered as a dealer or adviser under *The Securities Act* it may, in lieu of completing and executing Form 5, file a letter with the Director requesting registration as a futures commission merchant or adviser under this Act.

(5) Notwithstanding subsection 3, where a salesman or a partner or officer of a registered dealer or adviser is registered under *The Securities Act* he may, in lieu of completing and executing Form 7, file a letter with the Director requesting registration as a salesman or partner or officer of a registered futures commission merchant or adviser under this Act. O. Reg. 430/79, s. 37.

RENEWAL OF REGISTRATION

38.—(1) Every registration and renewal of registration expires on the day preceding its anniversary date in the year following the year in which it was granted.

(2) Every application for renewal of registration shall be filed no later than thirty days prior to the date on which the registration or renewal of registration expires. O. Reg. 430/79, s. 38.

39.—(1) An applicant for renewal of registration as a dealer or adviser shall complete and execute Form 9 or, where it is registered under *The Securities Act*, shall file a letter with the Director requesting renewal of registration under this Act.

(2) An applicant for renewal of registration as a salesman or as a partner or officer of a registered dealer or adviser shall complete and execute Form 10 or, where he is registered under *The Securities Act*, shall file a letter with the Director requesting renewal of registration under this Act. O. Reg. 430/79, s. 39.

EXAMINATION OF REGISTRANTS

40. Every notice to submit to an examination under section 28 of the Act shall be in Form 11. O. Reg. 430/79, s. 40.

AMENDMENTS TO REGISTRATION

41.—(1) Subject to subsection 2, every notice to the Director under subsection 1 or 2 of section 30 of the Act shall be by way of a letter filed with the Director providing the information required by the applicable part of such subsections.

(2) Upon receipt and review of the letter referred to in subsection 1 the Director may require an application for amendment of registration prepared in accordance with Form 12.

(3) Subject to subsection 4, every notice to the Director under subsection 3 of section 30 of the Act shall be in the form of a letter filed with the Director providing the information required by the applicable part of such subsection.

(4) Upon receipt and review of the letter referred to in subsection 4 the Director may require an application for amendment of registration prepared in accordance with Form 13.

(5) Where the reason for submission of an application for amendment of registration in Form 13 is the transfer of the salesman from the employ of one registered dealer to another registered dealer, the new employer shall complete and execute a certificate in Form 8 and such certificate shall form a part of the application for amendment of registration. O. Reg. 430/79, s. 41.

EXEMPTION FROM REGISTRATION REQUIREMENTS

42.—(1) Registration as an adviser is not required to be obtained by,

- (a) a producers' co-operative;
- (b) a *bona fide* trade association;
- (c) a dealer in or processor, broker or seller of cash commodities; or
- (d) a farming or livestock management service organization,

that issues advice, analyses and reports exclusively to its members or customers, where the performance of the service as an adviser is solely incidental to its principal business.

(2) Registration as an adviser is not required to be obtained by a dealer acting as a commodity trading manager where,

- (a) a self-regulatory body recognized by the Commission under section 15 of the Act to whose discipline the dealer is subject has passed by-laws or regulations that,
 - (i) govern the activities of its members as commodity trading managers,

- (ii) impose standards and conditions applicable to all members managing trading in contracts for customers through discretionary authority granted by the customers,

- (iii) are substantially equivalent to the requirements and conditions of registration for commodity trading managers set out in this Regulation, and

- (iv) together with any amendments thereto, have been approved by the Commission as the substantial equivalent of the requirements and conditions of registration for commodity trading managers set out in this Regulation;

(b) the self-regulatory body recognized by the Commission under section 15 of the Act to whose discipline the dealer is subject has,

- (i) recognized certain activities of the dealer as being the equivalent of those of a commodity trading manager and has so advised the Commission, and

- (ii) with respect to the dealer, provided the Commission with,

- a. the names of any partner or officer or employee designated and approved pursuant to the applicable by-laws or regulations, to make trading decisions on behalf of, or to offer advice to, customers, and

- b. any changes made from time to time in the designation and approval of any partner or officer or employee; and

- (c) the designated and approved individuals referred to in clause b, who are resident in Ontario, are registered to trade in contracts under section 22 of the Act.

(3) Registration as an adviser is not required to be obtained by a dealer acting as a commodity trading manager where,

- (a) the procedure required to be submitted to and approved by the Director under subsection 1 of section 27 includes provisions applicable to trading in contracts for customers through discretionary authority granted by the customers that are substantially equivalent to the requirements and conditions to registration for commodity trading managers set out in this Regulation, and that, together with any amendments thereto, have been approved by the Director as the substantial equivalent of the requirements and conditions of registration for commodity trading managers set out in this Regulation;

- (b) the dealer provides the Director with the names of any partner or officer or employee who makes trading decisions on behalf of, or offers advice to, customers and any changes made from time to time in such names; and
- (c) the individuals referred to in clause b, who are resident in Ontario, are registered to trade in contracts under section 22 of the Act. O. Reg. 430/79, s. 42.

PART IV

TRADING GENERALLY

43. Every statement furnished pursuant to section 40 of the Act to a prospective customer by a registered adviser shall be in,

- (a) Form 14 where the prospective customer contemplates trades in commodity futures contracts; or

- (b) Form 15 where the prospective customer contemplates trades in commodity futures options. O. Reg. 430/79, s. 43.

PART V

ENFORCEMENT

ENDORSEMENT OF WARRANTS

44. The endorsement of a warrant by a provincial judge or justice of Ontario provided for by section 58 of the Act shall be in accordance with Form 16. O. Reg. 430/79, s. 44.

COMMENCEMENT

45. This Regulation comes into force on the 1st day of September, 1979.

Form 1

The Commodity Futures Act, 1978

SUMMONS TO A WITNESS BEFORE

RE:

To:

You are hereby summoned and required to attend before.....
 at a hearing/examination to be held at.....
 in the..... of..... on..... day the.....
 day of..... 19.... at the hour of..... o'clock in the..... noon
 (local time, and so from day to day until the hearing/examination is concluded or the Ontario Securities
 Commission otherwise orders, to give evidence on oath.....
 and to bring with you and produce at such time and place.....

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

ONTARIO SECURITIES COMMISSION

(Signature)

NOTE:

You are entitled to be paid the same personal allowances for your attendance at the hearing/examination as are paid for the attendance of a witness summoned to attend before the Supreme Court.

If you fail to attend and give evidence at the hearing/examination, or to produce the documents or things specified at the time and place specified, without lawful excuse, you are liable to punishment by the Supreme Court in the same manner as if for contempt of that court for disobedience to a subpoena.

Form 2

The Commodity Futures Act, 1978

AFFIDAVIT OF SERVICE

Province of Ontario

.....of.....

IN THE MATTER OF *The Commodity Futures Act, 1978*

AND

IN THE MATTER OF.....

I,

of the.....of.....in the.....

of....., make oath and say:

- 1. THAT I did on the.....day of....., 19.... personally serve.....at about.....with a true copy of the *.....herein hereunto annexed by delivering the same to and leaving the same with.....at the.....of.....in the.....of.....
- 2. THAT I did at the same time and place produce and pay the sum of.....Dollars conduct money.
- 3. THAT to effect such service I necessarily travelled.....miles.

SWORN before me at the.....of.....in the.....of....., this.....day of....., 197.....

(signature of deponent)

A Commissioner, etc.

*Instruction: Indicate whether a notice or a summons to witness.

O. Reg. 430/79, Form 2.

Form 3

The Commodity Futures Act, 1978

DEALER'S REPORT AND FINANCIAL INFORMATION

GENERAL INSTRUCTIONS

- 1. All statements and schedules must be filed. If a schedule is not applicable a "nil" return must be filed.
- 2. Amounts may be rounded off to the nearest dollar on all statements and schedules.

- 3. All statements must be prepared on a trade date basis.
- 4. Additional schedules should be attached showing details of any significant amounts that have not been clearly described in the following statements and schedules.
- 5. Reference should be made to the definition of words and terms in the Act and the Regulations.

NOTES TO FINANCIAL STATEMENTS

- 6. Notes which may be necessary for fair presentation of financial statements should be attached to Statement A.

ONTARIO SECURITIES COMMISSION

.....
(Name of Registrant)

REPORT AND FINANCIAL INFORMATION

AT

.....

TABLE OF CONTENTS

PART I

Page
No.

Report of Auditor (for financial year end only)

Statement

- A. Statement of assets and liabilities and capital
- B. Statement of net free capital
- C. Statement of adjusted liabilities
- D. Statement of minimum free capital
- E. Statement of segregation requirements and funds on deposit in segregation

PART II

Report of Auditor (for financial year end only)

Certificate of Partners or Directors

Schedule

- 1. Analysis of customers' accounts
- 2. Secured loans receivable
- 3. Securities owned and securities sold short at market value/Cash commodities, other than securities owned, at market value
- 4. Analysis of partners'/shareholders' accounts, other than trading
- 5. Analysis of income taxes
- 6. Open contracts, firm trading account

- 7. Loans and bank overdrafts
- 8. Changes in capital and retained earnings
- 9. Changes in reserves and subordinated loans
- 10. Contingent liabilities and commitments
- 11. Summary statement of income
- 12. Statement of changes in excess net free capital
- 13. Open contracts

.....
(Name of Registrant)

AUDITORS' REPORT

To: The Ontario Securities Commission

We have examined the following Financial Statements of.....
(Firm Name)

as at.....
(Date)

Statement A — Statement of Assets and Liabilities and Capital

Statement B — Statement of Net Free Capital

Statement C — Statement of Adjusted Liabilities

Statement D — Statement of Minimum Free Capital

Statement E — Statement of Segregation Requirements and Funds on Deposit in Segregation

Our examination was made in accordance with generally accepted auditing standards and accordingly included such tests and other procedures as we considered necessary in the circumstances, including the audit procedures prescribed by the Ontario Securities Commission.

In our opinion,

(i) the Statement of Assets and Liabilities and Capital presents fairly the financial position of the firm as at.....
(Date)

in the form required under the Regulations to *The Commodity Futures Act, 1978*, in accordance with the basis of accounting disclosed in Note 1 to the Statement applied on a basis consistent with that of the preceding year; and

(ii) the Statements of Net Free Capital, Adjusted Liabilities, Minimum Free Capital, and Segregation Requirements and Funds on Deposit in Segregation as at.....
(Date)

are presented in accordance with applicable instructions in the Regulations under *The Commodity Futures Act, 1978*.

.....
(Signature)

.....
(Date)

NOTE: A measure of uniformity in the form of the auditors' report is desirable in order to facilitate identification of circumstances where the underlying conditions are different. Therefore, when auditors are able to express an unqualified opinion their report should take the above form.

Any limitations in the scope of the audit must be discussed in advance with the Ontario Securities Commission.

STATEMENT A

(Page 1 of 2)

.....
(Name of Registrant)

STATEMENT OF ASSETS AND LIABILITIES AND CAPITAL

ASSETS

(As at.....)

1. Cash on hand and in bank — general funds	\$.....
2. Dealer's residual financial interest in, or dealer's funds in excess of margin deficiencies advanced to, customers' accounts (Statement E)
3. Clearing house margin deposits — nonsegregated
4. Receivable from other dealers — nonsegregated
5. Receivable from customers — segregated accounts
6. Other receivables
7. Secured loans receivable
8. Inventories
(a) Cash commodities, other than securities, hedged
(b) Cash commodities, other than securities, unhedged
(c) Securities owned — at market
9. Accrued interest on securities owned
10. Recoverable and overpaid income taxes
11. Cash surrender value of life insurance where the registrant is the beneficiary
12. Commissions receivable — received within 25 days
13. Other active assets — received within 25 days
14. Partners/shareholders' accounts other than trading
15.
16.
20. TOTAL ACTIVE ASSETS	\$.....
21. Fixed assets

22. Exchange seats
23. Other non-active assets (give details)
24.
30. TOTAL NON-ACTIVE ASSETS	\$.....

TOTAL ASSETS	\$.....

STATEMENT A

(Page 2 of 2)

.....
(Name of Registrant)

LIABILITIES AND CAPITAL

(As at))

51. Loan and bank overdrafts	\$.....
52. Amount by which funds required to be segregated exceed funds in segregation (Statement E)
53. Partners/shareholders' accounts other than trading
54. Dividends and interest payable
55. Provision for income taxes
56. Deferred income taxes (active assets)
57. Accounts payable and accrued expenses
58. Payable to customers — nonsegregated
59. Payable to other dealers — nonsegregated
60. Securities sold short at market
61. Other liabilities (give details)
62.
63.
70. TOTAL LIABILITIES	\$.....
71. Deferred income taxes (non-active assets)
72. Subordinated loans (shareholder/partners)
73. Subordinated loans — (Other)
74. Capital
75. Retained earnings or undivided profits

76. Reserves	
77.
80. TOTAL LIABILITIES AND CAPITAL		\$.....

NOTES AND INSTRUCTIONS

Line 10 Include only overpayment of prior year's income taxes or current year's instalments. Taxes recoverable due to current year losses may be included to the extent that they can be carried back and applied against taxes previously paid.

Lines 12 and 13 Amounts not received within 25 days after the date of this report must be shown on Line 23.

Line 23 Include such items as:

- Prepaid expenses
- Deferred charges
- Deferred income tax debits
- Investments in and advances to subsidiaries and affiliates
- Other non-active assets.

STATEMENT B

.....
(Name of Registrant)

STATEMENT OF NET FREE CAPITAL

(As at))

REFERENCE

1. A - 20 Total active assets		\$.....
Deduct—		
2. A - 70 Total liabilities	
3. Add:		
Loan value of any securities advanced under subordinated loans in the form prescribed by the Commission that are not included in the accounts (attach a schedule giving details)	
Non-current liabilities fully secured by mortgages on real estate owned by the registrant	
4. LIQUID CAPITAL		\$.....
Deduct amount required to provide full margin for:—		
5. Cash commodities other than securities, owned by the registrant		\$.....
6. Securities owned by the registrant and securities sold short by the registrant	

7.	Firm trading accounts
	Deduct amounts sufficient to provide for any margin deficiencies on:—	
8.	Secured loans receivable
9.	Customers' accounts
10.	Partners' or shareholders' accounts, other than trading
11.	Secured loans payable by the registrant if the collateral is held by other than the registrant or a financial institution
12.	Other liquid capital items

	
13.	NET FREE CAPITAL	\$.....

NOTES AND INSTRUCTIONS

- Line 3 Do not include amounts which fall due within one year in non-current liabilities.
- Line 5 The margin required on unhedged cash commodities is 20% of the market value of the commodity. The margin on hedged positions is 5% of the market value of the commodity.
- Line 12 This item should include all margin requirements not mentioned above e.g., out of balance security positions, margin on contingent liabilities.

STATEMENT C

.....
(Name of Registrant)

STATEMENT OF ADJUSTED LIABILITIES

(As at))

REFERENCE

1.	A - 70 Total liabilities	\$.....
	
		\$.....
2.	Deduct—	
3.	A - 1 Cash
4.	Debit balances with financial institutions as defined in the Regulations under <i>The Securities Act</i> not included in 3
5.	A - 11 Cash surrender value of life insurance where the registrant is the beneficiary

6.	Market value of securities owned by the registrant having a margin rate of 5% or less	
7.	Accrued interest relating to securities in line 6 above	
8.	The market value of securities which have a margin rate of 5% or less, included in non-segregated accounts of customers, partners, shareholders, or dealers or held as collateral for secured loans receivable, not exceeding the debit balance of the account or the secured loan receivable	\$.....
9.	ADJUSTED LIABILITIES	\$.....

NOTES AND INSTRUCTIONS

Line 6 Exclude securities which have been deposited with other dealers as margin or securities deposited in segregated accounts to cover margin deficiencies or to prevent the accounts from becoming undermargined.

Line 8 If this deduction is made, care should be taken not to duplicate the deductions made under line 4. A separate Schedule, "C", should be attached showing separately for each account, the market value of the securities and the debit balances.

STATEMENT D

.....
(Name of Registrant)

STATEMENT OF MINIMUM FREE CAPITAL

(As at.....)

REFERENCE

1. C - 9 Adjusted liabilities \$.....
2. Capital requirements on adjusted liabilities
 - 10% on first \$2,500,000 or part thereof
 - 8% on next \$2,500,000 or part thereof
 - 7% on next \$2,500,000 or part thereof
 - 6% on next \$2,500,000 or part thereof
 - 5% on balance over \$10,000,000
3. The greater of,
 - a. up to the first \$20,000,000 in market value of commodity futures contracts the sum of,
 - A. 2 per cent of the market value for contracts, other than for securities, representing a long position or the total number of commodity futures contracts, other than for securities, representing a short position in each commodity, whichever is the greater, carried for all customers' and firm accounts excluding exempted contracts, and

B. the amount arrived at by the application of the securities futures capital charge (Section 14 (6) (b)),

to a maximum of \$100,000, or

b. the sum of,

A. 1/2 of 1 per cent of the market value of the total number of commodity futures contracts, other than for securities, representing a long position or the total number of commodity futures contracts, other than for securities, representing a short position in each commodity, whichever is the greater, carried for all customers' and firm accounts excluding exempted contracts, and

B. the amount arrived at by the application of the securities futures capital charge (Section 14 (6) (b)).

4.	Customer concentration factor (Section 14 (1) (b) (iii))
5.	Commodity concentration factor (Section 14 (1) (b) (iv))
6.	Total on adjusted liabilities and contracts (minimum \$75,000)	\$.....
7.	Capital requirement on insurance-deductible amounts: Amounts deductible (greatest under any clause)
8.	Minimum free capital required	\$.....
9.	B - 13 Net Free Capital
10.	Excess (deficiency) Net Free Capital	\$.....

NOTES AND INSTRUCTIONS

Line 10 All deficiencies must be reported immediately to the Ontario Securities Commission. An explanation must be given on this Schedule for any capital deficiency and the action taken to correct it.

STATEMENT E

.....
(Name of Registrant)

STATEMENT OF SEGREGATION REQUIREMENTS
AND FUNDS ON DEPOSIT IN SEGREGATION

(As at.....)

REQUIREMENT

1. Net ledger balances of customers	
(a) Cash.....	\$.....
(b) Securities — at market.....
2. Net unrealized profit-loss in open contracts held for customers.....
3. Net equity of customers (1+2).....
4. Add — accounts liquidating to a deficit and accounts with debit balances with no open contracts (Schedule 1).....
5. Amount required to be segregated (3+4).....	\$

FUNDS ON DEPOSIT IN SEGREGATION

6. Deposited in segregated accounts with financial institutions:	
(a) Cash.....	\$.....
(b) Securities representing investment of customers' funds — at market.....
(c) Securities deposited by customers in lieu of cash margin — at market....
7. Margin on deposit with clearing houses	
(a) Cash.....
(b) Securities deposited by customers in lieu of cash margin — at market....
8. Due to/from clearing houses.....
9. Equities with other dealers who carry customers' trades on an omnibus basis....
10. Segregated funds on hand:	
(a) Cash.....
(b) Securities representing investment of customers' funds — at market.....
(c) Securities deposited by customers in lieu of cash margin — at market....
11. TOTAL AMOUNT IN SEGREGATION	\$
12. EXCESS/DEFICIENCY OF FUNDS IN SEGREGATION (Line 11 minus Line 5)	\$

A2/A52

NOTES AND INSTRUCTIONS

Line 12 The registrant shall immediately report to the Commission any deficiency of funds in segregation.

.....
(Name of Registrant)

AUDITORS' REPORT

To the Ontario Securities Commission

Pursuant to our examination of Statements A to E, we have examined the Schedules 11 and 12 to the Report and Financial Information of..... (Firm Name)

for the..... months ended..... (Date)

In our opinion Schedule 11, the Summary Statement of Income, presents fairly the results of its operations for the year then ended in the form required by the Regulations under The Commodity Futures Act, 1978 in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year; and Schedule 12, the Statement of Changes in Excess Net Free Capital for the year then ended, is presented in accordance with the applicable requirements of the Regulations under The Commodity Futures Act, 1978.

The additional information set out in Schedules 1 to 10 and Schedule 13 have been subjected to the tests and other auditing procedures applied in the examination of the Financial Statements A to E and Schedules 11 and 12, and in our opinion, are fairly stated in all respects material in relation to these financial statements taken as a whole.

..... (Signature) (Date)

NOTE: A measure of uniformity in the form of the auditor's report is desirable in order to facilitate identification of circumstances where the underlying conditions are different. Therefore, when auditors are able to express an unqualified opinion their report should take the above form.

Any limitations in the scope of the audit must be discussed in advance with the Ontario Securities Commission.

CERTIFICATE OF PARTNERS OR DIRECTORS

..... (Firm Name)

I/We have examined the attached Statements A to E and Schedules 1 to 13 and certify that, to the best of my/our knowledge, they present fairly the financial position of the firm at..... and the results of operations for the period then ended, and are in agreement with the books of the firm.

I/We certify that the following information is true and correct to the best of my/our knowledge for the period from the last audit to the date of the attached Statements which have been prepared in accordance with the requirements of the Regulations under The Commodity Futures Act, 1978.

ANSWERS

- (1) Do the attached statements fully disclose all assets and liabilities including the following? (If not, give full particulars):
(a) Outstanding options.
(b) Writs issued against the firm or partners or corporation or any other litigation pending?

(c) Income tax arrears of partners or corporation?

(d) Other contingent liabilities, guarantees, returned drafts, accommodation endorsements or commitments affecting the financial position of the firm?

(2) Are all Exchange seats which are operated by the firm owned outright and clear of encumbrance by the firm? If not give details.

.....
(Date)

To be signed by:—

- (i) chief executive officer/partner
- (ii) chief financial officer
- (iii) the chief accountant
- (iv) at least two directors/partners if not included in (i) to (iv) above.

Any partner/director and any officer or employee with senior management responsibility for areas where unrecorded liabilities may occur must sign a copy of this report to indicate that he has examined it and is satisfied that, to the best of his knowledge, it is correct.

SCHEDULE 1

.....
(Name of Registrant)

ANALYSIS OF CUSTOMERS' ACCOUNTS

	Debit	Amount Required to Provide Full Margin
1. Accounts with margin deficiency (section 7 (1) (m))
2. Accounts that contain debit balances with no open trades
TOTAL
3. Less allowance for bad debts or accounts provided for but included above
	=====	=====
	A-5	B-9

NOTES AND INSTRUCTIONS

- 1. Customers with more than one account may use an account with excess funds to secure an account which liquidates to a deficit or to secure an account with a margin deficiency if each

account and balance involved is clearly identified on a separate Schedule, "1A". Such an arrangement must be evidenced by a written agreement.

2. LINE 1. The total deficit in customer accounts that liquidate to a deficit should be entered in the left-hand column under the heading "Debit". The total margin deficiency in customer accounts should be entered in the right-hand column. For example, customer A's account liquidates to a deficit of \$1,000 and his commodity position requires \$2,000 margin; customer B's equity amounts to \$1,500 and his commodity position requires \$2,000 margin. The entries in line 1 should be "Debit" — \$1,000 and "Amount Required to provide Full Margin" — \$3,500 (\$3,000 as to customer A and \$500 as to customer B).

SCHEDULE 2

.....
(Name of Registrant)

SECURED LOANS RECEIVABLE

Name of Borrower and Term	Amount of Loan Including Accrued Interest	Market Value of Collateral	Loan Value of Collateral	Required to Margin
(Note 1)				
				B-8

NOTES:

1. A borrower may be identified in column 1 by means of a code or symbols provided that the code or symbols and their meaning and any change or addition thereto are submitted.
2. Market values shall include accrued interest.
3. The total to column 2 should be entered at line 7 on Statement A.
4. Receivables are to be fully margined at all times.

SCHEDULE 3

.....
(Name of Registrant)

A. SECURITIES OWNED AND SECURITIES SOLD SHORT AT MARKET VALUE

	Balance		Margin Required (Section 7 (1) (l) (iii))
	Debit (Long)	Credit (Short)	
1. Securities having a margin rate of 5% or less
Less—dealer's securities deposited in segregation and with other dealers (segregated accounts)		
2. Carry debit to Statement C, line 6		

3. Other securities
Less — securities on deposit with other dealers (Segregated accounts)
	<u> </u>	<u> </u>	<u> </u>
		<u> </u>	<u> </u>
		A-8 (c)	A-60
			B-6

B. CASH COMMODITIES OTHER THAN SECURITIES OWNED AT MARKET VALUE

11. Cash commodities, other than securities:

(a) Hedged	\$.....	\$.....
(b) Unhedged
12.
13.
20. TOTAL	\$ <u> </u>	\$ <u> </u>
	A-8 (a)	B-5
	or 8 (b)	

NOTES AND INSTRUCTIONS

All securities are to be valued at market but no adjustment need be made for securities with no collateral value, carried on the books at less than market.

Attach a schedule setting out the name and description of each security, market price, market value, margin rate and margin. In the case of debt instruments where yield rate is used to determine market price the yield rate must be disclosed. Information may be given in summary form as to securities issued or guaranteed by the Government of Canada or any province of Canada. The summary should include the total market values and total margin requirements for all Government of Canada issues for which the same margin rate is prescribed, and like totals — also by margin rate categories — for provincial issues. It is not necessary to distinguish between provinces. Insignificant holdings of securities that require 100 per cent margin may be shown in total.

SCHEDULE 4

.....
(Name of Registrant)

ANALYSIS OF PARTNERS'/SHAREHOLDERS' ACCOUNTS, OTHER THAN TRADING

	Balances		Amount Required to Fully Margin
	<u> </u>	<u> </u>	<u> </u>
1. Unsecured debits
2. Free credits	Nil
3.
TOTAL	\$ <u> </u>	\$ <u> </u>	\$ <u> </u>
	A-14	A-53	B-10

NOTES AND INSTRUCTIONS

Attach a schedule showing for each partner/shareholder account the debit or credit money balance.

SCHEDULE 5

(Page 1 of 2)

.....
(Name of Registrant)

ANALYSIS OF INCOME TAXES

(To be completed at financial year end only)

A. INCOME TAX PAYABLE (Recoverable)

1. Balance payable (recoverable) at last year end		\$.....
2. Payments made or (received) relating to above balance	\$.....	
3. Adjustments, including reassessments relating to prior period (give details if significant)
4. Balance, if any, relating to prior years	
5. Provision for income taxes currently payable, including taxes on extra-ordinary items OR	
Recovery of income taxes due to losses in the current period
6. SUB-TOTAL	
7. Payments on account of the current period	
8. SUB-TOTAL	
9. Other adjustments (give details)	
10. Current balance payable (recoverable)		\$.....

A-10 — if recoverable

A-55 — if payable

B. DEFERRED INCOME TAXES

	Debit	CREDIT	
		Re Active Assets and Liabilities	Re Non-Active Assets
1. Balance at last year end	\$.....	\$.....	\$.....
2. Changes during the period (give details if significant)

3. Present balance

\$	\$	\$
<u> </u>	<u> </u>	<u> </u>
A-23	A-56	A-71

SCHEDULE 5

(Page 2 of 2)

.....
(Name of Registrant)

C. RECONCILIATION

- | | |
|---|----------------|
| 1. Income Taxes provided (recovered) Line A5) | \$..... |
| 2. Adjustments relating to prior periods (Line A3) | |
| 3. Other adjustments (Line A9) | |
| 4. Net change in deferred income taxes (Line B2) | |
| 5. Total income taxes | <u>\$.....</u> |
| 6. Total income taxes per Schedule 11 (Line 6) | \$..... |
| 7. Income taxes included in Schedule 11 (Line 8) | |
| 8. Income taxes charged or credited directly to retained earnings
(Schedule 8, items 11 or 12) | <u>.....</u> |
| 9. Total income taxes (agrees with Line C5) | <u>\$.....</u> |

NOTES AND INSTRUCTIONS

1. On this Schedule balances recoverable i.e., debits, should be shown in brackets.
2. Line A-10 — If the balance includes amounts relating to other than the current year then analysis should be provided by year.

SCHEDULE 6

.....
(Name of Registrant)

OPEN CONTRACTS, FIRM TRADING ACCOUNT

Market	Commodity	No. of Contracts		Full Margin Required (Section 7 (1) (l))
		Long	Short	
				B-7

SCHEDULE 7,

.....
(Name of Registrant)

		Margin Required
1. Bank Overdrafts	\$.....	Nil
2. Loans — Secured (Give details)
3. Loans — Unsecured (Give details)	Nil
4.
TOTAL
	<u>.....</u>	<u>.....</u>
	A-51	B-11

NOTE:

Line 2. Detail given must include the name of lender, amount of the loan, and the description, quantity, market price and total market value of each security held by the lender as collateral. In addition, the margin rate and total margin requirement must be provided. The loans must be margined in full at all times. Any margin deficiency must be carried to statement B, line 11. The margin requirement for such loans is the market value of the collateral less the amount of the loan, less any margin already provided on the collateral (e.g. in inventory).

SCHEDULE 8

.....
(Name of Registrant)

CHANGES IN CAPITAL AND RETAINED EARNINGS

A. CAPITAL

1. Balance at last year end	\$.....
2. Increases during period — give details	
(a)
(b)
(c)
3.
4.
5. Decreases during period — give details	
(a)
(b)
(c)
6.
7.	\$.....

8. Analysis of present capital

(a)

(b)

(c)

9. To agree with line 7 above \$

B. RETAINED EARNINGS (CORPORATIONS) OR UNDIVIDED PROFITS (PARTNERSHIPS)

10. Balance at last year end

11. Increases during period — give details

(a) net income for the period (Schedule 11, line 11)

(b)

(c)

12. Decreases during period — give details

(a) net loss for the period (Schedule 11, line 11)

(b) dividends paid or partners drawings

(c)

(d)

13. Present retained earnings or undivided profits \$

A-75

NOTES AND INSTRUCTIONS

Line 8 —Indicate the class of shares and give further details on their attributes. Indicate the nature of partnership interest, i.e., whether general or limited.

Lines 10 and 12 —Direct charges or credits to retained earnings are to be restricted to capital transactions (e.g. dividends, premium on share redemptions, and prior period adjustments). All income items of an extraordinary or unusual nature (e.g. profits or losses on sale or fixed assets or commodity futures exchange seats), are to be included in Schedule 11 in arriving at net income or loss for the period. The latter amount is to be transferred in total to retained earnings (line 11 (a) or 12 (a)).

The adjustment of inventory to market value must also be included in Schedule 11.

SCHEDULE 9

.....
(Name of Registrant)

CHANGES IN RESERVES AND SUBORDINATED LOANS

A. RESERVES

1. Balance at beginning of period	\$.....
2. Changes during the period (describe on an attached note)
3. Balance at current date	\$.....
	<u> </u>
	<u> </u>
	A-76

B. SUBORDINATED LOANS

	Shareholders/ Partners and Employees	Others
4. Balance at last year-end	\$.....	\$.....
5. Increases during period — give name of lenders		
(a)
(b)
(c)
(d)
(e)	<u> </u>	<u> </u>
6.	<u> </u>	<u> </u>
7.
8. Decreases during period — give name of lender		
(a)
(b)
(c)
(d)
(e)
(f)	<u> </u>	<u> </u>
9.	<u> </u>	<u> </u>
10. Present subordinated loans	\$ <u> </u>	\$ <u> </u>
	A-72	A-73

NOTES:

Reserves

The nature of reserves should be described and should only include appropriations of retained earnings. Allowances for bad debts must not be shown here.

Subordinated Loans

At the annual audit date only, attach a schedule showing the amount of each loan outstanding and the name of the lender. Subordinated debentures issued under a trust debenture should be disclosed in total only.

SCHEDULE 10

(Name of Registrant)

CONTINGENT LIABILITIES AND COMMITMENTS

DESCRIPTION AMOUNT

NOTES AND INSTRUCTIONS

- 1. Include only items not recorded on Statement A.
- 2. Insignificant contingent liabilities or commitments need not be described unless in aggregate they are significant in amount. In this case the aggregate amount should be shown as "miscellaneous".
- 3. In the event that a dollar amount cannot be determined, describe the item in detail giving reasons for the inability to assign a dollar value.
- 4. Examples of contingent liabilities or commitments include:
 - Unfunded pension liabilities
 - Leases
 - Guarantees or endorsement
 - Discounted notes
 - Legal actions pending
 - Pending income tax claims assessments
 - Returned drafts
- 5. Contingent liabilities and commitments must be included up to the date of filing this report.

SCHEDULE 11

(Name of Registrant)

SUMMARY STATEMENT OF INCOME FOR THE MONTHS ENDED

(With comparative figures for the _____ ended _____)

	<u>Current Period</u>	<u>Comparable Previous Period (if available)</u>
1. REVENUE—		
(i) Commission	\$	\$
(ii) Interest
(iii) Firm Trading Accounts:		
(a) Realized gain (loss)
(b) Unrealized gain (loss)
(iv) Other income (give details)
2. Total Revenue	\$ <u> </u>	\$ <u> </u>
3. EXPENSES—		
(i) Commission
(ii) Employee Compensation
(iii) Occupancy and equipment rental
(iv) Interest
(v) Communications
(vi) Bad debt expense
(vii) Other (operating)
4. Total Expenses	\$ <u> </u>	\$ <u> </u>
5. Income (Loss) before income taxes (Line 2, minus Line 4)
6. Income taxes (see note)
7. Income (Loss) before extraordinary items
8. Extraordinary items (net of income tax) (see note)
11. Net income (loss) for period	\$ <u> </u>	\$ <u> </u>
	S8 — Line 11 or 12	

NOTES AND INSTRUCTIONS

The period covered in this Schedule should be from the previous year-end. The comparative figures should be for the comparable period in the previous year where these are available.

A comparative statement of income prepared in accordance with generally accepted accounting principles and containing at least the information shown in the Schedule may be substituted. This statement should be affixed to the Schedule.

It is recognized that the components of the revenue and expense classification on this Schedule may vary between firms. However, it is important that each firm be consistent between periods except where it is approved by the Ontario Securities Commission. Fair presentation may require the separate disclosure of additional and/or unusual items by way of a note to this Schedule.

Line 6 All income taxes including notional income tax at 33-1/3 per cent on partnerships profits. Where the total income taxes on line 6 are materially different from the reported profit on line 5 multiplied by the current year's tax rate, an explanation of the difference should be provided.

Line 8 Extraordinary items should include only gains, losses and provisions for losses which, by their nature, are not typical of the normal business activities of the firm, and are not expected to occur regularly over a period of years. Examples are profits or losses on the sale of fixed assets, commodity futures seats or other non-active assets, profits or losses resulting from closing operations, etc. A list of items should be provided.

SCHEDULE 12

.....
(Name of Registrant)

STATEMENT OF CHANGES IN EXCESS NET FREE CAPITAL
FOR THE ENDED

SUMMARY OF CHANGES

1. Excess (deficiency) of net free capital at beginning of period
ADD		
2. Increase in liquid capital
3. Decrease in margin required
4. Decrease in minimum free capital required
DEDUCT		
5. Decrease in liquid capital
6. Increase in margin required
7. Increase in minimum free capital required
8. Excess (deficiency) of net free capital at end of period		\$
		=====
		D-10

SCHEDULE 13

.....
(Name of Registrant)

OPEN CONTRACTS (1)

(A) CUSTOMERS'

(B) FIRM, PARTNERS', SHAREHOLDERS', DIRECTORS' AND EMPLOYEES'

Market	Commodity	Number of Contracts		Less (2) Exempted Contracts		Adjusted Number of Contracts		Settlement Price	Market Value of Total Long and Total Short for Each Commodity	
		Long	Short	Long	Short	Long	Short		Long	Short
TOTAL MARKET VALUE									\$	\$

INSTRUCTIONS

1. A separate schedule must be prepared for each of category A and B. Cross out A or B whichever not applicable.
2. For definition of exempted contracts see section 14 (6).

O. Reg. 430/79, Form 3.

Form 4

The Commodity Futures Act, 1978

LOAN AGREEMENT

To:
(Name of Firm)

The undersigned agrees that any securities or property that he pledges with you shall be subject to a lien for the discharge of his obligation to you to the extent only of the actual amount advanced by you and may be pledged, repledged, hypothecated or rehypothecated provided no more of such securities or property than is fair and reasonable in view of his indebtedness to you is so pledged, repledged, hypothecated or rehypothecated.

DATED:

.....
(Signature of Customer)

WITNESSED:

O. Reg. 430/79, Form 4.

Form 5

The Commodity Futures Act, 1978

NOTE: Should any space be insufficient for your answers, a statement may be attached and marked as an exhibit cross-referencing each statement to the item to which it pertains provided it is initialed by the applicant and the Commissioner taking the affidavit.

APPLICATION FOR REGISTRATION AS FUTURES COMMISSION MERCHANT, INTRODUCING BROKER OR ADVISER

Application is made for registration under The Commodity Futures Act, 1978 as.....

..... in the category of..... (See categories set out at section 8 of the regulations under The Commodity Futures Act, 1978).

The following statements of fact are made in respect thereof:

- 1. (a) Name of Applicant..... (b) Head Office Business Address (including postal code)..... Telephone No: (c) Address for service in Ontario..... (d) Name of non-resident carrying broker or registered futures commission merchant that trades in contracts for customers (to be answered by introducing brokers).....

2. The applicant maintains accounts at the following bank(s): (state bank and branches through which business is transacted)

3. Is applicant applying for registration of any branch offices? If so, state addresses (including postal code).....

Instructions: Answer "Yes" or "No" to the following questions. If "Yes" give particulars.

- 4. Has the applicant, or to the best of the applicant's information and belief has any affiliate of the applicant, (a) been registered in any capacity under The Commodity Futures Act, 1978 of Ontario?

(b) applied for registration, in any capacity, under *The Commodity Futures Act, 1978* of Ontario?

.....
.....

5. Is the applicant, or to the best of the applicant's information and belief is any affiliate of the applicant, now, or has any such person or company been,

(a) registered or licensed in any capacity in any other province, state or country which required registration or licensing to trade in commodity futures contracts or commodity futures options?

.....
.....

(b) registered or licensed in any other capacity in Ontario or any other province, state or country under any legislation which requires registration or licensing to deal with the public in any capacity? (e.g. as a securities dealer, insurance agent, real estate agent, used car dealer, mortgage broker, etc.)

.....
.....

(c) refused registration or a licence mentioned in 5 (a) or (b) above or has any registration or licence been suspended or cancelled in any category mentioned in 5 (a) or (b) above?

.....
.....

6. Is the applicant, or to the best of the applicant's information and belief is any affiliate of the applicant, now, or has any such person or company been,

(a) a member of any commodity futures exchange, clearing house of a commodity futures exchange, association of commodity futures dealers or similar organization in any province, state or country?

.....

(b) refused membership in any commodity futures exchange, clearing house of a commodity futures exchange, association of commodity futures dealers or similar organization, in any province, state or country?

.....

(c) suspended as a member of any commodity futures exchange, clearing house of a commodity futures exchange, association of commodity futures dealers or similar organization, in any province, state or country?

.....

7. Has the applicant, or to the best of the applicant's information and belief has any affiliate of the applicant, operated under, or carried on business under, any name other than the name shown in this application?

.....
.....

8. Has the applicant, or to the best of the applicant's information and belief has any affiliate of the applicant, ever been,

(a) convicted or presently have outstanding a charge or indictment under the law of any province, state or country, except minor traffic violations?

Instruction: Question 8 (a) refers to all laws, e.g. Criminal, Immigration, Customs, Liquor, etc., of any province, state or country in any part of the world.

(b) the defendant or respondent in any proceedings in any civil court in any jurisdiction in any part of the world wherein fraud was alleged?

(c) at any time declared bankrupt or made a voluntary assignment in bankruptcy? (If "Yes", give particulars and also attach a certified copy of discharge)

(d) refused a fidelity bond?

9. Attach and mark as an exhibit properly identified a statement setting out the name in full of, and position held by, the applicant or each partner, officer or director of the applicant, and provide for each such person a completed Form 7, Application for Registration/Information Statement, attached and marked as exhibits to this application, unless such information has previously been filed with the Commission.

10. A—CAPITALIZATION OF A COMPANY:

Complete below or attach marked as an exhibit to the application a statement containing the information called for below, to provide information with respect to the financial structure and control of the applicant company:

(a) The authorized and issued capital of the company, stating:

	<i>Preferred Shares</i> (State number of shares and dollar value)	<i>Common Shares</i> (State number of shares and dollar value)
	Shares	Shares
	\$	\$
(1) authorized capital		
(2) issued		
(3) total dollar value of other securities:		
(i) Bonds		
(ii) Debentures		
(iii) Notes		
(iv) Any other loans, state source and maturity dates		
	\$	\$
	_____	_____
	\$	\$
	_____	_____
	TOTAL	\$

- (b) The names, addresses and usual place of residence of registered, and direct, and indirect, beneficial owners of each class of security or obligation issued, and, if a trust is the beneficial owner, the names, addresses and usual place of residence of each person or company having a beneficial interest in the trust, and the nature and extent of the holdings and percentage of interest attributable to each security holder, lender or *c'estui que trust* (beneficiary).
- (c) State name and address of every depository holding any of the assets of the company: Instruction: Answer "Yes" or "No" to the following questions. If "Yes" give particulars.
- (d) Has any person or company undertaken to act as a guarantor in relation to the financial or other undertakings of applicant?
.....
- (e) Has a subrogation been executed by the creditor(s) in relation to loans owing by the applicant?
.....
- (f) Is there any person or company whose name is not disclosed in the statement called for by (b) above who has any direct or indirect interest in the applicant, either beneficially or otherwise?

B—CAPITALIZATION OF A PARTNERSHIP OR PROPRIETORSHIP:

Attach, marked as an exhibit to the application, a statement containing the information called for below with respect to the assets of the partnership or proprietorship, and demonstrate therein the degree of control (voting power) of each of the participants in the applicant.

- (i) Amount of paid-in capital \$.....
- (ii) Description of the assets:
- (iii) State name and address of every depository holding any of the assets:
- (iv) Source, amount and maturity date of any obligations owing by the partnership, if any:
(Where applicable, give names and addresses of creditors)

Instruction: Answer "Yes" or "No" to the following questions. If "Yes" give particulars.

- (v) Has any person or company undertaken to act as a guarantor in relation to the financial or other undertakings of applicant?
- (vi) Has a subrogation been executed by the creditor(s) in relation to loans owing by the applicant?
- (vii) Is there any person or company whose name is not disclosed above who has any interest in the applicant, either beneficially or otherwise?

Dated at (name of applicant)

this..... day of, 19.... By (signature of applicant, partner or officer)
..... (official capacity)

AFFIDAVIT

IN THE MATTER OF *The Commodity Futures Act, 1978*

Province of Ontario
.....of.....
To WIT:

I,
(name in full)
of the.....
in the County of.....

MAKE OATH AND SAY:

- 1. I am the applicant (or a partner or officer of the applicant) herein for registration and I signed the application.
- 2. The statements of fact made in the application are true.

SWORN before me at the.....
in the.....of.....
this.....day of.....
19....

.....
(A Commissioner, etc.)

.....
(signature of deponent)

O. Reg. 430/79, Form 5.

Form 6

The Commodity Futures Act, 1978

APPLICATION FOR REGISTRATION AS A NON-RESIDENT CARRYING BROKER

Application is made for registration under *The Commodity Futures Act, 1978* as a non-resident carrying broker.

The following statements of fact are made in respect thereof:

- 1. (a) Name of Applicant.....
- (b) Head Office Business Address (including postal code).....
.....
Telephone No:
- (c) Agent for service in Ontario.....
.....
Address (including postal code).....
.....
Telephone No:
- (d) Name of introducing broker.....

2. Has the applicant, or to the best of the applicant's information and belief has any affiliate of the applicant,

(a) been registered in any capacity under *The Commodity Futures Act, 1978* of Ontario?

.....
.....

3. Is the applicant, or to the best of the applicant's information and belief is any affiliate of the applicant, now, or has any such person or company been,

(a) registered or licensed in any capacity in any other province, state or country which required registration or licensing to trade in commodity futures contracts or commodity futures options?

.....
.....

(b) registered or licensed in any other capacity in Ontario or any other province, state or country under any legislation which requires registration or licensing to deal with the public in any capacity? (e.g. as a securities dealer, insurance agent, real estate agent, used car dealer, mortgage broker, etc.)

.....
.....

(c) refused registration or a licence mentioned in 3 (a) or (b) above or has any registration or licence been suspended or cancelled in any category mentioned in 3 (a) or (b) above?

.....
.....

4. Is the applicant, or to the best of the applicant's information and belief is any affiliate of the applicant, now, or has any such person or company been,

(a) a member of any commodity futures exchange, clearing house of a commodity futures exchange, association of commodity futures dealers or similar organization in any province, state or country?

.....
.....

(b) refused membership in any commodity futures exchange, clearing house of a commodity futures exchange, association of commodity futures dealers or similar organization, in any province, state or country?

.....
.....

5. Has the applicant, or to the best of the applicant's information and belief has any affiliate of the applicant, operated under, or carried on business under, any name other than the name shown in this application?

.....
.....

6. Has the applicant, or to the best of the applicant's information and belief has any affiliate of the applicant, ever been,

(a) convicted or presently have outstanding a charge or indictment under the law of any province, state or country, except minor traffic violations?

.....
.....

Instruction: Question 6 (a) refers to all laws, e.g. Criminal, Immigration, Customs, Liquor, etc. of any province, state or country in any part of the world.

(b) the defendant or respondent in any proceedings in any civil court in any jurisdiction in any part of the world wherein fraud was alleged?

.....
.....

(c) at any time declared bankrupt, or made a voluntary assignment in bankruptcy? (If "Yes", give particulars and also attach a certified copy of discharge)

.....
.....

(d) refused a fidelity bond?

AFFIDAVIT

IN THE MATTER OF *The Commodity Futures Act, 1978*

Province of Ontario

.....of.....

To WIT:

I,
(name in full)

of the.....

in the County of.....

MAKE OATH AND SAY:

- 1. I am the applicant (or a partner or officer of the applicant) herein for registration and I signed the application.
2. The statements of fact made in the application are true.

SWORN before me at the.....

in the.....of.....

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

19....

(A Commissioner, etc.)

(signature of deponent)

O. Reg. 430/79, Form 6.

Form 7

The Commodity Futures Act, 1978

NOTE: Proprietor as, and partners, officers and directors of, the applicant in Form 5 other than those for whom registration to trade on behalf of a registered dealer or to act as an adviser on behalf of a registered adviser is sought shall complete only items 2, 3, 5, 6, 8, 9, 10, 11, 12, 14.

NOTE: Should any space be insufficient for your answers, a statement may be attached and marked as an exhibit cross-referencing each statement to the item to which it pertains provided it is initialled by the applicant/informant and the Commissioner taking the affidavit.

APPLICATION FOR REGISTRATION AS SALESMAN OR AS A PARTNER OR OFFICER OF A REGISTERED DEALER OR REGISTERED ADVISER/INFORMATION STATEMENT

1. (To be completed only by applicants for registration as salesmen and by partners or officers for whom registration to trade on behalf of a registered dealer or to act as an adviser on behalf of a registered adviser is sought).

Application is made for registration under *The Commodity Futures Act, 1978* as

(NOTE: As officer state office occupied; if also director so state) and the following statements of fact are made in respect thereof:

(a) Name of registered dealer or registered adviser

(b) Name of Applicant in full

(c) Residence Address (including postal code)

_____ Telephone No. _____

(d) Business Address, upon registration (including postal code)

_____ Telephone No. _____

(e) State address for Service in Ontario

(f) Code or symbol, if any, to be used to identify applicant in written confirmations of trade

2. (To be completed by a proprietor as, and partners, officers and directors of, the applicant in Form 5 other than those for whom registration to trade on behalf of a registered dealer or to act as an adviser on behalf of a registered adviser is sought).

(a) I, _____
(name in full)

(b) Residence Address (including postal code)

furnish the information herein relative to the application of,

(c) _____
(applicant or registrant in Form 1 or Form 5)

(d) wherein I am indicated as

 proprietor, partner, officer, director

of, or on behalf of said applicant or registrant.

(NOTE: As officer, state office occupied; if also director, so state).

(e) Business Address (including postal code) for this purpose is

 Telephone No. _____

(f) Address for Service in Ontario

 Telephone No. _____

3. I have resided in Canada continuously for a period of _____
 and am currently a resident of the Province of Ontario, residing at the above address.
4. The following information constitutes full disclosure of my employment, business activities and residences, including periods of unemployment, for the full 15 year period immediately preceding the date of this application.

Names and Address of Employer: if self-employed so state giving Business Address: or if unemployed so state	Nature of Business of Employer	Nature of Employment or Activity	Period of Employment or Activity From: To: (Give exact dates)	Residence during the period was (City, Street and number)

Instruction: Answer "Yes" or "No" to the following questions. If "Yes" give particulars.

5. Have you or any associate ever been convicted or presently have outstanding a charge or indictment under the law of any province, state or country, except minor traffic violations?

Instruction: Question 5 refers to all laws, e.g. Criminal, Immigration, Customs, Liquor, etc. of any province, state or country, in any part of the world.

6. Have you, or any associate, ever been the defendant or respondent in any proceedings in any civil court in any jurisdiction in any part of the world wherein fraud was alleged?

7. Have you been discharged by any employer for "cause"?

8. Have you or any associate at any time, been declared bankrupt or made a voluntary assignment in bankruptcy? (If "yes" also attach copy of discharge)

9. Have you or any associate ever been refused a fidelity bond?

10. Have you or any associate ever,

(a) been registered in any capacity under *The Commodity Futures Act, 1978* of Ontario?

(b) Applied for registration in any capacity under *The Commodity Futures Act, 1978* of Ontario?

(c) been registered or licensed in any capacity in any other province, state or country which requires registration or licensing to deal or trade in commodity futures contracts or commodity futures options?

(d) been registered or licensed in any other capacity in Ontario or any other province, state or country under any legislation which requires registration or licensing to deal with the public in any capacity? (e.g. as a securities salesman, insurance agent, real estate agent, used car dealer, mortgage broker, etc.)

(e) been refused registration or a licence in 10 (a) (b), (c) or (d) above, or has any such registration or licence been cancelled or suspended?

(f) been denied the benefit of any exemption provided from registration provided by *The Commodity Futures Act, 1978* of Ontario, or similar exemption provided by commodity futures Acts or regulations of any other province, state or country?

11. Have you, or any associate, ever used, operated or carried on business under, or; are you now, or have you been known by, a name other than the name which is subscribed hereto?

(NOTE: Female applicants who are, or have been, married, must give all names by which known, and dates of changes of names).

12. Have you or any associate, ever been,

(a) a member of any commodity futures exchange, clearing house of a commodity futures exchange, association of commodity futures dealers, or similar organization, in any province, state or country?

(b) refused membership in any commodity futures exchange, clearing house of a commodity futures exchange, association of commodity futures dealers, or similar organization, in any province, state or country?

(c) suspended as a member of any commodity futures exchange, clearing house of a commodity futures exchange, association of commodity futures dealers, or similar organization, in any province, state or country?

13. My business reputation and character are well known to each of the following persons and reference may be made to them for further information. (Give at least three names, one of which must be the manager or other officer of a bank or trust company.)

Name	P.O. Address (Give City and Street Address including postal code)	Business or Occupation

14. The following detailed description is given for identification purposes:

Height _____ Weight _____ Complexion _____

Date of Birth _____ Place of Birth _____
(day month year)

Social Insurance Number _____

If born outside Canada, date of arrival in Canada:

Citizenship _____ Number of Passport,

if any _____

Build _____ Colour of Eyes _____

Colour of Hair _____ Sex _____

Marital Status _____

Distinguishing marks such as scars, tattoos, etc.

Instruction: The information disclosed by this item is for the use of the Commission only. The information need not be furnished to the registered dealer or registered adviser.

15. Attached hereto are two copies of a recent photograph, full face, showing a true likeness of the applicant; each one measures 2 x 2 inches and bears on the back the date on which the photograph was taken and, for identification purposes, the signature of the applicant and that of the registered dealer or registered adviser.

Dated at _____

this _____ day of _____, 19____

(Signature of applicant/informant)

(To be completed only by applicants for registration as salesmen and by partners or officers for whom registration to trade on behalf of a registered dealer or to act as an adviser is sought).

AFFIDAVIT

IN THE MATTER OF *The Commodity Futures Act, 1978*

Province of Ontario
_____ of _____

To WIT:

I, _____
(name in full)

of the _____

in the County of _____

MAKE OATH AND SAY:

1. I am _____
(Name in full)

the applicant herein for registration and I signed the application.

2. The statements of facts made in the application are true.

SWORN before me at the _____
in the _____ of _____
this _____ day of _____, 19____

(A Commissioner, etc.)

(signature of deponent)

(To be completed by a proprietor as, and partners, officers and directors of, the applicant in Form 1 other than those for whom registration to trade on behalf of a registered dealer or to act as an adviser on behalf of a registered adviser is sought).

AFFIDAVIT

IN THE MATTER OF *The Commodity Futures Act, 1978*

Province of Ontario

_____ of _____

To WIT:

I, _____
(name in full)
of the _____
in the County of _____

MAKE OATH AND SAY:

1. I am _____
(name in full)

the informant herein, and I signed the Information Statement.

2. The statements of fact made in the Information Statement are true.

SWORN before me at the _____
in the _____ of _____
this _____ day of _____, 19 _____

(A Commissioner, etc.)

(Signature of deponent)

O. Reg. 430/79, Form 7.

Form 8

The Commodity Futures Act, 1978

CERTIFICATE OF INTENDED EMPLOYER

(To be completed by the intended employer and submitted separately in support of every application for registration as a salesman made in Form 7 and every application for amendment of registration as a salesman made in Form 14 on transfer from the employ of one registered dealer to another).

1. (a) Name of intended Employer

(b) Business Address in Ontario (including postal code)

2. (a) Name of intended Employee-Applicant in full

(b) Residence Address (including postal code)

3. Code or symbol, if any, to be used to identify intended Employee-Applicant in written confirmations of trade

To the Director:

On the basis of due and diligent inquiry made of the background of the applicant named above and other information available, the undersigned believes this person to be of good character and reputation and either has successfully completed or has the qualifications to undertake and successfully complete one of the courses of study approved by the Commission to which end all reasonable assistance will be furnished by us.

And I request that the application be granted.

Dated at _____

(Name of Dealer)

this _____ day of _____, 19____

(Signature of proprietor, partner, officer)

By _____

(Official Capacity)

O. Reg. 430/79, Form 8.

Form 9

The Commodity Futures Act, 1978

APPLICATION FOR RENEWAL OF REGISTRATION AS DEALER OR ADVISER

Application is made for renewal of registration under *The Commodity Futures Act, 1978* as _____

in the category of _____

and the following statements of fact are made in respect thereof:

1. Name of Applicant _____

2. Head Office Business Address (including postal code) _____

Telephone No. _____

3. Have there been any changes which would make the information given in the last application for registration, amendment of registration or renewal of registration made under *The Commodity Futures Act, 1978* and the regulations false or misleading?

(Answer "Yes" or "No") _____

(If answer is "Yes", attach, and mark as an exhibit to this application, a statement of such changes giving full particulars using the same numbering for each item of change as it appears in the application form in which the information was contained.)

Dated at _____

(Name of Applicant)

this _____ day of _____, 19____

By _____

(Signature of applicant, partner or officer)

(Official Capacity)

AFFIDAVIT

IN THE MATTER OF *The Commodity Futures Act, 1978*

Province of Ontario

I, _____
(name in full)

_____ of _____

of the _____

in the _____ of _____

MAKE OATH AND SAY:

1. I am the applicant (or a partner or officer of the applicant) herein for renewal of registration and I signed the application for renewal of registration.

2. The statements of fact made in the application for renewal of registration are true.

SWORN before me at the _____

in the _____ of _____

this _____ day of _____, 19 _____

(A Commissioner, etc.)



(Signature of deponent)

O. Reg. 430/79, Form 9.

Form 10

The Commodity Futures Act, 1978

NOTE: Should any space be insufficient for your answer, a statement may be attached and marked as an exhibit cross-referencing each statement to the item to which it pertains provided it is initialed by the informant and the Commissioner taking the affidavit.

APPLICATION FOR RENEWAL OF REGISTRATION AS SALESMAN OR AS A PARTNER OR OFFICER OF A REGISTERED DEALER OR REGISTERED ADVISER

Application is made for renewal of registration under *The Commodity Futures Act, 1978* as

(NOTE: As officer state office occupied; if also director so state).

1. (a) Name of registered dealer or registered adviser

(b) Name of Applicant in full

(c) Residence Address (including postal code)

Telephone No. _____

2. Have there been any changes in the information previously given by you in your last application for registration or for renewal of registration filed with the Commission?

(Answer "Yes" or "No") _____

3. If the answer to item 2 is "Yes", give full particulars of every change, using the same numbering for each item of change as it appears in the application form in which the information was contained.

4. If no photograph supplied within the last 5 years, attach two copies, full face, size 2 x 2 inches bearing on the back your signature and that of the registered dealer or registered adviser.

Dated at _____ this _____ day of _____, 19____

(signature of applicant)

AFFIDAVIT

IN THE MATTER OF *The Commodity Futures Act, 1978*

Province of Ontario

_____ of _____

I, _____
(name in full)

of the _____

in the county of _____

TO WIT:

MAKE OATH AND SAY:

1. I am the applicant herein for renewal of registration and I signed the application.

2. The statements of fact made in the application are true.

SWORN before me at the _____

in the _____ of _____

this _____ day of _____, 19____

(A Commissioner, etc.)

(signature of deponent)

REQUEST OF EMPLOYER

(To be completed in support of every application made for renewal of registration as a salesman)

The undersigned employer hereby requests that the registration of the above applicant be renewed.

Dated at _____

(Name of Dealer)

this _____ day of _____, 19____

By _____
(Signature of proprietor, partner or officer)

(official capacity)

Form 11

The Commodity Futures Act, 1978

NOTICE TO SUBMIT TO EXAMINATION UNDER SECTION 28 OF THE ACT

Province of Ontario

.....of.....

IN THE MATTER OF *The Commodity Futures Act, 1978*

AND

IN THE MATTER OF.....

To:

TAKE NOTICE THAT you are required to attend at.....

.....on.....day, the.....day of.....

19...., at the hour of.....o'clock in the.....noon, and so from day to day to give further information or material and to submit to examination under oath by a person designated

by the Director on.....day, the.....day of.....

19...., pursuant to section 28 of *The Commodity Futures Act, 1978*.

AND TAKE NOTICE THAT failure to observe or comply with this requirement is an offence and on summary conviction is punishable by a fine of not more than \$2,000 or to imprisonment for a term of not more than one year, or both.

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

(signature)

O. Reg. 430/79, Form 11.

Form 12

The Commodity Futures Act, 1978

APPLICATION FOR AMENDMENT OF REGISTRATION AS DEALER OR ADVISER

Instruction: Applicants for amendment of registration as NON-RESIDENT CARRYING BROKER shall complete only clauses a and b of item 1.

Name of Registrant _____

Application is made for amendment to our existing registration as:

under *The Commodity Futures Act, 1978* and the following statements of fact are made in respect thereof.

1. Attached hereto and marked as an exhibit to the application is a statement of particulars of any change in,

(a) the name of the applicant,

(b) address for service or any business address,

- (c) partners, officers or directors and the reason for any such person's resignation, dismissal, severance or termination of employment or office,
 - (d) holders of voting securities of the applicant,
 - (e) salesmen employed and the reason for the termination of any salesman's employment,
 - (f) branch offices in Ontario, or
 - (g) the person in charge of any branch office in Ontario.
2. Attached hereto and marked as an exhibit to the application is an Application for Registration/ Information Statement in Form 2 from each new partner or officer for whom registration to trade or to act as an adviser on behalf of the applicant is sought.
 3. Attached hereto and marked as an exhibit to the application is a statement of changes which have occurred in the financial structure and control of the applicant which would make the information previously given by the applicant pursuant to this or any previous regulation, false, or misleading.

Dated at _____

_____ (name of applicant)

this _____ day of _____, 19____

By _____ (signature of applicant, partner or officer)

_____ (official capacity)

AFFIDAVIT

IN THE MATTER OF *The Commodity Futures Act, 1978*

Province of Ontario

.....of.....

I, (name in full)

of the.....

in the.....of.....

MAKE OATH AND SAY:

1. I am the applicant (or a director or officer of the applicant) for amendment to registration, and I signed the application.
2. The statements of fact made in the application for amendment to the registration are true.

SWORN before me at the.....

in the.....of.....

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

..... (A Commissioner, etc.)

..... (signature of deponent)

Form 13*The Commodity Futures Act, 1978*

APPLICATION FOR AMENDMENT OF REGISTRATION AS SALESMAN

Name of Registrant _____

Application is made for amendment to my existing registration as salesman under *The Commodity Futures Act, 1978* and the following statements of fact are made in respect thereof.

1. Attached hereto and marked as an exhibit to the application is a statement of particulars with respect to:
 - (a) any change in address for service or any business address,
 - (b) termination of employment with a registered dealer, or
 - (c) commencement of employment with a registered dealer.
2. Attached hereto and marked as an exhibit to the application is a Certificate of Intended Employer in Form 8.

Dated at _____

this _____ day of _____, 19 _____

(Signature of Applicant)

O. Reg. 430/79, Form 13.

Form 14*The Commodity Futures Act, 1978*

INFORMATION STATEMENT

SUMMARY DESCRIPTION OF COMMODITY FUTURES TRADING

When you trade in commodity futures contracts you are entering contracts to make or take delivery of a specified quantity and quality, grade or size of a commodity during a designated future month at a price agreed upon when the contract is entered into on your behalf on a commodity futures exchange.

Each commodity exchange requires its members to obtain mandatory minimum margin from customers for whom the exchange members act. "Initial margin" is the original deposit required, the earnest money when the contract is entered into. If the market price moves against the customer's position causing the margin on deposit to fall to or under a prescribed level called "maintenance margin" he will be required to furnish additional funds to restore margin on deposit to initial margin. Margin is calculated at the end of each day and more frequently during active markets. When additional margin is required it must be furnished immediately.

Commodity futures exchanges also impose maximum daily permissible price changes in each commodity—"daily price limits"—certain amounts above or below the previous day's closing price beyond which limits no trades may be effected.

The reason for such limits is to prevent sudden extreme price movements. However, the result can be days elapsing before a trading level is found. The loss to a trader on the wrong side of the market and seeking to offset his contract can be substantial.

Only a very small proportion of commodity futures contracts are, in fact, settled through actual delivery of the commodity. Instead, they are usually settled by entering an opposite or offsetting contract. To settle a contract in which a certain amount of a particular commodity for a given delivery month was bought, the buyer subsequently contracts to sell a like amount of that commodity for the same delivery month. To settle a contract in which a commodity was sold, the seller buys an equal amount. Any difference between the price at the time the original contract was made and the price at the time the liquidating or offsetting contract is entered into is settled in cash.

Risk

The risk of loss in commodity futures trading is substantial. You should therefore carefully consider whether such trading is suitable for you in light of your financial condition, objectives, and temperament. In considering whether to trade, you should be aware of the following:

- (1) You may sustain a total loss of the initial margin funds and any additional funds that you deposit with you broker to establish or maintain a position in the commodity futures market. If the market moves against your position, you may be called upon by your broker to deposit a substantial amount of additional margin funds, on short notice, in order to maintain your position. If you do not provide the required funds within the prescribed time, your position may be liquidated at a loss, and you will be liable for any resulting deficit in your account.
- (2) Under certain market conditions, you may find it difficult or impossible to liquidate a position. This can occur, for example, when the market makes a "limit move".
- (3) Placing contingent orders, such as "stop-loss" or "stop-limit" order, will not necessarily limit your losses to the intended amounts, since market conditions may make it impossible to execute such orders.
- (4) A "spread" position may not be less risky than a simple "long" or "short" position.
- (5) The high degree of leverage that is often obtainable in futures trading because of the small margin requirements can work against you as well as for you. The use of leverage can lead to large losses as well as gains.
- (6) As most transactions are made in foreign currencies the risk you assume includes those related to currency fluctuations.

This brief statement cannot, of course, disclose all the risks and other significant aspects of the commodity markets. You should therefore carefully study and become familiar with all aspects of commodity futures trading, including the terms and conditions of contracts.

COMMISSIONS AND OTHER TRANSACTION COSTS

Instruction: Furnish details concerning commissions and other transaction costs. Any attached schedule is to be referred to here as forming part of this Risk Statement.

I acknowledge having received a Risk Statement dated.....prior to the opening of my account with.....
(Name of Dealer)

Dated.....

Account No.....
(Signature of Customer)

Instruction: The acknowledgement is to be executed in duplicate by the customer and a copy is to be retained by the dealer.

O. Reg. 430/79, Form 14.

Form 15

The Commodity Futures Act, 1978

**SUMMARY DISCLOSURE STATEMENT
EXCHANGE TRADED COMMODITY FUTURES OPTIONS**

Every summary disclosure statement relating to exchange traded commodity futures options shall include:

- (1) The following boldface statements in substantially the following form in ten point type on the first page:

Before you trade in commodity futures options, you should carefully read this statement. This is important because of the particular risks involved.

If you plan to buy an option, you should realize that you will pay both a premium and a commission. The premium compensates the seller, or writer, of the option for the risk he assumes; the commission compensates the broker who handles the transaction for you. Accordingly, if you are to avoid a loss the price of the commodity must — before the end of the option period — rise sufficiently that the consequent increase in the price of the underlying futures contract will absorb both the premium and the commission.

If you plan to sell (i.e., write) an option, you will be obligated to provide a futures contract to cover the option should the purchaser of the option exercise. If you write an option and do not own the underlying futures contract, there is no limit on your possible loss, which is determined entirely by the amount of the rise in the price of the commodity and the underlying futures contract.

NO SECURITIES COMMISSION OR SIMILAR AUTHORITY IN CANADA HAS IN ANY WAY PASSED UPON THE MERITS OF THE COMMODITY FUTURES OPTIONS DESCRIBED HEREIN AND ANY REPRESENTATION TO THE CONTRARY IS AN OFFENCE.

- (2) A statement to the effect that:

- (i) Specific market movements of the commodity futures contracts underlying the commodity futures options cannot be accurately predicted,
- (ii) The writer of a call option who does not own the commodity futures contract required to be delivered upon exercise of the option is subject to risk of loss should the price of the underlying commodity futures contract increase by an amount in excess of the premium, less transaction costs,
- (iii) The writer of a call option who owns the commodity futures contract underlying the option is subject to the full risk of his underlying position; in exchange for the premium, so long as he remains obligated under the option contract, he has given up an opportunity for gain resulting from an increase in the price of the underlying commodity futures contract above the price at which the option may be exercised,
- (iv) The writer of a put option is subject to risk of loss should the price of the underlying commodity futures contract decrease by an amount in excess of the premium, less transaction costs;

- (3) A description of the commodity futures options being offered including:

- (i) The nature and type of the options and the manner in which they are traded,
- (ii) The commodity futures contracts underlying the options.
- (iii) The total quantity and quality of the commodities which are the subject of the underlying commodity futures contract,
- (iv) The duration of the option,
- (v) A general description of the elements which may comprise the purchase price to be charged including the premium commissions, costs, fees and other charges as well as the method by which the premium is established,
- (vi) The services to be provided for the separate elements comprising the purchase price,
- (vii) A general description of any and all costs in addition to the purchase price which may be incurred by an option holder if the commodity futures option is exercised, including, but not limited to commissions (whether denominated as sales commissions or otherwise), and all similar fees and charges which may be incurred,
- (viii) The procedural requirements for exercise of the option being offered,

- (ix) A clear explanation of any force majeure clause contained in the option, and
 - (x) A general description of any material risks involved in the option transactions not included in the statements required by item 2.
- (4) A general description of the commodity futures exchange on which the options are traded, including the operation of the clearing mechanism and an explanation of any exchange or clearing house guarantees; and
- (5) If the commodity futures option is incapable of being liquidated by an offsetting transaction on or subject to the rules of the commodity futures exchange on which it is traded, a statement to the effect that,
- (i) the price of the commodity futures contract underlying the option must either rise above or fall below (as the case may be) the striking price by an amount in excess of the sum of the premium and all other costs incurred in entering into and exercising the commodity futures option in order for the option customer to realize a profit on the option transaction, and
 - (ii) an option customer will be unable to sell any option purchased in any market to recover any of the purchase price, but rather may only liquidate by exercising an option before the expiration date of the option.
- (6) A clear explanation of the effect of any foreign currency fluctuations with respect to the commodity options being offered.
- (7) A form of acknowledgement in substantially the following form:

I acknowledge having received a Summary Disclosure Statement dated.....prior to the opening of my account with.....
 (Name of Dealer)

Dated.....

Account No.....
 (Signature of Customer)

Instruction: The acknowledgement is to be executed in duplicate by the customer and a copy is to be retained by the dealer.

O. Reg. 430/79, Form 15.

Form 16

The Commodity Futures Act, 1978

ENDORSEMENT OF WARRANT

Province of Ontario }
 }
 (territorial jurisdiction)

Pursuant to subsection 1 of section 58 of *The Commodity Futures Act, 1978* and pursuant to application this day made to me, I hereby authorize the execution of this warrant within the said territorial jurisdiction.

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

.....
 (a Provincial Judge or Justice in and for the Province of Ontario)

O. Reg. 430/79, Form 16.



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NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1979

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1979 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—	Earliest Date Sale can be held—	April 8th,	1979
February 3rd,	" " 5	" " " " " " " "	—May 6th,	"
March 3rd	" " 9	" " " " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " " " "	—September 2nd	"
July 7th,	" " 27	" " " " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " " " "	—January 6th,	1980
November 3rd,	" " 44	" " " " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " " " "	—March 2nd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Advertising Rate: \$5.00 per single-column 25mm.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N3
 Telephone 965-2238

1176

Publications Under The Regulations Act

July 7th, 1979

THE HIGHWAY TRAFFIC ACT

O. Reg. 431/79.
Speed Limits.
Made—June 5th, 1979.
Filed—June 18th, 1979.

REGULATION TO AMEND REGULATION 429 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 27 of Part 1 of Schedule 9 to Regulation 429 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 2 of Ontario Regulation 114/74, is revoked and the following substituted therefor:

27. That part of the King's Highway known as No. 7 in the Town of Halton Hills in The Regional Municipality of Halton lying between a point situate 150 metres measured westerly from its intersection with the centre line of the roadway known as Hyland Avenue and a point situate 410 metres measured easterly from its intersection with the easterly limit of the roadway known as Churchill Road.

(2) Paragraph 17 of Part 4 of the said Schedule 9, as made by subsection 2 of section 4 of Ontario Regulation 221/72, is revoked and the following substituted therefor:

17. That part of the King's Highway known as No. 7 in the Town of Halton Hills in The Regional Municipality of Halton beginning at a point situate 45 metres measured easterly from its intersection with the easterly limit of the roadway known as Churchill Road and extending easterly therealong for a distance of 365 metres.

(3) Paragraph 17 of Part 5 of the said Schedule 9 is revoked and the following substituted therefor:

17. That part of the King's Highway known as No. 7 in the Town of Halton Hills in The Regional Municipality of Halton, formerly in the Town of Acton in the

Town of Halton Hills

County of Halton, beginning at a point situate at its intersection with the westerly limit of the roadway known as Main Street and extending westerly therealong for a distance of 705 metres.

2.—(1) Paragraph 1 of Part 1 of Schedule 32 to the said Regulation is revoked.

(2) Paragraph 5 of Part 5 of Schedule 32 is revoked.

3.—(1) Paragraph 1 of Part 1 of Schedule 76 to the said Regulation, as remade by subsection 1 of section 3 of Ontario Regulation 185/77, is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 68 in the Territorial District of Manitoulin lying between a point situate 915 metres measured northerly from its intersection with the southerly limit of the Township of Tehkummah and a point situate 440 metres measured southerly from its intersection with the southerly limit of the Town of Little Current.

(2) Part 5 of the said Schedule 76, as made by section 11 of Ontario Regulation 101/76, is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 68 in the Township of Howland in the Territorial District of Manitoulin beginning at a point situate at its intersection with the southerly limit of the Town of Little Current and extending southerly therealong for a distance of 440 metres.

4. Paragraph 1 of Part 6 of Schedule 101, as remade by subsection 2 of section 5 of Ontario Regulation 185/77, is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 94 in the Township of East Ferris in the Territorial District of Nipissing lying between a point situate at its intersection with the line between lots 16 and 17 in concessions 10 and 11 and a point situate at its intersection with the line between concessions 11 and 12.

District of Manitoulin—
Township of Tehkummah
Town of Little Current

District of Manitoulin—
Township of Howland

District of Nipissing—
Township of East Ferris

Regional Municipality of Halton—

Town of Halton Hills

Regional Municipality of Halton—

Town of Halton Hills

Regional Municipality of Halton—

**THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT**

O. Reg. 432/79.

Designations—Trans-Canada Highway,
Orillia to Manitoba Boundary.

Made—June 5th, 1979.

Filed—June 19th, 1979.

REGULATION TO AMEND
REGULATION 402 OF REVISED
REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

1. Schedule 4a to Regulation 402 of Revised Regulations of Ontario, 1970, as made by section 2 of Ontario Regulation 718/73, and amended by section 1 of Ontario Regulation 585/77, is further amended by striking out the words following subclause vi of clause b and substituting the following in lieu thereof:

and being those portions of the highway shown as Parts 1, 2 and 3 on Ministry of Transportation and Communications Plan P-1920-136, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 13th day of April, 1973, except,

- (c) that portion of the above-mentioned highway closed by an Order in Council numbered OC-1151/76, dated the 28th day of April, 1976 and shown as Part I on Ministry of Transportation and Communications Plan P-1920-150; and
- (d) those portions of the above-mentioned highway transferred to the County of Simcoe and to the Township of Tay by an Order in Council numbered OC-3313/78, dated the 22nd day of November, 1978 and shown as Parts 5 and 7 on Ministry of Transportation and Communications Plan P-1920-154.

3.20 miles, more or less.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 36b

In the City of Sudbury in The Regional Municipality of Sudbury, formerly in the Township of Broder in the Territorial District of Sudbury, being,

- (a) part of lots 2 and 3 in Concession 5;
- (b) part of Lot 2 in Concession 6; and
- (c) part of,

(i) lots 1 to 7, both inclusive, and

(ii) Block A,

Plan M-404,

and being those portions of the highway shown as Parts 1, 2 and 3 on Ministry of Transportation and Communications Plan P-2747-35, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 4th day of May, 1979.

0.50 mile, more or less.

O. Reg. 432/79, s. 2.

(2674)

27

THE PLANNING ACT

O. Reg. 433/79.

Order made under Section 29a of
The Planning Act.

Made—June 14th, 1979.

Filed—June 19th, 1979.

REGULATION MADE UNDER
THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE
PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Mariposa in the County of Victoria, being composed of that part of Lot 7 in Concession A and designated as Part 89 as shown on a Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 187 and being also Lot 63 on a Registrar's Compiled Plan registered in the said Land Registry Office as Number 553. O. Reg. 433/79, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 14th day of June, 1979.

(2675)

27

THE LEGAL AID ACT

O. Reg. 434/79.

General.

Made—May 26th, 1979.

Approved—June 13th, 1979.

Filed—June 20th, 1979.

REGULATION TO AMEND
REGULATION 557 OF REVISED
REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LEGAL AID ACT

1. Regulation 557 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

28a.—(1) The Law Society may establish standards of professional practice, training and experience for entry to and retention on any panel or subdivision of a panel or any class within any panel or subdivision of a panel.

(2) The area director must not enter or retain the name of a solicitor on a panel or a subdivision of a panel or in any class within any panel or subdivision of a panel unless the professional practice, training and experience of the solicitor meet the standards established by the Law Society for the panel or subdivision.

(3) Subsections 1 and 2 apply notwithstanding section 28. O. Reg. 434/79, s. 1, *part*.

28b.—(1) Where an area director proposes to remove the name of a solicitor from a panel or a subdivision of a panel or from a class within a panel or subdivision of a panel for failure to meet the standards of professional practice, training and experience established by the Law Society for retention on the panel or subdivision, the area director must give notice to the solicitor of the proposal, together with written reasons for the proposal.

(2) A notice under subsection 1 must state that the solicitor is entitled to a hearing by the Director if he gives notice in writing requiring the hearing to the Director and to the area director within fifteen days of receipt of the notice under subsection 1, and a solicitor may so require such a hearing.

(3) Where the solicitor does not require a hearing in accordance with subsection 2 or does not attend at the time appointed for the hearing, the area director may carry out the proposal.

(4) Where the solicitor requires a hearing in accordance with subsection 2, the Director shall appoint a time for and hold the hearing.

(5) The Director may extend the time for the giving of notice by a solicitor requiring a hearing, either before or after the expiration of the time, where the Director is

satisfied that there are reasonable grounds for applying for the extension, and the Director may give such directions as he considers proper consequent upon the extension.

(6) The area director and the solicitor and such other persons as the Director may specify are parties to the hearing.

(7) A party to the hearing shall be afforded an opportunity to examine before the hearing any written or documentary material or any report the contents of which will be given in evidence at the hearing.

(8) After a hearing under this section, the Director may direct the area director to take such action as the Director considers the area director should take in accordance with the Act and the Regulations. O. Reg. 434/79, s. 1, *part*.

28c.—(1) With leave of the Legal Aid Committee, any party to proceedings before the Director under section 28b may appeal from the decision of the Director to the Legal Aid Committee.

(2) The Legal Aid Committee may affirm or may rescind the decision of the Director, may exercise the power of the Director to direct the area director to take action and for such purposes may substitute its opinion for that of the Director, or may refer the matter back to the Director for rehearing, in whole or in part, in accordance with such directions as the Committee considers proper. O. Reg. 434/79, s. 1, *part*.

THE LAW SOCIETY OF UPPER CANADA:

G. D. FINLAYSON
Treasurer

KENNETH P. JARVIS
Secretary

Dated at Toronto, this 26th day of May, 1979.

(2676)

27

THE FOREST FIRES PREVENTION ACT

O. Reg. 435/79.

Restricted Travel Zone.

Made—June 20th, 1979.

Filed—June 20th, 1979.

REGULATION MADE UNDER
THE FOREST FIRES PREVENTION ACT

RESTRICTED TRAVEL ZONE

1. That part of the Northwestern Fire Region described in Schedule "A" hereto is declared to be a Restricted Travel Zone from the 20th day of June to the 27th day of June, both inclusive, in the year 1979. O. Reg. 435/79, s. 1.

Schedule "A"

In the territorial districts of Kenora and Thunder Bay described as follows:

Commencing at the intersection of the easterly boundary of the Township of Drayton, in the Territorial District of Kenora, with the northeasterly limit of the right-of-way of the Canadian National Railway;

Thence in a general southeasterly direction along the said northeasterly limit to the intersection with the westerly limit of the right-of-way of that part of the King's Highway known as No. 599;

Thence in a general northeasterly direction along the said westerly limit to the intersection with the 7th base line;

Thence westerly along the said base line to longitude 92° 00';

Thence southerly along said longitude 92° 00' to the northerly limit of Grand Trunk Pacific Block No. 10;

Thence easterly along the said northerly limit and its easterly production to the intersection with the northerly production of the easterly limit of said Grand Trunk Pacific Block No. 10;

Thence southerly along the said production and the said easterly limit to the northeasterly corner of the Township of Drayton;

Thence southerly along the easterly boundary of the Township of Drayton to the point of commencement. O. Reg. 435/79, Sched.

J. K. REYNOLDS
*Deputy Minister
of Natural Resources*

Dated at Toronto, this 20th day of June, 1979.

(2694)

27

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT**

O. Reg. 436/79.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the District of Temiskaming.

Made—June 20th, 1979.

Filed—June 21st, 1979.

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT**

IN THE MATTER OF *The General Sessions Act* and *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the District of Temiskaming.

ORDER

WHEREAS the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the District of Temiskaming, are presently scheduled for Monday, October 15th, 1979;

AND WHEREAS it is desirable to hold the said sittings on the 24th of September, 1979, instead of the 15th day of October, 1979;

THEREFORE IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the District of Temiskaming, shall be held commencing on Monday, September 24th, 1979.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the District Court of the District of Temiskaming and in the office of the Clerk of the General Sessions of the Peace for the said District. O. Reg. 436/79.

W. E. C. COLTER
*Chief Judge of the County and
District Courts of the Counties and
Districts of Ontario*

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 20th day of June, 1979.

(2695)

27

THE HEALTH DISCIPLINES ACT, 1974.

O. Reg. 437/79.

Parcost C.D.I.

Made—June 13th, 1979.

Filed—June 21st, 1979.

**REGULATION MADE UNDER
THE HEALTH DISCIPLINES ACT, 1974**

PARCOST C.D.I.

1. For the purposes of Part VI of the Act, the Parcost C.D.I. is the comparative drug index contained in the Schedule hereto. O. Reg. 437/79, s. 1.

Schedule

PART 1

INTRODUCTION

1. Except where indicated otherwise by the words "not interchangeable", for the purposes of subsection 1 of section 158 of the Act products listed in the PAR-COST Comparative Drug Index are interchangeable pharmaceutical products.

2. For the purposes of subsection 3 of section 158 of the Act, the prescription fee shall not exceed a maximum of \$3.27.

2. Ontario Regulations 980/78 and 401/79 are revoked. O. Reg. 437/79, s. 2.

3. This Regulation comes into force on the 1st day of July, 1979. O. Reg. 437/79, s. 3.

Index of Drugs by Therapeutic Classification

4:00	Antihistaminics
8:00	Anti-Infective Agents
8:08	Anthelmintics
8:12	Antibiotics
8:12:04	Antifungals
8:12:12	Erythromycins
8:12:16	Penicillins
8:12:24	Tetracyclines
8:12:28	Other Antibiotics
8:16	Antitubercular Agents
8:20	Plasmodicides (Antimalarials)
8:24	Sulfonamides
8:26	Sulfones
8:32	Trichomonacides
8:36	Urinary Germicides
8:40	Miscellaneous Anti-Infectives
10:00	Antineoplastic Agents
12:00	Autonomic Agents
12:04	Parasympathomimetic (Cholinergic) Agents
12:08	Parasympatholytic (Cholinergic Blocking) Agents
12:12	Sympathomimetic (Adrenergic Agents)
12:16	Sympatholytic (Adrenergic Blocking) Agents
12:20	Skeletal Muscle Relaxants
16:00	Blood Derivatives
20:00	Blood Formation and Coagulation
20:04	Antianemia Drugs
20:12	Coagulants and Anti-Coagulants
24:00	Cardiovascular Drugs
24:04	Cardiac Drugs
24:06	Antilipemic Drugs
24:08	Hypotensive Drugs (For Diuretics See 40:28)
24:12	Vasodilating Drugs

28:00	Central Nervous System Drugs
28:08	Analgesics
28:10	Narcotic Antagonists
28:12	Anticonvulsants
28:16	Psychotherapeutic Agents
28:16:04	Antidepressants
28:16:08	Tranquilizers
28:16:12	Other Psychotropics
28:20	C.N.S. Stimulants
28:24	Sedatives and Hypnotics
36:00	Diagnostic Agents
36:04	Adrenal Insufficiency
36:56	Myasthenia Gravis
36:88	Urine Contents
40:00	Electrolytic, Caloric and Water Balance
40:08	Alkalinizing Agents
40:12	Replacement Agents
40:18	Potassium-Removing Resins
40:28	Diuretics
40:40	Uricosuric Drugs
48:00	Cough Preparations
48:04	Antitussives
48:08	Expectorants
52:00	Eye, Ear, Nose and Throat Preparations
52:04	Anti-infectives (E.E.N.T.)
52:04:04	Antibiotics (E.E.N.T.)
52:04:08	Sulfonamides (E.E.N.T.)
52:04:12	Other Anti-Infectives (E.E.N.T.)
52:08	Anti-Inflammatory Agents (E.E.N.T.)
52:16	Local Anesthetics
52:20	Miotics
52:24	Mydriatics
52:32	Vasoconstrictors (E.E.N.T.)
52:36	Other Eye, Ear, Nose and Throat Agents
56:00	Gastrointestinal Drugs
56:04	Antacids and Adsorbents
56:08	Antidiarrhea Agents
56:12	Cathartics
56:16	Digestants
56:22	Antiemetics and Antinauseants
56:40	Miscellaneous G.I. Drugs

60:00	Gold Compounds
64:00	Heavy Metal Antagonists
68:00	Hormones and Substitutes
68:04	Corticosteroids
68:08	Androgens
68:16	Estrogens
68:20	Anti-Diabetic Agents
68:20:01	Insulins
68:20:02	Oral Anti-Diabetic Agents
68:24	Parathyroid Agents
68:28	Pituitary Agents
68:32	Progestogens and Oral Contraceptives
68:36	Thyroids
68:38	Anti-Thyroids
76:00	Oxytocics
84:00	Skin and Mucous Membrane Preparations
84:04	Anti-Infectives (Skin)
84:04:04	Antibiotics (Skin)
84:04:08	Fungicides (Skin)
84:04:12	Parasiticides (Skin)
84:04:16	Other Anti-Infectives (Skin)
84:06	Anti-Inflammatory Agents (Skin)
84:08	Antipruritics and Topical Anesthetics
84:12	Astringents
84:24	Emollients, Demulcents and Protectants
84:28	Keratolytic Agents
84:32	Keratoplastic Agents
84:36	Miscellaneous Skin and Mucous Membrane Agents
86:00	Spasmolytics
88:00	Vitamins and Minerals
88:04	Vitamin A
88:08	Vitamins B
88:12	Vitamin C
88:16	Vitamin D
88:24	Vitamin K
88:28	Multivitamins
92:00	Unclassified Therapeutic Agents

4:00 Antihistaminics

Brompheniramine Maleate 4mg Tab ⊕	026484	Dimetane	ROB	0.0281
Brompheniramine Maleate 0.4mg/ml O/L ⊕	026395	Dimetane	ROB	0.0066
*Chlorpheniramine Maleate 4mg Tab ⊕	293873	Histalon	ICN	0.0160
	021288	Novopheniram	NOP	0.0165
	028193	Chlor-Tripolon	SCH	0.0286
Chlorpheniramine Maleate 0.5mg/ml O/L ⊕	028134	Chlor-Tripolon	SCH	0.0109
Chlorpheniramine Maleate 200mg/2ml Inj Sol	028010	Chlor-Tripolon	SCH	2.1010
Chlorpheniramine Maleate 10mg/ml Inj Sol	027995	Chlor-Tripolon	SCH	0.7260
*Cyproheptadine HCl 4mg Tab ⊕	016454	Periactin	MSD	0.0591
	010073	Vimicon	FRS	0.0598
Cyproheptadine HCl 0.4mg/ml O/L ⊕	016314	Periactin	MSD	0.0131
	009989	Vimicon	FRS	0.0132
Dexchlorpheniramine Maleate 2mg Tab ⊕	028207	Polaramine	SCH	0.0341
Dexchlorpheniramine Maleate 0.4mg/ml O/L ⊕	225533	Polaramine	SCH	0.0080
Dimethindene Maleate 1mg Tab ⊕	005444	Forhistal	CIB	0.0417
*Diphenhydramine HCl 50mg Cap ⊕	022764	Benadryl	PDA	0.0633
*Diphenhydramine HCl 25mg Cap ⊕	022756	Benadryl	PDA	0.0456
Diphenhydramine HCl 2.5mg/ml O/L ⊕	022918	Benadryl	PDA	0.0119
Diphenhydramine HCl 100mg/10ml Inj Sol	023191	Benadryl	PDA	2.8000
Diphenhydramine HCl 50mg/ml Inj Sol	023205	Benadryl	PDA	1.3650
Methdilazine HCl 8mg Tab ⊕	003514	Dilosyn	AHA	0.0733
Methdilazine HCl 0.8mg/ml O/L ⊕	003158	Dilosyn	AHA	0.0161
Promethazine HCl 25mg Tab ⊕	248754	Histantil	ICN	0.0314
	213896	Phenergan	POU	0.0422
Promethazine HCl 10mg Tab ⊕	025712	Phenergan	POU	0.0356
Promethazine HCl 2mg/ml O/L ⊕	025429	Phenergan	POU	0.0094
Promethazine HCl 12.5mg Sup	025380	Phenergan	POU	0.3058
Promethazine HCl 50mg/2ml Inj Sol	025046	Phenergan	POU	0.4334
Trimeprazine Tartrate 10mg Tab ⊕	025801	Panectyl	POU	0.0718
Trimeprazine Tartrate 5mg Tab ⊕	025798	Panectyl	POU	0.0560
Trimeprazine Tartrate 2.5mg Tab ⊕	025771	Panectyl	POU	0.0448
Tripelennamine HCl 50mg Tab ⊕	005703	Pyribenzamine	CIB	0.0398
Triprolidine HCl 2.5mg Tab ⊕	004812	Actidil	BWE	0.0365
Triprolidine HCl 0.25mg/ml O/L ⊕	235768	Actidil	BWE	0.0105

8:00 Anti-Infective Agents**8:08 Anthelmintics**

Mebendazole 100mg Tab	333395	Vermox	CRT	1.1642
Niclosamide 500mg Tab	286257	Yomesan	BOE	0.9625
Piperazine Adipate 2g/pkg Gran	002739	Entacyl	AHA	0.3250
Piperazine Adipate 120mg/ml O/L	003131	Entacyl	AHA	0.0287
Piperazine Citrate 100mg/ml O/L	257885	Antepar	BWE	0.0183
Pyrantel Pamoate 125mg Tab	316296	Combantrin	PFI	0.2772
Pyrantel Pamoate 50mg/ml O/L	425869	Combantrin	PFI	0.0691
Pyrvinium Pamoate 50mg Tab	294845	Pyr-Pam	ICN	0.1760 +
	023841	Vanquin	PDA	0.1790
Pyrvinium Pamoate 10mg/ml O/L	023477	Vanquin	PDA	0.0544
Quinacrine HCl 100mg Tab	033804	Atabrine	WIN	0.0575
Thiabendazole 500mg Chew Tab	140228	Mintezol	MSD	0.5042

8:12:04 Antibiotics Antifungals

Amphotericin B 50mg Inj Pd	029149	Fungizone	SQU	7.0000
Flucytosine 500mg Cap	384895	Ancotil	HLR	0.4323 +
Griseofulvin 500mg Tab <i>Not interchangeable</i>	028282	Fulvicin U/F	SCH	0.1640
	012262	Grisovin FP	GLA	0.1850
Griseofulvin 250mg Tab <i>Not interchangeable</i>	028274	Fulvicin U/F	SCH	0.0954
	012254	Grisovin FP	GLA	0.1088
Griseofulvin 125mg Tab <i>Not interchangeable</i>	028266	Fulvicin U/F	SCH	0.0551
	012246	Grisovin FP	GLA	0.0624
Nystatin 500,000U Tab	270113	Nadostine	NDA	0.1050
	014974	Nilstat	LED	0.1060
	029416	Mycostatin	SQU	0.1100
Nystatin 100,000U/ml O/L	282219	Nadostine	NDA	0.0900
	014850	Nilstat	LED	0.0938
	248169	Mycostatin	SQU	0.0979

8:12:12 Antibiotics Erythromycins

Erythromycin Base 250mg Tab	244635	Erythromid	ABB	0.0550
	030899	E-Mycin	UPJ	0.0588
	255017	Robimycin	ROB	0.0916
	266183	Ilotycin	LIL	0.0990
Erythromycin Estolate 250mg Cap	020966	Novorythro		
		Estolate	NOP	0.0960
	015202	Ilosone	LIL	0.1900
Erythromycin Estolate 50mg/ml O/L	262595	Novorythro		
		Estolate	NOP	0.0500
	210641	Ilosone	LIL	0.0528

CONTINUED

8:00 Anti-Infective Agents

8:12:12 Antibiotics Erythromycins

CONTINUED

Erythromycin Estolate 25mg/ml O/L	021172	Novorythro Estolate	NOP	0.0250
	015474	Ilosone	LIL	0.0290
Erythromycin Ethyl Succinate 40mg/ml O/L	000299	EES-200	ABB	0.0339
Erythromycin Stearate 250mg Tab	281573	Erythromycin Stearate	SAP	0.0672
	391581	Novorythro Stearate	NOP	0.1200
	000434	Erythrocin	ABB	0.1500
Erythromycin Stearate 50mg/ml O/L	273023	Erythrocin	ABB	0.0516
Erythromycin Stearate 25mg/ml O/L	000302	Erythrocin	ABB	0.0345

Solid Dosage Forms of Erythromycin

Prescriptions for solid dosage forms of erythromycin should be filled with an erythromycin base preparation of the strength prescribed, dispense the estolate or stearate only when specifically prescribed

Oral Liquid Dosage Forms of Erythromycin

Prescriptions for erythromycin oral liquid should be filled with either the ethyl succinate or stearate preparation of the strength prescribed, dispense the estolate only when specifically prescribed

8:12:16 Antibiotics Penicillins

Amoxicillin (Amoxycillin) 500mg Cap	387150	Amoxican	ICN	0.3300
	395013	Penamox	BEE	0.3347
	406716	Novamoxin	NOP	0.3485
	360473	Polymox	BRI	0.3528
	330531	Amoxil	AYE	0.3600
Amoxicillin (Amoxycillin) 250mg Cap	395005	Penamox	BEE	0.1687
	387142	Amoxican	ICN	0.1716
	360465	Polymox	BRI	0.1756
	406724	Novamoxin	NOP	0.1785
	288497	Amoxil	AYE	0.1850
Amoxicillin (Amoxycillin) 50mg/ml O/L	387134	Amoxican	ICN	0.0323
	360457	Polymox	BRI	0.0483
	452130	Novamoxin	NOP	0.0490 +
	432423	Penamox	BEE	0.0494
	288519	Amoxil	AYE	0.0533
Amoxicillin (Amoxycillin) 25mg/ml O/L	387126	Amoxican	ICN	0.0213
	360449	Polymox	BRI	0.0330
	452149	Novamoxin	NOP	0.0335 +
	395021	Penamox	BEE	0.0336
	288500	Amoxil	AYE	0.0353
Amoxicillin (Amoxycillin) 50mg/ml Ped O/L	436259	Penamox	BEE	0.1885
	353035	Amoxil	AYE	0.1967

CONTINUED

8:00 Anti-Infective Agents**8:12:16 Antibiotics Penicillins**

CONTINUED

Ampicillin 500mg Cap	348848	Ampicillin	SAP	0.1176
	338451	Ampilean	HRS	0.1280
	020885	Novo-Ampicillin	NOP	0.1380
	293121	Biosan	ICN	0.1386
	003948	Ampicin	BRI	0.1452
	002011	Penbritin	AYE	0.1590
Ampicillin 250mg Cap	265047	Ampicillin	SAP	0.0588
	236969	Biosan	ICN	0.0715
	003921	Ampicin	BRI	0.0726
	338443	Ampilean	HRS	0.0745
	020877	Novo-Ampicillin	NOP	0.0750
	002003	Penbritin	AYE	0.0795
Ampicillin 50mg/ml O/L	338486	Ampilean	HRS	0.0240
	283185	Ampicillin	SAP	0.0252
	021148	Novo-Ampicillin	NOP	0.0290
	004278	Ampicin	BRI	0.0330
	002429	Penbritin	AYE	0.0335
Ampicillin 25mg/ml O/L	021121	Novo-Ampicillin	NOP	0.0165
	338478	Ampilean	HRS	0.0168
	281565	Ampicillin	SAP	0.0168
	004251	Ampicin	BRI	0.0171
	002410	Penbritin	AYE	0.0180
Ampicillin 1000mg Inj Pd	004065	Ampicin	BRI	1.2760
	002127	Penbritin	AYE	1.3300
Ampicillin 500mg Inj Pd	002119	Penbritin	AYE	0.6700
	004057	Ampicin	BRI	0.6710
Carbenicillin Indanyl (Sodium) 500mg Tab	328235	Geopen	PFI	0.4330
Cloxacillin 500mg Cap	400777	Tegopen	BRI	0.1696
	436941	Bactopen	BEE	0.1727
	337773	Novocloxin	NOP	0.1770
	415154	Cloxilean	HRS	0.1800
	393436	Cloxapen	ICN	0.1804
	002054	Orbenin	AYE	0.1850
Cloxacillin 250mg Cap	400769	Tegopen	BRI	0.0958
	294772	Cloxapen	ICN	0.0963
	436933	Bactopen	BEE	0.0976
	415146	Cloxilean	HRS	0.0996
	002046	Orbenin	AYE	0.1045
	337765	Novocloxin	NOP	0.1045
Cloxacillin 25mg/ml O/L	337757	Novocloxin	NOP	0.0235 +
	002445	Orbenin	AYE	0.0265
	424862	Cloxilean	HRS	0.0265
Cloxacillin 2000mg Inj Pd	407615	Tegopen	BRI	7.0840
	417238	Bactopen	BEE	7.2270
	002186	Orbenin	AYE	7.5600

CONTINUED

8:00 Anti-Infective Agents

8:12:16 Antibiotics Penicillins

CONTINUED

Cloxacillin 500mg Inj Pd	417211	Bactopen	BEE	2.0570
	407607	Tegopen	BRI	2.1120
	002178	Orbenin	AYE	2.1600
Cloxacillin 250mg Inj Pd	417203	Bactopen	BEE	1.1440
	407593	Tegopen	BRI	1.1660
	002151	Orbenin	AYE	1.1900
Dicloxacillin 250mg Cap	003964	Dynapen	BRI	0.2136
Dicloxacillin 125mg Cap	003956	Dynapen	BRI	0.1472
Dicloxacillin 12.5mg/ml O/L	004286	Dynapen	BRI	0.0277
Methicillin 1g Inj Pd	004081	Staphcillin	BRI	1.6830
Oxacillin 500mg Cap	004006	Prostaphlin	BRI	0.2277
Oxacillin 250mg Cap	003999	Prostaphlin	BRI	0.1327
Oxacillin 50mg/ml O/L	004316	Prostaphlin	BRI	0.0455
Oxacillin 500mg Inj Pd	004111	Prostaphlin	BRI	2.8160
Oxacillin 250mg Inj Pd	004103	Prostaphlin	BRI	1.6060
Penicillin G (Ammonium) 500mg (888,500IU) Tab	061832	P.G.A. 0.5	AHA	0.1594
Penicillin G (Benzathine) 100,000IU/ml O/L	009938	Megacillin 500	FRS	0.0252
Penicillin G (Benzathine) 1,200,000IU/2ml Inj Sol	036315	Bicillin 1200 L-A	WYE	2.6000
Penicillin G (Benzathine) 600,000IU/ml Inj Sol	033979	Bicillin 600 L-A	WYE	1.0600
Penicillin G Crystalline 5,000,000IU Inj Pd	002216	Penicillin G (Pot)	AYE	0.8700
	011991	Crystapen (Sod)	GLA	0.9612
Penicillin G Crystalline 1,000,000IU Inj Pd	011983	Crystapen (Sod)	GLA	0.3504
	002208	Penicillin G (Pot)	AYE	0.4200
Penicillin G (Potassium) 500,000IU Tab	151432	Novopen-500	NOP	0.0475
	107484	Megacillin 500	FRS	0.0495
	116726	P-50	HOR	0.0935
	052922	Hylenta-5	AYE	0.1114
Penicillin G (Potassium) 100,000IU/ml O/L	002488	Hylenta Forte	AYE	0.0179
	013633	P-50	HOR	0.0283
Penicillin G Procaine Aqueous Suspension 5,000,000IU/10ml Inj Susp	355615	Wycillin 5 Million	WYE	2.2500
Penicillin G Procaine Aqueous Suspension 3,000,000IU/10ml Inj Susp	002402	Ayercillin	AYE	0.6900

Penicillin G

Prescriptions for penicillin G should be filled with either the potassium or ammonium salt preparation of the strength prescribed, dispense the benzathine salt only when specifically prescribed

CONTINUED

8:00 Anti-Infective Agents

8:12:16 Antibiotics Penicillins

CONTINUED

Penicillin V (Benzathine) 60mg/ml O/L	034045	Pen-Vee	WYE	0.0291
	248835	PVF 500	FRS	0.0304
Penicillin V (Potassium) 300mg Tab	210714	Penicillin V (Pot)	SAP	0.0409
	021202	Novopen-VK-500	NOP	0.0850
	248843	PVF-K 500	FRS	0.0900
	018740	Nadopen-V	NDA	0.0900
	331090	Pen-Vee K	WYE	0.0980
	331937	VC-K 500	LIL	0.0991
	262447	Ledercillin VK	LED	0.1050
Penicillin V (Potassium) 60mg/ml O/L	331945	VC-K 500	LIL	0.0264
	151459	Novopen-VK-500	NOP	0.0308
	014869	Ledercillin VK	LED	0.0150
Penicillin V (Potassium) 25mg/ml O/L	015563	V-Cillin K	LIL	0.0156
	018635	Nadopen-V	NDA	0.0200

Penicillin V

Prescriptions for penicillin V should be filled with the potassium salt preparation of the strength prescribed, dispense the benzathine salt only when specifically prescribed.

8:12:24 Antibiotics Tetracyclines

Rolitetracycline (Nitrate) 350mg Inj Pd	004154	Syntetrex	BRI	3.6080
Tetracycline 250mg Cap	210765	Tetracycline	SAP	0.0220
	029084	Sumycin	SQU	0.0255
	236705	T-Caps	ICN	0.0275
	338699	Tetraleam	HRS	0.0285
	024422	Tetracycyn	PFI	0.0340
	021059	Novotetra	NOP	0.0360
	014605	Achromycin V	LED	0.0577
	Tetracycline 25mg/ml O/L	024686	Tetracycyn	PFI
151416		Novotetra	NOP	0.0133
248177		Sumycin	SQU	0.0152
009962		Cefracycline	FRS	0.0359
Tetracycline 250mg Inj Pd	014729	Achromycin	LED	1.5500
	024511	Tetracycyn	PFI	1.9800

Note

The use of tetracyclines during tooth development (last half of pregnancy, infancy and childhood to the age of 8 years) may cause permanent tooth discoloration (yellow-grey-brown). This reaction is more common during long-term use of the tetracyclines, but has been observed following short-term courses. Enamel hypoplasia has also been reported. Tetracyclines should therefore not be used in this age group unless other antibiotics are not likely to be effective or are contraindicated.

8:00 Anti-Infective Agents

8:12:28 Antibiotics Other Antibiotics

Cefazolin Sodium 1000mg Inj Pd	319112	Ancel	SKF	4.1800
	322296	Kefzol	LIL	4.4000
Cefazolin Sodium 500mg Inj Pd	319139	Ancel	SKF	2.1450
	322288	Kefzol	LIL	2.2880
Cefazolin Sodium 250mg Inj Pd	319120	Ancel	SKF	2.0350
Cephalexin Monohydrate 500mg Tab	244392	Keflex	LIL	0.5496
Cephalexin Monohydrate 250mg Tab	403628	Keflex	LIL	0.2797
Cephalexin Monohydrate 500mg Cap	253146	Ceporex	GLA	0.4214
Cephalexin Monohydrate 250mg Cap	253154	Ceporex	GLA	0.2138
	015164	Keflex	LIL	0.2797
Cephalexin Monohydrate 50mg/ml O/L	321443	Ceporex	GLA	0.0529
	035645	Keflex	LIL	0.0612
Cephalexin Monohydrate 25mg/ml O/L	321435	Ceporex	GLA	0.0272
	015547	Keflex	LIL	0.0325
Cephalothin Sodium 2g Inj Pd	244406	Keflin	LIL	5.7750
Cephalothin Sodium 1g Inj Pd	015369	Keflin	LIL	2.9700
Cephradine 500mg Cap	301639	Velosef	SQU	0.5748
Cephradine 250mg Cap	301620	Velosef	SQU	0.2940
Cephradine 50mg/ml O/L	301647	Velosef	SQU	0.0720
Cephradine 25mg/ml O/L	301655	Velosef	SQU	0.0400
Cephradine 1000mg Inj Pd	348295	Velosef	SQU	3.1000
Cephradine 500mg Inj Pd	348287	Velosef	SQU	2.0500
Clindamycin HCl 150mg Cap	030570	Dalacin C	UPJ	0.2750
Clindamycin Palmitate 15mg/ml O/L	225851	Dalacin C	UPJ	0.0385
Clindamycin Phosphate 300mg/2ml Inj Sol	260436	Dalacin C	UPJ	3.3000
Colistimethate Sodium 150mg Inj Pd	476420	Coly-Mycin	PDA	12.5500
Gentamicin Sulfate 80mg/2ml Inj Sol	223824	Garamycin	SCH	4.4110
	259179	Cidomycin	ROU	4.6200
Kanamycin Sulfate 500mg Cap	003980	Kantrex	BRI	0.9238
Kanamycin Sulfate 0.5g/2ml Inj Sol	004227	Kantrex	BRI	6.2370
Kanamycin Sulfate 1g/3ml Inj Sol	004235	Kantrex	BRI	10.6260
Lincomycin 500mg Cap	030589	Lincocin	UPJ	0.3250
Lincomycin 50mg/ml O/L	030872	Lincocin	UPJ	0.0450
Lincomycin 600mg/2ml Inj Sol	030732	Lincocin	UPJ	2.0000
Neomycin Sulfate 500mg Tab	030996	Mycifradin	UPJ	0.1000
Neomycin Sulfate 25mg/ml O/L	030805	Mycifradin	UPJ	0.0325
Polymyxin B Sulfate 500.000U Inj Pd	004421	Aerosporin	BWE	4.5650
Spectinomycin 2g Inj Pd	210196	Trobicin	UPJ	5.5000
Tobramycin Sulfate 60mg/1.5ml Inj Sol	375764	Nebcin	LIL	4.2570

CONTINUED

8:00 Anti-Infective Agents**8:12:28 Antibiotics Other Antibiotics**

CONTINUED

Tobramycin Sulfate 80mg/2ml Inj Sol	325449	Nebcin	LIL	4.6200
	381969	Nebcin	LIL	4.8730
Tobramycin Sulfate 20mg/2ml Inj Sol	325457	Nebcin	LIL	2.2880

8:16 Antitubercular Agents

Capreomycin Sulfate 1g Inj Pd	128643	Capastat	LIL	5.8850
Cycloserine 250mg Tab	013269	Cycloserine	HLR	0.1595
Ethambutol HCl 400mg Tab	127965	Myambutol	LED	0.1200
Ethambutol HCl 100mg Tab	127957	Myambutol	LED	0.0400
Rifampin 300mg Cap	249483	Rifadin	DOW	0.8700
	210463	Rimactane	CIB	0.8900
Rifampin 150mg Cap	249475	Rifadin	DOW	0.5529
	210471	Rimactane	CIB	0.5790

Antitubercular agents, for the treatment of tuberculosis, are available and should be obtained from sanatorium, general hospital and provincial chest clinics.

8:20 Plasmodicides (Antimalarials)

Chloroquine Phosphate 250mg Tab	021261	Novochloro- quine	NOP	0.0615
	033642	Aralen	WIN	0.1265
Hydroxychloroquine Sulfate 200mg Tab	033669	Plaquenil	WIN	0.1196
Quinine Sulfate 300mg Cap	093750	Quinine	DTC	0.1390
	021016	Novoquinine	NOP	0.1395
Quinine Sulfate 200mg Cap	093742	Quinine Sulfate	DTC	0.0970
	021008	Novoquinine	NOP	0.0975

8:24 Sulfonamides

Sulfamethoxazole 500mg Tab	421480	Apo- Sulfamethox- azole	APX	0.0594
	013412	Gantanol	HLR	0.0836
Sulfamethoxazole 100mg/ml O/L	013129	Gantanol	HLR	0.0253
Sulfapyridine 500mg Tab	155470	Sulfapyridine	PDA	0.0335+
	163929	Dagenan	POU	0.0815+
Sulfasalazine 500mg Tab	410640	Apo- Sulfasalazine	APX	0.0583+
	263869	S.A.S. 500	ICN	0.0660
	024856	Salazopyrin	PHD	0.0765
Sulfasalazine 500mg Ent Tab	158526	Salazopyrin	PHD	0.1210

CONTINUED

8:00 Anti-Infective Agents

8:24 Sulfonamides

CONTINUED

Sulfisoxazole 500mg Tab	271365	Sulfizole	ICN	0.0286
	210730	Sulfisoxazole	SAP	0.0291
	021792	Novosoxazole	NOP	0.0300
	363774	Apo- Sulfisoxazole	APX	0.0303
	013420	Gantrisin	HLR	0.0391
Sulfisoxazole 100mg/ml O/L	115487	Gantrisin	HLR	0.0193

8:26 Sulfones

Dapsone 100mg Tab	002526	Avlosulfon	AYE	0.0185
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8:32 Trichomonacides

Metronidazole 250mg Tab	271195	Trikacide	ICN	0.0468
	021555	Novonidazol	NOP	0.0620
	025615	Flagyl	POU	0.0723

8:36 Urinary Germicides

Methenamine Hippurate 1g Tab	026379	Hip-Rex	RIK	0.1458
Methenamine Mandelate 1000mg Ent Tab	476501	Mandelamine	PDA	0.0683
Methenamine Mandelate 500mg Ent Tab	313777	Methandine	ICN	0.0397
	017221	Sterine	MAN	0.0406
	476528	Mandelamine	PDA	0.0445
Methenamine Mandelate 100mg/ml O/L	476544	Mandelamine	PDA	0.0364
Methenamine Mandelate 50mg/ml O/L	476536	Mandelamine	PDA	0.0271
Nalidixic Acid 500mg Tab	033723	NegGram	WIN	0.1590
Nalidixic Acid 50mg/ml O/L	036250	NegGram	WIN	0.0291
Nitrofurantoin 100mg Tab	233013	Furatine	ICN	0.0176
	021571	Novofuran	NOP	0.0215
	092819	Nitrofurantoin	DTC	0.0230
	017094	Nifuran	MAN	0.0268
	312738	Apo- Nitrofurantoin	APX	0.0363
	Nitrofurantoin 50mg Tab	092800	Nitrofurantoin	DTC
021563		Novofuran	NOP	0.0170
319511		Apo- Nitrofurantoin	APX	0.0193
Nitrofurantoin 100mg Cap	017086	Nifuran	MAN	0.0193
	452483	Macrofantin	EAT	0.2483
Nitrofurantoin 50mg Cap	452505	Macrofantin	EAT	0.1340

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8:00 Anti-Infective Agents**8:36 Urinary Germicides**

CONTINUED

Nitrofurantoin 25mg Cap	452491	Macrochantin	EAT	0.0752
Nitrofurantoin 5mg/ml O/L	232971	Novofuran	NOP	0.0175
	271241	Furatine	ICN	0.0204 +
Phenazopyridine HCl 200mg Tab	476722	Pyridium	PDA	0.1695
Phenazopyridine HCl 100mg Tab	271489	Phenazo	ICN	0.0715
	476714	Pyridium	PDA	0.1020

8:40 Miscellaneous Anti-Infectives

Sulfamethoxazole & Trimethoprim 800mg & 160mg Tab	368040	Septa DS	BWE	0.2530
	371823	Bactrim-DS	HLR	0.2530
Sulfamethoxazole & Trimethoprim 400mg & 80mg Tab	270636	Septa	BWE	0.1414
	272469	Bactrim	HLR	0.1414
Sulfamethoxazole & Trimethoprim 40mg & 8mg/ml O/L	270644	Septa	BWE	0.0274
	272485	Bactrim	HLR	0.0274

10:00 Antineoplastic Agents

Amethopterin 2.5mg Tab	014915	Methotrexate	LED	0.1615
Amethopterin (Sodium) 50mg/2ml Inj Sol	321397	Methotrexate	LED	9.0000
Amethopterin (Sodium) 5mg/2ml Inj Sol	321400	Methotrexate	LED	3.4000
Azathioprine 50mg Tab ☉	004596	Imuran	BWE	0.1597
Bleomycin Sulfate 15U Inj Pd	258482	Blenoxane	BRI	53.1520
Busulfan 2mg Tab	004618	Myleran	BWE	0.1461
Carmustine (BCNU) 100mg Inj Pd	297763	BiCNU	BRI	24.5740
Chlorambucil 2mg Tab	004626	Leukeran	BWE	0.0822
Cyclophosphamide 50mg Tab	344885	Cytoxan	BRI	0.2039
	013749	Procytox	HOR	0.2800
Cyclophosphamide 25mg Tab	344877	Cytoxan	BRI	0.1353
	262676	Procytox	HOR	0.2185
Cyclophosphamide 1000mg Inj Pd	013552	Procytox	HOR	8.1500
Cyclophosphamide 500mg Inj Pd	344915	Cytoxan	BRI	3.3000
Cyclophosphamide 200mg Inj Pd	344907	Cytoxan	BRI	2.5630
	013544	Procytox	HOR	3.5000
Cytarabine 500mg Inj Pd	194735	Cytosar	UPJ	16.7500
Cytarabine 100mg Inj Pd	194727	Cytosar	UPJ	4.0000
Dacarbazine 200mg Inj Pd	365335	DTIC	DOM	5.5871
Dacarbazine 100mg Inj Pd	365327	DTIC	DOM	3.4503
Dactinomycin 0.5mg Inj Pd	213071	Cosmegen	MSD	3.5420
Daunorubicin 20mg Inj Pd	163899	Cerubidine	POU	24.5850
Doxorubicin HCl 50mg Inj Pd	353078	Adriamycin	FAR	81.2350
Doxorubicin HCl 10mg Inj Pd	357391	Adriamycin	FAR	16.9950
Fluorouracil 500mg/10ml Inj Sol	012882	Fluorouracil	HLR	2.9700
L-Asparaginase 10,000IU Inj Pd	285463	Kidrolase	POU	42.9000
Lomustine (CCNU) 100mg Cap	990817	CeeNU	BRI	6.1567
Lomustine (CCNU) 40mg Cap	990809	CeeNU	BRI	4.5474
Lomustine (CCNU) 10mg Cap	990795	CeeNU	BRI	2.7984
Mechlorethamine HCl 10mg Inj Pd	016063	Mustargen	MSD	3.4320
Melphalan 2mg Tab	004715	Alkeran	BWE	0.1643
Mercaptopurine 50mg Tab	004723	Purinethol	BWE	0.2191
Mutamycin 5mg Inj Pd	381799	Mitomycin	BRI	30.3490
Procarbazine HCl 50mg Cap	012750	Natulan	HLR	0.1590
Tamoxifen Citrate 10mg Tab	419052	Nolvadex	ICI	0.7333
Testolactone 500mg/5ml Inj Susp	029297	Teslac	SQU	7.5000
Thio-Tepa 15mg Inj Pd	237035	Thio-Tepa	LED	4.0000
Thioguanine 40mg Tab	282081	Lanvis	BWE	0.6028
Vinblastine Sulfate 10mg Inj Pd	015431	Velbe	LIL	13.0900

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10:00 Antineoplastic Agents

CONTINUED

Vincristine Sulfate 5mg Inj Pd	015466	Oncovin	LIL	56.9250
Vincristine Sulfate 1mg Inj Pd	015458	Oncovin	LIL	12.7050

12:00 Autonomic Agents

12:04 Parasympathomimetic (Cholinergic) Agents

Ambenonium Chloride 25mg Tab ⊕	033596	Mytelase	WIN	0.0912
Ambenonium Chloride 10mg Tab ⊕	033588	Mytelase	WIN	0.0672
Bethanechol Chloride 25mg Tab ⊕	453005	Duvoid	EAT	0.1760 +
	349739	Urecholine	FRS	0.2888
Bethanechol Chloride 10mg Tab ⊕	349720	Urecholine	FRS	0.1924
Bethanechol Chloride 5mg Tab ⊕	349712	Urecholine	FRS	0.1094
Bethanechol Chloride 5mg/ml Inj Sol	349747	Urecholine	FRS	1.2017
Carbachol 2mg Tab	003212	Carbachol	AHA	0.0550
Carbachol 0.25mg/ml Inj Sol	341622	Carbachol	AHA	6.5000
Edrophonium Chloride 100mg/10ml Inj Sol	013064	Tensilon	HLR	4.3560
Neostigmine Bromide 15mg Tab ⊕	013382	Prostigmin	HLR	0.0583
Neostigmine Methylsulfate 0.5mg/ml Inj Sol	012955	Prostigmin	HLR	0.3146
Pyridostigmine Bromide 180mg LA Tab ⊕	035890	Mestinson	HLR	0.1480
Pyridostigmine Bromide 60mg Tab ⊕	013404	Mestinson	HLR	0.0627

12:08 Parasympatholytic (Cholinergic Blocking) Agents

Atropine Sulfate 0.6mg/ml Inj Sol	012076	Atropine	GLA	0.1928
	029653	Atropine	ABB	0.2300
Atropine Sulfate 0.4mg/ml Inj Sol	061697	Atropine	GLA	0.1928
	029645	Atropine	ABB	0.2200
Benztropine Mesylate 2mg Tab ⊕	426857	Apo- Benztropine	APX	0.0402 +
	016357	Cogentin	MSD	0.0685
Benztropine Mesylate 2mg/2ml Inj Sol	016128	Cogentin	MSD	2.1157
Chlorphenoxamine HCl 50mg Tab ⊕	006491	Phenoxene	DOW	0.1220
Dicyclomine HCl 20mg Tab ⊕	282529	Bentylol	MER	0.0583
Dicyclomine HCl 10mg Cap ⊕	018007	Bentylol	MER	0.0319
	361933	Formulex	ICN	0.0341
Dicyclomine HCl 2mg/ml O/L ⊕	018023	Bentylol	MER	0.0172
Dicyclomine HCl 20mg/2ml Inj Sol	133965	Bentylol	MER	1.9250
Ethopropazine HCl 100mg Tab ⊕	226602	Parsitan	POU	0.0620
Ethopropazine HCl 50mg Tab ⊕	025550	Parsitan	POU	0.0413
Glycopyrrolate 2mg Tab ⊕	026522	Robinul Forte	ROB	0.0759
Glycopyrrolate 1mg Tab ⊕	026514	Robinul	ROB	0.0458
Glycopyrrolate 0.2mg/ml Inj Sol	026425	Robinul	ROB	0.8998
Hyoscine Butylbromide 10mg Tab ⊕	363812	Buscopan	BOE	0.0693
Hyoscine Butylbromide 10mg Sup	363820	Buscopan	BOE	0.5225
Hyoscine Butylbromide 20mg/ml Inj Sol	363839	Buscopan	BOE	1.1605

CONTINUED

12:00 Autonomic Agents**12:08 Parasympatholytic (Cholinergic Blocking) Agents**

CONTINUED

Hyoscine HBr 0.4mg/ml Inj Sol	030090	Hyoscine	ABB	0.2800
Orphenadrine Citrate 100mg Tab ⊕	171476	Norflex	RIK	0.2200
Orphenadrine Citrate 60mg/2ml Inj Sol	171468	Norflex	RIK	1.6500
Orphenadrine HCl 50mg Tab ⊕	026387	Disipal	RIK	0.1089
Procyclidine HCl 5mg Tab ⊕	004758	Kemadrin	BWE	0.0174
	306290	Procyclid	ICN	0.0176
Procyclidine HCl 0.5mg/ml O/L ⊕	004405	Kemadrin	BWE	0.0146
Propantheline Bromide 15mg Tab ⊕	294837	Propanthel	ICN	0.0330 ±
	017159	Banlin	MAN	0.0520
	028592	Pro-Banthine	SEA	0.0543
Propantheline Bromide 7.5mg Tab ⊕	028584	Pro-Banthine	SEA	0.0488
Propantheline Bromide 30mg Inj Pd	028436	Pro-Banthine	SEA	2.3650
Trihexyphenidyl HCl 5mg Tab ⊕	021938	Novohexidyl	NOP	0.0125
	271314	Aparkane	ICN	0.0132
	015059	Artane	LED	0.0485
Trihexyphenidyl HCl 2mg Tab ⊕	280445	Aparkane	ICN	0.0105
	021911	Novohexidyl	NOP	0.0105
	015040	Artane	LED	0.0250
Trihexyphenidyl HCl 0.4mg/ml O/L ⊕	014656	Artane	LED	0.0083

12:12 Sympathomimetic (Adrenergic Agents)

Ephedrine HCl 30mg Tab ⊕	304069	Ephedrine	AHA	0.0300
Epinephrine Aero Sol Pkg ⊕	282286	Bronkaid Mistometer	WIN	3.7300
Epinephrine Bitartrate Aero Susp Pkg ⊕	026271	Medihaler-Epi	RIK	4.5100
Epinephrine HCl 1% Sol Inh Pkg ⊕	257745	Adrenalin	PDA	3.8500
Epinephrine HCl 30mg/30ml Inj Sol	155357	Adrenalin	PDA	2.6500
Epinephrine HCl (Racemic) 2.25% Sol Inh Pkg ⊕	001643	Vaponefrin	USV	3.9710
Fenoterol HBr Inhaler Pkg ⊕	371807	Berotec	BOE	4.6200
Isoproterenol HCl 0.5% Sol Inh Pkg ⊕	033227	Isuprel	WIN	3.1500
Isoproterenol HCl 10mg SL Tab ⊕	033820	Isuprel	WIN	0.0738
Isoproterenol HCl Aero Sol Pkg ⊕	033219	Isuprel Mistometer	WIN	4.2500
Isoproterenol Sulfate Aero Susp Pkg ⊕	026301	Medihaler-Iso	RIK	5.0050
Orciprenaline Sulfate 5% Sol Inh Pkg ⊕	003859	Alupent	BOE	2.8050
Orciprenaline Sulfate Inhaler Pkg ⊕	254134	Alupent	BOE	4.5100
Orciprenaline Sulfate 20mg Tab ⊕	003891	Alupent	BOE	0.0891

CONTINUED

12:00 Autonomic Agents

12:12 Sympathomimetic (Adrenergic Agents)

CONTINUED

Orciprenaline Sulfate 2mg/ml O/L ⊕	249920	Alupent	BOE	0.0213
Pseudoephedrine HCl 60mg Tab ⊕	342726	Robidrine	ROB	0.0330
	004766	Sudafed	BWE	0.0411
Pseudoephedrine HCl 6mg/ml O/L ⊕	309435	Eltor	DOW	0.0107
	425516	Robidrine	ROB	0.0112 +
	004561	Sudafed	BWE	0.0128
Salbutamol 5mg/ml Sol Inh Pkg ⊕	334227	Ventolin	AHA	3.4700
Salbutamol Inhaler Pkg ⊕	303569	Ventolin	AHA	4.4700
Salbutamol 4mg Tab ⊕	332267	Ventolin	AHA	0.0930
Salbutamol 2mg Tab ⊕	361135	Ventolin	AHA	0.0558
Terbutaline Sulfate 5mg Tab ⊕	335363	Bricanyl	AST	0.0902
Terbutaline Sulfate 2.5mg Tab ⊕	335355	Bricanyl	AST	0.0699

12:16 Sympatholytic (Adrenergic Blocking) Agents

Ergotamine & Pentobarbital Compound Tab	176222	Cafergot-PB	SAN	0.1727
Ergotamine & Pentobarbital Compound Sup	176214	Cafergot-PB	SAN	0.5592
Ergotamine Tartrate 1mg Tab	027405	Gynergen	SAN	0.1518
Ergotamine Tartrate 2mg SL Tab	328952	Ergomar	FIS	0.2704
Ergotamine Tartrate 0.5mg/ml Inj Sol	027278	Gynergen	SAN	0.6930
Ergotamine Tartrate & Caffeine 1mg & 100mg Tab	176095	Cafergot	SAN	0.1496
Methysergide Bimaleate 2mg Tab	027499	Sansert	SAN	0.1755
Pizotyline Hydrogen Malate 0.5mg Tab	329320	Sandomigran	SAN	0.1254

12:20 Skeletal Muscle Relaxants

Dantrolene Sodium 100mg Cap	452521	Dantrium	EAT	0.2869
Dantrolene Sodium 25mg Cap	452513	Dantrium	EAT	0.1484

16:00 Blood Derivatives

Immune Human Serum Globulin 16.5% (10ml) Inj Sol	990515	Immune Human Serum Globulin	CNG	6.6660
Immune Human Serum Globulin 16.5% (5ml) Inj Sol	990523	Immune Human Serum Globulin	CNG	3.9820
Immune Human Serum Globulin 16.5% (2ml) Inj Sol	075280	Immune Human Serum Globulin	CNG	2.2880
Tetanus Immune Human Globulin 250U Inj Sol	074942	Tetanus Immune Human Globulin	CNG	2.2220

20:00 Blood Formation and Coagulation

20:04 Antianemia Drugs

* Ferrous Fumarate 200mg otc 100 Tab	021431	Novofumar	NOP	1.7000
	094706	Ferrous Fumarate	DTC	2.0000
	012238	Fersamal	GLA	4.2000
Ferrous Fumarate 60mg/ml O/L ⊕	437018	Palafer	BEE	0.0230
* Ferrous Gluconate 300mg otc 100 Tab	031097	Ferrous Gluconate	WAM	1.6000
	021458	Novoferrogluc	NOP	1.7000
	094714	Ferrous Gluconate	DTC	2.0000
	033650	Fergon	WIN	2.2000
Ferrous Gluconate 60mg/ml O/L ⊕	033146	Fergon	WIN	0.0081
Ferrous Succinate 100mg otc 30 Tab	004952	Cerevon	CAL	1.9000
* Ferrous Sulfate 300mg otc 100 Ent Tab	232998	Novoferrosulfa	NOP	1.7000
Ferrous Sulfate 125mg/ml O/L ⊕	017841	Fer-in-Sol	MJO	0.0532
Iron Dextran 100mg/2ml Inj Sol ⊕	009598	Imferon	FIS	1.1660

20:12 Coagulants and Anti-Coagulants

Dicumarol 50mg Tab ⊕ <i>Not Interchangeable</i>	000388	Dicoumarol	ABB	0.0417
	010022	Dufalone	FRS	0.0541
Heparin 10,000USP U/10ml Inj Sol <i>Not Interchangeable</i>	338575	Hepalean	HRS	0.8360
	304042	Heparin	AHA	0.8500
	022454	Heparin	ORG	1.0450
	000205	Heparin	ABB	1.5500
Heparin 50,000USP U/5ml Inj Sol <i>Not Interchangeable</i>	304050	Heparin	AHA	2.5500
	338583	Hepalean	HRS	4.1030
	263796	Heparin	ORG	4.2350
	038091	Heparin	ABB	6.0600
Nicoumalone 4mg Tab ⊕ <i>Not Interchangeable</i>	010391	Sintrom	GEI	0.1321
Nicoumalone 1mg Tab ⊕ <i>Not Interchangeable</i>	010383	Sintrom	GEI	0.0416
Phenindione 50mg Tab ⊕ <i>Not Interchangeable</i>	010189	Danilone	FRS	0.0654
Phenprocoumon 3mg Tab ⊕ <i>Not Interchangeable</i>	013390	Marcumar	HLR	0.0990
Warfarin 10mg Tab ⊕ <i>Not Interchangeable</i>	009342	Coumadin	END	0.0770
Warfarin 5mg Tab ⊕ <i>Not Interchangeable</i>	026174	Athrombin-K	PFR	0.0473
	476870	Warnerin	PDA	0.0504
	009326	Coumadin	END	0.0505
	010308	Warfilone	FRS	0.0646
Warfarin 2.5mg Tab ⊕ <i>Not Interchangeable</i>	009318	Coumadin	END	0.0415

24:00 Cardiovascular Drugs**24:04 Cardiac Drugs**

Digoxin 0.25mg Tab ⊕ <i>Not Interchangeable</i>	004685	Lanoxin	BWE	0.0164
Digoxin 0.125mg Tab ⊕ <i>Not Interchangeable</i>	035319	Lanoxin	BWE	0.0164
Digoxin 0.05mg/ml O/L ⊕ <i>Not Interchangeable</i>	242713	Lanoxin	BWE	0.0342
Digoxin 0.50mg/2ml Inj Sol <i>Not Interchangeable</i>	004464	Lanoxin	BWE	0.6160
Digoxin 0.05mg/ml Inj Sol <i>Not Interchangeable</i>	004456	Lanoxin	BWE	0.7535
Note When administering digoxin, it is advisable to medicate the same patient on the same drug product.				
Disopyramide 150mg Cap ⊕	396389	Norpace	SEA	0.1947
	439363	Rythmodan	ROU	0.2063
Disopyramide 100mg Cap ⊕	396370	Norpace	SEA	0.1375
	382876	Rythmodan	ROU	0.1499
Metoprolol Tartrate 100mg Tab ⊕	397431	Lopresor	GEI	0.1600
	402540	Betaloc	AST	0.1601
Metoprolol Tartrate 50mg Tab ⊕	402605	Betaloc	AST	0.0960
	397423	Lopresor	GEI	0.0972
Procainamide HCl 500mg Cap ⊕	353523	Pronestyl	SQU	0.1520
Procainamide HCl 375mg Cap ⊕	296031	Pronestyl	SQU	0.1125
Procainamide HCl 250mg Cap ⊕	029076	Pronestyl	SQU	0.0835
Procainamide HCl 1000mg/10ml Inj Sol	029181	Pronestyl	SQU	3.2000
Propranolol 80mg Tab ⊕	313602	Inderal	AYE	0.1500
Propranolol 40mg Tab ⊕	002666	Inderal	AYE	0.0903
Propranolol 10mg Tab ⊕	002658	Inderal	AYE	0.0486
Propranolol Starter Pak	990310	Inderal	AYE	2.0000
Quinidine Bisulfate 250mg Tab ⊕	249580	Biquin	AST	0.1694
Quinidine Gluconate 325mg Tab ⊕	026875	Quinate	ROG	0.1800 +
Quinidine Polygalacturonate 275mg Tab ⊕	026131	Cardioquin	PFR	0.2585 +
Quinidine Sulfate 200mg Tab ⊕	004782	Quinidine	BWE	0.1187
	023868	Quinidine	PDA	0.1195
	021733	Novoquinidine	NOP	0.1220
	026883	Quinidine	ROG	0.1260
	003611	Quinidine	AHA	0.1325
	094412	Quinidine	DTC	0.1395
Quinidine Sulphate 300mg Tab ⊕	346837	Quinidex Extentabs	ROB	0.2200 +
Timolol Maleate 10mg Tab ⊕	353922	Blocadren	FRS	0.1766
Timolol Maleate 5mg Tab ⊕	353914	Blocadren	FRS	0.0883

24:00 Cardiovascular Drugs

24:06 Antilipemic Drugs

Cholestyramine Resin 833mg/g Oral Pd ⊕	464880	Questran	BRI	0.0356
Clofibrate 500mg Cap ⊕	337382	Novofibrate	NOP	0.0685
	002038	Atromid-S	AYE	0.0720
	464848	Liprinal	BRI	0.0750

24:08 Hypotensive Drugs (For Diuretics See 40:28)

Bethanidine Sulfate 25mg Tab ⊕	035289	Esbaloid	BWE	0.1461
Bethanidine Sulfate 10mg Tab ⊕	035270	Esbaloid	BWE	0.0730
Chlorthalidone 100mg Tab ⊕	398373	Chlorthalidone	DTC	0.0590
	360287	Apo-Chlorthalidone	APX	0.0594
	337455	Novothalidone	NOP	0.0600
	293881	Uridon	ICN	0.0605
	010421	Hygroton	GEI	0.0720
Chlorthalidone 50mg Tab ⊕	298964	Uridon	ICN	0.0369
	398365	Chlorthalidone	DTC	0.0395
	337447	Novothalidone	NOP	0.0415
	360279	Apo-Chlorthalidone	APX	0.0435
	010413	Hygroton	GEI	0.0538
Clonidine HCl 0.2mg Tab ⊕	291889	Catapres	BOE	0.1650
Clonidine HCl 0.1mg Tab ⊕	259527	Catapres	BOE	0.0919
Debrisoquine Sulfate 20mg Tab ⊕	255424	Declinax	HLR	0.0990
Debrisoquine Sulfate 10mg Tab ⊕	255432	Declinax	HLR	0.0660
Diazoxide 300mg/20ml Inj Sol	269271	Hyperstat	SCH	12.6500
Ethacrynic Acid 50mg Tab ⊕	016497	Edecrin	MSD	0.1360
Furosemide 40mg Tab ⊕	362166	Apo-Furosemide	APX	0.0274
	396249	Furosemide	DTC	0.0300
	332275	Furoside	ICN	0.0314
	337749	Novosemide	NOP	0.0320
	344079	Uritol	HOR	0.0700
	012580	Lasix	HOE	0.0753
Furosemide 20mg Tab ⊕	396788	Apo-Furosemide	APX	0.0259
	337730	Novosemide	NOP	0.0295
	353612	Furoside	ICN	0.0330
	289590	Lasix	HOE	0.0576
Furosemide 20mg/2ml Inj Sol	217743	Lasix	HOE	1.2848
Guanethidine Sulfate 25mg Tab ⊕	396753	Apo-Guanethidine	APX	0.1051
	005517	Ismelin	CIB	0.1515
Guanethidine Sulfate 10mg Tab ⊕	396745	Apo-Guanethidine	APX	0.0589
	005509	Ismelin	CIB	0.0857

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24:00 Cardiovascular Drugs**24:08 Hypotensive Drugs (For Diuretics See 40:28)**

CONTINUED

Hydralazine HCl 50mg Tab ⊕	005541	Apresoline	CIB	0.0989
Hydralazine HCl 25mg Tab ⊕	005533	Apresoline	CIB	0.0630
Hydralazine HCl 10mg Tab ⊕	005525	Apresoline	CIB	0.0371
Hydralazine HCl 20mg/ml Inj Sol	005274	Apresoline	CIB	1.0100
Hydrochlorothiazide 50mg Tab ⊕	209821	Hydrochloro- thiazide	SAP	0.0063
	436976	Hydro-Aquil	BEE	0.0070
	312800	Apo-Hydro- chlorothiazide	APX	0.0109
	021482	Novohydrazide	NOP	0.0109
	092703	Hydrochloro- thiazide	DTC	0.0110
	263907	Urozide	ICN	0.0127
	005576	Esidrix	CIB	0.0368
	016519	HydroDIURIL	MSD	0.0378
Hydrochlorothiazide 25mg Tab ⊕	436968	Hydro-Aquil	BEE	0.0056
	092681	Hydrochloro- thiazide	DTC	0.0095
	326844	Apo-Hydro- chlorothiazide	APX	0.0096
	021474	Novohydrazide	NOP	0.0096
	263893	Urozide	ICN	0.0106
	005568	Esidrix	CIB	0.0263
	016500	HydroDIURIL	MSD	0.0273
Hydrochlorothiazide & Spironolactone 25mg & 25mg Tab ⊕	180408	Aldactazide	SEA	0.1025
Hydrochlorothiazide & Triamterene 25mg & 50mg Tab ⊕	181528	Dyazide	SKF	0.0776
Methyldopa 500mg Tab ⊕	353639	Dopamet	ICN	0.1342
	337498	Novomedopa	NOP	0.1400
	426830	Apo-Methyldopa	APX	0.1419
	456020	Methyldopa	DTC	0.1425+
	016586	Aldomet	MSD	0.1553
Methyldopa 250mg Tab ⊕	250392	Dopamet	ICN	0.0616
	456004	Methyldopa	DTC	0.0650
	360260	Apo-Methyldopa	APX	0.0654
	337471	Novomedopa	NOP	0.0699
	016578	Aldomet	MSD	0.0781
Methyldopa 125mg Tab ⊕	337463	Novomedopa	NOP	0.0455
	456012	Methyldopa	DTC	0.0475
	360252	Apo-Methyldopa	APX	0.0484
	353620	Dopamet	ICN	0.0484
	016551	Aldomet	MSD	0.0607

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24:00 Cardiovascular Drugs

24:08 Hypotensive Drugs (For Diuretics See 40:28)

CONTINUED

Methyldopa & Hydrochlorothiazide 250mg & 25mg Tab ⊕	140597	Aldoril-25	MSD	0.1170
Methyldopa & Hydrochlorothiazide 250mg & 15mg Tab ⊕	140589	Aldoril-15	MSD	0.1063
Metoprolol Tartrate 100mg Tab ⊕	397431	Lopresor	GEI	0.1600
	402540	Betaloc	AST	0.1601
Metoprolol Tartrate 50mg Tab ⊕	402605	Betaloc	AST	0.0960
	397423	Lopresor	GEI	0.0972
**Pargyline HCl 10mg Tab ⊕	000515	Eutonyl	ABB	0.0420
Pindolol 15mg Tab ⊕	417289	Visken	SAN	0.3366 +
Pindolol 10mg Tab ⊕	443174	Visken	SAN	0.2288 +
Pindolol 5mg Tab ⊕	417270	Visken	SAN	0.1375 +
Prazosin HCl 5mg Tab ⊕	381551	Minipress	PFI	0.1675
Prazosin HCl 2mg Tab ⊕	381535	Minipress	PFI	0.1242
Prazosin HCl 1mg Tab ⊕	381527	Minipress	PFI	0.0867
Prazosin HCl 0.5mg Tab ⊕	381519	Minipress	PFI	0.0693
Propranolol 80mg Tab ⊕	313602	Inderal	AYE	0.1500
Propranolol 40mg Tab ⊕	002666	Inderal	AYE	0.0903
Propranolol 10mg Tab ⊕	002658	Inderal	AYE	0.0486
Propranolol Starter Pak	990310	Inderal	AYE	2.0000
Rauwolfia Serpentina 100mg Tab ⊕	029459	Raudixin	SQU	0.1139
Rauwolfia Serpentina 50mg Tab ⊕	029440	Raudixin	SQU	0.0635
Reserpine 0.25mg Tab ⊕	021784	Novoreserpine	NOP	0.0150
	093238	Reserpine	DTC	0.0250
	001538	Reserpanca	ANC	0.0264
	005665	Serpasil	CIB	0.0404
Reserpine 0.1mg Tab ⊕	093211	Reserpine	DTC	0.0160
	001511	Reserpanca	ANC	0.0165
	005657	Serpasil	CIB	0.0234
Reserpine 5mg/2ml Inj Sol	005290	Serpasil	CIB	1.6410
Sodium Nitroprusside Dihydrate 50mg Inj Pd	336459	Nipride	HLR	8.2500
Spironolactone 100mg Tab ⊕	285455	Aldactone	SEA	0.3575
Spironolactone 25mg Tab ⊕	028606	Aldactone	SEA	0.0920
Timolol Maleate 10mg Tab ⊕	353922	Blocadren	FRS	0.1766
Timolol Maleate 5mg Tab ⊕	353914	Blocadren	FRS	0.0883
Triamterene 100mg Tab ⊕	027138	Dyrenium	SKF	0.0814

CONTINUED

24:00 Cardiovascular Drugs**24:08 Hypotensive Drugs (For Diuretics See 40:28)**

CONTINUED

Triamterene 50mg Tab ⊕	299715	Dyrenium	SKF	0.0601
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Hypertension: Fixed Combination Drugs

A fixed combination drug is not indicated for initial therapy of hypertension. Hypertension requires therapy titrated to the individual patient. Recognizing this, if the fixed combination drug meets that titrated dose of its individual components, its use may be more convenient in the management of the individual patient. The treatment of hypertension is not static, it must be re-evaluated as conditions in each patient warrant. Adapted from F-D-C reports, Sept 11, 1972, p 8 (FDA Cardiovascular Advisory Committee)

24:12 Vasodilating Drugs

Erythrol Tetranitrate 10mg SL Tab ⊕	299790	Cardilate-10	CAL	0.0402
Isosorbide Dinitrate 30mg Tab ⊕	446696	Coronex	AYE	0.0780
	279536	Isordil	WYE	0.0780
Isosorbide Dinitrate 10mg Tab ⊕	446688	Coronex	AYE	0.0290
	208973	Isordil	WYE	0.0292
Isosorbide Dinitrate 5mg SL Tab ⊕	446661	Coronex	AYE	0.0285
	243116	Isordil	WYE	0.0300
*Nitroglycerin 0.6mg SL Tab ⊕	037621	Nitroglycerin	PDA	0.0120
	015962	Nitroglycerin	LIL	0.0138
	990620	Nitrostat	PDA	0.0160
	003662	Nitrostatilin	AHA	0.0185
Nitroglycerin 0.3mg SL Tab ⊕	015954	Nitroglycerin	LIL	0.0138
	037613	Nitrostat	PDA	0.0160
Pentaerythritol Tetranitrate 80mg Tab ⊕	476579	Peritrate Forte	PDA	0.1128+
Pentaerythritol Tetranitrate 20mg Tab ⊕	476609	Peritrate	PDA	0.0621+
Pentaerythritol Tetranitrate 10mg Tab ⊕	476595	Peritrate	PDA	0.0496+

28:00 Central Nervous System Drugs

28:08 Analgesics

*Acetaminophen 500mg Tab ⊕	292486	Campain	WIN	0.0250
	013668	Atasol Forte	HOR	0.0315
	446114	Exdol	FRS	0.0345 +
	291412	Tylenol	MCN	0.0355
*Acetaminophen 325mg Tab ⊕	277193	Rounox	ROG	0.0180
	330876	Robigesic	ROB	0.0198
	229229	Campain	WIN	0.0198
	293482	Atasol	HOR	0.0214
	017590	Tylenol	MCN	0.0224
	373710	Exdol	FRS	0.0236
Acetaminophen 100mg/ml O/L ⊕	132454	Tylenol	MCN	0.0792
Acetaminophen 90mg/ml O/L ⊕	293539	Atasol	HOR	0.0680
	373702	Exdol	FRS	0.0753
	017825	Temptra	MJO	0.0887
Acetaminophen 24mg/ml O/L ⊕	229202	Campain	WIN	0.0124
	330884	Robigesic	ROB	0.0132
	017558	Tylenol	MCN	0.0175
Acetaminophen Compound with Codeine 60mg Tab	396516	Tylenol No 4	MCN	0.1805 +
Acetaminophen Compound with Codeine 30mg Tab	372358	Exdol-30	FRS	0.0850
	425389	Tylenol No.3	MCN	0.0850
	293512	Atasol-30	HOR	0.0875
Acetaminophen Compound with Codeine 15mg Tab	425370	Tylenol No.2	MCN	0.0558
	372331	Exdol-15	FRS	0.0574
	293504	Atasol-15	HOR	0.0585
Acetaminophen with Codeine 60mg Tab	439843	Empracet-60	CAL	0.1552
Acetaminophen with Codeine 30mg Tab	391921	Empracet-30	CAL	0.0822
*Acetylsalicylic Acid 300mg otc 300 Tab	092754	ASA	DTC	1.9000
*Acetylsalicylic Acid 650mg Ent Tab ⊕	229296	Novasen	NOP	0.0141
	010340	Entrophen	FRS	0.0293
*Acetylsalicylic Acid 325mg Ent Tab ⊕	216666	Novasen	NOP	0.0089
	027189	Ecotrin	SKF	0.0109
	010332	Entrophen	FRS	0.0156
Acetylsalicylic Acid 640mg Sup	315133	Supasa	NRD	0.2288
Acetylsalicylic Acid 600mg Sup	451746	Sal-Adult	BEE	0.2108
Acetylsalicylic Acid 320mg Sup	315117	Supasa	NRD	0.1958
Acetylsalicylic Acid 160mg Sup	377961	Supasa	NRD	0.1716
Acetylsalicylic Acid 150mg Sup	451738	Sal-Infant	BEE	0.1632
Anileridine HCl 25mg Tab	010014	Leritine	FRS	0.1000
Anileridine Phosphate 25mg · ml Inj Sol	009857	Leritine	FRS	0.5400
ASA Compound with Codeine 60mg Tab	108189	294	FRS	0.1476-

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28:00 Central Nervous System Drugs**28:08 Analgesics**

CONTINUED

ASA Compound with Codeine 30mg Tab	095516	AC & C	DTC	0.0565
	230448	Ancasal 30	ANC	0.0583
	219843	292	FRS	0.0778
ASA Compound with Codeine 15mg Tab	095508	AC & C	DTC	0.0395
	230421	Ancasal 15	ANC	0.0407
	108103	282	FRS	0.0530
ASA Compound with Oxycodone Tab	103535	Percodan	END	0.0773
Codeine Phosphate 60mg Tab	093149	Codeine	DTC	0.1270
	003247	Codeine	AHA	0.1350
Codeine Phosphate 30mg Tab	003239	Codeine	AHA	0.0675
	093130	Codeine	DTC	0.0750
	018694	Codeine	NDA	0.0840
Codeine Phosphate 15mg Tab	003220	Codeine	AHA	0.0420
	093122	Codeine	DTC	0.0475
	018686	Codeine	NDA	0.0480
Codeine Phosphate 5mg/ml O/L	093114	Codeine	DTC	0.0175
	018678	Codeine	NDA	0.0190
Codeine Phosphate 30mg/ml Inj Sol	303879	Codeine	AHA	0.2400
	029742	Codeine	ABB	0.2600
Colchicine 1mg Tab	206032	Colchicine	ROG	0.0900
Colchicine 0.6mg Tab	287873	Colchicine	ROG	0.0475
	094382	Colchicine	DTC	0.0575
	000396	Colchicine	ABB	0.0645
Fenoprofen Calcium 600mg Tab ⊙	345504	Nalfon	LIL	0.1938
Fenoprofen Calcium 300mg Cap ⊙	328642	Nalfon	LIL	0.0989
Ibuprofen 400mg Tab ⊙	364142	Motrin	UPJ	0.1255
Ibuprofen 300mg Tab ⊙	327794	Motrin	UPJ	0.0940
Ibuprofen 200mg Tab ⊙	252409	Motrin	UPJ	0.0770
Ibuprofen 400mg Cap ⊙	443204	Amersol	HOR	0.0995 +
Ibuprofen 300mg Cap ⊙	443190	Amersol	HOR	0.0750 +
Ibuprofen 200mg Cap ⊙	443182	Amersol	HOR	0.0610 +
Indomethacin 50mg Cap	016047	Indocid	MSD	0.2074
Indomethacin 25mg Cap	016039	Indocid	MSD	0.1099
Indomethacin 100mg Sup	016233	Indocid	MSD	0.4941
Ketoprofen 50mg Cap ⊙	336440	Orudis	POU	0.1212
Levorphanol Tartrate 2mg Tab	013366	Levo-Dromoran	HLR	0.0842
Levorphanol Tartrate 2mg/ml Inj Sol	012904	Levo-Dromoran	HLR	0.6028
Meperidine HCl 50mg Tab	033685	Demerol	WIN	0.0430
	003506	Pethidine	AHA	0.0435

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28:00 Central Nervous System Drugs

28:08 Analgesics

CONTINUED

Meperidine HCl 1500mg/30ml Inj Sol	990493	Demerol	WIN	1.6500
Meperidine HCl 100mg/2ml Inj Sol	990477	Demerol	WIN	0.1480
Meperidine HCl 100mg/ml Inj Sol	033308	Demerol	WIN	0.1480
	029947	Pethidine	ABB	0.2000
Meperidine HCl 50mg/ml Inj Sol	036242	Demerol	WIN	0.1480
	029920	Pethidine	ABB	0.2000
Morphine Sulfate 15mg/ml Inj Sol	335371	Morphine	AHA	0.2125
	029971	Morphine	ABB	0.2600
Naproxen 250mg Tab ⊕	335193	Naprosyn	SYN	0.2219
Naproxen 125mg Tab ⊕	299413	Naprosyn	SYN	0.1209
Oxymorphone HCl 5mg Sup	009245	Numorphan	END	0.7425
Oxymorphone HCl 1.5mg/ml Inj Sol	009229	Numorphan	END	0.5566
Pentazocine 50mg Tab	033731	Talwin	WIN	0.1015
Pentazocine 300mg/10ml Inj Sol	036277	Talwin	WIN	1.9000
Phenylbutazone 100mg Tab	439231	Malgesic	BEE	0.0094
	017116	Butagesic	MAN	0.0115
	271497	Phenbutazone	ICN	0.0127
	021660	Novobutazone	NOP	0.0129
	093041	Phenylbutazone	DTC	0.0130
	312789	Apo- Phenylbutazone	APX	0.0131
	010502	Butazolidin	GEI	0.0771
Phenylbutazone 100mg Ent Tab	258377	Intrabutazone	ORG	0.0803
Propoxyphene 65mg Tab ⊕	010081	642	FRS	0.0527
Propoxyphene Cap ⊕	209880	Propoxyphene	SAP	0.0175
	151351	Novopropoxyn	NOP	0.0236
	236780	Pro-65	ICN	0.0242
	261432	Darvon-N	LIL	0.0621

Note

Prescribers are cautioned against ordering large amounts of propoxyphene for patients with a history of emotional disturbances or a history of misuse of central nervous system drugs, including alcohol

Tolmetin Sodium 200mg Tab ⊕	364126	Tolectin	MCN	0.1191
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28:10 Narcotic Antagonists

Levallorphan Tartrate 1mg/ml Inj Sol	115584	Lorfan	HLR	0.6974
Naloxone HCl 0.4mg/ml Inj Sol	268712	Narcan	END	2.3848

28:00 Central Nervous System Drugs**28:12 Anticonvulsants**

Carbamazepine 200mg Tab ⊕	010405	Tegretol	GEI	0.1428
Clonazepam 2mg Tab ⊕	382841	Rivotril	HLR	0.1139
Clonazepam 0.5mg Tab ⊕	382825	Rivotril	HLR	0.0655
Ethosuximide 250mg Cap ⊕	022799	Zarontin	PDA	0.0951
Ethosuximide 50mg/ml O/L ⊕	023485	Zarontin	PDA	0.0219
Mephenytoin 100mg Tab ⊕	027421	Mesantoin	SAN	0.0385
Mephobarbital 200mg Tab ⊕	033715	Mebaral	WIN	0.0690
Mephobarbital 100mg Tab ⊕	033707	Mebaral	WIN	0.0437
Methsuximide 300mg Cap ⊕	022802	Celontin	PDA	0.1123
Paramethadione 300mg Cap ⊕	000051	Paradione	ABB	0.0954
Phenobarbital 100mg Tab ⊕	093564	Phenobarbital	DTC	0.0100
	046868	Phenobarbital	ANC	0.0105
Phenobarbital 60mg Tab ⊕	093556	Phenobarbital	DTC	0.0081
	023817	Phenobarbital	PDA	0.0082
Phenobarbital 30mg Tab ⊕	046841	Phenobarbital	ANC	0.0036
	093521	Phenobarbital	DTC	0.0043
	023809	Phenobarbital	PDA	0.0043
Phenobarbital 15mg Tab ⊕	046833	Phenobarbital	ANC	0.0029
	093505	Phenobarbital	DTC	0.0034
	023795	Phenobarbital	PDA	0.0035
Phenobarbital 4mg/ml O/L ⊕	093483	Phenobarbital	DTC	0.0057
	298689	Phenobarbital	ANC	0.0058
Phenobarbital 300mg/2ml Inj Sol	033375	Luminal	WIN	0.4380
Phenobarbital 120mg/ml Inj Sol	033367	Luminal	WIN	0.3920
Phensuximide 500mg Cap ⊕	022810	Milontin	PDA	0.1059
Phensuximide 60mg/ml O/L ⊕	023469	Milontin	PDA	0.0232
Phenytoin (Diphenylhydantoin) 50mg Tab ⊕	023698	Dilantin	PDA	0.0234
Phenytoin (Diphenylhydantoin) 100mg Cap ⊕	037435	Novophenytoin	NOP	0.0158
	022780	Dilantin	PDA	0.0185
Phenytoin (Diphenylhydantoin) 30mg Cap ⊕	022772	Dilantin	PDA	0.0185
Phenytoin (Diphenylhydantoin) 25mg/ml O/L ⊕	023450	Dilantin	PDA	0.0161
Phenytoin (Diphenylhydantoin) 6mg/ml O/L ⊕	023442	Dilantin	PDA	0.0135
Phenytoin (Diphenylhydantoin) 250mg/5ml Inj Sol	271705	Dilantin	PDA	2.9700
Phenytoin (Diphenylhydantoin) 100mg/2ml Inj Sol	245453	Dilantin	PDA	1.7950

CONTINUED

28:00 Central Nervous System Drugs

28:12 Anticonvulsants

CONTINUED

Primidone 250mg Tab ⊕	396761	Apo-Primidone	APX	0.0402
	002631	Mysoline	AYE	0.0435
	294985	Sertan	ICN	0.0446
Primidone 125mg Tab ⊕	399310	Apo-Primidone	APX	0.0242
	002623	Mysoline	AYE	0.0275
	295116	Sertan	ICN	0.0275
Primidone 50mg/ml O/L ⊕	052965	Mysoline	AYE	0.0107
Trimethadione 300mg Cap ⊕	000094	Trimedone	ABB	0.0607
Valproate Sodium 50mg/ml O/L ⊕	443832	Depakene	ABB	0.0339 +
Valproic Acid 250mg Cap ⊕	443840	Depakene	ABB	0.1525 +

28:16:04 Psychotherapeutic Agents Antidepressants

Amitriptyline 50mg Tab ⊕	271152	Levate	ICN	0.0369
	335088	Apo- Amitriptyline	APX	0.0468
	037427	Novotriptyn	NOP	0.0490
	377899	Amitriptyline	DTC	0.0495
	446467	Deprex	BEE	0.0625
	016349	Elavil	MSD	0.1247
Amitriptyline 25mg Tab ⊕	251275	Amitriptyline	SAP	0.0145
	446459	Deprex	BEE	0.0187
	306320	Levate	ICN	0.0195
	377880	Amitriptyline	DTC	0.0204
	335061	Apo- Amitriptyline	APX	0.0206
	037419	Novotriptyn	NOP	0.0206
Amitriptyline 10mg Tab ⊕	016330	Elavil	MSD	0.0644
	251283	Amitriptyline	SAP	0.0107
	293911	Levate	ICN	0.0132
	377872	Amitriptyline	DTC	0.0135
	446440	Deprex	BEE	0.0153
	037400	Novotriptyn	NOP	0.0185
Amitriptyline 2mg/ml O/L ⊕	335053	Apo- Amitriptyline	APX	0.0193
	016322	Elavil	MSD	0.0349
	016306	Elavil	MSD	0.0154
Clomipramine HCl 25mg Tab ⊕	324019	Anafranil	GEI	0.1408
Clomipramine HCl 10mg Tab ⊕	330566	Anafranil	GEI	0.1128
Desipramine 50mg Tab ⊕	353876	Norpramin	MER	0.1914
Desipramine 25mg Tab ⊕	353868	Norpramin	MER	0.1100
	010448	Pertofrane	GEI	0.1352
	326925	Sinequan	PFI	0.3511

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28:00 Central Nervous System Drugs**28:16:04 Psychotherapeutic Agents Antidepressants**

CONTINUED

Doxepin HCl 75mg Cap ⊙	400750	Sinequan	PFI	0.2665
Doxepin HCl 50mg Cap ⊙	024341	Sinequan	PFI	0.1858
Doxepin HCl 25mg Cap ⊙	024333	Sinequan	PFI	0.1003
Doxepin HCl 10mg Cap ⊙	024325	Sinequan	PFI	0.0815
Imipramine 50mg Tab ⊙	209848	Imipramine	SAP	0.0222
	236721	Impril	ICN	0.0358
	377929	Imipramine	DTC	0.0395
	021520	Novopramine	NOP	0.0450
	326852	Apo-Imipramine	APX	0.0484
	010480	Tofranil	GEI	0.1646
Imipramine 25mg Tab ⊙	209864	Imipramine	SAP	0.0150
	406546	Arlab		
		Imipramine	USV	0.0187
	236756	Impril	ICN	0.0198
	377910	Imipramine	DTC	0.0295
	021512	Novopramine	NOP	0.0325
	312797	Apo-Imipramine	APX	0.0341
	010472	Tofranil	GEI	0.0905
Imipramine 10mg Tab ⊙	209856	Imipramine	SAP	0.0107
	236748	Impril	ICN	0.0132
	406538	Arlab		
		Imipramine	USV	0.0141
	377902	Imipramine	DTC	0.0225
	021504	Novopramine	NOP	0.0225
	360201	Apo-Imipramine	APX	0.0248
	010464	Tofranil	GEI	0.0568
**Isocarboxazid 10mg Tab ⊙	013307	Marplan	HLR	0.0677
Maprotiline HCl 75mg Tab ⊙	360511	Ludiomil	CIB	0.3134
Maprotiline HCl 50mg Tab ⊙	360503	Ludiomil	CIB	0.2266
Maprotiline HCl 25mg Tab ⊙	360481	Ludiomil	CIB	0.1226
Nortriptyline 25mg Cap ⊙	015237	Aventyl	LIL	0.1155
Nortriptyline 10mg Cap ⊙	015229	Aventyl	LIL	0.0578
**Phenelzine Sulfate 15mg Tab ⊙	476552	Nardil	PDA	0.1215
Protriptyline 10mg Tab ⊙	322741	Triptil	MSD	0.1561
Protriptyline 5mg Tab ⊙	322261	Triptil	MSD	0.1097
**Tranlycypromine Sulfate 10mg Tab ⊙	027111	Parnate	SKF	0.1232
Trimipramine 100mg Tab ⊙	025852	Surmontil	POU	0.2944
Trimipramine 50mg Tab ⊙	025844	Surmontil	POU	0.1722
Trimipramine 25mg Tab ⊙	025836	Surmontil	POU	0.1044
Trimipramine 12.5mg Tab ⊙	025828	Surmontil	POU	0.0682

28:00 Central Nervous System Drugs

28:16:08 Psychotherapeutic Agents Tranquilizers

Chlordiazepoxide 25mg Cap ⊕	398438	Chlordiazepoxide	DTC	0.0290	
	020931	Novopoxide	NOP	0.0315	
	267090	Corax	ICN	0.0330	
	446793	Protensin	AYE	0.0350	
	451495	C-Tran	BEE	0.0528	
	314528	Nack	NRD	0.0766	
	013498	Solium	HOR	0.0810	
	012645	Librium	HLR	0.0990	
	Chlordiazepoxide 10mg Cap ⊕	251267	Chlordiazepoxide	SAP	0.0105
451487		C-Tran	BEE	0.0110	
398411		Chlordiazepoxide	DTC	0.0153	
235873		Corax	ICN	0.0165	
446785		Protensin	AYE	0.0179	
020923		Novopoxide	NOP	0.0189	
013471		Solium	HOR	0.0350	
314471		Nack	NRD	0.0418	
012637		Librium	HLR	0.0546	
Chlordiazepoxide 5mg Cap ⊕		398403	Chlordiazepoxide	DTC	0.0133
		295051	Corax	ICN	0.0160
		446777	Protensin	AYE	0.0167
		020915	Novopoxide	NOP	0.0180
		451479	C-Tran	BEE	0.0288
		314498	Nack	NRD	0.0376
	013463	Solium	HOR	0.0394	
	012629	Librium	HLR	0.0481	
	Chlormezanone 200mg Tab ⊕	033626	Trancopal	WIN	0.0965
Chlorpromazine 200mg Tab ⊕	025518	Largactil	POU	0.1172	
Chlorpromazine 100mg Tab ⊕	249041	Chlorpromazine	DTC	0.0248	
	232831	Novochlorpromazine	NOP	0.0265	
	271128	Chlorprom	ICN	0.0292	
	017019	Chlor-Promanyl	MAN	0.0400	
	312681	Apo-Chlorpromazine	APX	0.0545	
	025496	Largactil	POU	0.0765	
	Chlorpromazine 50mg Tab ⊕	232807	Novochlorpromazine	NOP	0.0180
		249394	Chlorpromazine	DTC	0.0185
271101		Chlorprom	ICN	0.0204	
017000		Chlor-Promanyl	MAN	0.0285	
312673		Apo-Chlorpromazine	APX	0.0292	
025488		Largactil	POU	0.0459	

CONTINUED

28:00 Central Nervous System Drugs**28:16:08 Psychotherapeutic Agents Tranquilizers**

CONTINUED

Chlorpromazine 25mg Tab ⊙	249033	Chlorpromazine	DTC	0.0134
	232823	Novochlorpromazine	NOP	0.0140
	295086	Chlorprom	ICN	0.0160
	016993	Chlor-Promanyl	MAN	0.0188
	312703	Apo-Chlorpromazine	APX	0.0209
	025461	Largactil	POU	0.0321
Chlorpromazine 10mg Tab ⊙	232157	Novochlorpromazine	NOP	0.0120
	025453	Largactil	POU	0.0296
Chlorpromazine 40mg/ml O/L ⊙	025186	Largactil	POU	0.0815
Chlorpromazine 20mg/ml O/L ⊙	025178	Largactil	POU	0.0254
Chlorpromazine 5mg/ml O/L ⊙	025151	Largactil	POU	0.0079
Chlorpromazine 100mg Sup	025283	Largactil	POU	0.3058
Chlorpromazine 50mg/2ml Inj Sol	163953	Largactil	POU	0.4840
Chlorprothixene 100mg Tab ⊙	013250	Tarasan	HLR	0.2294
Chlorprothixene 50mg Tab ⊙	013242	Tarasan	HLR	0.1309
Chlorprothixene 15mg Tab ⊙	013234	Tarasan	HLR	0.0649
Clorazepate Dipotassium 15mg Cap ⊙	264911	Tranxene	ABB	0.1877
Clorazepate Dipotassium 7.5mg Cap ⊙	264946	Tranxene	ABB	0.1154
Clorazepate Dipotassium 3.75mg Cap ⊙	264938	Tranxene	ABB	0.0828
Diazepam 10mg Tab ⊙	315052	Serenack	NRD	0.0091
	432393	D-Tran	BEE	0.0145
	446769	Paxel	AYE	0.0150
	272450	Novodipam	NOP	0.0150
	272639	E-Pam	ICN	0.0160
	405337	Apo-Diazepam	APX	0.0175
	013773	Vivol	HOR	0.0531
	013293	Valium	HLR	0.0984
Diazepam 5mg Tab ⊙	303461	Diazepam	SAP	0.0055
	315079	Serenack	NRD	0.0073
	432385	D-Tran	BEE	0.0086
	280429	E-Pam	ICN	0.0097
	446750	Paxel	AYE	0.0105
	272442	Novodipam	NOP	0.0120
	362158	Apo-Diazepam	APX	0.0131
	396230	Diazepam	DTC	0.0170
	013765	Vivol	HOR	0.0327
	013285	Valium	HLR	0.0606

CONTINUED

28:00 Central Nervous System Drugs**28:16:08 Psychotherapeutic Agents Tranquilizers**

CONTINUED

Diazepam 2mg Tab ⊕	315060	Serenack	NRD	0.0063
	432377	D-Tran	BEE	0.0066
	272647	E-Pam	ICN	0.0083
	446742	Paxel	AYE	0.0085
	272434	Novodipam	NOP	0.0117
	405329	Apo-Diazepam	APX	0.0131
	013757	Viviol	HOR	0.0234
	013277	Valium	HLR	0.0435
Diazepam 1mg/ml O/L ⊕	013110	Valium	HLR	0.0198
Diazepam 10mg/2ml Inj Sol	324957	Viviol	HOR	0.6200
	012874	Valium	HLR	0.7040
Fluphenazine Decanoate 125mg/5ml Inj Susp	349917	Modecate	SQU	16.0000
Fluphenazine Enanthate 125mg/5ml Inj Sol	029173	Moditen Enanthate	SQU	13.2000
Fluphenazine HCl 5mg Tab ⊕	405361	Apo- Fluphenazine	APX	0.1793
	029408	Moditen HCl	SQU	0.2450
Fluphenazine HCl 2mg Tab ⊕	410632	Apo- Fluphenazine	APX	0.1095
	029386	Moditen HCl	SQU	0.1425
Fluphenazine HCl 1mg Tab ⊕	405345	Apo- Fluphenazine	APX	0.0798
	029378	Moditen HCl	SQU	0.1070
Fluspirilene 2mg/ml Inj	368393	IMAP	MCN	1.1843
Haloperidol 10mg Tab ⊕	381772	Haldol	MCN	0.3029 +
Haloperidol 5mg Tab ⊕	017698	Haldol	MCN	0.2077
Haloperidol 2mg Tab ⊕	017671	Haldol	MCN	0.1189
Haloperidol 1mg Tab ⊕	017663	Haldol	MCN	0.0792
Haloperidol 0.5mg Tab ⊕	017655	Haldol	MCN	0.0528
Haloperidol 2mg/ml O/L ⊕	017582	Haldol	MCN	0.2383
Haloperidol 5mg/ml Inj Sol	017574	Haldol	MCN	0.9900
Hydroxyzine 50mg Cap ⊕	024392	Atarax	PFI	0.1192
Hydroxyzine 25mg Cap ⊕	024384	Atarax	PFI	0.0967
Hydroxyzine 10mg Cap ⊕	024376	Atarax	PFI	0.0645
Hydroxyzine 2mg/ml O/L ⊕	024694	Atarax	PFI	0.0153
Hydroxyzine 500mg/10ml Inj Sol	024589	Atarax	PFI	5.2800
Lorazepam 2mg Tab ⊕	348333	Ativan	WYE	0.1095
Lorazepam 1mg Tab ⊕	348325	Ativan	WYE	0.0695

CONTINUED

28:00 Central Nervous System Drugs**28:16:08 Psychotherapeutic Agents Tranquilizers**

CONTINUED

Meprobamate 400mg Tab ⊕	092738	Meprobamate	DTC	0.0195
	021547	Novomepro	NOP	0.0200
	337943	Apo-		
		Meprobamate	APX	0.0204
	013846	Miltown	HOR	0.0510
	034142	Equanil	WYE	0.0550
Mesoridazine 50mg Tab ⊕	027464	Serentil	SAN	0.1507
Mesoridazine 25mg Tab ⊕	027456	Serentil	SAN	0.1095
Mesoridazine 10mg Tab ⊕	027448	Serentil	SAN	0.0886
Mesoridazine 25mg/ml O/L ⊕	259489	Serentil	SAN	0.1019
Oxazepam 30mg Tab ⊕	231363	Serax	WYE	0.0958
Oxazepam 15mg Tab ⊕	295698	Serax	WYE	0.0661
Oxazepam 10mg Tab ⊕	295701	Serax	WYE	0.0528
Pericyazine 10mg Cap ⊕	024899	Neuleptil	POU	0.0866
Pericyazine 5mg Cap ⊕	024880	Neuleptil	POU	0.0581
Pericyazine 10mg/ml O/L ⊕	379301	Neuleptil	POU	0.0877
Perphenazine 16mg Tab ⊕	294802	Phenazine	ICN	0.0737
	335096	Apo-		
		Perphenazine	APX	0.0853
	028320	Trilafon	SCH	0.1384
Perphenazine 8mg Tab ⊕	294799	Phenazine	ICN	0.0528
	456055	Perphenazine	DTC	0.0625
	335118	Apo-		
		Perphenazine	APX	0.0633
	028312	Trilafon	SCH	0.0999
Perphenazine 4mg Tab ⊕	296317	Phenazine	ICN	0.0385
	456047	Perphenazine	DTC	0.0480
	335126	Apo-		
		Perphenazine	APX	0.0484
	028304	Trilafon	SCH	0.0706
Perphenazine 2mg Tab ⊕	296309	Phenazine	ICN	0.0314
	456039	Perphenazine	DTC	0.0350
	335134	Apo-		
		Perphenazine	APX	0.0363
	028290	Trilafon	SCH	0.0521
Perphenazine 3.2mg/ml O/L ⊕	028169	Trilafon Conc.	SCH	0.0410
Perphenazine 0.4mg/ml O/L ⊕	028150	Trilafon	SCH	0.0148
Perphenazine 5mg/ml Inj Sol	028002	Trilafon	SCH	0.7876
Pimozide 4mg Tab ⊕	313823	Orap	MCN	0.2189
Pimozide 2mg Tab ⊕	313815	Orap	MCN	0.1459
Piperacetazine 50mg Tab ⊕	279447	Quide	DOW	0.1205

CONTINUED

28:00 Central Nervous System Drugs**28:16:08 Psychotherapeutic Agents Tranquilizers**

CONTINUED

Piperacetazine 25mg Tab ⊕	037362	Quide	DOW	0.0855
Piperacetazine 10mg Tab ⊕	037370	Quide	DOW	0.0500
Prochlorperazine 25mg Tab ⊕	025704	Stemetil	POU	0.1146
Prochlorperazine 10mg Tab ⊕	025690	Stemetil	POU	0.0856
Prochlorperazine 5mg Tab ⊕	025682	Stemetil	POU	0.0708
Prochlorperazine 1mg/ml O/L ⊕	025216	Stemetil	POU	0.0160
Prochlorperazine 10mg Sup	025364	Stemetil	POU	0.2090
Prochlorperazine 5mg Sup	025356	Stemetil	POU	0.1474
Prochlorperazine 10mg/2ml Inj Sol	025100	Stemetil	POU	0.6413
Promazine 50mg Tab ⊕	093599	Promazine	DTC	0.0275
	017132	Promanyl	MAN	0.0319
	034185	Sparine	WYE	0.0880
Promazine 25mg Tab ⊕	093580	Promazine	DTC	0.0225
	017124	Promanyl	MAN	0.0264
	034177	Sparine	WYE	0.0578
Promazine 5mg/ml O/L ⊕	034088	Sparine	WYE	0.0116
Thioridazine 100mg Tab ⊕	271225	Thioril	ICN	0.1227
	456101	Thioridazine	DTC	0.1295
	360244	Apo- Thioridazine	APX	0.1348
	037478	Novoridazine	NOP	0.1350
	027553	Mellaril	SAN	0.1463
Thioridazine 50mg Tab ⊕	238805	Thioridazine	SAP	0.0576
	456098	Thioridazine	DTC	0.0650
	271217	Thioril	ICN	0.0660
	360236	Apo- Thioridazine	APX	0.0704
	037486	Novoridazine	NOP	0.0715
	027545	Mellaril	SAN	0.0831
Thioridazine 25mg Tab ⊕	238791	Thioridazine	SAP	0.0336
	272728	Thioril	ICN	0.0374
	456071	Thioridazine	DTC	0.0395
	360198	Apo- Thioridazine	APX	0.0418
	037494	Novoridazine	NOP	0.0425
	027537	Mellaril	SAN	0.0605
Thioridazine 10mg Tab ⊕	238783	Thioridazine	SAP	0.0216
	271209	Thioril	ICN	0.0259
	456063	Thioridazine	DTC	0.0270
	360228	Apo- Thioridazine	APX	0.0275
	037508	Novoridazine	NOP	0.0280
	027529	Mellaril	SAN	0.0484

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28:00 Central Nervous System Drugs**28:16:08 Psychotherapeutic Agents Tranquilizers**

CONTINUED

Thioridazine 30mg/ml O/L ⊕	027359	Mellaril	SAN	0.0550
Thioridazine 2mg/ml O/L ⊕	238775	Thioridazine	SAP	0.0101
	027375	Mellaril	SAN	0.0120
Thiothixene 10mg Cap ⊕	024457	Navane	PFI	0.1768
Thiothixene 5mg Cap ⊕	024449	Navane	PFI	0.1373
Thiothixene 2mg Cap ⊕	024430	Navane	PFI	0.0800
Thiothixene 5mg/ml O/L ⊕	157937	Navane	PFI	0.1360
Trifluoperazine 10mg Tab ⊕	280399	Terfluzine	ICN	0.0292
	249092	Trifluoperazine	DTC	0.0370
	021881	Novoflurazine	NOP	0.0370
	017205	Triflurin	MAN	0.0372
	326836	Apo-		
		Trifluoperazine	APX	0.0402
	451657	Clinazine	BEE	0.0408
	013927	Solazine	HOR	0.0798
	027170	Stelazine	SKF	0.1220
Trifluoperazine 5mg Tab ⊕	271527	Terfluzine	ICN	0.0198
	021873	Novoflurazine	NOP	0.0200
	249084	Trifluoperazine	DTC	0.0260
	017191	Triflurin	MAN	0.0262
	451649	Clinazine	BEE	0.0270
	312746	Apo-		
		Trifluoperazine	APX	0.0314
	013919	Solazine	HOR	0.0672
	027162	Stelazine	SKF	0.1016
Trifluoperazine 2mg Tab ⊕	021865	Novoflurazine	NOP	0.0130
	303453	Terfluzine	ICN	0.0149
	249076	Trifluoperazine	DTC	0.0185
	451630	Clinazine	BEE	0.0187
	017183	Triflurin	MAN	0.0220
	312754	Apo-		
		Trifluoperazine	APX	0.0226
	013900	Solazine	HOR	0.0504
	027154	Stelazine	SKF	0.0767
Trifluoperazine 1mg Tab ⊕	021857	Novoflurazine	NOP	0.0120
	294861	Terfluzine	ICN	0.0121
	249068	Trifluoperazine	DTC	0.0185
	451622	Clinazine	BEE	0.0187
	017175	Triflurin	MAN	0.0193
	345539	Apo-		
		Trifluoperazine	APX	0.0215
	013897	Solazine	HOR	0.0384
	027146	Stelazine	SKF	0.0585
Trifluoperazine 10mg/ml O/L ⊕	298212	Terfluzine	ICN	0.1430
	027022	Stelazine	SKF	0.1476

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28:00 Central Nervous System Drugs

28:16:08 Psychotherapeutic Agents Tranquilizers

CONTINUED

Trifluoperazine 4mg Sup	027030	Stelazine	SKF	0.2695
Trifluoperazine 20mg/10ml Inj Sol	027006	Stelazine	SKF	5.4340
Trifluoperazine 1mg/ml Inj Sol	026999	Stelazine	SKF	0.7535

28:16:12 Psychotherapeutic Agents Other Psychotropics

Lithium Carbonate 300mg Tab ⊕	024406	Lithane	PFI	0.0260
Lithium Carbonate 300mg Cap ⊕	236683	Carbolith	ICN	0.0341
Loxapine HCl 25mg/ml O/L ⊕	361364	Loxapac	LED	0.2010 +
Loxapine Succinate 50mg Tab ⊕	346810	Loxapac	LED	0.2010
Loxapine Succinate 25mg Tab ⊕	346802	Loxapac	LED	0.1510
Loxapine Succinate 10mg Tab ⊕	346799	Loxapac	LED	0.1010
Loxapine Succinate 5mg Tab ⊕	346780	Loxapac	LED	0.0510

28:20 C.N.S. Stimulants

Dexamphetamine Sulfate 5mg Tab ⊕	027065	Dexedrine	SKF	0.0747
Methylphenidate HCl 10mg Tab ⊕	005606	Ritalin	CIB	0.0802

28:24 Sedatives and Hypnotics

Amobarbital 100mg Tab ⊕	015636	Amytal	LIL	0.0356
Amobarbital 30mg Tab ⊕	015628	Amytal	LIL	0.0208
Amobarbital 15mg Tab ⊕	015601	Amytal	LIL	0.0172
Amobarbital Sodium 200mg Cap	015156	Amytal Sodium	LIL	0.0549
Amobarbital Sodium 60mg Cap ⊕	015148	Amytal Sodium	LIL	0.0248
Butobarbital 100mg Tab	001481	Day-Barb	ANC	0.0424
Butobarbital 30mg Tab ⊕	001473	Day-Barb	ANC	0.0165
Butobarbital 15mg Tab ⊕	001465	Day-Barb	ANC	0.0132
Butobarbital Sodium 100mg Tab	017639	Butisol Sodium	MCN	0.0567
Butobarbital Sodium 30mg Tab ⊕	017612	Butisol Sodium	MCN	0.0318
Butobarbital Sodium 15mg Tab ⊕	017604	Butisol Sodium	MCN	0.0233
Butobarbital Sodium 6mg/ml O/L ⊕	017566	Butisol Sodium	MCN	0.0093

CONTINUED

28:00 Central Nervous System Drugs**28:24 Sedatives and Hypnotics**

CONTINUED

Chloral Hydrate 500mg Cap ⊕	406392	Arlab Chloral Hydrate	USV	0.0204
	092886	Chloral Hydrate	DTC	0.0270
	020893	Novochlorhydrate	NOP	0.0285
	295035	Chloralvan	ICN	0.0303
	029041	Noctec	SQU	0.0610
Chloral Hydrate 100mg/ml O/L ⊕	029327	Noctec	SQU	0.0102
Flurazepam 30mg Cap ⊕	012718	Dalmane	HLR	0.0824
Flurazepam 15mg Cap ⊕	012696	Dalmane	HLR	0.0781
Methotrimeprazine 50mg Tab ⊕	025607	Nozinan	POU	0.1385
Methotrimeprazine 25mg Tab ⊕	025593	Nozinan	POU	0.0998
Methotrimeprazine 5mg Tab ⊕	025585	Nozinan	POU	0.0448
Methotrimeprazine 2mg Tab ⊕	025577	Nozinan	POU	0.0331
Methotrimeprazine 40mg/ml O/L ⊕	025208	Nozinan	POU	0.1355
Methotrimeprazine 5mg/ml O/L ⊕	025194	Nozinan	POU	0.0174
Methotrimeprazine 25mg/ml Inj Sol	025003	Nozinan	POU	0.7128
Paraldehyde O/L ⊕	002755	Paraldehyde	AHA	0.0221
Paraldehyde 5ml Inj Sol	012149	Paraldehyde	GLA	0.4972
Pentobarbital Sodium 100mg Cap	020990	Novopentobarb	NOP	0.0200
	093572	Pentobarbital	DTC	0.0260
	016780	Pentogen	MAN	0.0268
	000086	Nembutal	ABB	0.0512
Pentobarbital Sodium 50mg Cap ⊕	000078	Nembutal	ABB	0.0323
Pentobarbital Sodium 120mg Sup	000272	Nembutal	ABB	0.3675
Pentobarbital Sodium 60mg Sup	000264	Nembutal	ABB	0.3025
Pentobarbital Sodium 30mg Sup	000256	Nembutal	ABB	0.2892
Phenobarbital 100mg Tab ⊕	093564	Phenobarbital	DTC	0.0100
	046868	Phenobarbital	ANC	0.0105
Phenobarbital 60mg Tab ⊕	093556	Phenobarbital	DTC	0.0081
	023817	Phenobarbital	PDA	0.0082
Phenobarbital 30mg Tab ⊕	046841	Phenobarbital	ANC	0.0036
	093521	Phenobarbital	DTC	0.0043
	023809	Phenobarbital	PDA	0.0043
Phenobarbital 15mg Tab ⊕	046833	Phenobarbital	ANC	0.0029
	093505	Phenobarbital	DTC	0.0034
	023795	Phenobarbital	PDA	0.0035
Phenobarbital 4mg/ml O/L ⊕	093483	Phenobarbital	DTC	0.0057
	298689	Phenobarbital	ANC	0.0058
Phenobarbital 300mg/2ml Inj Sol	033375	Luminal	WIN	0.4380

CONTINUED

28:00 Central Nervous System Drugs

28:24 Sedatives and Hypnotics

CONTINUED

Phenobarbital 120mg/ml Inj Sol	033367	Luminal	WIN	0.3920
Promethazine HCl 25mg Tab ⊕	248754	Histantil	ICN	0.0314
	213896	Phenergan	POU	0.0422
Promethazine HCl 10mg Tab ⊕	025712	Phenergan	POU	0.0356
Promethazine HCl 2mg/ml O/L ⊕	025429	Phenergan	POU	0.0094
Promethazine HCl 12.5mg Sup	025380	Phenergan	POU	0.3058
Promethazine HCl 50mg/2ml Inj Sol	025046	Phenergan	POU	0.4334
Secobarbital Sodium 100mg Cap	021032	Novosecobarb	NCP	0.0245
	016802	Secogen	MAN	0.0268
	015288	Seconal	LIL	0.0286
Secobarbital Sodium 50mg Cap ⊕	016799	Secogen	MAN	0.0240
	015261	Seconal	LIL	0.0242

36:00 Diagnostic Agents**36:04 Adrenal Insufficiency**

Corticotropin 40IU Inj Pd	023000	ACTH	PDA	3.4000
Corticotropin 25IU Inj Pd	022993	ACTH	PDA	2.9500
Cosyntropin 0.25mg Inj Pd	022381	Cortrosyn	ORG	2.7819
Cosyntropin Zinc Hydroxide 1mg/ml Inj Susp	253952	Synacthen Depot	CIB	7.2900

36:56 Myasthenia Gravis

Edrophonium Chloride 100mg/10ml Inj Sol	013064	Tensilon	HLR	4.3560
Neostigmine Methylsulfate 0.5mg/ml Inj Sol	012955	Prostigmin	HLR	0.3146

36:88 Urine Contents

*Cupric Sulfate Reagent Tab ⊙	035122	Clinitest	AME	0.0231
*Glucose Oxidase Reagent (Qualitative) Stick ⊙	035114	Clinistix	AME	0.0319
Glucose Oxidase Reagent (Semi- Quantitative) Stick ⊙	035130	Diastix	AME	0.0332
Sodium Nitroprusside Reagent Tab ⊙	035106	Acetest	AME	0.0450
Sodium Nitroprusside Reagent Stick ⊙	035092	Ketostix	AME	0.0548
Urine-Glucose Analysis Paper Strip Pkg ⊙	990671	Chemstrip G	USV	2.8930
Urine-Ketones Analysis Paper Strip Pkg ⊙	990698	Chemstrip K	USV	5.0490
*Urine-Sugar Analysis Paper Strip Pkg ⊙	035653	Tes-Tape	LIL	2.6400

40:00 Electrolytic, Caloric and Water Balance

40:08 Alkalinizing Agents

Sodium Bicarbonate 600mg otc 100 Tab	221619	Sodium Bicarbonate	DTC	2.5000
Sodium Bicarbonate 300mg otc 100 Tab	093068	Sodium Bicarbonate	DTC	2.4000

40:12 Replacement Agents

*Potassium Chloride 8mEq LA Tab ⊕	074225	Slow-K	CIB	0.0491
Potassium Chloride 12mEq Eff Tab ⊕	027596	Potassium-Sandoz	SAN	0.0814
Potassium Chloride 25mEq/Pouch Oral Pd ⊕	464813	K-Lyte/Cl	BRI	0.1866
*Potassium Chloride 2.66mEq/ml O/L ⊕	208604	Kaochlor-20 Concentrate	WTE	0.0144
*Potassium Chloride 1.33mEq/ml O/L ⊕	436984	K-10	BEE	0.0095
	028762	Kay Ciel	COO	0.0098
	208590	Kaochlor	WTE	0.0106
Potassium Chloride 20mEq/10ml Inj Sol ⊕	036064	Potassium Chloride	ABB	0.5600
Potassium Gluconate 5mEq Tab ⊕	215503	Kaon	WTE	0.0435
*Potassium Gluconate 1.33mEq/ml O/L ⊕	026700	Potassium-Rougier	ROG	0.0102+
	208701	Kaon	WTE	0.0126
Sodium Chloride 0.9% (10ml) Inj Sol	210293	Sodium Chloride	ABB	0.5600

40:18 Potassium-Removing Resins

Polystyrene Sodium Sulfonate 1mEq/g Oral Pd ⊕	033197	Kayexalate	WIN	0.0429
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40:28 Diuretics

Acetazolamide 250mg Tab ⊕	295019	Acetazolam	ICN	0.0847
	014907	Diamox	LED	0.0900
Acetazolamide 500mg LA Cap ⊕	127930	Diamox	LED	0.2120
Aminophylline 200mg Tab ⊕	014931	Aminophylline	LED	0.0310
Aminophylline 100mg Tab ⊕	092940	Aminophylline	DTC	0.0200
	014923	Aminophylline	LED	0.0200
Aminophylline 105mg/5ml O/L ⊕	379603	Somophyllin	FIS	0.0181
Aminophylline 500mg Sup	001414	Aminophylline	ANC	0.1696
	451673	Corophyllin	BEE	0.1870

CONTINUED

40:00 Electrolytic, Caloric and Water Balance**40:28 Diuretics**

CONTINUED

Aminophylline 250mg Sup	001406	Aminophylline	ANC	0.1513
	451665	Corophyllin	BEE	0 1577
Aminophylline 500mg/10ml Inj Sol	029610	Aminophylline	ABB	0.4500
Aminophylline 250mg/10ml Inj Sol	012033	Aminophylline	GLA	0.4240
Chlorthalidone 100mg Tab ⊕	398373	Chlorthalidone	DTC	0.0590
	360287	Apo- Chlorthalidone	APX	0 0594
	337455	Novothalidone	NOP	0 0600
	293881	Uridon	ICN	0 0605
	010421	Hygroton	GEI	0 0720
Chlorthalidone 50mg Tab ⊕	298964	Uridon	ICN	0.0369
	398365	Chlorthalidone	DTC	0 0395
	337447	Novothalidone	NOP	0 0415
	360279	Apo- Chlorthalidone	APX	0 0435
	010413	Hygroton	GEI	0 0538
Ethacrynic Acid 50mg Tab ⊕	016497	Edecrin	MSD	0.1360
Furosemide 40mg Tab ⊕	362166	Apo-Furosemide	APX	0.0274
	396249	Furosemide	DTC	0 0300
	332275	Furoside	ICN	0 0314
	337749	Novosemide	NOP	0 0320
	344079	Uritol	HOR	0 0700
	012580	Lasix	HOE	0 0753
Furosemide 20mg Tab ⊕	396788	Apo-Furosemide	APX	0.0259
	337730	Novosemide	NOP	0 0295
	353612	Furoside	ICN	0 0330
	289590	Lasix	HOE	0 0576
Furosemide 20mg/2ml Inj Sol	217743	Lasix	HOE	1.2848
Hydrochlorothiazide 50mg Tab ⊕	209821	Hydrochloro- thiazide	SAP	0.0063
	436976	Hydro-Aquil	BEE	0 0070
	312800	Apo-Hydro- chlorothiazide	APX	0 0109
	021482	Novohydrazide	NOP	0 0109
	092703	Hydrochloro- thiazide	DTC	0 0110
	263907	Uroside	ICN	0 0127
	005576	Esidrix	CIB	0 0368
	016519	HydroDIURIL	MSD	0 0378

CONTINUED

40:00 Electrolytic, Caloric and Water Balance

40:28 Diuretics

CONTINUED

Hydrochlorothiazide 25mg Tab ⊕	436968	Hydro-Aquil	BEE	0.0056
	092681	Hydrochloro- thiazide	DTC	0.0095
	326844	Apo-Hydro- chlorothiazide	APX	0.0096
	021474	Novohydrazide	NOP	0.0096
	263893	Urozide	ICN	0.0106
	005568	Esidrix	CIB	0.0263
	016500	HydroDIURIL	MSD	0.0273
	Hydrochlorothiazide & Spironolactone 25mg & 25mg Tab ⊕	180408	Aldactazide	SEA
Hydrochlorothiazide & Triamterene 25mg & 50mg Tab ⊕	181528	Dyazide	SKF	0.0776
Mercaptopmerin 1250mg./10ml Inj Sol ⊕	209058	Thiomerin	WYE	3.0500
Methyldopa & Hydrochlorothiazide 250mg & 25mg Tab ⊕	140597	Aldoril-25	MSD	0.1170
Methyldopa & Hydrochlorothiazide 250mg & 15mg Tab ⊕	140589	Aldoril-15	MSD	0.1063
Spironolactone 100mg Tab ⊕	285455	Aldactone	SEA	0.3575
Spironolactone 25mg Tab ⊕	028606	Aldactone	SEA	0.0920
Triamterene 100mg Tab ⊕	027138	Dyrenium	SKF	0.0814
Triamterene 50mg Tab ⊕	299715	Dyrenium	SKF	0.0601

Hypertension: Fixed Combination Drugs

A fixed combination drug is not indicated for initial therapy of hypertension. Hypertension requires therapy titrated to the individual patient. Recognizing this, if the fixed combination drug meets that titrated dose of its individual components, its use may be more convenient in the management of the individual patient. The treatment of hypertension is not static; it must be re-evaluated as conditions in each patient warrant. Adapted from F-D-C reports, Sept. 11, 1972, p 8 (FDA Cardiovascular Advisory Committee)

40:40 Uricosuric Drugs

Probenecid 500mg Tab ⊕	016616	Benemid	MSD	0.1044
Sulfinpyrazone 200mg Tab ⊕	441767	Apo- Sulfinpyrazone	APX	0.1154 +
	463051	Zynol	HOR	0.1235 +
	010529	Anturan	GEI	0.1390
Sulfinpyrazone 100mg Tab ⊕	441759	Apo- Sulfinpyrazone	APX	0.0897 +
	463043	Zynol	HOR	0.0910 +
	010510	Anturan	GEI	0.1027

48:00 Cough Preparations**48:04 Antitussives**

Codeine Phosphate 60mg Tab	093149	Codeine	DTC	0.1270
	003247	Codeine	AHA	0.1350
Codeine Phosphate 30mg Tab	003239	Codeine	AHA	0.0675
	093130	Codeine	DTC	0.0750
	018694	Codeine	NDA	0.0840
Codeine Phosphate 15mg Tab	003220	Codeine	AHA	0.0420
	093122	Codeine	DTC	0.0475
	018686	Codeine	NDA	0.0480
Codeine Phosphate 5mg/ml O/L	093114	Codeine	DTC	0.0175
	018678	Codeine	NDA	0.0190
Codeine Phosphate 30mg/ml Inj Sol	303879	Codeine	AHA	0.2400
	029742	Codeine	ABB	0.2600
Dextromethorphan HBr 3mg/ml O/L	391069	DM-Syrup	PDA	0.0120
	436895	Dextro- methorphan	ROG	0.0140
	346888	Tussorphan Forte	ICN	0.0176
Hydrocodone Bitartrate 5mg Tab	009288	Hycodan	END	0.0436
Hydrocodone Bitartrate 1mg/ml O/L	009253	Hycodan	END	0.0144
	307858	Corutol DH	DOW	0.0150
	316970	Robidone	ROB	0.0174

48:08 Expectorants

Acetylcysteine 20% Aero Sol Pkg	464856	Mucomyst	BRI	2.2000
*Guaiifenesin (Glyceryl Guaiacolate) 40mg/ml O/L	296228	Corutol Expectorant	DOW	0.0165
*Guaiifenesin (Glyceryl Guaiacolate) 20mg/ml O/L	046809	Tussanca	ANC	0.0067
	436992	Motussin	BEE	0.0069
	026468	Robitussin	ROB	0.0073
	026794	Guaiifenesin	ROG	0.0140
Organically bound Iodine (as Iodinated Glycerol) 15mg Tab	354902	Organidin	HOR	0.0318
Organically bound Iodine (as Iodinated Glycerol) 6mg/ml O/L	354910	Organidin	HOR	0.0162

52:00 Eye, Ear, Nose and Throat Preparations

52:04:04 Anti-Infectives (E.E.N.T.) Antibiotics (E.E.N.T.)

Bacitracin 500U/g Oph Oint	036102	Baciguent	UPJ	0.4333
Chloramphenicol 1% Oph Oint	001058	Fenicol	ALC	0.4125
	024066	Chloromycetin	PDA	0.4125
Chloramphenicol 0.5% Oph Sol	221678	Chloromycetin	PDA	0.2167
	403474	Isopto Fenicol	ALC	0.2585
Chloramphenicol 0.25% Oph Sol	239879	Isopto Fenicol	ALC	0.3850
Chloramphenicol 0.5% Ot Sol	349615	Chloromycetin	PDA	0.2733
Framycetin Sulfate 0.5% Oph Oint	026964	Soframycin	ROU	0.2816
Framycetin Sulfate 0.5% Oph Sol	026921	Soframycin	ROU	0.3231
Framycetin Sulfate & Gramicidin & Dexamethasone				
5mg & 50mcg & 0.5mg/ml Ot Sol	228052	Sofracort	ROU	0.5431
Gentamicin Sulfate 0.3% Oph Oint	028339	Garamycin	SCH	0.5308
Gentamicin Sulfate 0.3% Oph/Ot Sol	333387	Garamycin	SCH	0.5456
Polymyxin B Sulfate & Bacitracin (Zinc)				
10,000U & 500U/g Oph Oint	299219	Polysporin	BWE	0.3658
Polymyxin B Sulfate & Gramicidin				
10,000U & 0.025mg/ml Oph/Ot Sol	035343	Polysporin	BWE	0.1243
Polymyxin B Sulfate & Neomycin Sulfate & Bacitracin (Zinc)				
5,000U & 5mg & 400U/g Oph Oint	243191	Neosporin	CAL	0.3878
Polymyxin B Sulfate & Neomycin Sulfate & Fluocinolone Acetonide				
10,000U & 5mg & 0.25mg/ml Ot Sol	189499	Synalar Bi-Otic	SYN	0.5676
Polymyxin B Sulfate & Neomycin Sulfate & Gramicidin				
5,000U & 2.5mg & 0.025mg/ml Oph/Ot Sol	243183	Neosporin	CAL	0.2068
Polymyxin B Sulfate & Neomycin Sulfate & Hydrocortisone				
10,000U & 5mg & 10mg/ml Ot Sol	281816	Pyocidin-HC	COO	0.4059
	243159	Cortisporin	CAL	0.4306

52:04:08 Anti-Infectives (E.E.N.T.) Sulfonamides (E.E.N.T.)

Sulfacetamide (Sodium) 10% Oph Oint	252522	Cetamide	ALC	0.4950
	028347	Sulamyd	SCH	0.5143
Sulfacetamide (Sodium) 30% Oph Sol	385697	Sulf-30	COO	0.1056
	028061	Sulamyd	SCH	0.1423

CONTINUED

52:00 Eye, Ear, Nose and Throat Preparations**52:04:08 Anti-Infectives (E.E.N.T.) Sulfonamides (E.E.N.T.)**

CONTINUED

Sulfacetamide (Sodium) 10% Oph Sol	281867	Sulf-10	COO	0.0902
	001287	Bleph-10	ALL	0.1173
	028053	Sulamyd	SCH	0.1203
	000965	Isopto Cetamide	ALC	0.1210
Sulfisoxazole Diethanolamine 4% Oph Sol	115460	Gantrisin	HLR	0.1430

52:04:12 Anti-Infectives (E.E.N.T.) Other Anti-Infectives (E.E.N.T.)

Acetic Acid 2% in Aluminum Acetate Ot Sol	216771	Domeboro Otic	DOM	0.0535
Idoxuridine 0.5% Oph Oint	027200	Stoxil	SKF	1.5428
Idoxuridine 0.1% Oph Sol	001120	Herplex	ALL	0.2625 +
	027014	Stoxil	SKF	0.2955
Vidarabine 3% Oph Oint	381780	Vira-A	PDA	1.6250

52:08 Anti-Inflammatory Agents (E.E.N.T.)

Atropine Sulfate & Prednisolone Acetate 1% & 0.25% Oph Sol	411124	Mydraped	ALC	0.8250 +
Beclomethasone Dipropionate Nasal Spray Pkg ⊕	359688	Beconase	AHA	8.9000
	422053	Vancenase	SCH	9.2400
Colistin Base & Neomycin Base & Hydrocortisone Acetate 3mg & 3.3mg & 10mg/ml Ot Susp	476439	Coly-Mycin Otic	PDA	0.6300
Dexamethasone 0.1% Oph Oint	042579	Maxidex	ALC	0.7150
Dexamethasone 0.1% Oph Sol	042560	Maxidex	ALC	0.7480
Dexamethasone 0.1% Oph/Ot Sol	016217	Decadron	MSD	0.7216
Flumethasone Pivalate & Iodochlorhydroxyquin 0.02% & 1% Ot Sol	074454	Locacorten-Vioform	CIB	0.4270
Flunisolide 0.025% Nasal Spray Pkg ⊕	421456	Rhinalar	SYN	8.6900
Hydrocortisone & Atropine Sulfate 2.5% & 1% Oph Oint	062251	HC-Atropine 1%	AHA	1.8167
Methylprednisolone 0.1% Oph Oint	358711	Medrol	UPJ	0.5000
Methylprednisolone 0.1% Oph/Ot Sol	030791	Medrol	UPJ	0.5500

CONTINUED

52:00 Eye, Ear, Nose and Throat Preparations**52:08 Anti-Inflammatory Agents (E.E.N.T.)**

CONTINUED

Prednisolone Acetate 1% Oph Sol	301175	Pred Forte	ALL	0.5500 +
	252492	Prednicon	ALC	0.6380

52:16 Local Anesthetics

Lidocaine HCl 2% O/L	001686	Xylocaine	AST	0.0532
		Viscous		

52:20 Miotics

Carbachol 3% Oph Sol ⊕	000663	Isopto Carbachol	ALC	0.2383
Carbachol 1.5% Oph Sol ⊕	000655	Isopto Carbachol	ALC	0.2090
Carbachol 0.75% Oph Sol ⊕	000647	Isopto Carbachol	ALC	0.1833
Echothiophate Iodide 0.25% Oph Sol ⊕	002348	Phospholine Iodide	AYE	0.8600
Echothiophate Iodide 0.125% Oph Sol ⊕	002313	Phospholine Iodide	AYE	0.7600
Echothiophate Iodide 0.06% Oph Sol ⊕	052817	Phospholine Iodide	AYE	0.6600
Echothiophate Iodide 0.03% Oph Sol ⊕	283304	Phospholine Iodide	AYE	0.6600
Pilocarpine HCl 8% Oph Sol ⊕	252530	Isopto Carpine	ALC	0.2567 +
Pilocarpine HCl 6% Oph Sol ⊕	281786	Miocarpine	COO	0.1716
	000892	Isopto Carpine	ALC	0.1833
Pilocarpine HCl 4% Oph Sol ⊕	281778	Miocarpine	COO	0.1320
	000884	Isopto Carpine	ALC	0.1430
Pilocarpine HCl 3% Oph Sol ⊕	265128	Miocarpine	COO	0.1276
	000876	Isopto Carpine	ALC	0.1357
Pilocarpine HCl 2% Oph Sol ⊕	265101	Miocarpine	COO	0.1115
	000868	Isopto Carpine	ALC	0.1210
Pilocarpine HCl 1% Oph Sol ⊕	265098	Miocarpine	COO	0.1056
	000841	Isopto Carpine	ALC	0.1100
Pilocarpine HCl 0.5% Oph Sol ⊕	281751	Miocarpine	COO	0.0983
	000833	Isopto Carpine	ALC	0.1026
Pilocarpine HCl & Epinephrine Bitartrate 6% & 1% Oph Sol ⊕	247324	E-Carpine 6	ALC	0.4363
	281859	E-Pilo 6	COO	0.4862

CONTINUED

52:00 Eye, Ear, Nose and Throat Preparations**52:20 Miotics**

CONTINUED

Pilocarpine HCl & Epinephrine Bitartrate 4% & 1% Oph Sol ⊕	247316	E-Carpine 4	ALC	0.4033
	281700	E-Pilo 4	COO	0.4499
Pilocarpine HCl & Epinephrine Bitartrate 3% & 1% Oph Sol ⊕	247308	E-Carpine 3	ALC	0.3777
	281697	E-Pilo 3	COO	0.4389
Pilocarpine HCl & Epinephrine Bitartrate 2% & 1% Oph Sol ⊕	247294	E-Carpine 2	ALC	0.3483
	281689	E-Pilo 2	COO	0.4070
Pilocarpine HCl & Epinephrine Bitartrate 1% & 1% Oph Sol ⊕	247286	E-Carpine 1	ALC	0.3263
	281670	E-Pilo 1	COO	0.4048

52:24 Mydriatics

Atropine Sulfate 1% Oph Oint ⊕	252484	Atropine Sulfate	ALC	0.4125
Atropine Sulfate 2% Oph Sol ⊕	281638	SMP Atropine	COO	0.3806
Atropine Sulfate 1% Oph Sol ⊕	281603	SMP Atropine	COO	0.3564
	035017	Isopto Atropine	ALC	0.3740
Epinephrine Bitartrate 2% Oph Sol ⊕	002356	Epitrate	AYE	0.3250
Epinephrine HCl 2% Oph Sol ⊕	001112	Epifrin	ALL	0.2933 +
	358223	Glaucon	ALC	0.3850
Epinephrine HCl 1% Oph Sol ⊕	001104	Epifrin	ALL	0.2897 +
	358231	Glaucon	ALC	0.3410
Epinephrine HCl 0.5% Oph Sol ⊕	001090	Epifrin	ALL	0.2669 +
Homatropine HBr 5% Oph Sol ⊕	000787	Isopto		
		Homatropine	ALC	0.2420 +
Homatropine HBr 2% Oph Sol ⊕	000779	Isopto		
		Homatropine	ALC	0.1980 +
Phenylephrine HCl 0.12% Oph Sol ⊕	033502	Neo-Synephrine	WIN	0.1047
	395161	Prefrin	ALL	0.1210

52:32 Vasoconstrictors (E.E.N.T.)

Naphazoline HCl 0.1% otc 15ml Oph Sol	390283	Naphcon Forte	ALC	3.6000
	001147	Albalon	ALL	3.7000
	267333	Vasocon	COO	3.8000
Phenylephrine HCl 1% otc 30ml Nas Sol	033480	Neo-Synephrine	WIN	2.8000
* Phenylephrine HCl 0.5% otc 30ml Nas Sol	033472	Neo-Synephrine	WIN	2.6000
Xylometazoline HCl 0.1% otc 25ml Nas Sol	005363	Otrivin	CIB	2.0000

CONTINUED

52:00 Eye, Ear, Nose and Throat Preparations**52:32 Vasoconstrictors (E.E.N.T.)**

CONTINUED

Xylometazoline HCl

0.05% otc 25ml Nas Sol

005355 Otrivin

CIB 1.7000

52:36 Other Eye, Ear, Nose and Throat Agents**Acetazolamide 250mg Tab ⊕**

295019 Acetazolam

ICN 0.0847

014907 Diamox

LED 0.0900

Acetazolamide 500mg LA Cap ⊕

127930 Diamox

LED 0.2120

Dextran 70/Hydroxypropyl Methylcellulose

Oph Sol ⊕

390291 Tears Naturale

ALC 0.1577

Dichlorphenamide 50mg Tab ⊕

016489 Daranide

MSD 0.1192

***Methylcellulose 1% Oph Sol ⊕**

000817 Isopto Tears

ALC 0.1577

***Methylcellulose 0.5% Oph Sol ⊕**

000809 Isopto Tears

ALC 0.1320

Petrolatum & Mineral Oil Oph Oint ⊕

210889 Lacri-Lube

ALL 0.4290+

Polyvinyl Alcohol Oph Sol ⊕

045616 Liquifilm Tears

ALL 0.1210

**Sodium Carboxymethylcellulose & Gelatin
& Pectin Oral Top Oint ⊕**

990272 Orabase

SQU 0.1500

Sodium Cromoglycate 2% Oph Sol ⊕

394300 Opticrom

FIS 0.7040+

Timolol Maleate 0.5% Oph Sol ⊕

451207 Timoptic

FRS 1.6000+

Timolol Maleate 0.25% Oph Sol ⊕

451193 Timoptic

FRS 1.3500+

56:00 Gastrointestinal Drugs**56:04 Antacids and Adsorbents**

Aluminum Hydroxide 600mg Tab ⊙	208965	Amphojel	WYE	0.0390
	313297	Alu-Tab	RIK	0.0418
*Aluminum Hydroxide 60mg/ml O/L ⊙	034002	Amphojel	WYE	0.0046
Aluminum Hydroxide & Magnesium Hydroxide 400mg & 400mg Tab ⊙	026549	Maalox	ROR	0.0327
Aluminum Hydroxide & Magnesium Hydroxide 200mg & 200mg Tab ⊙	476455	Gelusil	PDA	0.0325
Aluminum Hydroxide & Magnesium Hydroxide 320mg & 75mg Tab ⊙	033677	Creamalin	WIN	0.0190
Aluminum Hydroxide & Magnesium Hydroxide 80mg & 80mg/ml O/L ⊙	420646	Mylanta-2 Plain	PDA	0.0078
Aluminum Hydroxide & Magnesium Hydroxide 64mg & 15mg/ml O/L ⊙	033561	Creamalin	WIN	0.0063
*Aluminum Hydroxide & Magnesium Hydroxide 40mg & 40mg/ml O/L ⊙	013625	Univol	HOR	0.0051
	261173	Neutralca-S	DES	0.0055
	476471	Gelusil	PDA	0.0060
	026530	Maalox	ROR	0.0064
Magaldrate 400mg Chew Tab ⊙	002550	Riopan	AYE	0.0260
Magaldrate 80mg/ml O/L ⊙	002453	Riopan	AYE	0.0057
Magnesium Hydroxide 300mg otc 100 Tab	093815	Milk of Magnesia	DTC	1.6000
*Magnesium Hydroxide 80mg/ml otc 500ml O/L	093807	Milk of Magnesia	DTC	2.0000

Note

Antacids may be prescribed for a specific therapeutic purpose. such products intended for general household use are not eligible as a benefit.

56:08 Antidiarrhea Agents

Camphorated Tincture of Opium (Paregoric) O/L	095680	Camphor Co. Tincture	DTC	0.0135
Diphenoxylate HCl 2.5mg Tab	399345	Lomotil	SEA	0.0878
Diphenoxylate HCl 0.5mg/ml O/L	399353	Lomotil	SEA	0.0605
Kaolin & Pectin & Paregoric O/L	346756	Donnagel-PG	ROB	0.0121
*Kaolin & Pectin Compound O/L ⊙	030864	Kaopectate	UPJ	0.0049
Loperamide HCl 2mg Cap	372811	Imodium	ORT	0.1755

56:00 Gastrointestinal Drugs**56:12 Cathartics**

*Bisacodyl 5mg otc 30 Ent Tab	267066	Bisacolax	ICN	2.5000
	346853	Laco	MAN	2.8000
	254142	Dulcolax	BOE	3.0000
*Bisacodyl 10mg otc 6 Sup	261327	Bisacolax	ICN	2.7000
	016888	Laco	MAN	2.9000
	003875	Dulcolax	BOE	3.3000
Bisacodyl 5mg otc 3 Sup	003867	Dulcolax	BOE	1.5000
Bisacodyl 2mg/ml otc 5ml Enema	286265	Dulcolax	BOE	1.5000
Bisacodyl 2mg/ml otc 2x5ml Rect Sol	067369	Dulcolax	BOE	1.2500
Cascara Sagrada 300mg otc 100 Tab	093300	Cascara Sagrada	DTC	3.8000
	023620	Cascara Sagrada	PDA	4.0000
*Cascara Sagrada otc 115ml O/L	022934	Cas-Evac	PDA	4.9000
Castor Oil otc 50ml O/L	094080	Castor Oil	DTC	1.2500
Castor Oil otc 115ml Emuls	127922	Neoloid	LED	2.7000
Danthron 75mg otc 100 Tab	026352	Dorbane	RIK	8.2000
	323802	Modane	WTE	12.8000
Danthron 7.5mg/ml otc 114ml O/L	323810	Modane	WTE	4.6000
Diocetyl Calcium Sulfosuccinate 240mg otc 30 Cap	012491	Surfak	HOE	3.9000
Diocetyl Calcium Sulfosuccinate 50mg otc 100 Cap	012483	Surfak	HOE	7.4000
*Diocetyl Sodium Sulfosuccinate 100mg otc 60 Cap	464767	Colace	BRI	8.2000
Diocetyl Sodium Sulfosuccinate 10mg/ml otc 30ml O/L	464775	Colace	BRI	3.9000
Diocetyl Sodium Sulfosuccinate 4mg/ml otc 230ml O/L	464783	Colace	BRI	5.1000
*Glycerin 2.7g otc 24 Sup	990485	Glycerin	PDA	1.7500
	990825	Glycerin	ROG	1.8000+
*Glycerin 1.8g otc 24 Sup	222801	Glycerin	PDA	1.7500
	145416	Glycerin	ROG	1.8000+
Magnesium Hydroxide 300mg otc 100 Tab	093815	Milk of Magnesia	DTC	1.6000
*Magnesium Hydroxide 80mg/ml otc 500ml O/L	093807	Milk of Magnesia	DTC	2.0000
*Mineral Oil otc 500ml O/L	093947	Mineral Oil	DTC	1.9500
Mineral Oil otc 130ml Enema	107875	Fleet	FRS	2.5000

56:00 Gastrointestinal Drugs**56:12 Cathartics**

CONTINUED

* Psyllium Mucilloid otc 340g Oral Pd	387177	Karacil	ICN	4.6000
	439622	Novo-Mucilax	NOP	4.7000
	242438	Metamucil	SEA	5.3000
* Senosides A & B 12mg otc 100 Tab	402184	Glysenid	ANC	5.5000
* Senosides A & B 9mg otc 100 Tab	026158	Senokot	PFR	6.2000
* Senosides A & B 9mg otc 100 Cap	347035	Norsena	NRD	4.0000
Senosides A & B 15mg/3g otc 200g Gran	026042	Senokot	PFR	6.7000
Senosides A & B 5mg/ml otc 250ml O/L	367729	Senokot	PFR	6.9000
Senosides A & B 30mg otc 6 Sup	026107	Senokot	PFR	3.0000
* Sodium Biphosphate & Sodium Phosphate 160mg & 60mg/ml otc 130ml Rect Sol	009911	Fleet	FRS	1.7500
Sodium Biphosphate & Sodium Phosphate 160mg & 60mg/ml otc 65ml Ped Rect Sol	108065	Fleet	FRS	1.6000

Note

Cathartics may be prescribed for a specific therapeutic purpose, such products intended for general household use are not eligible as a benefit.

56:16 Digestants

Aprolinin 100,000KIU/10ml Inj Sol	286249	Trasylol	BCE	9.6250
Glutamic Acid HCl 340mg Cap ⊙	015210	Acidulin	LIL	0.0582
Pancreatin 325mg Tab ⊙	328472	Viokase	ROB	0.0450
Pancreatin 1g Ent Tab ⊙	023787	Panteric	PDA	0.0485
Pancreatin Oral Pd ⊙	328480	Viokase	ROB	0.0959
Pancrelipase 300mg Cap ⊙	263818	Cotazym	ORG	0.0861

56:22 Antiemetics and Antinauseants

Cyclizine HCl 50mg Tab ⊙	318795	Marzine	CAL	0.0443
* Dimenhydrinate 50mg Tab ⊙	209783	Dimenhydrinate	SAP	0.0107
	398381	Dimenhydrinate	DTC	0.0125
	363766	Apo-		
	021423	Dimenhydrinate	APX	0.0132
	272671	Novodiminate	NOP	0.0145
	028487	Travamine	ICN	0.0154
	013803	Dramamine	SEA	0.0436
	013803	Gravol	HOR	0.0630
* Dimenhydrinate 3mg/ml O/L	230197	Gravol	HOR	0.0210
* Dimenhydrinate 100mg Sup	028479	Dramamine	SEA	0.1749
	013609	Gravol	HOR	0.1820

CONTINUED

56:00 Gastrointestinal Drugs

56:22 Antiemetics and Antinauseants

CONTINUED

*Dimenhydrinate 50mg Sup	028460	Dramamine	SEA	0.1458
	013595	Gravol	HOR	0.1720
Dimenhydrinate 250mg/5ml Inj Sol	028452	Dramamine	SEA	1.2100
	013579	Gravol	HOR	1.2833
Dimenhydrinate 50mg/5ml Inj Sol	013560	Gravol	HOR	0.5400
Dimenhydrinate 50mg/1ml Inj Sol	990663	Dramamine	SEA	0.3960
Meclizine HCl 25mg Tab	220442	Bonamine	PFI	0.0998

56:40 Miscellaneous G.I. Drugs

Carbenoxolone Sodium 50mg Tab ⊕	306452	Biogastrone	MER	0.3025
Carbenoxolone Sodium 50mg Cap ⊕	374423	Duogastrone	MER	0.4268
Cimetidine 300mg Tab ⊕	397474	Tagamet	SKF	0.2540
Lactulose 666.7mg/ml O/L ⊕	444316	Cephulac	MER	0.0164
Metoclopramide HCl 10mg Tab ⊕	386014	Reglan	ROB	0.1142
	314722	Maxeran	NRD	0.1196
Metoclopramide HCl 1mg/ml O/L ⊕	314714	Maxeran	NRD	0.0188
	386022	Reglan	ROB	0.0211
Metoclopramide HCl 10mg/2ml Inj Sol	314706	Maxeran	NRD	0.9746
	386006	Reglan	ROB	0.9922

60:00 Gold Compounds

Sodium Aurothiomalate 100mg/ml Inj Sol ☉	025097	Myochrysine	POU	3.9017
Sodium Aurothiomalate 50mg/ml Inj Sol ☉	025089	Myochrysine	POU	2.1186
Sodium Aurothiomalate 25mg/ml Inj Sol ☉	025070	Myochrysine	POU	1.3651
Sodium Aurothiomalate 10mg/ml Inj Sol ☉	025062	Myochrysine	POU	1.1253

64:00 Heavy Metal Antagonists

Calcium Disodium Edetate 500mg Tab	026360	Calcium Disodium Versenate	RIK	0.0638
Calcium Disodium Edetate 1000mg/5ml Inj Sol	026239	Calcium Disodium Versenate	RIK	2.7500

68:00 Hormones and Substitutes**68:04 Corticosteroids**

Beclomethasone Dipropionate Aero Pd Pkg	334243 374407	Beclivent Vanceril	AHA SCH	8.9000 9.2400
Betamethasone 0.5mg Tab	028185 012211	Celestone Betnelan	SCH GLA	0.0908 0.1152
Betamethasone Acetate & Betamethasone Disodium Phosphate 3mg & 3mg/ml Inj Susp	028096	Celestone Soluspan	SCH	2.6070
Betamethasone Disodium Phosphate 5mg/100ml Enema	012181	Betnesol	GLA	2.6000
Cortisone Acetate 25mg Tab	280437 249963 016446	Cortisone Cortisone Cortone	ICN UPJ MSD	0.0792 0.0795 0.2303
Cortisone Acetate 5mg Tab	016438	Cortone	MSD	0.0565
Dexamethasone 4mg Tab	349100 354309	Hexadrol Decadron	ORG MSD	0.5322 0.5929
Dexamethasone 0.75mg Tab	285471 022519 016470	Dexasone Hexadrol Decadron	ICN ORG MSD	0.1348 0.1392 0.1891
Dexamethasone 0.5mg Tab	295094 022500 016462	Dexasone Hexadrol Decadron	ICN ORG MSD	0.0935 0.0963 0.1521
Dexamethasone Tertiary-Butylacetate 4mg/ml Inj Susp	016268	Decadron T.B.A.	MSD	1.5070
Dexamethasone 21-Phosphate 20mg/5ml Inj Sol	213624 269026	Decadron Hexadrol	MSD ORG	8.2060 8.2940
Fludrocortisone Acetate 0.1mg Tab	029351	Florinef	SQU	0.0495
Hydrocortisone 20mg Tab	030929 016527	Cortef Hydrocortone	UPJ MSD	0.1040 0.2680
Hydrocortisone Acetate 250mg/5ml Inj Susp	030821	Cortef	UPJ	5.2500
Hydrocortisone Acetate 125mg/5ml Inj Susp	016276	Hydrocortone	MSD	3.8500
Hydrocortisone Sodium Succinate 1000mg Inj Pd	030635	Solu-Cortef	UPJ	7.6000
Hydrocortisone Sodium Succinate 500mg Inj Pd	030627	Solu-Cortef	UPJ	4.9000
Hydrocortisone Sodium Succinate 250mg Inj Pd	030619	Solu-Cortef	UPJ	3.2000
Hydrocortisone Sodium Succinate 100mg Inj Pd	030600	Solu-Cortef	UPJ	1.8500

CONTINUED

68:00 Hormones and Substitutes**68:04 Corticosteroids**

CONTINUED

Methylprednisolone 4mg Tab	030988	Medrol	UPJ	0.1650
Methylprednisolone Acetate 80mg/ml Inj Susp	030767	Depo-Medrol	UPJ	4.5000
Methylprednisolone Acetate 40mg/ml Inj Susp	030759	Depo-Medrol	UPJ	2.6200
Methylprednisolone Acetate 20mg/ml Inj Susp	030740	Depo-Medrol	UPJ	1.5000
Methylprednisolone Sodium Succinate 500mg Inj Pd	030678	Solu-Medrol	UPJ	16.4000
Methylprednisolone Sodium Succinate 125mg Inj Pd	030651	Solu-Medrol	UPJ	6.5000
Methylprednisolone Sodium Succinate 40mg Inj Pd	030643	Solu-Medrol	UPJ	2.7500
Prednisolone Acetate 125mg/5ml Inj Susp	028118	Meticortelone	SCH	4.8400
Prednisone 50mg Tab	252417	Deltasone	UPJ	0.0850
Prednisone 5mg Tab	210188	Deltasone	UPJ	0.0100
	021695	Novoprednisone	NOP	0.0137
	010197	Colisone	FRS	0.0185
	093629	Prednisone	DTC	0.0220
	023833	Paracort	PDA	0.0225
Triamcinolone 4mg Tab	015024	Aristocort	LED	0.2155
	029475	Kenacort	SQU	0.2590

68:08 Androgens

Fluoxymesterone 5mg Tab ⊙	030902	Halotestin	UPJ	0.1090
	012572	Oratestin	HOE	0.1096
Methandrostenolone 5mg Tab ⊙	005592	Danabol	CIB	0.1192
Methyltestosterone 25mg Tab ⊙	005630	Metandren	CIB	0.2634
Methyltestosterone 10mg Tab ⊙	005622	Metandren	CIB	0.1049
Nandrolone Phenpropionate 125mg/5ml Oily Inj Sol ⊙	022470	Durabolin	ORG	11.8360
Nandrolone Phenpropionate 100mg/2ml Oily Inj Sol ⊙	022489	Durabolin	ORG	9.5040
Norethandrolone 10mg Tab ⊙	028576	Nilevar	SEA	0.3509
Oxymetholone 50mg Tab ⊙	189421	Anapolon-50	SYN	0.5940
Oxymetholone 5mg Tab ⊙	023779	Adroyd	PDA	0.1533
Stanozolol 2mg Tab ⊙	033812	Winstrol	WIN	0.0794
Testosterone Cypionate 500mg. 10ml Oily Inj Sol ⊙	030775	Depo-Testosterone	UPJ	6.9000

CONTINUED

68:00 Hormones and Substitutes

68:08 Androgens

CONTINUED

Testosterone Cypionate 100mg/ml Oily Inj Sol ⊕	030783	Depo- Testosterone	UPJ	2.2500
Testosterone Enanthate 1000mg/5ml Oily Inj Sol ⊕	029246	Delatestryl	SQU	7.9000

68:16 Estrogens

Chlorotrianisene 25mg Cap ⊕	017973	Tace	MER	0.2457
Chlorotrianisene 12mg Cap ⊕	017965	Tace	MER	0.1173
Conjugated Estrogens 2.5mg Tab ⊕	002593	Premarin	AYE	0.1540
	252611	Oestrilin	DES	0.1595
Conjugated Estrogens 1.25mg Tab ⊕	265489	C.E.S.	ICN	0.0798
	002585	Premarin	AYE	0.0805
	006297	Oestrilin	DES	0.0945
Conjugated Estrogens 0.625mg Tab ⊕	002577	Premarin	AYE	0.0493
	006289	Oestrilin	DES	0.0525
Conjugated Estrogens 0.3mg Tab ⊕	252603	Oestrilin	DES	0.0330
	002569	Premarin	AYE	0.0340
Conjugated Estrogens 0.625mg/g Vag Cr ⊕	002089	Premarin	AYE	0.0884
Dienestrol 0.1mg/g Vag Cr ⊕	022578	Dienestrol	ORT	0.0462
Dienestrol 0.1mg/g Vag Cr-App ⊕	990531	Dienestrol	ORT	0.0519
Esterified Estrogens 1.25mg Tab ⊕	242993	Climestrone	FRS	0.0831
Esterified Estrogens 0.625mg Tab ⊕	242985	Climestrone	FRS	0.0470
Ethinyl Estradiol 0.5mg Tab ⊕	028231	Estinyl	SCH	0.0899
Ethinyl Estradiol 0.05mg Tab ⊕	028223	Estinyl	SCH	0.0413
Ethinyl Estradiol 0.02mg Tab ⊕	028215	Estinyl	SCH	0.0253
Methallenestril 3mg Tab ⊕	028533	Vallestril	SEA	0.0385
Stilboestrol 5mg Tab ⊕	003379	Stilboestrol	AHA	0.0390
Stilboestrol 1mg Tab ⊕	003360	Stilboestrol	AHA	0.0340
Stilboestrol 0.5mg Tab ⊕	003352	Stilboestrol	AHA	0.0310
Stilboestrol 0.1mg Tab ⊕	003336	Stilboestrol	AHA	0.0230
Stilboestrol Sodium Diphosphate 100mg Tab ⊕	013781	Honvol	HOR	0.4100
Stilboestrol Sodium Diphosphate 250mg/5ml Inj Sol ⊕	013587	Honvol	HOR	2.8000

68:00 Hormones and Substitutes**68:20:01 Anti-Diabetic Agents Insulins**

Insulin (Isophane) Beef 1000U/10ml otc 1 Vial Inj Susp	990574	NPH Insulin	CNG	6.9000
Insulin (Isophane) Beef & Pork 1000U/10ml otc 1 Vial Inj Susp	274127	NPH Insulin	CNG	6.1000
Insulin (Isophane) Pork 1000U/10ml otc 1 Vial Inj Susp	990582	NPH Insulin	CNG	7.8000
Insulin (Lente) 1000U/10ml otc 1 Vial Inj Susp	275409	Lente Insulin	CNG	6.5000
Insulin (Protamine Zinc) Beef 1000U/10ml otc 1 Vial Inj Susp	990590	Protamine Zinc Insulin	CNG	6.9000
Insulin (Protamine Zinc) Beef & Pork 1000U/10ml otc 1 Vial Inj Susp	274119	Protamine Zinc Insulin	CNG	6.1000
Insulin (Protamine Zinc) Pork 1000U/10ml otc 1 Vial Inj Susp	990604	Protamine Zinc Insulin	CNG	7.8000
Insulin (Semilente) 1000U/10ml otc 1 Vial Inj Susp	275417	Semilente Insulin	CNG	6.5000
Insulin (Sulfated) 1000U/10ml otc 1 Vial Inj Susp	006009	Sulfated Insulin	CNG	19.5000
Insulin (Ultralente) 1000U/10ml otc 1 Vial Inj Susp	275425	Ultralente Insulin	CNG	6.5000
Insulin (Zinc Crystalline) Beef 1000U/10ml otc 1 Vial Inj Sol	990787	Insulin-Toronto	CNG	6.9000
Insulin (Zinc Crystalline) Beef & Pork 1000U/10ml otc 1 Vial Inj Sol	005894	Insulin-Toronto	CNG	4.9000
Insulin (Zinc Crystalline) Pork 1000U/10ml otc 1 Vial Inj Sol	990566	Insulin-Toronto	CNG	7.8000

68:20:02 Anti-Diabetic Agents Oral Anti-Diabetic Agents

Acetohexamide 500mg Tab ⊙	015598	Dimelor	LIL	0.1276
Chlorpropamide 250mg Tab ⊙	312711	Apo- Chlorpropamide	APX	0.0248
	021350	Novopropamide	NOP	0.0248
	271330	Chloromide	ICN	0.0253
	377937	Chlorpropamide	DTC	0.0270
	013730	Stabinol	HOR	0.0420
	012564	Chloronase	HOE	0.0593
	024716	Diabinase	PFI	0.0734

68:00 Hormones and Substitutes

68:20:02 Anti-Diabetic Agents Oral Anti-Diabetic Agents

CONTINUED

Chlorpropamide 100mg Tab ⊕	399302	Apo- Chlorpropamide	APX	0.0248
	012556	Chloronase	HOE	0.0284
	024708	Diabinese	PFI	0.0380
Glyburide 5mg Tab ⊕	420336	Euglucon	USV	0.0821
	012599	Diabeta	HOE	0.0840
Glyburide 2.5mg Tab ⊕	438111	Euglucon	USV	0.0488
	454753	Diabeta	HOE	0.0550
Metformin HCl 500mg Tab ⊕	314552	Glucophage	NRD	0.0913
Tolbutamide 500mg Tab ⊕	314730	Mellitol	NRD	0.0078
	209872	Tolbutamide	SAP	0.0115
	017167	Tolbutone	MAN	0.0136
	237000	Oramide	ICN	0.0139
	093033	Tolbutamide	DTC	0.0150
	312762	Apo- Tolbutamide	APX	0.0164
	021849	Novobutamide	NOP	0.0164
	012602	Orinase	HOE	0.0552
	013889	Mobenol	HOR	0.0599

68:24 Parathyroid Agents

Calcium Carbonate & Calcium Gluconolactate 1000mg Eff Tab ⊕	259497	Gramcal	SAN	0.2273
	027588	Calcium-Sandoz Forte	SAN	0.1513
Calcium Carbonate & Calcium Gluconolactate 500mg Eff Tab ⊕	094773	Calcium Gluconate	DTC	2.5000
	023574	Calcium Gluconate	PDA	3.2500
Calcium Gluconate 600mg otc 100 Tab	027219	Calcium-Sandoz	SAN	0.6160
Calcium Gluconate & Calcium Glucoheptonate 58.7mg & 172.1mg/ml O/L ⊕	466425	Calcium- Rougier	ROG	0.0099+
	027383	Calcium-Sandoz	SAN	0.0098
Calcium Lactate 600mg otc 100 Tab	094765	Calcium Lactate	DTC	2.5000
	023590	Calcium Lactate	PDA	3.2000
Dihydrotachysterol 0.125mg Cap ⊕	033057	Hytakerol	WIN	0.2576
Dihydrotachysterol 0.25mg/ml O/L ⊕	033553	Hytakerol	WIN	1.0000

68:00 Hormones and Substitutes**68:28 Pituitary Agents**

Corticotropin 40IU Inj Pd	023000	ACTH	PDA	3.4000
Corticotropin 25IU Inj Pd	022993	ACTH	PDA	2.9500
Cosyntropin Zinc Hydroxide 1mg/ml Inj Susp	253952	Synacthen Depot	CIB	7.2900

68:32 Progestogens and Oral Contraceptives

Ethinyl Estradiol & Ethynodiol Diacetate 0.05mg & 1mg 21 Tab ⊕ <i>Not Interchangeable</i>	028630	Demulen	SEA	2.6290
Ethinyl Estradiol & Ethynodiol Diacetate 0.05mg & 1mg 28 Tab ⊕ <i>Not Interchangeable</i>	343536	Demulen	SEA	2.8600
Ethinyl Estradiol & Ethynodiol Diacetate 0.05mg & 0.5mg 21 Tab ⊕ <i>Not Interchangeable</i>	280089	Anoryol-21	DES	2.9000
Ethinyl Estradiol & Ethynodiol Diacetate 0.05mg & 0.5mg 28 Tab ⊕ <i>Not Interchangeable</i>	349011	Anoryol-28	DES	3.2000
Ethinyl Estradiol & Norethindrone 0.035mg & 0.5mg 21 Tab ⊕ <i>Not Interchangeable</i>	373265	Brevicon	SYN	2.6620
	317047	Modacon	ORT	2.6840
Ethinyl Estradiol & Norethindrone 0.035mg & 0.5mg 28 Tab ⊕ <i>Not Interchangeable</i>	373273	Brevicon	SYN	2.7500
	340731	Modacon	ORT	2.8270
Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 2.5mg 21 Tab ⊕ <i>Not Interchangeable</i>	024015	Norlestrin 2.5/50	PDA	2.5500
Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 2.5mg 28 Tab ⊕ <i>Not Interchangeable</i>	340804	Norlestrin 2.5/50	PDA	2.6500
Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 1mg 21 Tab ⊕ <i>Not Interchangeable</i>	024007	Norlestrin 1/50	PDA	2.5500
	296740	Logest 1/50	LED	2.6500
Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 1mg 28 Tab ⊕ <i>Not Interchangeable</i>	340790	Norlestrin 1/50	PDA	2.6500
	376124	Logest 1/50	LED	2.7000
Ethinyl Estradiol & Norethindrone Acetate 0.03mg & 1.5mg 21 Tab ⊕ <i>Not Interchangeable</i>	297143	Loestrin 1.5/30	PDA	2.5500
	296090	Logest 1.5/30	LED	2.6500
Ethinyl Estradiol & Norethindrone Acetate 0.03mg & 1.5mg 28 Tab ⊕ <i>Not Interchangeable</i>	353027	Loestrin 1.5/30	PDA	2.6500
	376116	Logest 1.5/30	LED	2.7000

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68:00 Hormones and Substitutes

68:32 Progestogens and Oral Contraceptives

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Ethinyl Estradiol & Norethindrone Acetate 0.02mg & 1mg 21 Tab ⊕ <i>Not Interchangeable</i>	315966	Minestrin 1/20	PDA	2.5500
Ethinyl Estradiol & Norethindrone Acetate 0.02mg & 1mg 28 Tab ⊕ <i>Not Interchangeable</i>	343838	Minestrin 1/20	PDA	2.6500
Ethinyl Estradiol & Norgestrel 0.05mg & 0.25mg 21 Tab ⊕ <i>Not Interchangeable</i>	034207	Ovral	WYE	2.1700
Ethinyl Estradiol & Norgestrel 0.05mg & 0.25mg 28 Tab ⊕ <i>Not Interchangeable</i>	340766	Ovral	WYE	2.2900
Ethinyl Estradiol & Norgestrel 0.03mg & 0.15mg 21 Tab ⊕ <i>Not Interchangeable</i>	300640	Min-Ovral	WYE	2.4100
Ethinyl Estradiol & Norgestrel 0.03mg & 0.15mg 28 Tab ⊕ <i>Not Interchangeable</i>	342815	Min-Ovral	WYE	2.4700
Hydroxyprogesterone Caproate 250mg/2ml Oily Inj Sol <i>Not Interchangeable</i>	029211	Delalutin	SQU	4.4000
Medrogestone 5mg Tab ⊕ <i>Not Interchangeable</i>	037117	Colprone	AYE	0.0720
Medroxyprogesterone Acetate 100mg Tab ⊕ <i>Not Interchangeable</i>	030945	Provera	UPJ	0.5750
Medroxyprogesterone Acetate 5mg Tab ⊕ <i>Not Interchangeable</i>	030937	Provera	UPJ	0.1200
Medroxyprogesterone Acetate 400mg/4ml Inj Susp ⊕ <i>Not Interchangeable</i>	030856	Depo-Provera	UPJ	14.5000
Medroxyprogesterone Acetate 50mg/ml Inj Susp ⊕ <i>Not Interchangeable</i>	030848	Depo-Provera	UPJ	2.7500
Mestranol & Ethynodiol Diacetate 0.1mg & 1mg 21 Tab ⊕ <i>Not Interchangeable</i>	028703	Ovulen 1	SEA	2.9425
Mestranol & Ethynodiol Diacetate 0.1mg & 1mg 28 Tab ⊕ <i>Not Interchangeable</i>	340774	Ovulen 1	SEA	3.3000
Mestranol & Ethynodiol Diacetate 0.1mg & 0.5mg 21 Tab ⊕ <i>Not Interchangeable</i>	028681	Ovulen 0.5	SEA	2.7500
Mestranol & Ethynodiol Diacetate 0.1mg & 0.5mg 28 Tab ⊕ <i>Not Interchangeable</i>	341533	Ovulen 0.5	SEA	3.0250

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68:00 Hormones and Substitutes**68:32 Progestogens and Oral Contraceptives**

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Mestranol & Norethindrone 0.1mg & 2mg 21 Tab ⊙ <i>Not interchangeable</i>	022640 030368	Ortho-Novum 2 Norinyl 2	ORT SYN	2.8930 2.9590
Mestranol & Norethindrone 0.1mg & 2mg 28 Tab ⊙ <i>Not interchangeable</i>	340839	Norinyl 2	SYN	3.0360
Mestranol & Norethindrone 0.1mg & 0.5mg 21 Tab ⊙ <i>Not interchangeable</i>	022632	Ortho-Novum 0.5	ORT	2.8930
Mestranol & Norethindrone 0.08mg & 1mg 21 Tab ⊙ <i>Not interchangeable</i>	030341 022659	Norinyl 1 + 80 Ortho-Novum 1/80	SYN ORT	2.6730 2.8930
Mestranol & Norethindrone 0.08mg & 1mg 28 Tab ⊙ <i>Not interchangeable</i>	340855	Norinyl 1 + 80	SYN	2.7610
Mestranol & Norethindrone 0.075mg & 5mg 21 Tab ⊙ <i>Not interchangeable</i>	022616	Ortho-Novum 5	ORT	4.9610
Mestranol & Norethindrone 0.05mg & 1mg 21 Tab ⊙ <i>Not interchangeable</i>	030333 022608	Norinyl 1 Ortho-Novum 1/50	SYN ORT	2.6730 2.6840
Mestranol & Norethindrone 0.05mg & 1mg 28 Tab ⊙ <i>Not interchangeable</i>	340847 340758	Norinyl 1 Ortho-Novum 1/50	SYN ORT	2.7610 2.8270
Mestranol & Norethindrone 0.08mg & 2mg 21 Seq Tab ⊙ <i>Not interchangeable</i>	340812	Norquen	SYN	3.3550
Mestranol & Norethindrone 0.08mg & 2mg 28 Seq Tab ⊙ <i>Not interchangeable</i>	340820	Norquen	SYN	3.4430
Mestranol & Norethynodrel 0.075mg & 5mg 20 Tab ⊙ <i>Not interchangeable</i>	023622	Enovid 5	SEA	4.7667
Mestranol & Norethynodrel 0.1mg & 2.5mg 21 Tab ⊙ <i>Not interchangeable</i>	028665	Enovid-E	SEA	3.4650
Norethindrone 0.35mg 35 Tab ⊙ <i>Not interchangeable</i>	037605	Micronor	ORT	0.0962

68:00 Hormones and Substitutes

68:36 Thyroids

Calcitonin Salmon 400IU Inj Pd ⊕	360007	Calcimar	HRS	23.9030 +
Levothyroxine (Sodium) 0.3mg Tab ⊕	012319	Eltroxin	GLA	0.0366
	009695	Synthroid	FLI	0.0411
Levothyroxine (Sodium) 0.2mg Tab ⊕	012300	Eltroxin	GLA	0.0236
	009687	Synthroid	FLI	0.0266
Levothyroxine (Sodium) 0.15mg Tab ⊕	295582	Eltroxin	GLA	0.0230
	212164	Synthroid	FLI	0.0261
Levothyroxine (Sodium) 0.1mg Tab ⊕	012297	Eltroxin	GLA	0.0213
	009660	Synthroid	FLI	0.0242
Levothyroxine (Sodium) 0.05mg Tab ⊕	012289	Eltroxin	GLA	0.0169
	009652	Synthroid	FLI	0.0194
Levothyroxine (Sodium) 0.025mg Tab ⊕	009644	Synthroid	FLI	0.0188
Liothyronine (Sodium) 25mcg Tab ⊕	027103	Cytomel	SKF	0.0292
	012327	Tertroxin	GLA	0.0326
Liothyronine (Sodium) 5mcg Tab ⊕	027081	Cytomel	SKF	0.0274
Thyroid 2gr (125mg) Tab ⊕	023965	Thyroid	PDA	0.0215
	031305	Proloid	WCH	0.0223
Thyroid 1gr (60mg) Tab ⊕	023957	Thyroid	PDA	0.0160
	031291	Proloid	WCH	0.0164
Thyroid 1/2gr (30mg) Tab ⊕	023949	Thyroid	PDA	0.0135
	031283	Proloid	WCH	0.0143

68:38 Anti-Thyroids

Methimazole 5mg Tab ⊕	015741	Tapazole	LIL	0.0340
Propylthiouracil 100mg Tab ⊕	010219	Propyl-Thyracil	FRS	0.0680
Propylthiouracil 50mg Tab ⊕	010200	Propyl-Thyracil	FRS	0.0434

76:00 Oxytocics

Ergonovine Maleate 0.2mg Tab	015709	Ergotrate	LIL	0.0752
Oxytocin 10IU/ml Inj Sol	035998	Syntocinon-10	SAN	0.2420
Oxytocin 5IU/ml Inj Sol	282316	Syntocinon-5	SAN	0.1958

84:00 Skin and Mucous Membrane Preparations**84:04:04 Anti-Infectives (Skin) Antibiotics (Skin)**

Bacitracin 500U/g Oint	012351	Bacitracin	GLA	0.0960
	031046	Baciguent	UPJ	0.1033
Erythromycin 1% Oint	015997	Ilotycin	LIL	0.1415
Neomycin Sulfate 0.5% Oint	031070	Myciguent	UPJ	0.0800
Neomycin Sulfate 500mg/ml Top Sol	030813	Mycifradin	UPJ	0.2500

84:04:08 Anti-Infectives (Skin) Fungicides (Skin)

Chlordantoin 1% Vag Cr	022551	Sporostacin	ORT	0.0586
Chlordantoin 1% Vag Cr-App	990558	Sporostacin	ORT	0.0650
Clotrimazole 100mg Vag Tab	353833	Canesten	BOE	0.9808
Clotrimazole 10mg/g Vag Cr-App	420301	Canesten	BOE	0.1320
Clotrimazole 10mg/g Cr	325465	Canesten	BOE	0.1953
Clotrimazole 10mg/ml Top Sol	325473	Canesten	BOE	0.1953
Miconazole Nitrate 100mg Sup	990760	Monistat 7	ORT	0.8596
Miconazole Nitrate 2% Vag Cr-App	990779	Monistat 7	ORT	0.1280
Miconazole Nitrate 2% Cr	326968	Micatin	MCN	0.1364
Nystatin 100,000U Vag Tab	270091	Nadostine	NDA	0.1400
	015067	Nilstat	LED	0.1433
	029491	Mycostatin	SQU	0.1567
Nystatin 100,000U/g Vag Cr	278793	Nilstat	LED	0.1047
Nystatin 25,000U/g Vag Cr	295973	Mycostatin	SQU	0.0454
Nystatin 100,000U/g Oint	288195	Nadostine	NDA	0.1433
	029556	Mycostatin	SQU	0.1467
	449806	Nilstat	LED	0.1500+
Nystatin 100,000U/g Cr	288217	Nadostine	NDA	0.1433
	029092	Mycostatin	SQU	0.1467
	449792	Nilstat	LED	0.1500+
Tolnaftate 1% Cr	027936	Tinactin	SCH	0.1210
Tolnaftate 1% Top Sol	028088	Tinactin	SCH	0.1210
Tolnaftate 1% Top Pd	027960	Tinactin	SCH	0.0642

84:04:12 Anti-Infectives (Skin) Parasiticides (Skin)

Benzyl Benzoate 25% Cr	001376	Scabanca	ANC	0.0220
Crotamiton 10% Cr	010375	Eurax	GEI	0.1025
Gamma Benzene Hexachloride 1% Cr	026204	Kwellada	RCA	0.0297
Gamma Benzene Hexachloride 1% Shampoo	351105	gBh	ROR	0.0341
	026220	Kwellada	RCA	0.0354

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84:00 Skin and Mucous Membrane Preparations

84:04:12 Anti-Infectives (Skin) Parasiticides (Skin)

CONTINUED

Gamma Benzene Hexachloride 1% Lot 026212 Kwellada RCA **0.0289**

84:04:16 Anti-Infectives (Skin) Other Anti-Infectives (Skin)

Chlorhexidine Gluconate

4% otc 115ml Top Sol 245097 Hibitane AYE **2.4000**

Hexachlorophene 3% Top Emuls ⊕ 205389 PhisoHex WIN **0.0107**

Iodoxuridine 0.1% Top Sol 001317 Herplex-D ALL **0.3003 +**

***Iodochlorhydroxyquin** 3% Cr 005142 Vioform CIB **0.0660**

Metronidazole 500mg Vag Tab 283967 Trikacide ICN **0.1925 +**

025887 Flagyl POU 0.2134

Metronidazole 10% Vag Cr 024929 Flagyl POU **0.0790**

Metronidazole & Nystatin

500mg & 100,000U Vag Sup 250724 Flagystatin POU **0.6006**

Metronidazole & Nystatin

500mg & 100,000U/g Vag Cr-App 338338 Flagystatin POU **0.1222**

N'benzoylsulfanilamide & Sulfathiazole & Sulfacetamide & Urea Vag Cr-App

153605 Sultrin ORT **0.0668**

Povidone - Iodine 200mg Vag Sup 026050 Betadine PFR **0.2946**

Povidone - Iodine 10% Vag Sol 252824 Proviodyne ROG **0.0115**

026093 Betadine PFR 0.0116

003115 Bridine AHA 0.0138

Povidone - Iodine 10% Vag Gel 026611 Proviodyne ROG **0.0350**

026034 Betadine PFR 0.0388

002720 Bridine AHA 0.0413

***Povidone - Iodine** 10% Top Sol ⊕ 172944 Proviodyne ROG **0.0082**

062081 Bridine Sol AHA 0.0084

158348 Betadine PFR 0.0091

Sulfanilamide & Aminacrine HCl & Allantoin Vag Sup

323527 Vagitrol SYN **0.2963**

134139 AVC MER 0.3080

Sulfanilamide & Aminacrine HCl & Allantoin Vag Cr

189510 Vagitrol SYN **0.0297**

134120 AVC MER 0.0363

Sulfisoxazole 10% Vag Cr 115479 Gantrisin HLR **0.0537**

84:06 Anti-Inflammatory Agents (Skin)

Beclomethasone Dipropionate

0.025% Oint 003697 Propaderm AHA **0.1967**

Beclomethasone Dipropionate 0.025% Cr 002712 Propaderm AHA **0.1967**

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84:00 Skin and Mucous Membrane Preparations**84:06 Anti-Inflammatory Agents (Skin)**

CONTINUED

Beclomethasone Dipropionate 0.025% Lot	270466	Propaderm	AHA	0.1375
Betamethasone Benzoate 0.025% Gel	335437	Beben	PDA	0.1887
Betamethasone Dipropionate 0.05% Oint	344923	Diprosone	SCH	0.1942
Betamethasone Dipropionate 0.05% Cr	323071	Diprosone	SCH	0.1942
Betamethasone Dipropionate 0.05% Lot	417246	Diprosone	SCH	0.1635
Betamethasone Valerate 0.1% Oint	012386	Betnovate	GLA	0.0480
	028363	Celestoderm-V	SCH	0.0531
Betamethasone Valerate 0.05% Oint	012378	Betnovate-1/2	GLA	0.0309
	028355	Celestoderm-V/2	SCH	0.0369
Betamethasone Valerate 0.1% Cr	011924	Betnovate	GLA	0.0480
	027901	Celestoderm-V	SCH	0.0531
Betamethasone Valerate 0.05% Cr	011916	Betnovate-1/2	GLA	0.0309
	027898	Celestoderm-V/2	SCH	0.0369
Betamethasone Valerate 0.1% Lot	011940	Betnovate	GLA	0.1225
Betamethasone Valerate 0.05% Lot	011932	Betnovate-1/2	GLA	0.0965
Betamethasone Valerate 0.1% Scalp Lot	027944	Valisone	SCH	0.1191
Desonide 0.05% Oint	410179	Tridesilon	DOM	0.1151
Desonide 0.05% Cr	210153	Tridesilon	DOM	0.1584
Flumethasone Pivalate 0.03% Oint	005789	Locacorten	CIB	0.2253
Flumethasone Pivalate 0.03% Cr	005134	Locacorten	CIB	0.2253
Fluocinolone Acetonide 0.025% Oint	030406	Synalar Regular	SYN	0.1811
Fluocinolone Acetonide 0.01% Oint	030392	Synalar Mild	SYN	0.0876
Fluocinolone Acetonide 0.025% Cr	385220	Fluoderm	KLP	0.1560
	030422	Synalar Regular	SYN	0.1811
	424935	Synamol Regular	SYN	0.1811
Fluocinolone Acetonide 0.01% Cr	385239	Fluoderm	KLP	0.0733
	030414	Synalar Mild	SYN	0.0876
	424927	Synamol Mild	SYN	0.0876
Fluocinolone Acetonide 0.01% Top Sol	030260	Synalar Solution	SYN	0.1148
Fluocinonide 0.05% Oint	274437	Lidex	SYN	0.2083
Fluocinonide 0.01% Oint	274445	Lidex Mild	SYN	0.1364
Fluocinonide 0.05% Cr	036099	Lidex	SYN	0.2083
	424943	Lidemol	SYN	0.2083
Fluocinonide 0.01% Cr	274453	Lidex Mild	SYN	0.1364
Fluocinonide 0.05% Gel	281913	Topsyn	SYN	0.2083
Flurandrenolide 0.05% Oint	016012	Drenison	LIL	0.1943

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84:00 Skin and Mucous Membrane Preparations

84:06 Anti-Inflammatory Agents (Skin)

CONTINUED

Flurandrenolide 0.0125% Oint	016004	Drenison-1/4	LIL	0.0781
Flurandrenolide 0.05% Cr	015326	Drenison	LIL	0.1943
Flurandrenolide 0.0125% Cr	015318	Drenison-1/4	LIL	0.0781
Halcinonide 0.1% Sol	404187	Halog	SQU	0.1675+
Halcinonide 0.1% Oint	403075	Halog	SQU	0.1933
Halcinonide 0.1% Cr	326941	Halog	SQU	0.1933
Halcinonide 0.025% Cr	404179	Halog	SQU	0.1000+
Hydrocortisone 40mg Sup	314226	Cortiment	NRD	0.4983
Hydrocortisone 10mg Sup	314242	Cortiment	NRD	0.4026
Hydrocortisone 1% Oint	093645	Hydrocortisone	DTC	0.0307
	024805	Cortril	PFI	0.0319
	031054	Cortef	UPJ	0.1168
Hydrocortisone 0.5% Oint	093637	Hydrocortisone	DTC	0.0251
Hydrocortisone 1% Cr	338591	Hydro-Cortilean	HRS	0.0312
	303895	Unicort	AHA	0.0356
Hydrocortisone 0.5% Cr	303887	Unicort	AHA	0.0256
Methylprednisolone 0.25% Oint	031062	Medrol	UPJ	0.1000
Triamcinolone Acetonide 0.1% Oint	127914	Aristocort R	LED	0.1733
	029572	Kenalog	SQU	0.1800
Triamcinolone Acetonide 0.025% Oint	282456	Aristocort D	LED	0.0833
	029564	Kenalog-E	SQU	0.0867
Triamcinolone Acetonide 0.1% Cr	385204	Triaderm	KLP	0.1380
	014621	Aristocort R	LED	0.1733
	029114	Kenalog	SQU	0.1800
Triamcinolone Acetonide 0.025% Cr	385182	Triaderm	KLP	0.0660
	282448	Aristocort D	LED	0.0833
	029106	Kenalog-E	SQU	0.0867
Triamcinolone Acetonide 0.1% Lot	029130	Kenalog	SQU	0.2733
Triamcinolone Acetonide 0.1% in Orabase Oral Top Oint	029505	Kenalog- Orabase	SQU	0.3750
*Zinc Oxide & Balsam Peru & Benzyl Benzoate & Oxyquinoline Sulfate Sup	476315	Anusol	PDA	0.0979

84:08 Antipruritics and Topical Anesthetics

Cinchocaine HCl 1% Oint ⊕	287075	Nupercainal	CIB	0.0397
Pramoxine HCl 1% Cr ⊕	000116	Tronothane	ABB	0.0627
Tetracaine HCl 1% Cr ⊕	205451	Pontocaine	WIN	0.0904

84:00 Skin and Mucous Membrane Preparations**84:12 Astringents**

Aluminium Acetate & Benzethonium Chloride 0.35% & 0.023% Pd	396524	Buro-Sol	TRS	0.2805 +
Aluminum Sulfate & Calcium Acetate 880mg & 600mg Tab	037311	Domeboro	DOM	0.1797
Aluminum Sulfate & Calcium Acetate 1.1g & 800mg/Pkg Pd	037338	Domeboro	DOM	0.1797

84:24 Emollients, Demulcents and Protectants

Aluminum Acetate Cr ⊙	216992	Acid Mantle	DOM	0.0308
* Dimethylpolysiloxane 20% Cr ⊙	253057	Barriere	AHA	0.0210
Para-Aminobenzoic Acid 5% Gel	359734	Presun	WSD	0.0265
Para-Aminobenzoic Acid 5% Lot	354260	Presun	WSD	0.0219
	007307	Pabanol	ELD	0.0226
* Zinc Oxide 15% Oint ⊙	093661	Zinc Oxide	DTC	0.0207

84:28 Keratolytic Agents

Benzoyl Peroxide 20% Gel	399116	Dermoxyl	ICN	0.0743
	373036	Panoxyl	STI	0.0768
Benzoyl Peroxide 10% Gel	307572	Desquam-X10	WSD	0.0546
	372706	Dermoxyl	ICN	0.0578
	263699	Panoxyl	STI	0.0601
Benzoyl Peroxide 5% Gel	307564	Desquam-X5	WSD	0.0464
	372692	Dermoxyl	ICN	0.0468
	263702	Panoxyl	STI	0.0480
Benzoyl Peroxide 20% Lot	374318	Oxyderm	ICN	0.1082
	187585	Benoxyl	STI	0.1096
Benzoyl Peroxide 10% Lot	370568	Benoxyl	STI	0.0990
Benzoyl Peroxide 5% Lot	236063	Benoxyl	STI	0.0755
Tretinoin 0.05% Gel	419001	Vitamin A Acid	ROR	0.1738+

84:32 Keratoplastic Agents

Coal Tar Extract 2% otc 85g Gel	373222	Estar	WSD	5.0000
Colloidal Crude Coal Tar 1% otc 171ml Shampoo	241075	Zetar	ROR	4.2000
Crude Coal Tar 4.5% otc 100ml Susp	332801	Pentrax	WCH	4.2000
Crude Coal Tar 30% otc 171ml Emuls	085871	Zetar	ROR	6.0000
Crude Coal Tar 2.5% otc 227ml Top Sol	208132	Balnetar	WSD	5.7000
Tar Distillate 10% otc 227ml Emuls	090913	Doak-Oil Forte	TRS	6.6000 -

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84:00 Skin and Mucous Membrane Preparations

84:32 Keratoplastic Agents

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Tar Distillate 2% otc 227ml Emuls	091006	Doak-Oil	TRS	5.0000 +
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84:36 Miscellaneous Skin and Mucous Membrane Agents

Collagenase 250U/g Oint	412066	Santyl	PNG	0.4840 +
Colloidal Oatmeal Pd ⊙	273104	Aveeno	COO	0.0087
Colloidal Oatmeal (Oilated) Pd ⊙	281891	Aveeno (Oilated)	COO	0.0184
Fibrinolysin & Desoxyribonuclease 1U & 666U/g Oint	024082	Elast	PDA	0.3800 +
Fibrinolysin & Desoxyribonuclease 25U & 15,000U Pd	023078	Elast	PDA	7.8900 +
Fluorouracil 5% Cr	330582	Efudex	HLR	0.1742
Selenium Sulfide 2.5% Susp ⊙	243000	Selsun	ABB	0.0277
Sutilains 82,000U/g Oint	265381	Travase	FLI	0.6270 +

86:00 Spasmolytics

Aminophylline 200mg Tab ⊕	014931	Aminophylline	LED	0.0310
Aminophylline 100mg Tab ⊕	092940	Aminophylline	DTC	0.0200
	014923	Aminophylline	LED	0.0200
Aminophylline 105mg/5ml O/L ⊕	379603	Somophyllin	FIS	0.0181
Aminophylline 500mg Sup	001414	Aminophylline	ANC	0.1696
	451673	Corophyllin	BEE	0.1870
Aminophylline 250mg Sup	001406	Aminophylline	ANC	0.1513
	451665	Corophyllin	BEE	0.1577
Aminophylline 500mg/10ml Inj Sol	029610	Aminophylline	ABB	0.4500
Aminophylline 250mg/10ml Inj Sol	012033	Aminophylline	GLA	0.4240
Oxtriphylline 200mg Tab ⊕	346071	Theophylline		
		Choline	ROG	0.0370
	476412	Choledyl	PDA	0.0460
Oxtriphylline 100mg Tab ⊕	476404	Choledyl	PDA	0.0425
Oxtriphylline 20mg/ml O/L ⊕	476366	Choledyl	PDA	0.0133
Oxtriphylline 10mg/ml O/L ⊕	476390	Choledyl	PDA	0.0116
Theophylline 200mg Cap ⊕	286214	Elixophyllin	COO	0.1520
Theophylline 80mg/15ml O/L ⊕	452327	Theolixir	ICN	0.0059 +
	261203	Theophylline	DES	0.0060
	307548	Theophylline	ROG	0.0060
	281905	Elixophyllin	COO	0.0075
Theophylline Anhydrous 125mg Tab ⊕	395218	Theolair	RIK	0.1056 +
Theophylline Calcium Aminoacetate 325mg Tab ⊕	263761	Acet-Am	ORG	0.0672
Theophylline Sodium Aminoacetate 20mg/ml O/L ⊕	270695	Acet-Am	ORG	0.0260

88:00 Vitamins and Minerals

88:04 Vitamin A

Vitamin A 50,000IU Cap ☉	021075	Vitamin A	NOP	0.0350
	001635	Aquasol A	USV	0.0730
	033103	Afaxin	WIN	0.1150
Vitamin A 25,000IU Cap ☉	021067	Vitamin A	NOP	0.0215
	001627	Aquasol A	USV	0.0424
	033081	Afaxin	WIN	0.0633

88:08 Vitamins B

*Cyanocobalamin

10mg/10ml otc 1 Vial Inj Sol	211125	Cyanoco- balamin	KLP	2.7000
	338729	Cyanoco- balamin	HRS	3.3000
	314277	Cyanoco- balamin	NRD	3.6000
	002909	Anacobin	AHA	6.4000
029165	Rubramin	SQU	7.7500	

*Cyanocobalamin

1mg/10ml otc 1 Vial Inj Sol	029157	Rubramin	SQU	2.6000
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*Folic Acid 5mg Tab

 ☉

426849	Apo-Folic	APX	0.0215 +
021466	Novofolacid	NOP	0.0235
094617	Folic Acid	DTC	0.0250
003492	Folic Acid	AHA	0.0425
014966	Folvite	LED	0.0620

Niacinamide 100mg Tab

 ☉

023736	Niacinamide	PDA	0.0190
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Niacinamide 50mg Tab

 ☉

023728	Niacinamide	PDA	0.0165
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Nicotinic Acid 100mg Tab

 ☉

015776	Niacin	LIL	0.0123
000507	Nicotinic Acid	ABB	0.0139

Nicotinic Acid 50mg Tab

 ☉

274496	Novoniacin	NOP	0.0090
023744	Niacin	PDA	0.0095
000493	Nicotinic Acid	ABB	0.0103
015768	Niacin	LIL	0.0107

Pyridoxine HCl 25mg Tab

 ☉

015865	Hexa-Betalin	LIL	0.0439
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Riboflavin 10mg Tab

 ☉

023884	Riboflavin	PDA	0.0285
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Riboflavin 5mg Tab

 ☉

023876	Riboflavin	PDA	0.0220
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Thiamine HCl 50mg Tab

 ☉

023922	Thiamine	PDA	0.0315
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Thiamine HCl 1000mg/10ml Inj Sol

312312	Thiamine	PDA	1.9500
033421	Betaxin	WIN	2.5300

*Vitamins B & C otc 100 Tab

242934	Beminal	AYE	4.7000
399795	Beforte	FRS	6.5000

88:00 Vitamins and Minerals**88:12 Vitamin C**

*Ascorbic Acid 1000mg otc 100 Tab	256862	Ascorbic Acid	WAM	5.6000
*Ascorbic Acid 500mg otc 100 Tab	021997	Novo-C	NOP	3.1000 +
	036188	Ascorbic Acid	WAM	3.1500
	094668	Ascorbic Acid	DTC	3.7500
	000361	Vitamin C	ABB	4.3000
*Ascorbic Acid 250mg otc 100 Tab	021237	Novo-C	NOP	1.9000 +
	094641	Ascorbic Acid	DTC	2.5000
*Ascorbic Acid 100mg otc 100 Tab	094633	Ascorbic Acid	DTC	1.2500
	021970	Novo-C	NOP	1.2500 +

88:16 Vitamin D

Calciferol 10,000IU/ml O/L ⊕	033545	Drisdol	WIN	0.1104
Vitamin D 50,000IU Cap ⊕	002690	Radiostol	AHA	0.0650
	009830	Ostoforte	FRS	0.0751

88:24 Vitamin K

Menadiol Sodium Diphosphate 5mg Tab ⊕	013374	Synkavite	HLR	0.0226
Menadiol Sodium Diphosphate 10mg/ml Inj Sol	012920	Synkavite	HLR	0.5170
Menadiol Sodium Diphosphate 5mg/ml Inj Sol	012912	Synkavite	HLR	0.4400

88:28 Multivitamins

*Hexavitamins NF otc 100 Tab	269034	Hexavitamins	NOP	2.7500
*Hexavitamins NF otc 120 Tab	337803	Beminal Plus	AYE	5.2000
*Vitamins A & D & C & B Complex otc 250ml O/L	156493	Pardec	PDA	3.4000
*Vitamins A & D & C & B Complex otc 50ml Ped O/L	393401	Poly-Vi-Sol	MJO	5.4000

92:00 Unclassified Therapeutic Agents

Allopurinol 300mg Tab ⊕	294322	Zyloprim	BWE	0.2236
	415766	Purinol	HOR	0.2239
Allopurinol 200mg Tab ⊕	415758	Purinol	HOR	0.1494
Allopurinol 100mg Tab ⊕	449687	Alloprin	ICN	0.0699 +
	004588	Zyloprim	BWE	0.0716
	415731	Purinol	HOR	0.0824
Amantadine HCl 100mg Cap	274674	Symmetrel	END	0.1636
Azathioprine 50mg Tab ⊕	004596	Imuran	BWE	0.1597
Bromocriptine 2.5mg Tab ⊕	371033	Parlodol	SAN	0.3042
Calcium Carbimide 50mg Tab ⊕	014958	Temposil	LED	0.1700
Clomiphene Citrate 50mg Tab ⊕	018031	Clomid	MER	1.3457
Disulfiram 500mg Tab ⊕	002542	Antabuse	AYE	0.0950
Disulfiram 250mg Tab ⊕	002534	Antabuse	AYE	0.0500
Etidronate Disodium 200mg Tab	454087	Didronel	PGA	0.5485 +
Glucagon 1mg Inj Pd ⊕	015377	Glucagon	LIL	7.4250
Levodopa 500mg Tab ⊕	013358	Larodopa	HLR	0.1155
Levodopa 250mg Tab ⊕	013331	Larodopa	HLR	0.0655
Levodopa & Benserazide 200mg & 50mg Cap ⊕	386472	Prolopa 200-50	HLR	0.2211
Levodopa & Benserazide 100mg & 25mg Cap ⊕	386464	Prolopa 100-25	HLR	0.1320
Levodopa & Carbidopa 250mg & 25mg Tab ⊕	328219	Sinemet	MSD	0.2754
Levodopa & Carbidopa 100mg & 10mg Tab ⊕	355658	Sinemet	MSD	0.1657 +
Penicillamine 250mg Cap	016055	Cuprimine	MSD	0.3429
Sodium Cromoglycate 20mg/Cart Pd Inh ⊕	261238	Intal	FIS	0.2365
Sodium Cromoglycate 10mg/Cart Pd Inh ⊕	328944	Rynacrom	FIS	0.1228

O. Reg. 437/79, Sched.

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