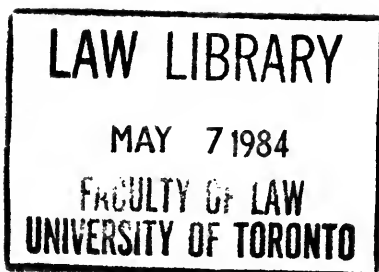


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ONTARIO REGULATIONS

Regulations 1-279

1983

TABLE OF REGULATIONS
FILED UNDER THE REGULATIONS ACT
TO THE 31st DAY OF DECEMBER, 1983

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amended.....		483/81	Aug. 1/81
amended.....		634/81	Oct. 17/81
amended.....		700/81	Nov. 7/81
amended.....		721/81	Nov. 14/81
amended.....		71/82	Feb. 20/82
amended.....		121/82	Mar. 20/82
amended.....		314/82	May 22/82
amended.....		404/82	June 26/82
amended.....		424/82	July 3/82
amended.....		459/82	July 17/82
amended.....		551/82	Aug. 21/82
amended.....		654/82	Oct. 16/82
amended.....		721/82	Nov. 13/82
amended.....		727/82	Nov. 13/82
amended.....		847/82	Jan. 8/83
amended.....		73/83	Feb. 12/83
amended.....		276/83	May 21/83
amended.....		360/83	July 9/83
amended.....		462/83	Aug. 6/83
amended.....		480/83	Aug. 13/83
amended.....		557/83	Sept. 17/83
amended.....		690/83	Nov. 12/83
amended.....		700/83	Nov. 19/83
amended.....		784/83	Jan. 7/84
FAMILY LAW REFORM ACT			
Designation of Matrimonial Home -Forms.....	319		
FARM INCOME STABILIZATION ACT			
Apple Stabilization, 1983-1987 - Plan.....		431/83	July 23/83
Barley Stabilization, 1982 - 1984 - Plan.....		668/82	Oct. 23/82
amended.....		596/83	Oct. 15/83
amended.....		750/83	Dec. 17/83
amended.....		793/83	Jan. 7/84
Corn - 1981 Crop Year (Base prices, etc.).....		36/83	Feb. 5/83
Corn Stabilization, 1977 - Plan..... (this Reg. amends O.Reg. 365/78)		293/81	May 23/81

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Corn Stabilization, 1979-1981 - Plan.....	320		
amended.....		294/81	May 23/81
(revoked by 669/82)			
Corn Stabilization, 1982 - 1984 - Plan.....		669/82	Oct. 23/82
amended.....		598/83	Oct. 15/83
amended.....		749/83	Dec. 17/83
amended.....		791/83	Jan. 7/84
Enrolment in Plans and Transfer of Credits.....		292/81	May 23/81
Soybeans - 1981 Crop Year (Base prices, etc.).....		35/83	Feb. 5/83
Soybean Stabilization, 1979-1981 - Plan.....	321	-	
amended.....		295/81	May 23/81
(revoked by 672/82)			
Soybean Stabilization, 1982 - 1984 - Plan....		672/82	Oct. 23/82
amended.....		597/83	Oct. 15/83
amended.....		748/83	Dec. 17/83
amended.....		792/83	Jan. 7/84
Weaner Pig Stabilization, 1980-1985 - Plan...	322	-	
amended.....		460/82	July 17/82
amended.....		792/82	Dec. 18/82
amended.....		132/83	Mar. 26/83
White Bear Stabilization, 1979-1981 - Plan...	323	-	
amended.....		296/81	May 23/81
(revoked by 670/82)			
White Bear Stabilization, 1982 - 1984 - Plan.		670/82	Oct. 23/82
amended.....		599/83	Oct. 15/83
amended.....		752/83	Dec. 17/83
Winter Wheat Stabilization, 1979-1981 - Plan.	324	-	
amended.....		297/81	May 23/81
(revoked by 671/82)			
Winter Wheat Stabilization, 1982-1984 - Plan.		671/82	Oct. 23/82
amended.....		600/83	Oct. 15/83
amended.....		751/83	Dec. 17/83
FARM PRODUCTS CONTAINERS ACT			
Fruit and Vegetables.....	325	-	
(revoked by 428/83)			
FARM PRODUCTS CONTAINERS ACT, 1982			
Containers - Fruit and Vegetables.....		428/83	July 16/83

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FARM PRODUCTS GRADES AND SALES ACT			
Burley Tobacco.....	326	-	
Dairy Products.....	327	-	
Flue-Cured Tobacco.....	328	-	
amended.....		659/83	Oct. 29/83
Fruit-Controlled Atmosphere Storage.....	329	-	
Grades -			
Beef Carcasses.....	330	-	
amended.....		765/81	Dec. 5/81
Christmas Trees.....	331	-	
Fruit and Vegetables.....	332	-	
amended.....		764/81	Dec. 5/81
amended.....		114/83	Mar. 19/83
amended.....		702/83	Nov. 19/83
Hog Carcasses.....	333	-	
Lamb and Mutton Carcasses.....	334	-	
amended.....		766/81	Dec. 5/81
Poultry.....	335	-	
Veal Carcasses.....	336	-	
amended.....		767/81	Dec. 5/81
Honey.....	337	-	
(revoked by 399/82)			
Honey.....		399/82	June 26/82
Licences.....	338	-	
Maple Products.....	339	-	
FARM PRODUCTS MARKETING ACT			
Apples -			
Plan.....	340	-	
amended.....		490/82	Aug. 7/82
Marketing.....	341	-	
amended.....		331/82	June 5/82
Arbitration of Disputes.....	342	-	

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Plan.....	343		
Marketing.....	344		
amended.....		569/81	Sept. 12/81
amended.....		173/82	Apr. 10/82
Beans -			
Plan.....	345	-	
amended.....		665/82	Oct. 23/82
Marketing.....	346	-	
Berries for Processing -			
Plan.....	347	-	
Marketing.....	348	-	
Broiler and Roaster Hatching Eggs and Chicks -			
Plan.....		429/83	July 16/83
Marketing.....		436/83	July 23/83
Broiler Chickens and Roaster Chickens -			
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Marketing.....	350	-	
amended.....		366/82	June 12/82
amended.....		330/83	June 18/83
Burley Tobacco -			
Plan.....	351	-	
Marketing.....	352	-	
By-Laws for Local Boards.....	353	-	
Chicken - Extension of Powers.....	354	-	
Eggs -			
Extension of Powers.....	355	-	
Plan.....	356	-	
amended.....		570/81	Sept. 12/81
amended.....		31/82	Feb. 13/82
amended.....		430/83	July 16/83
Marketing.....	357	-	
amended.....		610/81	Oct. 3/81
amended.....		687/81	Oct. 31/81
amended.....		435/83	July 23/83
Marketing Limitations.....	358	-	

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Fresh Grapes -			
Plan.....	359	-	
Marketing.....	360	-	
Fresh Potatoes -			
Plan.....	361	-	
Marketing.....	362	-	
amended.....		526/81	Aug. 22/81
amended.....		419/83	July 16/83
Grapes for Processing -			
Plan.....	363	-	
Marketing.....	364	-	
Greenhouse Vegetables -			
Plan.....	365	-	
Marketing.....	366	-	
amended.....		772/83	Dec. 24/83
Hogs -			
Plan.....	367		
Marketing.....	368		
Local Boards.....	369		
amended.....		322/83	June 11/83
Potatoes -			
Plan.....	370		
Marketing.....	371		
amended.....		108/81	Mar. 14/81
Processing Tomato Seedling Plants -			
Plan.....	372		
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Plan.....	376		
amended.....		66/83	Feb. 12/83

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amended.....		114/82	Mar. 13/82
amended.....		67/83	Feb. 12/83
Soya-Beans -			
Plan.....	378		
amended.....		34/83	Feb. 5/83
Marketing.....	379		
Sugar Beets - Dissolution of Local Board.....		474/82	July 24/82
Tender Fruit -			
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Marketing.....	381		
Tobacco -			
Plan.....	382		
Marketing.....	383		
amended.....		321/83	June 11/83
Turkeys -			
Plan.....	384		
amended.....		100/83	Mar. 5/83
Marketing.....	385		
amended.....		325/81	May 30/81
Marketing Limitations.....	386	-	
Vegetables for Processing -			
Plan.....	387		
amended.....		389/83	July 9/83
Marketing.....	388		
amended.....		115/82	Mar. 13/82
amended.....		20/83	Jan. 29/83
Wheat -			
Plan.....	389		
amended.....		224/82	Apr. 24/82
Marketing.....	390		
FARM PRODUCTS PAYMENTS ACT			
Fund for Egg Producers.....		828/81	Dec. 26/81
amended.....		491/82	Aug. 7/82
Fund for Live Stock Producers.....		368/82	June 12/82
amended.....		525/82	Aug. 21/82
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amended.....	251/83	May	14/83
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Restricted Fire Zone..... (expired)	283/81	May	23/81
Restricted Fire Zone..... (revoked by 353/81)	348/81	June	6/81
Restricted Fire Zone (revoking Reg.).....	353/81	June	13/81
Restricted Fire Zone..... (expired)	469/81	Aug.	1/81
Restricted Fire Zone..... (revoked by 524/81)	514/81	Aug.	15/81
Restricted Fire Zone..... (expired)	523/81	Aug.	22/81
Restricted Fire Zone (revoking Reg.).....	524/81	Aug.	22/81
Restricted Fire Zone..... (expired)	287/82	May	15/82
Restricted Fire Zone..... (expired)	227/83	May	7/83
Restricted Fire Zone..... (revoked by 409/83)	397/83	July	9/83
Restricted Fire Zone..... (revoked by 409/83)	398/83	July	9/83

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Nurseries.....	397	-		
amended.....		30/83	Feb.	5/83
FRESHWATER FISH MARKETING ACT (ONTARIO)				
General.....	398	-		
amended.....		777/81	Dec.	5/81
FUEL TAX ACT, 1981				
General.....		772/82	Dec.	11/82
amended.....		140/83	Mar.	26/83
amended.....		381/83	July	9/83
amended.....		387/83	July	9/83
General.....		778/82	Dec.	11/82
amended.....		426/83	July	16/83
amended.....		510/83	Aug.	27/83
amended.....		604/83	Oct.	15/83
amended.....		643/83	Oct.	29/83
Grants for Farm Fuel Storage Tanks.....		689/82	Oct.	30/82
Grants for Fuel Storage and Transportation Tanks and Other Facilities.....		255/82	May	1/82
amended.....		771/82	Dec.	11/82
Taxable Price and Tax Payable on Fuel to Propel Motor Vehicles and Railway Equipment.....		579/82	Sept.	11/82
amended.....		638/82	Oct.	16/82
amended.....		843/82	Jan.	8/83
amended.....		187/83	Apr.	16/83
amended.....		411/83	July	16/83
amended.....		631/83	Oct.	15/83
amended.....		805/83	Jan.	14/84
FUNERAL SERVICES ACT				
General.....	399			
amended.....		558/81	Sept.	5/81
amended.....		560/83	Sept.	17/83
amended.....		675/83	Nov.	5/83
FUR FARMS ACT				
General.....	400			
amended.....		321/81	May	30/81

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GAME AND FISH ACT			
Amphibians.....		470/81	Aug. 1/81
Animals Declared to be Fur-Bearing Animals.....	401	-	
amended.....		692/81	Nov. 7/81
Aylmer Hunting Area.....		29/81	Feb. 14/81
Aylmer Lagoon Hunting Area.....	402	-	
Bag Limit for Black Bear.....	403		
Bobwhite Quail, Wild Turkey and Pheasant - Propagation and Sale.....	404	-	
amended.....		446/81	July 18/81
Bows and Arrows.....	405	-	
Bullfrogs.....	406	-	
amended.....		565/81	Sept. 12/81
(revoked by 694/81)			
Bullfrogs.....		694/81	Nov. 7/81
Calton Swamp Hunting Area.....		30/81	Feb. 14/81
Camden Lake Hunting Area.....	407	-	
Copeland Forest Hunting Area.....	408	-	
(revoked by 693/81)			
Copeland Forest Hunting Area.....		693/81	Nov. 7/81
amended.....		563/83	Sept. 24/83
Crown Game Preserves.....	409	-	
amended.....		27/82	Feb. 13/82
Discharge of Fire-Arms From or Across Highways and Roads.....	410	-	
amended.....		113/81	Mar. 14/81
amended.....		388/81	June 27/81
Discharge of Fire-Arms on Sunday.....	411	-	
Fingal Hunting Area.....		28/81	Feb. 14/81
Fire-Arms - Aulneau Peninsula.....	412	-	
amended.....		428/82	July 3/82

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Fishing Huts.....	413	-	
amended.....		753/81	Nov. 28/81
amended.....		24/82	Feb. 13/82
Fishing Licences.....	414	-	
amended.....		218/81	Apr. 25/81
amended.....		647/81	Oct. 17/81
amended.....		835/81	Jan. 2/82
amended.....		629/82	Oct. 9/82
amended.....		645/83	Oct. 29/83
Furs.....	415	-	
amended.....		154/81	Apr. 4/81
amended.....		857/81	Jan. 9/82
amended.....		203/82	Apr. 24/82
amended.....		627/82	Oct. 9/82
amended.....		621/83	Oct. 15/83
Fur Harvest, Fur Management and Conservation Course.....		154/82	Apr. 3/82
Game Bird Hunting Preserves.....	416	-	
amended.....		447/81	July 18/81
Guides.....	417	-	
amended.....		500/81	Aug. 15/81
Horwood Lake Hunting Area.....		26/81	Feb. 14/81
amended.....		124/82	Mar. 20/82
amended.....		497/82	Aug. 7/82
(revoked by 128/83)			
Horwood Lake Hunting Area (Revoking Reg.)...		128/83	Mar. 26/83
Hullett Hunting Area.....		628/82	Oct. 9/82
amended.....		594/83	Oct. 15/83
Hunter Safety Training Course.....	418	-	
Hunting in Lake Superior Provincial Park....	419	-	
amended.....		125/82	Mar. 20/82
amended.....		130/83	Mar. 26/83
Hunting Licences.....	420	-	
amended.....		217/81	Apr. 25/81
amended.....		502/81	Aug. 15/81
amended.....		187/82	Apr. 10/82
amended.....		397/82	June 26/82
amended.....		499/82	Aug. 7/82
amended.....		683/82	Oct. 30/82
amended.....		127/83	Mar. 26/83

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amended.....		138/83	Mar. 26/83
amended.....		155/83	Apr. 2/83
amended.....		376/83	July 9/83
amended.....		492/83	Aug. 20/83
Hunting on Crown Lands in the geographic Townships of Bruton and Clyde.....	421	-	
amended.....		247/83	May 14/83
Hunting on Designated Crown Land and in Provincial Parks.....	422	-	
amended.....		127/82	Mar. 20/82
amended.....		347/83	June 25/83
amended.....		681/83	Nov. 12/83
Lake St. Lawrence Hunting Area.....	423	-	
Licence to Chase Raccoon at Night and Fox, Coyote or Wolf During the Day.....		233/82	May 1/82
Licence to Possess Nets.....	424	-	
Luther Marsh Hunting Area.....	425	-	
Navy Island Hunting Area.....		645/81	Oct. 17/81
amended.....		156/83	Apr. 02/83
Opasatika Hunting Area.....		27/81	Feb. 14/81
amended.....		126/82	Mar. 20/82
amended.....		496/82	Aug. 7/82
(revoked by 129/83)			
Opasatika Hunting Area (revoking Reg.).....		129/83	Mar. 26/83
Open Seasons -			
Black Bear.....	426	-	
amended.....		339/82	June 12/82
amended.....		493/83	Aug. 20/83
Fur-Bearing Animals.....	427	-	
amended.....		671/81	Oct. 24/81
amended.....		146/83	Apr. 2/83
amended.....		306/83	June 4/83
Game Birds.....		501/81	Aug. 15/81
amended.....		156/82	Apr. 3/82
amended.....		192/83	Apr. 16/83
Moose and Deer.....	428	-	
amended.....		471/81	Aug. 1/81
amended.....		591/81	Sept. 19/81
amended.....		644/81	Oct. 17/81
amended.....		157/82	Apr. 3/82

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amended.....	297/82		May 22/82
amended.....	498/82		Aug. 7/82
amended.....	684/82		Oct. 30/82
amended.....	137/83		Mar. 26/83
amended.....	219/83		Apr. 30/83
amended.....	331/83		June 18/83
amended.....	494/83		Aug. 20/83
Rabbits and Squirrels.....	421/81		July 11/81
amended.....	171/82		Apr. 3/82
amended.....	150/83		Apr. 2/83
Orangeville Reservoir Hunting Area.....	429	-	
amended.....		595/83	Oct. 15/83
Permit to Export Game.....	430	-	
Petroglyphs Provincial Park Hunting Area....		646/81	Oct. 17/81
Polar Bears.....	431	-	
Possession and Use of Fire-Arms in Darlington Provincial Park.....	432	-	
Sale of Bass and Trout and Fishing Preserves	433	-	
Snares.....		156/81	Apr. 4/81
Stag Island Hunting Area.....	434	-	
Tiny Marsh Hunting Area.....	435	-	
Trap-Line Areas.....	436	-	
amended.....		338/82	June 12/82
Traps.....		673/82	Oct. 23/82
amended.....		377/83	July 9/83
Traps - Order under Subsection 30(4) of the Act.....		155/81	Apr. 4/81
Waters Set Apart - Frogs.....	437	-	
Wildlife Management Units.....		155/82	Apr. 3/82
amended.....		685/82	Oct. 30/82
Wolves and Black Bears in Captivity.....	438	-	
GASOLINE HANDLING ACT			
Gasoline Handling Code.....	439	-	
amended.....		136/81	Mar. 28/81

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amended.....	436/82	July	10/82
amended.....	561/83	Sept.	17/83
GASOLINE TAX ACT			
General.....	440	-	
amended.....	179/81	Apr.	11/81
amended.....	547/81	Sept.	5/81
amended.....	626/81	Oct.	10/81
amended.....	37/82	Feb.	13/82
amended.....	246/82	May	1/82
amended.....	269/82	May	8/82
amended.....	386/83	July	9/83
amended.....	509/83	July	27/83
amended.....	603/83	Oct.	15/83
Taxable Prices and Tax on Gasoline and Aviation Fuel.....			
amended.....	441/81	July	11/81
amended.....	631/81	Oct.	10/81
amended.....	872/81	Jan.	16/82
amended.....	184/82	Apr.	10/82
amended.....	449/82	July	17/82
amended.....	639/82	Oct.	16/82
amended.....	842/82	Jan.	8/83
amended.....	186/83	Apr.	16/83
amended.....	412/83	July	16/83
amended.....	632/83	Oct.	15/83
amended.....	806/83	Jan.	14/84
GENERAL SESSIONS ACT			
Sittings of the General Sessions of the Peace for the Judicial District of Haldimand..... (expired)			
	11/81	Jan.	31/81
Sittings of the General Sessions of the Peace for the County of Peterborough. (expired)			
	340/81	June	6/81
Sittings of the General Sessions of the Peace for the Judicial District of Peel..... (expired)			
	341/81	June	6/81
Sittings of the General Sessions of the Peace for the Counties and Districts of Ontario..... (expired)			
	853/81	Jan.	9/82
Sittings of the General Sessions of the Peace for the District of Muskoka..... (expired)			
	385/82	June	19/82

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Sittings of the General Sessions of the Peace for the Judicial District of Peel..... (expired)		386/82	June 19/82
Sittings of the General Sessions of the Peace for the County of Peterborough..... (expired)		423/82	July 3/82
Sittings of the General Sessions of the Peace for the Counties and Districts of Ontario..... (expired)		828/82	Jan. 8/83
Sittings of the General Sessions of the Peace for the Judicial District of Hamilton-Wentworth..... (expired)		27/83	Jan. 29/83
Sittings of the General Sessions of the Peace for the District of Kenora..... (expired)		174/83	Apr. 16/83
Sittings of the General Sessions of the Peace for the Judicial District of York..... (expired)		338/83	June 25/83
Sittings of the General Sessions of the Peace for the Judicial District of Peel..... (expired)		339/83	June 25/83
Sittings of the General Sessions of the Peace for the District of Parry Sound..... (expired)		433/83	July 23/83
Sittings of the General Sessions of the Peace for the County of Perth..... (expired)		434/83	July 23/83
Sittings of the General Sessions of the Peace for the Districts and Counties of Ontario.....		764/83	Dec. 24/83
GENERAL WELFARE ASSISTANCE ACT			
Civil Legal Aid.....		829/82	Jan. 8/83
General.....	441	-	
amended.....		48/81	Feb. 21/81
amended.....		186/81	Apr. 11/81
amended.....		270/81	May 16/81
amended.....		480/81	Aug. 1/81
amended.....		697/81	Nov. 7/81

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amended.....	722/81		Nov. 14/81
amended.....	68/82		Feb. 20/82
amended.....	312/82		May 22/82
amended.....	456/82		July 17/82
amended.....	548/82		Aug. 21/82
amended.....	655/82		Oct. 16/82
amended.....	656/82		Oct. 16/82
amended.....	722/82		Nov. 13/82
amended.....	728/82		Nov. 13/82
amended.....	786/82		Dec. 18/82
amended.....	69/83		Feb. 12/83
amended.....	277/83		May 21/83
amended.....	361/83		July 9/83
amended.....	463/83		Aug. 6/83
amended.....	558/83		Sept. 17/83
amended.....	649/83		Oct. 29/83
amended.....	657/83		Oct. 29/83
amended.....	691/83		Nov. 12/83
amended.....	698/83		Nov. 19/83
amended.....	785/83		Jan. 7/84
Indian Bands.....	442		
amended.....		122/82	Mar. 20/82
amended.....		572/82	Sept. 11/82
GRAIN ELEVATOR STORAGE ACT			
General.....	443	-	
GUARANTEE COMPANIES SECURITIES ACT			
Approved Guarantee Companies.....	444	-	
amended.....		21/81	Feb. 14/81
amended.....		106/81	Mar. 14/81
amended.....		107/81	Mar. 14/81
amended.....		568/81	Sept. 12/81
amended.....		759/81	Nov. 28/81
amended.....		562/83	Sept. 17/83

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HEALTH DISCIPLINES ACT			
Child Resistant Packages.....	445	-	
Dental Hygienists.....	446	-	
Dentistry.....	447	-	
amended.....		71/81	Mar. 7/81
amended.....		194/81	Apr. 18/81
amended.....		504/81	Aug. 15/81
amended.....		720/83	Dec. 3/83
Medicine.....	448	-	
amended.....		205/82	Apr. 24/82
amended.....		823/82	Jan. 1/83
amended.....		851/82	Jan. 15/83
amended.....		112/83	Mar. 19/83
Nursing.....	449		
amended.....		506/81	Aug. 15/81
amended.....		665/81	Oct. 24/81
amended.....		355/82	June 12/82
amended.....		588/83	Oct. 1/83
Optometry.....	450	-	
amended.....		478/82	July 31/82
Parcost C.D.I.		18/81	Feb. 7/81
amended.....		44/81	Feb. 21/81
amended.....		210/81	Apr. 25/81
(revoked by 413/81)			
Parcost C.D.I.		413/81	July 4/81
amended.....		640/81	Oct. 17/81
(revoked by 829/81)			
Parcost C.D.I.		829/81	Dec. 26/81
(revoked by 425/82)			
Parcost C.D.I.....		425/82	July 3/82
amended.....		613/82	Sept. 25/82
(revoked by 836/82)			
Parcost C.D.I.		836/82	Jan. 8/83
amended.....		103/83	Mar. 12/83
(revoked by 427/83)			

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amended.....		505/81	Aug.	15/81
amended.....		356/82	June	12/82
amended.....		835/82	Jan.	8/83
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amended.....		36/81	Feb.	14/81
amended.....		37/81	Feb.	14/81
amended.....		38/81	Feb.	14/81
amended.....		61/81	Feb.	28/81
amended.....		120/81	Mar.	21/81
amended.....		121/81	Mar.	21/81
amended.....		122/81	Mar.	21/81
amended.....		139/81	Mar.	28/81
amended.....		168/81	Apr.	11/81
amended.....		231/81	May	2/81
amended.....		232/81	May	2/81
amended.....		253/81	May	16/81
amended.....		254/81	May	16/81
amended.....		298/81	May	23/81
amended.....		331/81	June	6/81
amended.....		332/81	June	6/81
amended.....		363/81	June	20/81
amended.....		395/81	June	27/81
amended.....		423/81	July	11/81
amended.....		459/81	July	25/81
amended.....		478/81	Aug.	1/81
amended.....		479/81	Aug.	1/81
amended.....		525/81	Aug.	22/81
amended.....		576/81	Sept.	12/81
amended.....		581/81	Sept.	12/81
amended.....		642/81	Oct.	17/81
amended.....		685/81	Oct.	31/81
amended.....		742/81	Nov.	21/81
amended.....		743/81	Nov.	21/81
amended.....		751/81	Nov.	28/81
amended.....		794/81	Dec.	12/81
amended.....		810/81	Dec.	19/81
amended.....		12/82	Jan.	30/82
amended.....		53/82	Feb.	20/82
amended.....		82/82	Mar.	6/82
amended.....		83/82	Mar.	6/82
amended.....		235/82	May	1/82
amended.....		256/82	May	1/82
amended.....		260/82	May	8/82
amended.....		293/82	May	22/82
amended.....		294/82	May	22/82

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amended.....	295/82		May 22/82
amended.....	335/82		June 5/82
amended.....	336/82		June 12/82
amended.....	337/82		June 12/82
amended.....	393/82		June 26/82
amended.....	412/82		July 3/82
amended.....	430/82		July 10/82
amended.....	431/82		July 10/82
amended.....	489/82		Aug. 7/82
amended.....	527/82		Aug. 21/82
amended.....	528/82		Aug. 21/82
amended.....	529/82		Aug. 21/82
amended.....	564/82		Sept. 4/82
amended.....	609/82		Sept. 25/82
amended.....	633/82		Oct. 9/82
amended.....	716/82		Nov. 13/82
amended.....	717/82		Nov. 13/82
amended.....	733/82		Nov. 20/82
amended.....	833/82		Jan. 8/83
amended.....	834/82		Jan. 8/83
amended.....	77/83		Feb. 19/83
amended.....	94/83		Feb. 26/83
amended.....	122/83		Mar. 26/83
amended.....	161/83		Apr. 9/83
amended.....	197/83		Apr. 16/83
amended.....	233/83		May 7/83
amended.....	242/83		May 14/83
amended.....	259/83		May 21/83
amended.....	281/83		May 28/83
amended.....	282/83		May 28/83
amended.....	285/83		May 28/83
amended.....	368/83		July 9/83
amended.....	458/83		Aug. 6/83
amended.....	460/83		Aug. 6/83
amended.....	497/83		Aug. 27/83
amended.....	540/83		Sept. 10/83
amended.....	651/83		Oct. 29/83
amended.....	704/83		Nov. 19/83
amended.....	721/83		Dec. 3/83
amended.....	789/83		Jan. 7/84
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amended.....		250/81	May 16/81
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amended.....		370/81	June 20/81
amended.....		371/81	June 20/81
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amended.....		204/81	Apr. 18/81
amended.....		659/82	Oct. 23/82
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amended.....		95/81	Mar. 14/81
amended.....		193/81	Apr. 18/81
amended.....		248/81	May 16/81
amended.....		337/81	June 6/81
amended.....		460/81	July 25/81
amended.....		461/81	July 25/81
amended.....		664/81	Oct. 24/81
amended.....		791/81	Dec. 12/81
amended.....		792/81	Dec. 12/81
amended.....		801/81	Dec. 12/81
amended.....		358/82	June 12/82
amended.....		477/82	July 31/82
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amended.....		350/83	June 25/83
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amended.....		13/81	Feb. 7/81
amended.....		62/81	Feb. 28/81
amended.....		110/81	Mar. 14/81
amended.....		199/81	Apr. 18/81
amended.....		213/81	Apr. 25/81
amended.....		339/81	June 6/81
amended.....		445/81	July 18/81
amended.....		455/81	July 25/81
amended.....		529/81	Aug. 29/81
amended.....		661/81	Oct. 17/81
amended.....		717/81	Nov. 7/81
amended.....		790/81	Dec. 12/81
amended.....		803/81	Dec. 19/81
amended.....		856/81	Jan. 9/82
amended.....		14/82	Feb. 6/82
amended.....		123/82	Mar. 20/82
amended.....		228/82	May 1/82
amended.....		318/82	May 29/82

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amended.....	396/82		June 26/82
amended.....	502/82		Aug. 7/82
amended.....	644/82		Oct. 16/82
amended.....	801/82		Dec. 25/82
amended.....	31/83		Feb. 5/83
amended.....	131/83		Mar. 26/83
amended.....	189/83		Apr. 16/83
amended.....	228/83		May 7/83
amended.....	400/83		July 16/83
amended.....	457/83		Aug. 6/83
amended.....	661/83		Oct. 29/83
amended.....	682/83		Nov. 12/83
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amended.....	17/82	Feb.	6/82
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amended.....	800/81	Dec.	12/81
amended.....	839/81	Jan.	2/82
amended.....	59/82	Feb.	20/82
amended.....	544/82	Aug.	21/82
amended.....	596/82	Sept.	18/82
amended.....	742/82	Nov.	27/82
School Buses.....	484	-	
amended.....	277/81	May	23/81
amended.....	598/82	Sept.	18/82
amended.....	19/83	Jan.	29/83
amended.....	336/83	June	18/83
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amended.....	545/82	Aug.	21/82
amended.....	629/83	Oct.	15/83
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amended.....	372/81	June	20/81
amended.....	802/81	Dec.	12/81

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amended.....		414/82	July 3/82
amended.....		600/82	Sept. 18/82
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amended.....		67/81	Mar. 7/81
amended.....		109/81	Mar. 14/81
amended.....		176/81	Apr. 11/81
amended.....		200/81	Apr. 18/81
amended.....		338/81	June 6/81
amended.....		453/81	July 18/81
amended.....		534/81	Aug. 29/81
amended.....		573/81	Sept. 12/81
amended.....		592/81	Sept. 19/81
amended.....		696/81	Nov. 7/81
amended.....		708/81	Nov. 7/81
amended.....		19/82	Feb. 6/82
amended.....		21/82	Feb. 6/82
amended.....		137/82	Mar. 20/82
amended.....		227/82	May 1/82
amended.....		321/82	May 29/82
amended.....		344/82	June 12/82
amended.....		365/82	June 12/82
amended.....		465/82	July 24/82
amended.....		623/82	Oct. 9/82
amended.....		657/82	Oct. 23/82
amended.....		677/82	Oct. 23/82
amended.....		698/82	Nov. 6/82
amended.....		758/82	Dec. 4/82
amended.....		800/82	Dec. 25/82
amended.....		827/82	Jan. 8/83
amended.....		97/83	Mar. 5/83
amended.....		190/83	Apr. 16/83
amended.....		191/83	Apr. 16/83
amended.....		235/83	May 7/83
amended.....		280/83	May 28/83
amended.....		382/83	July 9/83
amended.....		399/83	July 16/83
amended.....		579/83	Oct. 1/83
amended.....		693/83	Nov. 19/83
amended.....		762/83	Dec. 24/83
amended.....		773/83	Dec. 31/83
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amended.....	707/81		Nov. 7/81
amended.....	804/81		Dec. 19/81
amended.....	520/83		Aug. 27/83
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amended.....	132/81		Mar. 28/81
amended.....	456/81		July 25/81
amended.....	22/82		Feb. 6/82
amended.....	119/82		Mar. 20/82
amended.....	319/82		May 29/82
amended.....	676/82		Oct. 23/82
amended.....	791/82		Dec. 18/82
amended.....	124/83		Mar. 26/83
amended.....	234/83		May 7/83
amended.....	696/83		Nov. 19/83
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amended.....		680/81	Oct. 31/81
amended.....		18/82	Feb. 6/82
amended.....		320/82	May 22/82
amended.....		622/82	Oct. 9/82
amended.....		123/83	Mar. 26/83
amended.....		424/83	July 16/83
amended.....		456/83	Aug. 6/83
amended.....		642/83	Oct. 29/83
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amended.....		541/82	Aug. 21/82
amended.....		351/83	June 25/83
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amended.....		601/81	Sept. 19/81
amended.....		16/82	Feb. 6/82
amended.....		229/83	May 7/83
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amended.....	679/81		Oct. 31/81
amended.....	15/82		Feb. 6/82
amended.....	73/82		Feb. 27/82
amended.....	458/82		July 17/82
amended.....	615/82		Oct. 2/82
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amended.....	132/82		Mar. 20/82
amended.....	544/83		Sept. 10/83
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amended.....		733/83	Dec. 10/83
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amended.....		821/81	Dec. 26/81
amended.....		732/83	Dec. 10/83
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amended.....		171/81	Apr. 11/81
amended.....		666/81	Oct. 24/81
amended.....		236/82	May 1/82
amended.....		736/82	Nov. 20/82
amended.....		232/83	May 7/83
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amended.....		272/81	May 16/81
amended.....		377/81	June 20/81
amended.....		482/81	Aug. 1/81
amended.....		614/81	Oct. 3/81

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amended.....	457/82		July 17/82
amended.....	550/82		Aug. 21/82
amended.....	552/82		Aug. 21/82
amended.....	723/82		Nov. 13/82
amended.....	72/83		Feb. 12/83
amended.....	275/83		May 21/83
amended.....	464/83		Aug. 6/83
amended.....	581/83		Oct. 1/83
amended.....	608/83		Oct. 15/83
amended.....	630/83		Oct. 15/83
amended.....	650/83		Oct. 29/83
amended.....	699/83		Nov. 19/83
amended.....	731/83		Dec. 10/83
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amended.....		847/81	Jan. 9/82
amended.....		39/82	Feb. 13/82
amended.....		248/82	May 1/82

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Taxable Price and Tax Payable on Motor Vehicle Fuel and Fuel to Propel			
Railway Equipment.....	440/81	July	11/81
amended.....	630/81	Oct.	10/81
amended.....	871/81	Jan.	16/82
amended.....	186/82	Apr.	10/82
amended.....	448/82	July	17/82
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Designations.....	668	-	
amended.....		111/82	Mar. 13/82
Extending Validity of Motorized Snow vehicle Permits.....		379/83	July 9/83
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amended.....		454/83	July 30/83
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amended.....		417/82	July 3/82
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Pension Plan for Municipal Employees.....	678	-	
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Municipal Auditors.....	680	-	
Tax Arrears and Tax Sale Procedures..... (revoked by 228/81)		6/81	Jan. 24/81

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Tax Arrears and Tax Sale Procedures..... (revoked by 451/81)	228/81		Apr. 25/81
Tax Arrears and Tax Sale Procedures..... (revoked by 754/81)	451/81		July 18/81
Tax Arrears and Tax Sale Procedures..... (revoked by 158/82)	754/81		Nov. 28/81
Tax Arrears and Tax Sale Procedures..... (revoked by 416/82)	158/82		Apr. 3/82
Tax Arrears and Tax Sale Procedures..... (revoked by 25/83)	416/82		July 3/82
Tax Arrears and Tax Sale Procedures..... (revoked by 304/83)	25/83		Jan. 29/83
Tax Arrears and Tax Sale Procedures..... (revoked by 641/83)	304/83		June 4/83
Tax Arrears and Tax Sale Procedures.....	641/83		Oct. 29/83
MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981			
City of Chatham, Dover Township Boundary.....	102/83		Mar. 5/83
Town of Cobourg - Hamilton Township Boundary.....	692/82		Oct. 30/82
Town of Petrolia - Township of Enniskillen Boundary.....	553/83		Sept. 17/83
Town of Ridgetown - Township of Howard Boundary.....	601/83		Oct. 15/83
Town of Rockland - Township of Clarence Boundary.....	814/83		Jan. 14/84
Village of Beeton - Township of Tecumseth Boundary.....	815/83		Jan. 14/84
Village of Elora - Township of Nichol Boundary.....	554/83		Sept. 17/83
Village of Iroquois - Township of Matilda Boundary.....	683/83		Nov. 12/83

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Village of Lancaster - Township of Lancaster Boundary.....		813/83	Jan. 14/84
Village of Winchester - Township of Winchester Boundary.....		602/83	Oct. 15/83
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Forms.....	681	-	
amended.....		475/82	July 24/82
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amended.....		555/82	Aug. 28/82
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Order - Borough of Etobicoke.....		394/83	July 9/83
Order - Borough of Scarborough.....		395/83	July 9/83
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NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT			
Designation of Area of Development Control...	683	-	
amended.....		493/81	Aug. 8/81
amended.....		799/81	Dec. 12/81
amended.....		874/81	Jan. 16/82
amended.....		740/82	Nov. 20/82
amended.....		790/82	Dec. 18/82
amended.....		6/83	Jan. 22/83
amended.....		8/83	Jan. 22/83
amended.....		84/83	Feb. 19/83
amended.....		176/83	Apr. 16/83
amended.....		177/83	Apr. 16/83
amended.....		665/83	Oct. 29/83
amended.....		666/83	Oct. 29/83
amended.....		667/83	Oct. 29/83
amended.....		668/83	Oct. 29/83
amended.....		669/83	Oct. 29/83
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amended.....		9/81	Jan. 31/81
amended.....		849/81	Jan. 9/82
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amended.....		836/81	Jan. 2/82
amended.....		181/82	Apr. 10/82
amended.....		694/82	Nov. 6/82
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General.....	686	-	
amended.....		390/81	June 27/81
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amended.....		39/81	Feb. 14/81
amended.....		299/81	May 23/81
amended.....		489/81	Aug. 8/81
amended.....		668/81	Oct. 24/81
amended.....		686/81	Oct. 31/81
amended.....		793/81	Dec. 12/81
amended.....		54/82	Feb. 20/82
amended.....		234/82	May 1/82
amended.....		296/82	May 22/82
amended.....		530/82	Aug. 21/82
amended.....		608/82	Sept. 25/82
amended.....		734/82	Nov. 20/82
amended.....		78/83	Feb. 19/83
amended.....		258/83	May 21/83
amended.....		459/83	Aug. 6/83
amended.....		550/83	Sept. 10/83
amended.....		703/83	Nov. 19/83
amended.....		790/83	Jan. 7/84

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Designated Substance - Asbestos.....		570/82	Sept. 4/82
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Designated Substance - Isocyanates.....		455/83	July 30/83
Designated Substance - Lead.....		536/81	Aug. 29/81
Designated Substance - Mercury.....		141/82	Mar. 27/82
Designated Substance - Silica.....		769/83	Dec. 24/83
Designated Substance - Vinyl Chloride.....		516/82	Aug. 14/82
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amended.....		226/83	Apr. 30/83
amended.....		569/83	Sept. 24/83
amended.....		769/83	Dec. 24/83
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amended.....		97/81	Mar. 14/81
amended.....		190/82	Apr. 10/82
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amended.....		330/81	June 6/81
amended.....		805/82	Dec. 25/82
amended.....		820/82	Jan. 1/83
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Guaranteed Income Limit..... (revoked by 681/81)		432/81	July	11/81
Guaranteed Income Limit..... (revoked by 865/81)		681/81	Oct.	31/81
Guaranteed Income Limit..... (revoked by 252/82)		865/81	Jan.	19/82
Guaranteed Income Limit..... (revoked by 480/82)		252/82	May	1/82
Guaranteed Income Limit..... (revoked by 687/82)		480/82	July	31/82
Guaranteed Income Limit..... (revoked by 62/83)		687/82	Oct.	30/82
Guaranteed Income Limit..... (revoked by 465/83)		62/83	Feb.	12/83
Guaranteed Income Limit..... (revoked by 759/83)		465/83	Aug.	6/83
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amended.....		330/82	June 5/82
amended.....		61/83	Feb. 12/83
ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT			
General.....	724	-	
amended.....		641/81	Oct. 17/81
amended.....		389/82	June 19/82
amended.....		70/83	Feb. 12/83
amended.....		359/83	July 2/83
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amended.....		142/81	Mar. 28/81
amended.....		289/82	May 15/82
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General..... (revoked by 776/81)	730	-	
General.....		776/81	Dec. 5/81
amended.....		688/82	Oct. 30/82
amended.....		757/83	Dec. 17/83
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General..... (revoked by 635/82)		726/81	Nov. 14/81
General.....		635/82	Oct. 9/82
amended.....		393/83	July 9/83
amended..... (revoked by 695/83)		513/83	Aug. 27/83
General.....		695/83	Nov. 19/83

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ONTARIO PLACE CORPORATION ACT				
Fees.....	732	-		
amended.....		255/81	May	16/81
amended.....		784/81	Dec.	5/81
amended.....		726/82	Nov.	13/82
amended.....		287/83	May	28/83
amended.....		746/83	Dec.	17/83
ONTARIO PLANNING AND DEVELOPMENT ACT				
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amended.....		104/82	Mar.	6/82
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Determination of Apportionments and Levies, 1983.....		289/83	May	28/83
General..... (revoked by 578/81)	734	-		
General.....		578/81	Sept.	12/81
amended.....		105/82	Mar.	6/82
amended..... (revoked by 565/82)		413/82	July	3/82
General..... (revoked by 246/83)		565/82	Sept.	4/82
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amended.....		567/81	Sept.	12/81
amended.....		58/83	Feb.	5/83

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South Cayuga Sewage Works..... (revoked by 520/81)	738	-	
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Water Wells..... amended.....	739	- 160/82	Apr. 3/82
ONTARIO YOUTH EMPLOYMENT ACT			
General..... (expired)		183/81	Apr. 11/81
General..... (expired)		195/82	Apr. 17/82
General.....		163/83	Apr. 9/83
OPERATING ENGINEERS ACT			
General.....	740	-	
amended.....		180/82	Apr. 10/82
amended.....		406/82	June 26/82
amended.....		639/83	Oct. 29/83
amended.....		745/83	Dec. 17/83
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General.....	742	-	
amended.....		611/83	Oct. 15/83

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(An asterisk (*) denotes that the Regulation has been amended prior to January 1, 1981 but the amendments are not shown.)
(- for amendments to the end of 1980 - see Table of Regulations published in The Ontario Gazette dated March 14, 1981 or in the Statutes of Ontario, 1980.)

Land Use Regulations -

County of Halton (now The Regional Municipality of Halton), City of Burlington.....			
	*482/73		
amended.....	55/81		Feb. 21/81
amended.....	87/81		Mar. 14/81
amended.....	145/81		Mar. 28/81
amended.....	147/81		Apr. 4/81
amended.....	275/81		May 16/81
amended.....	420/81		July 11/81
amended.....	468/81		July 25/81
amended.....	544/81		Sept. 5/81
amended.....	604/81		Sept. 19/81
amended.....	605/81		Sept. 19/81
amended.....	724/81		Nov. 14/81
amended.....	725/81		Nov. 14/81
amended.....	826/81		Dec. 26/81
amended.....	25/82		Feb. 13/82
amended.....	32/82		Feb. 13/82
amended.....	482/82		July 31/82
amended.....	566/82		Sept. 4/82
amended.....	757/82		Dec. 4/82
amended.....	818/82		Jan. 1/83
amended.....	201/83		Apr. 23/83
amended.....	202/83		Apr. 23/83
amended.....	318/83		June 11/83
amended.....	346/83		June 25/83
amended.....	578/83		Oct. 1/83
amended.....	767/83		Dec. 24/83

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County of Halton (now The Regional Municipality of Halton), Town of Milton.....		#480/73	
County of Halton (now part of the regional municipalities of Halton and Peel), Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga).		#481/73	
amended.....	15/81		Feb. 7/81
amended.....	146/81		Apr. 4/81
amended.....	184/81		Apr. 11/81
amended.....	192/81		Apr. 18/81
amended.....	258/81		May 16/81
amended.....	265/81		May 16/81
amended.....	317/81		May 30/81
amended.....	386/81		June 27/81
amended.....	419/81		July 11/81
amended.....	449/81		July 18/81
amended.....	598/81		Sept. 19/81
amended.....	709/81		Nov. 7/81
amended.....	362/82		June 12/82
amended.....	377/82		June 19/82
amended.....	505/82		Aug. 7/82
amended.....	704/82		Nov. 6/82
amended.....	705/82		Nov. 6/82
amended.....	706/82		Nov. 6/82
amended.....	707/82		Nov. 6/82
amended.....	817/82		Jan. 1/83
amended.....	88/83		Feb. 26/83
amended.....	116/83		Mar. 19/83
amended.....	136/83		Mar. 26/83
amended.....	356/83		July 2/83
amended.....	363/83		July 9/83
amended.....	444/83		July 23/83
amended.....	471/83		Aug. 13/83
amended.....	635/83		Oct. 15/83
amended.....	715/83		Nov. 26/83
County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now part of the cities of Brampton and Mississauga).....		#479/73	
amended.....	60/81		Feb. 21/81
amended.....	198/81		Apr. 18/81
amended.....	240/81		May 9/81
amended.....	244/81		May 9/81
amended.....	245/81		May 9/81
amended.....	319/81		May 30/81
amended.....	329/81		June 6/81

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amended.....		464/81	July 25/81
amended.....		537/81	Aug. 29/81
amended.....		715/82	Nov. 13/82
amended.....		119/83	Mar. 19/83
amended.....		203/83	Apr. 23/83
County of Peel (now The Regional Municipality of Peel), Township of Toronto Gore (now the City of Brampton).....		*476/73	
amended.....		763/81	Nov. 28/81
amended.....		33/82	Feb. 13/82
amended.....		726/83	Dec. 10/83
County of Peel (now The Regional Municipality of Peel), Township of Chinguacousy (now the City of Brampton).....		*477/73	
amended.....		691/81	Nov. 7/81
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Town of Dundas.....		*486/73	
amended.....		354/81	June 13/81
amended.....		1/82	Jan. 23/82
amended.....		693/82	Nov. 6/82
amended.....		26/83	Jan. 29/83
amended.....		728/83	Dec. 10/83
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of East Flamborough (now the Township of Flamborough).....		*483/73	
amended.....		90/83	Feb. 26/83
amended.....		439/83	July 23/83
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of West Flamborough (now the Township of Flamborough).....		*484/73	
amended.....		483/82	July 31/82
amended.....		617/82	Oct. 2/82
amended.....		133/83	Mar. 26/83
amended.....		134/83	Mar. 26/83
amended.....		135/83	Mar. 26/83
amended.....		213/83	Apr. 30/83
amended.....		485/83	Aug. 20/83
amended.....		582/83	Oct. 1/83
amended.....		727/83	Dec. 10/83
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Village of Waterdown (now the Township of Flamborough).....		*485/73	

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amended.....	506/82		Aug. 7/82
amended.....	95/83		Mar. 5/83
amended.....	328/83		June 18/83
amended.....	523/83		Sept. 3/83
Regional Municipality of York, Town of Markham.....	#473/73		
amended.....	282/81		May 23/81
amended.....	443/81		July 11/81
amended.....	582/81		Sept. 12/81
amended.....	432/82		July 3/82
amended.....	437/82		July 10/82
amended.....	470/82		July 24/82
amended.....	513/82		Aug. 14/82
amended.....	593/82		Sept. 18/82
amended.....	317/83		June 11/83
amended.....	489/83		Aug. 20/83
amended.....	491/83		Aug. 20/83
amended.....	634/83		Oct. 10/83
amended.....	718/83		Dec. 3/83
amended.....	770/83		Dec. 24/83
Regional Municipality of York, Town of Richmond Hill.....	#474/73		
amended.....	508/82		Aug. 7/82
Regional Municipality of York, Town of Vaughan.....	#475/73		
amended.....	79/81		Mar. 7/81
amended.....	49/82		Feb. 20/82
amended.....	189/82		Apr. 10/82
amended.....	376/82		June 19/82
amended.....	387/82		June 19/82
amended.....	433/82		July 10/82
amended.....	434/82		July 10/82
amended.....	469/82		July 24/82
amended.....	507/82		Aug. 7/82
amended.....	620/82		Oct. 9/82
amended.....	104/83		Mar. 12/83
amended.....	413/83		July 16/83
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amended.....		101/81	Mar.	14/81
amended.....		262/82	May	8/82
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amended.....		252/81	May	16/81
amended.....		616/81	Oct.	3/81
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amended.....		161/82	Apr.	3/82
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Plympton 5-19-VI Pool.....	775		
Ruscom River Pool.....	776		
St. Patrick's Pool.....	777		
Terminus North Pool.....	778		
Townsend Pool.....	779		
Venison Creek Pool.....	780		
Verschoyle West Pool.....	781		
Wilsonville Pool.....	782		
Wilsonville South Pool.....	783		

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PITS AND QUARRIES CONTROL ACT			
General.....	784		
amended.....		157/81	Apr. 4/81
amended.....		323/81	May 30/81
PLANNING ACT (see now <u>Planning Act, 1983</u> - S.O.1983, c.1)			
Delegation of Authority of Minister under Section 53 of the Planning Act			
- Condominium Plans..... (revoked by 475/83)		324/81	May 30/81
- Condominium Plans..... (revoked by 475/83)		147/83	Apr. 2/83
- Subdivision Plans..... (revoked by 476/83)		78/82	Mar. 6/82
NOTE: For Delegation of Authority Withdrawals see "Withdrawals of Delegation of Authority of Minister under....."			
Notice Requirements -			
Restricted Area By-Laws..... (revoked by 404/83)	785		
Order of the Minister under Section 30 of the Planning Act			
Town of Fort Erie in The Regional Municipality of Niagara, Lot 15 and parts of lots 14 and 16, Plan Number 32.....		2/81	Jan. 24/81
City of London in the County of Middlesex, Lot 35, Plan Number 630.....		3/81	Jan. 24/81
Township of Aldborough in the County of Elgin, Lot 7, Concession XII, Plan Number D-320.....		8/81	Jan. 31/81
Township of Essa in the County of Simcoe, Lot 19, Concession IV, Plan Number 51R-478.....		12/81	Feb. 7/81
Town of Bracebridge in the District Municipality of Muskoka, Lot 20 in Concession IX, Plan Number BR-1624.....		17/81	Feb. 7/81

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Town of Fort Erie in The Regional Municipality of Niagara, Lot 40, Plan Number 1088 and Lot 57, Plan Number 200.....	34/81		Feb. 14/81
Town of Blind River in the Territorial District of Algoma, Lot 376, Plan Number 487.....	54/81		Feb. 21/81
Town of Goderich in the County of Huron, lots 865 and 866, lots 888 and 889, Plan Number 7.....	74/81		Mar. 7/81
City of Hamilton in The Regional Municipality of Hamilton-Wentworth, lots 6, 7, 8 and part of Lot 9 Plan Number 62R-423.....	86/81		Mar. 14/81
Township of Bedford in the County of Frontenac, Lot 31, Concession VII, Plan Number R-95	124/81		Mar. 21/81
Township of Paipoonge in the Territorial District of Thunder Bay, Lot 25, Concession III, Parcel 2094.....	189/81		Apr. 11/81
Township of Snowdon in the Provisional County of Haliburton, Plan Number 19R-538.....	211/81		Apr. 25/81
Town of Newcastle, formerly in the Township of Darlington, in the County of Durham, Lot 23, Concession III.....	234/81		May 2/81
Township of Dunwich in the County of Elgin, Lot 8, Concession VII.....	260/81		May 16/81
Township of Rama in the County of Simcoe, formerly in the County of Ontario, Lot 19, Concession F..... (revoked by 486/81)	261/81		May 16/81
Township of Rama in the County of Simcoe, Lot 19, Concession F.....	262/81		May 16/81
Town of Wasaga Beach formerly in the Village of Wasaga Beach, in the County of Simcoe, Lot 2, Concession XV, Plan Number 815.....	263/81		May 16/81

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Town of Wasaga Beach in the County of Simcoe, Plan Number 518942 and Plan Number 815.....	264/81		May 16/81
Township of Verulam in the County of Victoria, Lot 11, Concession IV, Plan Number RD60.....	351/81		June 13/81
Borough of York in The Municipality of Metropolitan Toronto, Parts of lots 314 and 315, Plan Number 1813.....	356/81		June 13/81
Borough of York in The Municipality of Metropolitan Toronto, Parts of lots 17 and 18, Plan Number 847.....	357/81		June 13/81
Township of Essa in the County of Simcoe, Part of the East Half of Lot 19, Concession IV, Plan Number 51R-478.....	391/81		June 27/81
Township of Wainfleet in The Regional Municipality of Niagara, formerly in the County of Welland, Parts of lots 19 and 20, Concession III, Plan Number 778A.....	392/81		June 27/81
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the County of Welland, Part of Block F, Corporation Plan No. 24, now known as Plan 525.....	393/81		June 27/81
Township of Amaranth in the County of Dufferin, Lot 1, Concession IX.....	403/81		July 4/81
Township of Carden in the County of Victoria, Lot 2, Concession IV, Plan Number 57R-228.....	411/81		July 4/81
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Township of Bertie in the County of Welland, Lot 4, Cross Concession.....	450/81		July 18/81
City of Toronto in The Municipality of Metropolitan Toronto, Lot 1, Plan Number 128E.....	485/81		Aug. 8/81

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Township of Rama in the County of Simcoe, formerly in the County of Ontario, Lot 19, Concession F.....	486/81		Aug. 8/81
City of Mississauga in The Regional Municipality of Peel, formerly in the Township of Toronto in the County of Peel, Lot 128, Plan Number 745.....	488/81		Aug. 8/81
Town of Wasaga Beach, formerly the Village of Wasaga Beach, in the County of Simcoe, Lot 5, Sixteenth Concession.....	528/81		Aug. 29/81
City of North York, formerly in the Borough of York, in The Municipality of Metropolitan Toronto, Plan Number 2056.....	542/81		Sept. 5/81
Town of East Gwillimbury in The Regional Municipality of York, Block E, Part I, Plan Number 402..... (revoked by 585/81)	577/81		Sept. 12/81
Town of East Gwillimbury in The Regional Municipality of York, Block E, Part I, Plan Number 402.....	585/81		Sept. 12/81
Town of Tay in the County of Simcoe, Lot 13, Plan Number 87 designated as Part 14, Plan Number 51R-1278.....	612/81		Oct. 3/81
City of Orillia, formerly in the Township of South Orillia, in the County of Simcoe, Lot 5, Concession IV, Parts 1, 2, 3 and 4 Plan Number 51R-1130.....	618/81		Oct. 10/81
Geographic Township of Casgrain in the Territorial District of Cochrane, Lot 25, Concession VII.....	632/81		Oct. 17/81
Township of Rama in the County of Simcoe, Lot 5, Concession L.....	674/81		Oct. 24/81
Township of Nottawasaga in the County of Simcoe, Lot 32, Concession IV and V.....	676/81		Oct. 31/81

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Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, Parcel 6-1, Section MA-2..... (revoked by 861/81)	677/81		Oct. 31/81
City of Toronto and partly in the Borough of York, formerly in the Township of York, Plan No. 1885.....	714/81		Nov. 7/81
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Township of Bertie in the County of Welland, Lot 2, Concession II.....	780/81		Dec. 5/81
Township of Tay in the County of Simcoe, Lot 14, Plan Number 87, Part 5, Plan Number 51R-1278.....	782/81		Dec. 5/81
Township of Mariposa in the County of Victoria, lots 7 and 8, Concession A, Part 54, Plan Number R.D. 187 and Lot 98, Plan Number 553.....	783/81		Dec. 5/81
Town of Wasaga Beach in the County of Simcoe, Lot 26, Plan Number 1576.....	797/81		Dec. 12/81
Town of Wasaga Beach, formerly in the Village of Wasaga Beach, in the County of Simcoe, part of Lot 6, Concession XVI, Plan Number 51R-553.....	840/81		Jan. 2/82
Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, Parcel 6-7 for Section MA-2.....	861/81		Jan. 9/82
Township of Lindsay in the County of Bruce, Lot 15, Concession VIII, Plan Number R-174.....	869/81		Jan. 16/82
Township of Emily in the County of Victoria, Lot 13, Concession I, Plan Number RD-44.....	6/82		Jan. 30/82
Township of Tay in the County of Simcoe, part of Lot 112, Concession II, Plan Number 51R-1231.....	51/82		Feb. 20/82

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Geographic Township of Monteith in the Territorial District of Parry Sound, part of Lot 31, Concession VIII, Plan Number PSR 1700.....	64/82		Feb. 20/82
Geographic Township of Monteith in the Territorial District of Parry Sound, part of Lot 31, Concession VIII, Plan Number PSR 1700.....	65/82		Feb. 20/82
Township of Tay in the County of Simcoe, part of Lot 13, Plan Number 51R-1278.....	80/82		Mar. 6/82
Township of Cardiff in the Provisional County of Haliburton, part of Lot 24, Concession VI.....	81/82		Mar. 6/82
Township of Bedford in the County of Frontenac, part of Lot 31, Concession VII.....	87/82		Mar. 6/82
City of North York in The Municipality of Metropolitan Toronto, part of Lot 64, Plan Number 7611.....	112/82		Mar. 13/82
City of North York in The Municipality of Metropolitan Toronto, Lot 65, Plan Number 7611.....	113/82		Mar. 13/82
Township of Uxbridge in The Regional Municipality of Durham in the County of Ontario, part of Lot 14, Concession VII, Plan Number 414.....	143/82		Mar. 27/82
Town of Wasaga Beach in the County of Simcoe, Lot 43, Plan Number 1700.....	163/82		Apr. 3/82
Township of Tay in the County of Simcoe, Lot 83, Concession 1, Plan Number 51R-10463..... (revoked by 453/82)	164/82		Apr. 3/82
Township of Scugog in The Regional Municipality of Durham, Lot 5, Concession X, Plan Number 40R-4747.....	175/82		Apr. 10/82
Township of Tay in the County of Simcoe, lots 13 and 14, Plan Number 51R-1278.....	192/82		Apr. 17/82

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Township of Georgina in The Regional Municipality of York, Lot 11, Concession III, Plan Number 86766B.....	193/82	Apr.	17/82
City of Mississauga in The Regional Municipality of Peel, Lot 162, Plan Number 774.....	280/82	May	15/82
City of Mississauga in The Regional Municipality of Peel, Lot 5, Concession I, Plan Number 43R-9820.....	292/82	May	22/82
Town of Wasaga Beach, County of Simcoe, Lot 6, Concession XVI, Plan Number RD469.....	301/82	May	22/82
Township of Smith in the County of Peterborough, Lot 27, Concession XIV, Plan Number 45R-4201.....	316/82	May	29/82
Town of Parry Sound, Territorial District of Parry Sound, Lots 114 and 115 on Westside of Highview Street, Plan Number 135.....	332/82	June	5/82
Township of Mariposa, County of Victoria, Lot 40, Plan Number 553.....	371/82	June	19/82
Township of Southwold, County of Elgin, Lot 45, Plan Number D-911.....	372/82	June	19/82
Township of Mariposa, County of Victoria, Part 19 on Reference Plan, Lot 40, Plan Number 553..... (revoked by 435/82)	381/52	June	19/82
Township of Essa in the County of Simcoe, Lot 19 in Concession IV, Plan Number 478.....	402/82	June	26/82
Town of Wasaga Beach, formerly in the Township of Sunnidale, in the County of Simcoe, Lot 5, Concession XV, Plan Number 51R-1316.....	420/82	July	3/82
Township of Adelaide, County of Middlesex, Concession III, Lot 19, Plan Number 295.....	421/82	July	3/82

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Township of Adelaide, County of Middlesex, Concession III, Lot 20, Plan Number 295.....	422/82	July	3/82
Township of Normandy, County of Grey, Lot 30, Concession XIII.....	427/82	July	3/82
Township of Mariposa, County of Victoria, Part 19 on Reference Plan, Lot 40, Plan Number 553, (revoking Reg.).....	435/82	July	10/82
Township of Beaucage in the Territorial District of Nipissing, Lot 12, Concession I, Plan Number P-2259.....	446/82	July	17/82
Township of Lindsay, County of Bruce, Lot 15, Concession VIII, Plan Number R-174.....	452/82	July	17/82
Township of Tay, County of Simcoe, Lot 83, Concession I, Plan Number 51R-10463.....	453/82	July	17/82
Township of Leamington, County of Essex, Lot 10, Plan Number 198.....	461/82	July	24/82
Village of Elora, County of Wellington Wellington South (No.61), Plan Number 181.....	481/82	July	31/82
Township of London, County of Middlesex, Concession XI.....	493/82	Aug.	7/82
Township of Matchedash, County of Simcoe, Lot 20, Concession VIII.....	510/82	Aug.	14/82
Village of Elora, County of Wellington, Wellington South (No.61) as Number 181, Plan Number WGR-14.....	511/82	Aug.	14/82
Township of Himsworth South, District of Parry Sound, Lot 11, Concession XVII, Number PSR, Plan 290.....	512/82	Aug.	14/82
Township of Cardiff, Provisional County of Haliburton, Lot 24, Concession VI.....	578/82	Sept.	11/82

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Town of Halton Hills, The Regional Municipality of Halton (formerly the Town of Acton in the County of Halton) Lot 40, Plan Number 772.....	603/82		Sept. 25/82
Township of West Lincoln, The Regional Municipality of Niagara (Formerly in the Township of Gainsborough, County of Lincoln) Lot 19, Concession IV.....	605/82		Sept. 25/82
Township of Cardiff, Provisional County of Haliburton, Lot 24, Concession VI.....	666/82		Oct. 23/82
Township of Innisfil, County of Simcoe, Lot 30, Concession XIII, Plan Number 660..... (revoked by 4/83)	675/82		Oct. 23/82
Township of Adjala in the County of Simcoe, Plan Number RD-622.....	691/82		Oct. 30/82
Township of Innisfil in the County of Simcoe, Lot 26, Concession XI.....	699/82		Nov. 6/82
Township of Bayham in the County of Elgin.....	735/82		Nov. 20/82
Township of Essa in the County of Simcoe, Lot 19, Concession IV.....	756/82		Dec. 4/82
Township of Tudhope in the Territorial District of Timiskaming, Lot 11, Concession 1, Plan Number 54R-1327.....	759/82		Dec. 4/82
Township of Essa in the County of Simcoe, Lot 19, Concession IV, Plan Number 51R-11213.....	763/82		Dec. 4/82
Township of Lindsay in the County of Bruce, Lot 15, Concession VIII, Plan Number R-174.....	764/82		Dec. 4/82
Township of Cramahe in the County of Northumberland, Lots 14, 15 and 16 in Concession IV.....	788/82		Dec. 4/82
Township of Brant in the County of Bruce, Lot 30, Concession II.....	811/82		Jan. 1/83

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Township of Innisfil in the County of Simcoe, Part of Broken, Lot 30, Concession XIII and Part of Lot 39 and Block G, Plan Number 660.....	4/83		Jan. 22/83
Town of Wasaga Beach (formerly in the township of Sunnidale) in the County Simcoe, Lot 6, Concession XVI, Plan Number 534.....	18/83		Jan. 29/83
Town of Rayside - Balfour in The Regional Municipality of Sudbury, Lot 1, Concession III, Plan Number 53R-3792.....	52/83		Feb. 5/83
Town of Lindsay, formerly in the Township of Ops, in the County of Victoria, east half of Lot 20 in Concession IV, Plan Number 97956; Lot 20, Concession IV, Plan Number 13415.....	59/83		Feb. 5/83
Town of Onaping Falls formerly in the Township of Dowling, in The Regional Municipality of Sudbury, Lot 10, Concession IV.....	89/83		Feb. 26/83
Town of Wasaga Beach, formerly in the Township of Nottawasaga, County of Simcoe, Lot 8, Plan Number 862.....	105/83		Mar. 12/83
Town of Fort Erie in The Regional Municipality of Niagara, parts of Lots 13 and 14, Plan Number 328 for the Town of Fort Erie and Plan Number 2371 for the former Township of Bertie, now known as Plan Number 992.....	109/83		Mar. 12/83
City of Cornwall in the United Counties of Stormont, Dundas and Glengarry, Lot 7, Concession 1.....	110/83		Mar. 19/83
Township of WOLFORD in the United Counties of Leeds and Grenville, Lot 10, Concession II.....	111/83		Mar. 19/83

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Township of Orillia in the County of Simcoe, Lot 2 Concession 1, Plan Number 478.....	115/83	Mar.	19/83
Township of Dack, in the Territorial District of Timiskaming, Parcel 17567, South Section Timiskaming.....	143/83	Mar.	26/83
Township of Tay in the County of Simcoe, part of Lot 13 Plan Number 51R-1278.....	181/83	Apr.	16/83
Town of Wasaga Beach in the County of Simcoe, Lot 40 Plan Number 1700.....	182/83	Apr.	16/83
Township of Croft in the Territorial District of Parry Sound, Lots 21 and 22, Concession III, Plan Number P5R 1904.....	207/83	Apr.	23/83
City of Mississauga in The Regional Municipality of Peel, formerly in the Township of Toronto in the County of Peel, part of Lot 125 Plan Number 774.....	216/83	Apr.	30/83
Township of Hagerman in the Territorial District of Parry Sound, parts of Lots 28, 29 and 30 in Concession VII Plan Number 260.....	217/83	Apr.	30/83
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Village of Crystal Beach in the County of Welland, part of Block P Plan Number 544.....	243/83	May	14/83
Township of Evanturel in the Territorial District of Timiskaming, part of the south half of Lot 7 in Concession I.....	249/83	May	14/83

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Townships of Belmont and Methuen, formerly in the Township of Methuen, in the County of Peterborough, parts of Lot 30 in Concession IX.....		315/83	June 11/83
Township of Mariposa in the County of Victoria, part of Lot 1 in Concession C, part 6 Number R.D.200 Lot 11 Number 547.....		327/83	June 18/83
Township of Howard in the County of Kent, half Lot 93, Number 219087.....		329/83	June 18/83
Township of Mariposa in the County of Victoria part of Lot 8 in Concession A Number R.D.187.....		352/83	June 25/83
Town of Goderich in the County of Huron West half of Lot 376 Plan Number 457.....		357/83	July 2/83
Town of Huntsville in the District Municipality of Muskoka, formerly in the Township of Chaffey in the District of Muskoka, Part of Lot 11, Concession III Township of Chaffey Part 18, Plan Number BR-1048.....		420/83	July 16/83
Town of Aylmer in the County of Elgin Lots 1, 2, 3, 4 and 5 of Plan 301.....		421/83	July 16/83
Town of Rayside-Balfour in The Regional Municipality of Sudbury, part of Lot 1 in Concession III, Plan Number 53R-3792.....		467/83	Aug. 6/83
Town of Rayside-Balfour in The Regional Municipality of Sudbury, part of Lot 1 in Concession III, Plan Number 53R-3792.....		468/83	Aug. 6/83

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Township of Fenelon in the County of Victoria part of Lot 30 in Concession VII.....		472/83	Aug. 13/83
Township of Georgina, in The Regional Municipality of York, formerly in the County of York, part of Lot Numbers 22 and 23 in Concession 1.....		518/83	Aug. 27/83
City of Mississauga in The Regional Municipality of Peel (formerly in the Township of Toronto, in the County of Peel) part of Block B, Plan Number 680.....		519/83	Aug. 27/83
(An asterisk (*) denotes that the Regulation has been amended prior to January 1, 1981 but the amendments are not shown.) (- for amendments to the end of 1980 - see Table of Regulations published in The Ontario Gazette dated March 14, 1981 or in the Statutes of Ontario, 1980.)			
Restricted Areas - (now zoning)			
County of Brant, Township of Brantford.....		*295/74	
Township of Brantford (revoking Reg.)..		695/82	Nov. 6/82
County of Bruce, Township of Brant (revoking Reg.).....		747/82	Nov. 27/82
Township of Carrick..... amended.....		*274/74 358/83	July 2/83
Township of Huron (revoking Reg.).....		746/82	Nov. 27/82
Town of Kincardine (revoking Reg.)....		748/82	Nov. 27/82
County of Elgin, Township of Bayham (*284/74) amended..... (revoked by 799/82)		738/81	Nov. 21/81
Township of Bayham (revoking Reg.)....		799/82	Dec. 25/82
Township of Malahide (revoking Reg.)..		588/82	Sept. 18/82
County of Essex, Township of Colchester South (revoking Reg.).....		176/82	Apr. 10/82

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Township of Mersea (revoking Reg.)....		632/82	Oct. 9/82
Township of Tilbury North..... amended.....	*674 of R.R.O.,	701/83	1970 Nov. 19/83
County of Frontenac, Township of Bedford (revoking Reg.)...		159/81	Apr. 4/81
County of Grey, Township of Glenelg.....		*294/74	
County of Haliburton, Township of Cardiff (revoking Reg.)...		604/82	Sept. 25/82
County of Hastings, Township of Sidney (revoking Reg.)....		305/82	May 22/82
Township of Thurlow..... amended.....	*318/74	218/83	Apr. 30/83
County of Huron, Township of East Wawanosh (revoking Reg.).....		238/82	May 1/82
Township of Hay (revoking Reg.).....		241/82	May 1/82
Township of Morris (revoking Reg.)....		239/82	May 1/82
Township of Stephen..... amended.....	*289/74	410/81	July 4/81
Township of Turnberry (revoking Reg.).....		240/82	May 1/82
Township of Usborne.....		*287/74	
County of Kent, Township of Camden (revoking Reg.)....		214/82	Apr. 24/82
Township of Chatham (*10/73) amended..... amended..... amended..... (revoked by 642/82)		752/81 809/81 587/82	Nov. 28/81 Dec. 19/81 Sept. 18/82
Township of Chatham (revoking Reg.)...		642/82	Oct. 16/82
Township of Harwich.....		69/81	Mar. 7/81
Township of Raleigh (revoking Reg.)...		68/81	Mar. 7/81

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Township of Raleigh.....		70/81	Mar. 7/81
County of Lambton, Township of Bosanquet (revoking Reg.).		100/82	Mar. 6/82
Township of Moore.....		250/83	May 14/83
Township of Warwick.....		*281/74	
amended.....		851/81	Jan. 9/82
County of Lanark, Township of Drummond (revoking Reg.)..		531/81	Aug. 29/81
County of Leeds and Grenville, Township of Front of Leeds and Lansdowne (revoking Reg.).....		547/82	Aug. 21/82
Township of Oxford (on Rideau).....		372/77	
amended.....		22/81	Feb. 14/81
Township of South Elmsley.....		*310/74	
Township of South Gower.....		371/77	
County of Northumberland, Township of Murray (revoking Reg.)....		862/81	Jan. 16/82
County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering).....		*102/72	
amended.....		208/81	Apr. 18/81
amended.....		209/81	Apr. 25/81
amended.....		833/81	Jan. 2/82
amended.....		852/81	Jan. 9/82
amended.....		165/82	Apr. 3/82
amended.....		492/82	Aug. 7/82
amended.....		64/83	Feb. 12/83
amended.....		93/83	Feb. 26/83
amended.....		194/83	Apr. 16/83
amended.....		283/83	May 28/83
amended.....		291/83	May 28/83
amended.....		310/83	June 4/83
amended.....		311/83	June 4/83
amended.....		469/83	Aug. 6/83
Township of Uxbridge.....		*103/72	
amended.....		538/81	Aug. 29/81
amended.....		426/82	July 3/82
amended.....		584/83	Oct. 1/83

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County of Oxford, Township of Tillsonburg.....		#347/74	
County of Perth, Township of Elma (revoking Reg.).....		182/82	Apr. 10/82
Township of Wallace (revoking Reg.)...		183/82	Apr. 10/82
County of Peterborough, Township of North Monaghan.....		377/77	
Township of Smith.....		720/79	
Township of Smith.....		879/79	
County of Prescott and Russell, Township of West Hawkesbury.....		#321/74	
County of Prince Edward, Township of North Marysburgh (revoking Reg.).....		812/81	Dec. 19/81
Township of Sophiasburgh (revoking Reg.)		696/82	Nov. 6/82
County of Renfrew, Township of Admaston.....		#316/74	
Township of Alice and Fraser.....		#314/74	
Township of Horton.....		#317/74	
Township of McNab.....		#311/74	
amended.....		437/81	July 11/81
Township of Pembroke.....		#315/74	
Township of Rolph, Buchanan, Wylie and McKay.....		#312/74	
Township of Stafford (revoking Reg.)..		697/82	Nov. 6/82
County of Simcoe, Township of Essa.....		#299/74	
Township of Innisfil.....		1034/80	
amended.....		20/82	Feb. 6/82
Township of Innisfil.....		675/81	Oct. 24/81
amended.....		438/82	July 10/82
amended.....		621/82	Oct. 9/82
amended.....		719/82	Nov. 13/82

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amended.....	284/83	May	28/83	
amended.....	319/83	June	11/83	
amended.....	498/83	Aug.	20/83	
amended.....	786/83	Jan.	7/84	
Township of Nottawasaga.....	*675 of	R.R.O.,	1970	
amended.....	185/81	Apr.	11/81	
amended.....	237/81	May	2/81	
amended.....	366/81	June	20/81	
amended.....	367/81	June	20/81	
amended.....	474/81	Aug.	1/81	
amended.....	518/81	Aug.	22/81	
amended.....	545/81	Sept.	5/81	
amended.....	624/81	Oct.	10/81	
amended.....	684/81	Oct.	31/81	
amended.....	878/81	Jan.	16/82	
amended.....	56/82	Feb.	20/82	
amended.....	101/82	Mar.	6/82	
amended.....	142/82	Mar.	27/82	
amended.....	373/82	June	19/82	
amended.....	378/82	June	19/82	
amended.....	395/82	June	26/82	
amended.....	462/82	July	24/82	
amended.....	509/82	Aug.	14/82	
amended.....	557/82	Aug.	28/82	
amended.....	585/82	Sept.	18/82	
amended.....	586/82	Sept.	18/82	
amended.....	631/82	Oct.	9/82	
amended.....	662/82	Oct.	23/82	
amended.....	703/82	Nov.	6/82	
amended.....	65/83	Feb.	12/83	
amended.....	117/83	Mar.	19/83	
amended.....	262/83	May	21/83	
amended.....	312/83	June	4/83	
amended.....	313/83	June	4/83	
amended.....	354/83	July	2/83	
amended.....	390/83	July	9/83	
amended.....	391/83	July	9/83	
amended.....	449/83	July	30/83	
amended.....	534/83	Sept.	10/83	
amended.....	535/83	Sept.	10/83	
amended.....	536/83	Sept.	10/83	
amended.....	537/83	Sept.	10/83	
amended.....	574/83	Sept.	24/83	
amended.....	694/83	Nov.	19/83	
Township of Nottawasaga.....	302/82	May	22/82	
Township of Tay (revoking Reg.).....	148/81	Apr.	4/81	
Township of Tecumseth.....	*300/74			
amended.....	616/82	Oct.	2/82	

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Township of Tiny.....	190/81		Apr. 11/81
Township of Vespra.....	*62/73		
amended.....	202/81		Apr. 18/81
amended.....	274/81		May 16/81
amended.....	307/81		May 23/81
amended.....	491/81		Aug. 8/81
amended.....	492/81		Aug. 8/81
amended.....	519/81		Aug. 22/81
amended.....	374/82		June 19/82
amended.....	375/82		June 19/82
amended.....	765/82		Dec. 4/82
amended.....	5/83		Jan. 22/83
amended.....	761/83		Dec. 17/83
amended.....	771/83		Dec. 24/83
County of Victoria, Township of Ops (revoking Reg.).....	715/81		Nov. 7/81
District of Algoma, geographic townships of Cobden, Striker, Scarfe and Mack.....	409/82		June 26/82
amended.....	332/83		June 18/83
geographic townships of Lewis, Long, Shedden, Spragge and Striker.....	*662 of R. R. O.,	1970	
amended.....	370/82		June 12/82
amended.....	409/82		June 26/82
geographic Township of West.....	182/81		Apr. 11/81
amended.....	308/81		May 30/81
Sault Ste. Marie North Planning Area..	279/80		
amended.....	161/81		Apr. 4/81
amended.....	281/81		May 23/81
amended.....	380/81		June 20/81
amended.....	497/81		Aug. 15/81
amended.....	716/81		Nov. 7/81
amended.....	863/81		Jan. 16/82
amended.....	2/82		Jan. 23/82
amended.....	63/82		Feb. 20/82
amended.....	159/82		Apr. 3/82
amended.....	266/82		May 8/82
amended.....	333/82		June 5/82
amended.....	514/82		Aug. 14/82
amended.....	583/82		Sept. 11/82
amended.....	118/83		Mar. 19/83
amended.....	139/83		Mar. 26/83
amended.....	204/83		Apr. 23/83
amended.....	529/83		Sept. 3/83
amended.....	548/83		Sept. 10/83
amended.....	593/83		Oct. 15/83

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District of Cochrane, Town of Kapuskasing.....	#669 of R.R.O.,	1970	
Town of Kapuskasing.....	172/75		
Township of Glackmeyer.....	#271/74		
geographic townships of Casgrain, Hanlan, Kendall, Lowther and Way.....	#493/78		
amended.....	63/81	Feb.	28/81
amended.....	486/82	July	31/82
amended.....	230/83	May	7/83
amended.....	326/83	June	18/83
geographic townships of O'Brien, Owen and Teetzal.....	423/78		
Sunday Lake Area and Lower Detour Lake Area.....	280/81	May	23/81
District of Kenora, geographic Township of Baird.....	12/78		
geographic Township of Baird.....	162/82	Apr.	3/82
geographic townships of Brownridge, Ewart, Glass, Kirkup and Pelican.....	482/71		
geographic Township of Forgie.....	798/81	Dec.	12/81
geographic Township of Pellatt.....	783/82	Dec.	18/82
geographic Township of Pettypiece.....	177/80		
geographic Township of Van Horne.....	343/82	June	12/82
geographic Township of Wainwright.....	797/79		
geographic Township of Wainwright.....	326/81	May	30/81
territorial District of Kenora (Part of Summer Resort Location L.K. 324 - Parcel 15400 - District of Kenora Freehold).....	327/81	May	30/81
Territorial District of Kenora.....	718/82	Nov.	13/82
Territorial District of Kenora.....	662/83	Oct.	29/83
Territorial District of Kenora.....	663/83	Oct.	29/83

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District of Manitoulin, geographic townships of Campbell, Dawson, Mills and Robinson (*153/74)			
amended.....	144/81		Mar. 28/81
amended.....	158/81		Apr. 4/81
amended.....	435/81		July 11/81
amended.....	530/81		Aug. 29/81
(revoked by 672/81)			
District of Manitoulin, geographic townships of Campbell, Dawson, Mills and Robinson.....			
amended.....	672/81		Oct. 24/81
amended.....	206/82		Apr. 24/82
amended.....	267/82		May 8/82
amended.....	369/82		June 12/82
amended.....	444/82		July 17/82
amended.....	610/82		Sept. 25/82
amended.....	205/83		Apr. 23/83
amended.....	206/83		Apr. 23/83
amended.....	652/83		Oct. 29/83
amended.....	692/83		Nov. 12/83
amended.....	717/83		Dec. 3/83
District of Nipissing, geographic townships of Askin, Gladman, Joan and Macpherson.....			
	486/71		
geographic Township of Phelps.....	774/83		Dec. 31/83
geographic Township of Phyllis.....	811/81		Dec. 19/81
geographic Township of Strathy.....	*666 of R.R.O., 1970		
part of the District..... (see Schedule to the Regulation)	*540/74		
amended.....	35/81		Feb. 14/81
amended.....	75/81		Mar. 7/81
amended.....	397/81		June 27/81
amended.....	457/81		July 25/81
amended.....	562/81		Sept. 12/81
amended.....	563/81		Sept. 12/81
amended.....	564/81		Sept. 12/81
amended.....	673/81		Oct. 24/81
amended.....	740/81		Nov. 21/81
amended.....	745/81		Nov. 28/81
amended.....	758/81		Nov. 28/81
amended.....	830/81		Dec. 26/81
amended.....	831/81		Dec. 26/81
amended.....	57/82		Feb. 20/82
amended.....	149/82		Apr. 3/82
amended.....	209/82		Apr. 24/82
amended.....	210/82		Apr. 24/82
amended.....	334/82		June 5/82
amended.....	361/82		June 12/82
amended.....	383/82		June 19/82

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amended.....	463/82		July 24/82
amended.....	464/82		July 24/82
amended.....	485/82		July 31/82
amended.....	500/82		Aug. 7/82
amended.....	581/82		Sept. 11/82
amended.....	582/82		Sept. 11/82
amended.....	678/82		Oct. 23/82
amended.....	702/82		Nov. 6/82
amended.....	708/82		Nov. 13/82
amended.....	777/82		Dec. 11/82
amended.....	846/82		Jan. 8/83
amended.....	337/83		June 25/83
amended.....	680/83		Nov. 12/83
amended.....	712/83		Nov. 26/83
amended.....	775/83		Dec. 31/83
amended.....	776/83		Dec. 31/83
amended.....	777/83		Dec. 31/83
Township of Temagami.....	#667 of R.R.O.,	1970	
amended.....	561/81		Sept. 12/81
amended.....	454/82		July 17/82
amended.....	535/82		Aug. 21/82
amended.....	17/83		Jan. 22/83
District of Parry Sound, geographic Township of Croft.....	153/80		
geographic Township of Croft.....	1110/80		
geographic Township of East Mills....	1133/80		
geographic Township of Ferguson.....	1109/80		
amended.....	396/81		June 27/81
geographic Township of Ferguson (Plan M-478).....	537/82		Aug. 21/82
geographic Township of Ferguson (Plan M-512).....	538/82		Aug. 21/82
geographic townships of McKenzie and Patterson.....	#484/71		
amended.....	74/82		Feb. 27/82
amended.....	405/82		June 26/82
District of Rainy River, geographic Township of Miscampbell....	449/74		
amended.....	575/81		Sept. 12/81
amended.....	603/81		Sept. 19/81
amended.....	712/81		Nov. 7/81
Registered Plan No. SM-293 (south of the geographic Township of Trottier)..	483/71		
Township of Alberton.....	#268/74		

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District of Sudbury, geographic Townships of Emo and Strathearn.....		485/71	
geographic Township of Ivanhoe.....		831/82	Jan. 8/83
part of the District (*568/72)			
amended.....	1/81		Jan. 24/81
amended.....	14/81		Feb. 7/81
amended.....	384/81		June 27/81
amended.....	385/81		June 27/81
amended.....	477/81		Aug. 1/81
amended.....	487/81		Aug. 8/81
amended.....	509/81		Aug. 15/81
amended.....	532/81		Aug. 29/81
amended.....	543/81		Sept. 5/81
amended.....	572/81		Sept. 12/81
(revoked by 834/81)			
Territorial District of Sudbury.....	834/81		Jan. 2/82
amended.....	67/82		Feb. 20/82
amended.....	79/82		Mar. 6/82
amended.....	110/82		Mar. 13/82
amended.....	116/82		Mar. 20/82
amended.....	117/82		Mar. 20/82
amended.....	118/82		Mar. 20/82
amended.....	242/82		May 1/82
amended.....	243/82		May 1/82
amended.....	257/82		May 1/82
amended.....	450/82		July 17/82
amended.....	476/82		July 24/82
amended.....	501/82		Aug. 7/82
amended.....	563/82		Sept. 4/82
amended.....	584/82		Sept. 11/82
amended.....	611/82		Sept. 25/82
amended.....	700/82		Nov. 6/82
amended.....	701/82		Nov. 6/82
amended.....	53/83		Feb. 5/83
amended.....	183/83		Apr. 16/83
amended.....	208/83		Apr. 23/83
amended.....	261/83		May 21/83
amended.....	292/83		May 28/83
amended.....	293/83		May 28/83
amended.....	349/83		June 25/83
amended.....	473/83		Aug. 13/83
amended.....	488/83		Aug. 20/83
amended.....	547/83		Sept. 10/83
amended.....	564/83		Sept. 24/83
amended.....	577/83		Oct. 1/83
amended.....	585/83		Oct. 1/83
amended.....	586/83		Oct. 1/83
amended.....	714/83		Nov. 26/83

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Township of Baldwin.....	#270/74		
District of Thunder Bay, geographic townships of Ashmore, Errington, Fulford and McQuesten.....	364/81 441/83		June 20/81 July 23/83
geographic townships of Gorham and Ware.....	#109/75		
amended.....	288/82	May	15/82
amended.....	664/82	Oct.	23/82
amended.....	690/82	Oct.	30/82
amended.....	796/82	Dec.	18/82
amended.....	362/83	July	9/83
amended.....	576/83	Oct.	1/83
geographic Township of Lyon.....	897/79		
geographic townships of Pearson and Scoble.....	#219/75		
amended.....	442/83	July	23/83
amended.....	545/83	Sept.	10/83
geographic Township of Upsala.....	296/80		
geographic Township of Upsala.....	64/81	Feb.	28/81
amended.....	533/81	Aug.	29/81
Savant Lake Townsite (Registered Part M-56).....	131/80		
District of Timiskaming, Town of Charlton, the Township of Chamberlain and the geographic townships of Boston, Dack, Evanturel, Lebel, Marquis, Marter, McElroy, Otto and Pacaud.....	#671 of R.R.O. 1970		
amended.....	143/81	Mar.	28/81
amended.....	243/81	May	9/81
amended.....	355/81	June	13/81
amended.....	458/81	July	25/81
amended.....	490/81	Aug.	8/81
amended.....	527/81	Aug.	22/81
amended.....	539/81	Aug.	29/81
amended.....	172/82	Apr.	10/82
amended.....	208/82	Apr.	24/82
amended.....	403/82	June	26/82
amended.....	643/82	Oct.	16/82
amended.....	645/82	Oct.	16/82
amended.....	749/82	Nov.	27/82
amended.....	83/83	Feb.	19/83
amended.....	486/83	Aug.	20/83

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amended.....	487/83		Aug. 20/83
amended.....	672/83		Nov. 5/83
Town of Charlton.....	*356/80		
geographic Township of Grenfell.....	647/83		Oct. 29/83
geographic Township of Grenfell.....	679/83		Nov. 12/83
geographic Township of Haultain.....	467/80		
Municipality of Metropolitan Toronto, the Borough of Scarborough.....	* 20/74		
Regional Municipality of Durham, Town of Ajax.....	* 18/74		
Town of Pickering.....	* 19/74		
amended.....	779/81		Dec. 9/81
amended.....	394/82		June 26/82
amended.....	160/83		Apr. 9/83
amended.....	195/83		Apr. 16/83
Township of Uxbridge (formerly the Township of Scott in the County of Ontario).....	*634/77		
Town of Whitby.....	*467/74		
Regional Municipality of Haldimand-Norfolk, townships of Delhi and Norfolk (formerly in the Township of Middleton)	*347/74		
Regional Municipality of Niagara, Township of West Lincoln (revoking Reg.).....	165/81		Apr. 4/81
Regional Municipality of Ottawa-Carleton, Township of Cumberland.....	*323/74		
amended.....	152/81		Apr. 4/81
Township of West Carleton (formerly in the Township of Fitzroy).....	670 of R.R.O., 1970		
Township of West Carleton (formerly in the Township of Fitzroy).....	*325/74		
Regional Municipality of Waterloo, City of Cambridge (formerly in the Township of North Dumfries).....	535/79		
Regional Municipality of York, Town of Markham.....	*104/72		
amended.....	125/81		Mar. 21/81

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amended.....	207/81		Apr. 18/81
amended.....	349/81		June 13/81
amended.....	436/81		July 11/81
amended.....	444/81		July 18/81
amended.....	540/81		Sept. 5/81
amended.....	670/81		Oct. 24/81
amended.....	789/81		Dec. 12/81
amended.....	8/82		Jan. 30/82
amended.....	138/82		Mar. 27/82
amended.....	388/82		June 19/82
amended.....	663/82		Oct. 23/82
amended.....	770/82		Dec. 11/82
amended.....	850/82		Jan. 15/83
amended.....	737/83		Dec. 10/83
amended.....	747/83		Dec. 17/83
Town of Markham..... (revoked by 317/82)	269/81		May 16/81
Town of Markham (revoking Reg.).....	317/82		May 29/82
Town of Richmond Hill.....	268/81		May 16/81
Town of Whitchurch-Stouffville.....	*101/72		
amended.....	369/81		June 20/81
Rules of Procedure			
- Consent Applications.....	786		
amended.....		467/81	July 25/81
amended.....		28/82	Feb. 13/82
amended.....		439/82	July 10/82
(revoked by 406/83)			
- Minor Variance Applications.....	787		
amended.....		466/81	July 25/81
amended.....		554/82	Aug. 28/82
(revoked by 447/83)			
Subdivision Control, County of Hastings - Plan No. 38.....	673 of R.R.O.,	1970	
District of Algoma - Plan M-51.....		216/72	
District of Algoma - Plan R-812.....		357/80	
District of Cochrane - Plan M-13.....		402/72	
District of Kenora - Plans M-133 and M-134.....		308/79	
amended.....		494/82	Aug. 7/82
District of Manitoulin - Plans 46 and 49.....		711/81	Nov. 7/81

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District of Nipissing - Plans M-66, M-251 and M-269.....	668 of R.R.O.,	1970	
District of Thunder Bay - Plans 431 and 619.....		362/75	
District of Thunder Bay - Plan M-56.....		343/79	
District of Thunder Bay - Plan M-103.....		221/80	
Withdrawal of Delegation of Authority of Minister under Section 53 of the Planning Act..... (revoked by 789/82)	785/82		Dec. 18/82
Withdrawal of Delegation of Authority of Minister under Section 53 of the Planning Act.....	789/82		Dec. 18/82
PLANNING ACT, 1983			
Delegation of Authority of Minister under Section 4 of the Planning Act, 1983 -			
Condominium Plans.....	475/83		Aug. 13/83
Consents.....	474/83		Aug. 13/83
Official Plans.....	477/83		Aug. 13/83
Subdivision Plans.....	476/83		Aug. 13/83
Notice Requirements -			
Interim Control By-Laws.....	405/83		July 16/83
Official Plans and Community Improvement Plans.....	402/83		July 16/83
Removal of Holding Symbol from Zoning By-law.....	403/83		July 16/83
Zoning By-Laws.....	404/83		July 16/83
Planning Board Fees.....	481/83		Aug. 13/83
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- Consent Applications.....	406/83		July 16/83
- Minor Variance Applications.....	447/83		July 30/83

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PLANT DISEASES ACT				
General.....	788			
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Arbitration.....	789			
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amended.....		336/81	June	6/81
amended.....		816/82	Jan.	1/83
General - Discipline.....	791			
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Responsibility of Policing.....	793			
amended.....		837/82	Jan.	8/83
POWER CORPORATION ACT				
Electrical Safety Code.....	794			
Fees.....	795			
(revoked by 384/82)				
Fees.....		384/82	June	19/82
Pension and Insurance Plan.....	796			
amended.....		442/82	July	10/82
amended.....		173/83	Apr.	9/83
amended.....		530/83	Sept.	3/83
amended.....		768/83	Dec.	24/83
Water Heaters.....	797			
PREARRANGED FUNERAL SERVICES ACT				
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General.....	799			
amended.....		628/81	Oct.	10/81
PRIVATE INVESTIGATORS AND SECURITY GUARDS ACT				
General.....	800			
PRIVATE VOCATIONAL SCHOOLS ACT				
General.....	801			
amended.....		499/81	Aug.	15/81
amended.....		184/83	Apr.	16/83

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amended.....		732/81	Nov. 21/81
amended.....		284/82	May 15/82
amended.....		450/83	July 30/83
amended.....		453/83	July 30/83
PROVINCIAL COURTS ACT			
Destruction of Records Made by Court Reporter.....		60/83	Feb. 12/83
Observation and Detention Homes.....	807		
Remuneration of Part-Time Provincial Judges.....	808		
amended.....		81/81	Mar. 14/81
amended.....		719/81	Nov. 14/81
amended.....		574/82	Sept. 11/82
amended.....		566/83	Sept. 24/83
Rules of Practice and Procedure of the Provincial Offences Courts.....	809		
amended.....		651/82	Oct. 16/82
Rules of the Provincial Court (Family Division).....	810		
amended.....		652/82	Oct. 16/82
Salaries and Benefits of Provincial Judges.....	811		
amended.....		426/81	July 11/81
amended.....		177/82	Apr. 10/82
amended.....		573/82	Sept. 11/82
amended.....		372/83	July 9/83
amended.....		565/83	Sept. 24/83

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amended.....		508/83	Aug.	27/83
amended.....		549/83	Sept.	10/83
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amended.....		285/82	May	15/82
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amended.....		517/81	Aug.	15/81
amended.....		382/82	June	19/82
amended.....		686/82	Oct.	30/82
amended.....		713/82	Nov.	13/82
amended.....		766/82	Dec.	11/82
amended.....		33/83	Feb.	5/83
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Designation of Parks.....	821			
amended.....		279/81	May	23/81
amended.....		429/82	July	3/82

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amended.....	768/82		Dec. 11/82
amended.....	154/83		Apr. 30/83
amended.....	220/83		Apr. 30/83
amended.....	343/83		June 25/83
amended.....	378/83		July 9/83
General.....	822		
amended.....	251/81	May	16/81
amended.....	188/82	Apr.	10/82
amended.....	191/82	Apr.	10/82
amended.....	569/82	Sept.	4/82
amended.....	612/82	Sept.	25/82
amended.....	211/83	Apr.	23/83
amended.....	344/83	June	25/83
amended.....	644/83	Oct.	29/83
Guides in Quetico Provincial Park.....	823		
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General.....	825		
amended.....	227/81	Apr.	25/81
amended.....	255/83	May	21/83
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General.....	832		
amended.....		205/81	Apr. 18/81
amended.....		663/81	Oct. 24/81
amended.....		778/81	Dec. 5/81
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amended.....		131/81	Mar. 28/81
amended.....		781/81	Dec. 5/81
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amended.....		210/83	Apr. 23/83
amended.....		496/83	Aug. 20/83
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amended.....		174/82	Apr. 10/82
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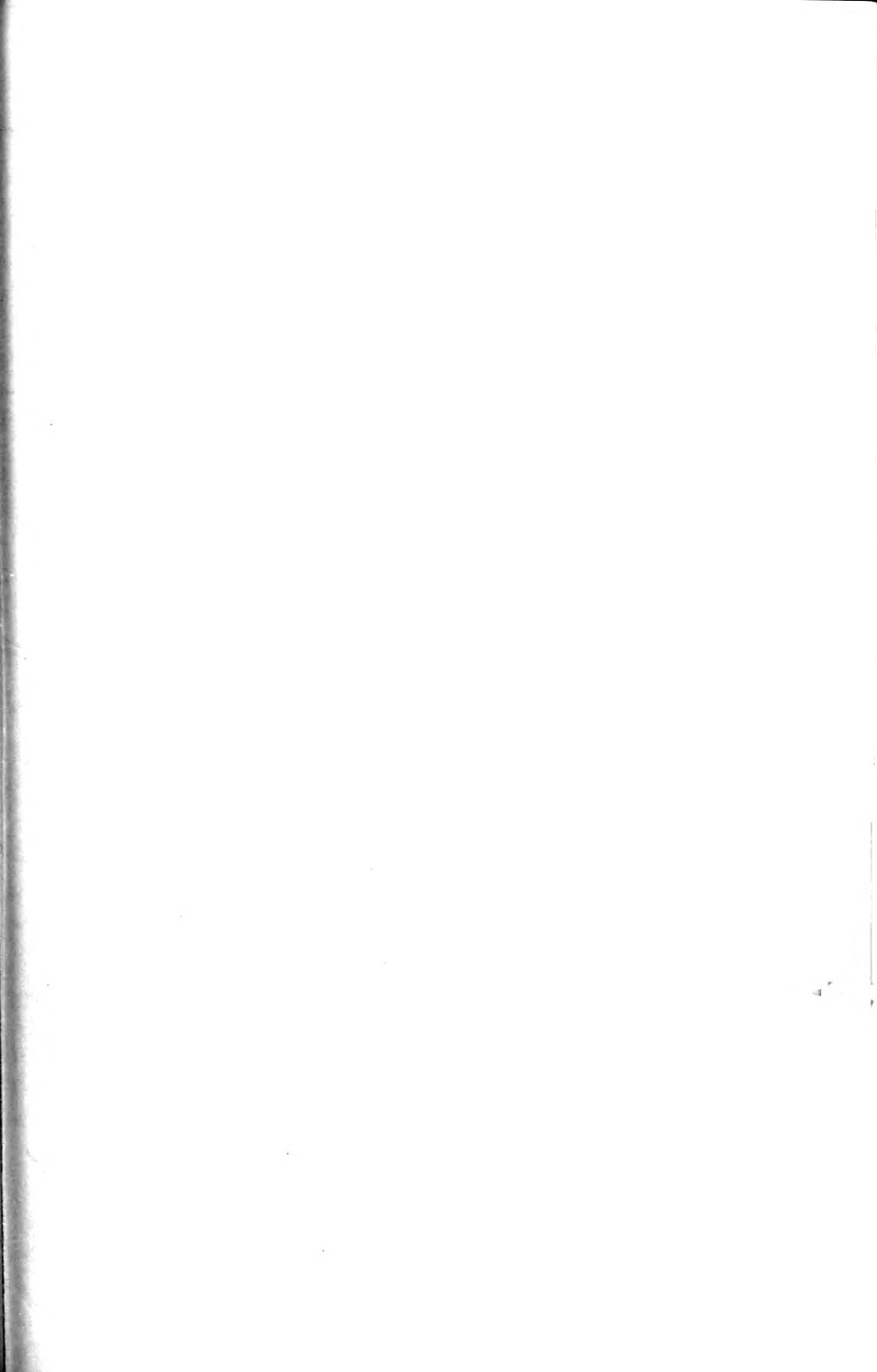
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Publications Under The Regulations Act

January 22nd, 1983

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 1/83.

Exemption—Corporation of the
Township of Essa—Essa-TP-1.
Made—December 2nd, 1982.
Approved—December 3rd, 1982.
Filed—January 4th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—CORPORATION OF THE TOWNSHIP OF ESSA—ESSA-TP-1

Having received a request from Mr. Arthur Roth,
Clerk-Treasurer, that an undertaking, namely:

the activity of constructing, operating and main-
taining a water supply and distribution system,
including groundwater wells, pumphouse,
watermains, and service connections for the
McGeorge area in the Police Village of Angus;

be exempt from the application of the Act pursuant to
section 29; and

Having been advised that if the undertaking is sub-
ject to the application of the Act, the following injury,
damage or interference with the persons and property
indicated will occur:

- A. The persons living in 125 homes will be forced to continue to depend on an existing antiquated water system which experiences frequent interruption in supply, continued inadequate pressures and a deteriorating water supply.
- B. The homeowners in the area could be exposed to a serious threat to the public health and safety because of the potential for failure of the existing water system.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The proponent advises that the environmental effects of the construction and operation of the water works are expected to be limited and not adverse.
- B. The proposed watermains will be constructed in close proximity to existing watermains within road allowances in the Village shown on plans of subdivisions which were registered almost 20 years ago servicing existing homes within the McGeorge area.
- C. The proponent advises that the connecting trunk watermain would be located on a Township road allowance a short distance (approximately 3600 feet) from the Village. Construction impacts on the area would be short term.
- D. The well site is located in a rural setting close to the Village with no significant natural characteristics. Water discharged during well construction and pumping tests would be required to be reduced in sediment content and discharged at low enough rates to prevent erosion.
- E. The well site is located some 900 feet from the nearest homeowner. Construction operations would only pose short term deviation from day to day living habits in the area. The small building housing the control equipment would be designed to conform to the natural characteristics of the area.

This exemption order is subject to the following terms and conditions:

1. Strict site supervision be provided to ensure the enforcement of all protective measures which would be incorporated in all contract documents to limit erosion during construction to a minimum.
2. All contract documents contain provisions that any interference to private well supplies in the area as a result of the construction of the proposed water distribution system be remedied by the contractor(s).
3. Construction methods and schedules are to be implemented in consultation with the Ministry of the Environment, Barrie District Office and follow the "Environmental Considerations for the Planning and Construction of Sewer and Water Projects" (Nov. 1980) Guidelines.

4. The trunk main where it crosses a tributary to the Nottawasaga River will be incorporated into the existing concrete bridge so that no excavation would be required at the stream. O. Reg. 1/83.

K. C. NORTON
Minister of the Environment

Dated this 2nd day of December, 1982.

(1969)

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ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 2/83.

Exemption—Ontario Hydro—OH-27.

Made—December 16th, 1982.

Approved—December 17th, 1982.

Filed—January 4th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—ONTARIO HYDRO—OH-27

Having been advised that Exemption Order OH-23/2, which was published as O. Reg. 875/81, is expiring and that an undertaking of Ontario Hydro, namely:

The activity of Ontario Hydro granting leases, licences, easements or similar rights to others for the use of Ontario Hydro owned property

should be exempt from the application of the Act pursuant to section 29; and

Having been advised by the proponent that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. Individuals wishing to obtain a lease, licence or easement on Ontario Hydro lands will be interfered with by the delay.
- B. Ontario Hydro will be interfered with and damaged by the delay and expense required to prepare an individual environmental assessment which could render the proposed secondary use uneconomical.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertak-

ing is exempt from the application of the Act for the following reasons:

- A. Ontario Hydro has satisfactorily complied with the conditions of Exemption Order OH-23/2 by consulting with the Ministry of the Environment and preparing and submitting Environmental Study Reports on secondary use applications which cause environmental effects that can be satisfactorily dealt with by either design changes, mitigation or restoration.
- B. Ontario Hydro has further fulfilled the terms of Exemption Order OH-23/2 by providing notice to and considering the concerns of the public and government ministries which may be affected by the proposed secondary use prior to the granting of a lease, licence or easement to another for the use of Ontario Hydro property.
- C. During the period of Exemption Order OH-23/2, Ontario Hydro has demonstrated through documented case examples that the nature of the environmental effects of secondary uses does not warrant the application of the Act beyond the terms set out in this order.
- D. The betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment will be sufficiently fulfilled by the terms and conditions of this order and by procedures and regulations to date regarding the application of the *Environmental Assessment Act* to public sector undertakings which involve secondary uses.

This exemption is subject to the following terms and conditions:

1. Subject to condition 2, this order does not apply to disposition activities that are for undertakings of persons other than Ontario Hydro for which an environmental assessment is required.
2. Where a disposition is being carried out in connection with, or as part of, an undertaking for which an environmental assessment is required and an approval is issued, or for which an exemption order is issued, the disposition shall be carried out in accordance with both
 - (a) the approval or the conditions of the exemption order; and,
 - (b) the subsequent conditions of this order.
3. A procedural document governing the implementation of this order will be

developed by Ontario Hydro in consultation with the Ministry of the Environment and filed in the Public Record. If the document is not approved by April 30, 1983 by the Director of the Environmental Assessment Branch, this order becomes inoperative. This procedural document shall provide for:

- (a) notification by Ontario Hydro of the public, government ministries and other agencies affected by a proposed secondary use and consultation with these interests as required for identifying and resolving concerns, prior to giving a disposition allowing the proposed secondary use;
- (b) identification and evaluation of environmental effects that require special measures such as design changes, mitigation or restoration, documentation of these in an environmental study report to be filed in the Public Record, and implementation of such measures;
- (c) determination of those secondary uses that require a full environmental assessment in which cases this exemption will not apply.

Until the procedural document required under this condition is finalized, the matters specified above shall be carried out according to the discretion and current procedures of Ontario Hydro; after the document is finalized, they shall be carried out in accordance with the document. With the approval of the Director of the Environmental Assessment Branch, the document may be amended from time to time.

4. This order shall apply to the disposition of all Ontario Hydro properties for twelve months after it is issued. At that time, based on experience during the twelve month period and any further information Ontario Hydro provides, the exemption under this order will be reviewed to determine whether it should continue to apply to all Ontario Hydro property. In the event that it is determined that the application of the order should continue, those properties in addition to transmission line rights-of-way to which the order will apply after the twelve month period and any additional provisions which must be complied with will be specified in amendments to the procedural document referred to in condition 3. Unless such amendments to the procedural document are made, this order shall apply only with respect to transmission line rights-of-way after the twelve month period expires. O. Reg. 2/83.

K. C. NORTON
Minister of the Environment

Dated this 16th day of December, 1982.

(1970)

4

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 3/83.

Exemption—The Corporation of the Improvement District of Dubreuilville—DUBR-ID-1.

Made—December 7th, 1982.

Approved—December 8th, 1982.

Filed—January 4th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—THE CORPORATION OF THE IMPROVEMENT DISTRICT OF DUBREUILVILLE—DUBR-ID-1

Having received a request from the Corporation of the Improvement District of Dubreuilville that an undertaking, namely:

The construction, maintenance and operation of the municipal water supply and distribution system, identified as Project No. 38-3994-01 on Plan No. 1 submitted by Kresin Engineering and Planning in August, 1982,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The inhabitants of the village will be forced to continue to depend on an existing impaired water supply.
- B. The inhabitants in the area could be exposed to a serious threat to the public health and safety because of the potential for failure of the existing water supply.
- C. The village may experience fire damage to residential structures since the existing system is unable to convey fire flows.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. A formal submission of an environmental assessment by the Improvement District made an otherwise exempt activity subject to the Act. I am of the opinion that the proponent inadvertently included the expansion and upgrading of the water works in the description of the undertaking in the environmental assessment without realizing that such an inclusion had the effect of ending the exemption under the regulation.
- B. The proponent advises that the environmental effects of the construction and operation of the water works are expected to be limited and not adverse.
- C. The proposed water distribution system will be constructed within existing road allowances in the village.
- D. The new well site and pumphouse will be located adjacent to the existing well site and pumphouse.
- E. The proponent advises that public input on the project will be requested.

This exemption is subject to the following terms and conditions:

1. Construction methods and schedules are to be implemented in consultation with the Ministry of the Environment Sault Ste. Marie District Office and will follow the "Environmental Considerations for the Planning and Construction of Sewer and Water Projects" (November, 1980) guidelines.
2. Site supervision will be provided by the consultant to ensure the enforcement of all protective measures.
3. The contract document to be prepared will include an "Environmental Considerations" section to make the contractor aware of responsibilities to minimize environmental impacts.
4. All necessary provincial and other approvals are to be obtained before construction commences.
5. When an approval to proceed has been issued under the Act with respect to any part of the activity to which this exemption order would otherwise apply, such part shall be carried out in accordance with the environmental assessment and the terms and conditions in such approval. O. Reg. 3/83.

K. C. NORTON
Minister of the Environment

Dated this 7th day of December, 1982.

(1971)

4

PLANNING ACT

O. Reg. 4/83.
Order Made Under Section 30 of
the Planning Act.
Made—December 30th, 1982.
Filed—January 4th, 1983.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970, or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 part of Broken Lot 30 in Concession XIII of the said Township and right-of-way over part of Lot 39 and Block G as shown on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 660, more particularly described as follows:

Commencing at the northwest angle of the said Block G;

Thence easterly along the north limit of the said Block G a distance of 66 feet, more or less, to a fence post existing in 1951;

Thence northerly parallel to the westerly limit of the said Block G and its extension northerly a distance of 120 feet to a point;

Thence westerly parallel to the northerly limit of Block G a distance of 66 feet to a point on the extension northerly of the west limit of said Block G;

Thence southerly along the extension northerly of the west limit of said Block G a distance of 120 feet to the northwest angle of said Block G, being the point of commencement.

Together with a right-of-way for pedestrian traffic only to and from the said lands for the Grantees and other occupants and guest of the cottage dwelling on the said lands over, along and upon the presently existing footpath described as being located on the westerly 10 feet from front to rear of Lot 39 according to Plan 660 for the said Township of Innisfil, with the right to run water pipes along the said right-of-way, also the right to install a dock not more than 10 feet wide and keep a boat at the southerly or lake end of the said right-of-way, providing that the said right-of-way is not otherwise obstructed.

Together with a right-of-way to and from the said lands for the Grantees and other occupants of the cottage dwelling on the said lands over, along and upon the presently existing mutual driveway for the use in common with the owners and occupants and guests of the neighbouring cottage dwellings, described as the westerly 156 feet, 7 inches of Block G. O. Reg. 4/83, s. 1.

2. Ontario Regulation 675/82 is revoked.

D. P. McHUGH
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 30th day of December, 1982.

(1972)

4

PLANNING ACT

O. Reg. 5/83.

County of Simcoe,

Township of Vespra.

Made—December 30th, 1982.

Filed—January 4th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 62/73 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 62/73 is amended by adding thereto the following sections:

46. Notwithstanding any other provision of this Order, a miniature golf course 38.1 by 24.4 metres in size may be located and used on the land described in Schedule 34. O. Reg. 5/83, s. 1, *part*.

47. Notwithstanding any other provision of this Order, the land described in Schedule 35 may be used for the sale of new and used automobiles and the two existing buildings on the said land may be used for

office and storage space in connection with the sale of automobiles. O. Reg. 5/83, s. 1, *part*.

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

Schedule 34

That parcel of land situate in the Township of Vespra in the County of Simcoe, being that part of Lot 18 in Concession V more particularly described as follows:

Premising that the bearings herein are astronomic and derived from the westerly limit of the King's Highway No. 27 shown as north 31° 42' west on a Plan of Survey by R. C. Kirkpatrick, Ontario Land Surveyor, dated October 19, 1979;

Beginning at the southeast corner of the said Lot 18;

Thence south 58° 22' 30" west a distance of 27 feet;

Thence south 58° 12' west a distance of 31 feet to a point in the westerly limit of Highway No. 27 as widened;

Thence north 31° 42' west along the said limit a distance of 995.86 feet to an iron bar, being the point of beginning of the lands herein described;

Thence south 58° 20' west a distance of 600 feet to an iron bar;

Thence north 31° 42' west a distance of 337.62 feet to an iron bar;

Thence north 58° 20' east a distance of 470.98 feet to an iron bar planted at the northwest corner of the lands conveyed by an Instrument registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 279882;

Thence south 31° 40' east a distance of 87.95 feet to an iron bar planted in the southwest corner of the lands owned by Bert Schotanus and Wilhelmina Schotanus;

Thence north 58° 20' east a distance of 129.07 feet to an iron bar in the westerly limit of Highway No. 27 as widened;

Thence south 31° 42' east along the said westerly limit of Highway No. 27 as widened a distance of 249.67 feet to the point of beginning. O. Reg. 5/83, s. 2, *part*.

Schedule 35

That parcel of land situate in the Township of Vespra in the County of Simcoe, being that part of the northwest quarter of Lot 15 in Concession IV more particularly described as follows:

Beginning at a point in the westerly limit of the said Lot 15, being the easterly limit of the King's Highway

No. 27, distant 215 feet in a direction south $32^{\circ} 41' 30''$ east from the northwest angle of the said Lot;

Thence north $59^{\circ} 28' 30''$ east a distance 320 feet to an iron bar;

Thence south $32^{\circ} 40' 45''$ east a distance of 260.28 feet to an iron bar;

Thence south $59^{\circ} 32'$ west a distance of 319.95 feet to a point in the westerly limit of the said Lot 15 where an iron bar is found;

Thence north $32^{\circ} 41' 30''$ west along the said westerly limit of the said Lot 15 a distance of 260 feet to the point of beginning. O. Reg. 5/83, s. 2, *part*.

D. P. MCHUGH
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 30th day of December, 1982.
(1973) 4

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 6/83.

Designation of Area of
Development Control.

Made—December 13th, 1982.

Filed—January 4th, 1983.

REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

1. Paragraph 7 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

7. In the Township of Melancthon in the County of Dufferin being composed of the lands described as follows:

- i. Beginning at the intersection of the easterly boundary of the Township of Melancthon and the northerly limit of the road allowance between lots 10 and 11 in Concession I;

Thence westerly along that northerly limit to the easterly limit of that part of the King's Highway known as No. 24;

Thence northerly along that easterly limit to the northerly limit of Lot 17 in that Concession;

Thence easterly along the northerly limit of that Lot 17 to the northeasterly angle of that Lot;

Thence easterly along the prolongation of the northerly limit of that Lot 17 to the easterly boundary of the Township of Melancthon;

Thence southerly along that boundary to the place of beginning.

- ii. Beginning at the northeasterly angle of the Township of Melancthon;

Thence southerly along the easterly boundary of the said Township to the easterly prolongation of the southerly limit of Lot 32 in Concession I;

Thence westerly to and along that limit to the southwesterly angle of that Lot;

Thence northerly along the westerly limit of that Lot and the northerly prolongation of that limit to the northerly boundary of the said Township;

Thence easterly along that boundary to the place of beginning.

2. Paragraph 9 of the Schedule to the said Regulation is revoked and the following substituted therefor:

9. In the Township of Mulmur in the County of Dufferin being composed of the lands described as follows:

- i. Beginning at the intersection of the southerly boundary of the Township of Mulmur and the centre line of Concession II, east of Hurontario Street;

Thence northerly along that centre line to the southerly limit of Lot 5 in the said Concession;

Thence easterly along that southerly limit to the easterly limit of the said Concession;

Thence northerly along that easterly limit to the northeasterly angle of Lot 14 in the said Concession;

Thence westerly along the northerly limit of that Lot to the northwesterly angle of that Lot;

Thence northerly along the westerly limit of the said Concession to the southwesterly angle of Lot 23 in the said Concession;

Thence easterly along the southerly limit of that Lot to the southeasterly angle of that Lot;

Thence northerly along the easterly limit of that Lot to the northeasterly angle of that Lot;

Thence easterly to and along the southerly limit of Lot 24 in Concession III, east of Hurontario Street, to the southeasterly angle of that Lot;

Thence northerly along the easterly limit of that Lot to the northeasterly angle of that Lot;

Thence easterly to and along the northerly limit of Lot 24 in Concession IV, east of Hurontario Street, to the northeasterly angle of that Lot;

Thence northerly along the easterly limit of the said Concession to the northerly boundary of the Township of Mulmur;

Thence westerly along the northerly boundary of the said Township to the centre line of Concession I, west of Hurontario Street;

Thence southerly along that centre line to the northerly limit of Lot 30 in the said Concession;

Thence easterly along that northerly limit to the northeasterly angle of that Lot;

Thence southerly along the easterly limit of lots 30, 29 and 28 in the said Concession to the southeasterly angle of Lot 28;

Thence westerly along the northerly limit of Lot 27 in the said Concession to the line between the east and west halves of that Lot;

Thence southerly along that line to the southerly limit of that Lot 27;

Thence westerly along that southerly limit to the southwesterly angle of that Lot;

Thence southerly along the westerly limit of Lot 26 in the said Concession to the southwesterly angle of that Lot;

Thence southerly to the northwesterly angle of Lot 25 in the said Concession;

Thence westerly to and along the northerly limit of Lot 25 in Concession II, west of Hurontario Street, to the easterly limit of the westerly half of that Lot;

Thence southerly along that easterly limit to the southerly limit of that Lot 25;

Thence westerly along that southerly limit to the southwesterly angle of that Lot 25;

Thence southerly along the westerly limit of lots 24, 23 and 22 in the said Concession to the southwesterly angle of that Lot 22;

Thence westerly to and along the northerly limit of Lot 21 in Concession III, west of Hurontario Street, to the westerly limit of the easterly half of that Lot 21;

Thence southerly along the westerly limit of the easterly halves of lots 21, 20, 19 and 18 in the said Concession to the southerly limit of that Lot 18;

Thence westerly along the southerly limit of that Lot 18 and the westerly prolongation of that southerly limit to the westerly boundary of the Township of Mulmur;

Thence southerly along that westerly boundary to the northerly limit of the road allowance between lots 10 and 11;

Thence easterly along that northerly limit to the easterly limit of the road allowance between Concession I east and Concession I west of Hurontario Street;

Thence southerly along that easterly limit to the southerly limit of the road allowance between lots 5 and 6;

Thence westerly along that southerly limit to the westerly boundary of the Township of Mulmur;

Thence southerly along that boundary to the northwesterly angle of Lot 2 in Concession III, west of Hurontario Street;

Thence easterly along the northerly limit of the west half of that Lot to the northeasterly angle of that Lot;

Thence southerly along the easterly limit of the west half of lots 2 and 1 to the southerly boundary of the Township of Mulmur;

Thence easterly along that boundary to the place of beginning.

ii. Beginning at the northwesterly angle of the Township of Mulmur;

Thence southerly along the westerly boundary of the said Township to the westerly prolongation of the southerly limit of Lot 32 in Concession III, west of Hurontario Street;

Thence easterly to and along that southerly limit to the southeasterly angle of that Lot;

Thence northerly along the easterly limit of that Lot and the northerly prolongation of that limit to the northerly boundary of the said Township;

Thence westerly along that northerly boundary to the place of beginning.

LORNE HENDERSON
*Provincial Secretary for
Resources Development*

Dated at Toronto, this 13th day of December, 1982.

(1974) 4

LOCAL ROADS BOARDS ACT

O. Reg. 7/83.

Establishment of Local Roads
Areas—Northwestern Region.
Made—December 21st, 1982.
Filed—January 4th, 1983.

REGULATION TO AMEND REGULATION 599 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Regulation 599 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

Schedule 113

PICKEREL LAKE LOCAL ROADS AREA

All those portions of the townships of Broderick, Malachi, Rudd, Gidley and Pelican in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-1364-1, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 30th day of November, 1982.

O. Reg. 7/83, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 21st day of December, 1982.

(1975) 4

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 8/83.

Designation of Area of
Development Control.
Made—December 13th, 1982.
Filed—January 4th, 1983.

REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

1. Paragraph 8 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

8. In the Township of Mono in the County of Dufferin, being composed of those lands more particularly described as follows:

Beginning at the intersection of the southerly boundary of the Township of Mono and the southerly prolongation of the westerly limit of the easterly half of Lot 1 in Concession V, east of Hurontario Street;

Thence northerly to and along that westerly limit to the northerly limit of that Lot 1;

Thence easterly along that northerly limit to the northeasterly angle of that Lot 1;

Thence northerly along the easterly limit of Lot 2 in that Concession to the northeasterly angle of that Lot 2;

Thence easterly to and along the southerly limit of Lot 3 in Concession VI, east of Hurontario Street, to the westerly limit of the easterly half of that Lot 3;

Thence northerly along that westerly limit to the northerly limit of the southerly half of that Lot 3;

Thence easterly along that northerly limit to the easterly limit of that Lot 3;

Thence northerly along the easterly limit of lots 3, 4 and 5 in that Concession to the southerly limit of the road allowance between lots 5 and 6;

Thence westerly along that southerly limit to the easterly limit of Hurontario Street;

Thence northerly along that easterly limit to the northerly limit of Lot 9 in Concession I, east of Hurontario Street;

Thence easterly along that northerly limit to the northeasterly angle of that Lot 9;

Thence northerly along the easterly limit of lots 10 and 11 in that Concession to the northerly limit of that Lot 11;

Thence westerly along that northerly limit to the northwesterly angle of that Lot 11;

Thence northerly along the westerly limit of Lot 12 in that Concession to the northerly limit of that Lot;

Thence easterly along that northerly limit to the easterly limit of that Concession I, east of Hurontario Street;

Thence northerly along the easterly limit of that Concession to the southeasterly angle of Lot 28 in that Concession;

Thence westerly along the southerly limit of that Lot to the southwestly angle of that Lot;

Thence northerly along the westerly limit of that Concession to the northerly boundary of the Township of Mono;

Thence easterly along that northerly boundary to the westerly limit of Lot 32 in Concession III, east of Hurontario Street;

Thence southerly along the westerly limit of lots 32, 31 and 30 in that Concession to the southwestly angle of that Lot 30;

Thence easterly along the southerly limit of that Lot to the southeasterly angle of that Lot;

Thence southerly along the easterly limit of Lot 29 in that Concession to the southeasterly angle of that Lot;

Thence easterly to and along the northerly limit of Lot 28 in Concession IV, east of Hurontario Street, to the easterly limit of that Concession;

Thence southerly along that easterly limit to the northeasterly angle of Lot 15 in that Concession;

Thence easterly to and along the northerly limit of Lot 15 in concessions V, VI and VII, east of Hurontario Street, to the easterly limit of that Concession VII;

Thence southerly along that easterly limit to the southeasterly angle of Lot 4 in that Concession VII;

Thence easterly to and along the southerly limit of Lot 4 in Concession VIII, east of Hurontario Street, to the westerly limit of the easterly half of that Lot;

Thence northerly along that westerly limit to the northerly limit of the southerly half of that Lot 4;

Thence easterly along that northerly limit and that northerly limit prolonged to the easterly boundary of the Township of Mono;

Thence southerly and westerly following the boundaries of that Township to the place of beginning.

LORNE HENDERSON
*Provincial Secretary for
Resources Development*

Dated at Toronto, this 13th day of December, 1982.

(1976)

4

ASSESSMENT ACT

O. Reg. 9/83.

Equalization of Assessments Made Under

Section 63 of the Assessment Act.

Made—January 5th, 1983.

Filed—January 6th, 1983.

REGULATION MADE UNDER THE ASSESSMENT ACT

EQUALIZATION OF ASSESSMENTS MADE UNDER SECTION 63 OF THE ASSESSMENT ACT

1. The equalization of assessments made 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 63 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 1982 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 1982 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 1982 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 1982 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 1982 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 1980, 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 32 or 33 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 the prescribed class of real property by reason of assessments made under section 32 or 33 of the Act. O. Reg. 9/83, 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 1982 for taxation in the year 1983. O. Reg. 9/83, 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. 9/83, 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. 9/83, 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 six residential units, including vacant land municipally zoned principally for residential development described in this clause; or
- (b) as recreational land.

Class 2

Property assessed either,

- (a) as residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this clause; or
- (b) as a unit or proposed unit within the meaning of the *Condominium Act* to which subsection 65 (2) of the *Assessment Act* does not apply and that is part of a building or parcel of land containing seven or more residential units, whether or not such residential units are units or proposed units within the meaning of the *Condominium Act*.

Class 3

Property assessed as commercial, including vacant land municipally zoned principally for commercial development.

Class 4

Property assessed as industrial, including vacant land municipally zoned principally for industrial development.

Class 5

Property assessed as farm land.

Class 6

Property assessed as a pipeline.

Class 7

Property assessed as a railway right-of-way. O. Reg. 9/83, s. 5.

Schedule

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
TOWN		
Ancaster	1	064
	2	137
	3	092
	4	086
	5	051
	6	090
	7	022

THE REGIONAL MUNICIPALITY OF YORK

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
TOWNS		
Aurora	1	297
	2	566
	3	333
	4	405
	5	241
	6	366
	7	056
East Gwillimbury	1	229
	3	239
	4	326
	5	197
	6	322
	7	057
	Newmarket	1
2		470
3		227
4		320
5		220
6		336
7		117
Whitchurch-Stouffville	1	235
	2	477
	3	220
	4	268
	5	231
	6	318
	7	073

TOWNSHIPS

Georgina	1	259
	2	309
	3	292
	4	332
	5	198
	6	365
	7	060
King	1	238
	2	383
	3	256
	4	343
	5	222
	6	283
	7	012

THE COUNTY OF DUFFERIN

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
TOWNSHIP		
Mono	1	041
	3	062
	4	056
	5	040
	6	051

THE COUNTY OF ELGIN

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
TOWNSHIP		
Dunwich	1	060
	3	121
	4	087
	5	038
	6	103
	7	023

THE COUNTY OF HASTINGS

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
VILLAGE		
Tweed	1	054
	2	062
	3	076
	4	054
	5	053
	6	053
	7	019

THE COUNTY OF KENT

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
TOWN		
Ridgetown	1	288
	2	409
	3	393
	4	464
	5	232
	6	572
	7	101

THE COUNTY OF LAMBTON

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
VILLAGES		
Alvinston	1	069
	3	117
	5	064
	6	080
Oil Springs	1	303
	2	303
	3	281
	5	177
	6	462

TOWNSHIPS

Bosanquet	1	046
	3	054
	5	035
	7	020

Moore	1	070
	2	157
	3	075
	4	120
	5	040
	6	099
	7	053

THE UNITED COUNTIES OF LEEDS AND GRENVILLE

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
TOWN		
Kemptville	1	074
	2	105
	3	083
	4	090
	5	091
	6	091
	7	014
VILLAGE		
Newboro	1	084
	3	119
	5	071
TOWNSHIPS		
Front of Yonge	1	051
	2	086
	3	091
	5	069
	6	100
	6	100
	7	031
Kitley	1	065
	3	110
	4	110
	5	073
	6	197
	7	050
North Crosby	1	032
	3	062
	5	062

THE COUNTY OF LENNOX AND ADDINGTON

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
VILLAGE		
Newburgh	1	085
	3	116
	5	087
	7	035

THE COUNTY OF MIDDLESEX

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
VILLAGE		
Newbury	1	065
	2	100
	3	072
	4	136
	5	033
	6	092
	7	037

THE COUNTY OF PETERBOROUGH

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
VILLAGE		
Lakefield	1	075
	2	083
	3	081
	4	093
	5	100
	7	137
	TOWNSHIPS	
Douro	1	068
	3	118
	4	069
	5	053
	7	017
Ennismore	1	351
	3	349
	4	314
	5	264

North Monaghan	1	041
	3	041
	4	034
	5	037
	6	059
	7	046

THE UNITED COUNTIES OF PRESCOTT AND RUSSELL

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
TOWNSHIP		
East Hawkesbury	1	052
	3	094
	5	069
	7	038

THE COUNTY OF RENFREW

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
VILLAGE		
Killaloe Station	1	063
	3	084
	7	008
TOWNSHIPS		
Grattan	1	041
	3	068
	4	090
	5	060
	7	119
Head, Clara & Maria	1	048
	3	080
	5	065
	7	012
Rolfe, Buchanan, Wylie & McKay	1	053
	3	087
	5	055
	7	011

THE COUNTY OF SIMCOE

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
TOWNSHIPS		
Rama	1	050
	3	059
	4	156
	5	050
	7	017
Sunnidale	1	380
	3	340
	4	450
	5	381
	6	618
	7	474
Tecumseth	1	047
	2	131
	3	059
	4	076
	5	039
	6	073
	7	023

THE COUNTY OF VICTORIA

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
TOWNSHIP		
Laxton, Digby & Longford	1	014
	3	020
	4	018
	5	018

THE ONTARIO GAZETTE
THE COUNTY OF WELLINGTON

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
VILLAGES		
Elora	1	310
	2	581
	3	259
	4	473
	5	276
	6	422
	7	234
Erin	1	292
	2	713
	3	304
	4	375
	5	387
	6	381
	7	041
TOWNSHIPS		
Erin	1	043
	3	058
	4	047
	5	040
	6	053
	7	039
	Maryborough	1
2		128
3		073
4		096
5		048
6		125
7		030

THE DISTRICT OF ALGOMA

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
CITY		
Sault Ste Marie	1	153
	2	186
	3	192
	4	227
	5	149
	6	238
	7	093

THE DISTRICT OF COCHRANE

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
TOWN		
Cochrane	1	351
	2	546
	3	402
	4	409
	5	680
	6	483
	7	169
TOWNSHIPS		
Glackmeyer	1	248
	3	300
	5	205
	6	453
	7	069
Moonbeam	1	285
	3	467
	5	316
	6	429
	7	504
Owens, Williamson and Idington	1	332
	3	421
	4	498
	5	459
	6	442
	7	514

THE DISTRICT OF TIMISKAMING

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
IMPROVEMENT DISTRICT		
Matachewan	1	053
	3	095
	4	172

THE DISTRICT OF KENORA

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
TOWNSHIP		
Machin	1	030
	3	048
	4	059
	5	035
	6	066
	7	015

THE DISTRICT OF NIPISSING

<u>Municipality</u>	<u>Prescribed Class of Real Property</u>	<u>Factor (0.)</u>
CITY		
North Bay	1	078
	2	153
	3	115
	4	138
	5	091
	6	102
	7	050

O. Reg. 9/83, Sched.

GEORGE ASHE
Minister of Revenue

Dated at Toronto, this 5th day of January, 1983.

(1990)

4

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 10/83.

Exemption—Ministry of Natural

Resources—MNR-35/2.

Made—December 22nd, 1982.

Approved—December 22nd, 1982.

Filed—January 6th, 1983.

ORDER MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL
RESOURCES—MNR-35/2

Having received a request from the Minister of Natural Resources that an undertaking, namely:

seismic survey activities of the Ontario Geological Survey which include the use of explosives as wave generation sources,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The resource management and protection facilitated by the activities that comprise the undertaking will be disrupted.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation

and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The Ministry of Natural Resources has initiated pre-submission consultation for a Class Environmental Assessment on seismic survey activities and anticipates formal submission in the near future.
- B. The Ministry of Natural Resources will adhere to the provisions set out in the draft Environmental Assessment as submitted for pre-submission consultation.
- C. Seismic surveys provide baseline geological information which is necessary for continued mineral resource management.
- D. Prior to commencement, any approvals required under the Environmental Protection Act will be obtained.

This exemption is subject to the following terms and conditions:

1. The Ontario Geological Survey as well as the involved District Office of the Ministry of Natural Resources will adhere to the provisions set out in the draft Class Environmental Assessment document for any seismic survey project which proposes the use of explosives.
2. The Ministry of Natural Resources shall ensure at all project locations that site garbage is removed and that waste machine oils, fuels and maintenance residues are disposed of in an environmentally acceptable manner.
3. Where the implementation of the undertaking requires some activity, for which an Environmental Assessment has been done and approval to proceed received, be conducted, that activity will be carried out in accordance with the Environmental Assessment and approval to proceed;
4. This exemption shall terminate on December 31, 1983 or at any time prior, upon approval to proceed with respect to the Class Environmental Assessment.

This order comes into force and has effect on and after the date upon which it is signed. O. Reg. 10/83.

KEITH C. NORTON
Minister of the Environment

Dated this 22nd day of December, 1982.

(1991)

4

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 11/83.

Exemption—Ministry of Natural Resources—MNR-19/5.

Made—December 22nd, 1982.

Approved—December 22nd, 1982.

Filed—January 6th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-19/5

Having received a request from the Minister of Natural Resources that an undertaking, namely:

The activities of constructing or implementing:

- (a) landfill sites, dumps and transfer stations, which are currently exempted by MNR 19/4 (Ontario Regulation 883/81); and,
- (b) reclamation of fisheries by mechanical and chemical means which had previously been exempted by MNR 19/3 (Ontario Regulation 43/81)

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the projects within the undertaking are subject to the Act while the class environmental assessments for the above undertaking are in the final stages of review and approval under the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The resource management and protection provided by the activities that comprise the undertaking will be disrupted.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. Progress has been made in processing the Class Environmental Assessments for the undertakings which have been submitted but not yet accepted;
- B. The Ministry of Natural Resources will adhere to the provisions set out in the Class Environmental Assessments as submitted on

some of the projects within the proposed undertaking to gain experience so that the Class Environmental Assessments may be readily applied to the undertaking after approval;

- C. The Ministry of Natural Resources is subject to the provisions of the Environmental Protection Act and the Pesticides Act.

This exemption is subject to the following terms and conditions:

1. Where the carrying out of a project requires that some activity, for which an Environmental Assessment has been done and an approval to proceed received, be conducted, that project shall be carried out in accordance with the Environmental Assessment and approval to proceed.
2. This exemption shall not apply with respect to a project after the earlier of December 31, 1983, or the granting of an approval to proceed with respect to a Class Environmental Assessment which applies to the project and shall not apply to a project for which the implementation is not scheduled to be completed by December 31, 1983.
3. The Ministry of Natural Resources shall adhere to the provisions set out in the Class Environmental Assessments as submitted on some of the projects within the proposed undertaking. The Ministry of Natural Resources shall consult with the Director of the Environmental Assessment Branch to determine which projects will be carried out in accordance with the provisions of the Class Environmental Assessments.
4. Within 90 days of the effective date of this order, the Ministry of Natural Resources shall provide a list of all activities carried out pursuant to this order to the Director of the Environmental Assessment Branch for filing in the Public Record. Any projects not included on the list furnished under this condition shall not be proceeded with until they are included in an amendment to the list provided to the Director.
5. When an Environmental Assessment is submitted for an individual project identified as part of the undertaking exempted by this order, that project shall be deemed to be a separate undertaking and not be exempted by this order. O. Reg. 11/83.

KEITH C. NORTON
Minister of the Environment

Dated this 22nd day of December, 1982.

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 12/83.

Exemption—Ministry of Natural Resources—MNR-41.

Made—December 22nd, 1982.

Approved—December 22nd, 1982.

Filed—January 6th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-41

Having received a request from the Minister of Natural Resources that an undertaking, namely:

the planning and implementing of forest management activities south of the Ministry of Natural Resources' Forest Management Units, on agreement forests, private land under the Woodlands Improvement Act, and Crown land,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Ministry of Natural Resources has advised and substantiated that the undertaking has no significant environmental effects and the application of the Act is not warranted.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The undertaking is comprised of a series of activities aimed at preserving area resources and ensuring that environmental protection and resources management practices are instituted.
- B. The undertaking is sufficiently regulated in terms of the potential environmental consequences under existing statutes, regulations, policies and guidelines.
- C. The management responsibility of the Ministry of Natural Resources for the

Woodlands Improvement Act and agreement forests is shared with the landowners. The agreements between the landowners and the Ministry of Natural Resources seek to strengthen that management by introducing reforestation and woodlot improvement activities to provide a more balanced management program to the benefit of the landowner and ultimately to all people in Ontario.

- D. Activities for the purpose of reforestation and woodlot management are now exempt under Regulation 636/77 of the Act for agreement forests managed with conservation authorities. Similar activities for municipalities, townships and counties are, however, subject to the Act. These activities should have the same status regardless of the landowner.

This exemption is subject to the following terms and conditions:

1. Where the carrying out of the undertaking by the Ministry of Natural Resources requires that some activity, for which an Environmental Assessment has been done and an approval to proceed received or an exemption granted, be conducted, that activity is not exempt under this order but shall be carried out in accordance with the Environmental Assessment and approval to proceed, or the conditions of exemption whichever is applicable.
2. The Ministry of Natural Resources shall plan, implement and provide for public input for aerial spraying activities in accordance with established policies for herbicides FR-04-40-01, insecticides FR-04-20-01 and the existing guidelines found in the Ministry of Natural Resources' "Aerial Spraying for Forest Management—An Operational Manual".
3. When an Environmental Assessment is submitted for an individual project identified as part of the undertaking exempted by this order, that project shall be deemed to be a separate undertaking and not be exempted by this order. O. Reg. 12/83.

KEITH C. NORTON
Minister of the Environment

Dated this 22nd day of December, 1982.

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 13/83.

Exemption—Ministry of Natural Resources—MNR-11/5.

Made—December 22nd, 1982.

Approved—December 22nd, 1982.

Filed—January 6th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-11/5

Having received a request from the Minister of Natural Resources that an undertaking, namely:

Forest management by the Ministry of Natural Resources on Crown land presently included within forest management units and associated tree nurseries

be exempt from the application of the Act for an additional period pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons indicated will occur:

The Crown and the public will be interfered with by the delay in planning and implementing of forest management plans which are scheduled to proceed within the period of the exemption.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The Ministry of Natural Resources requires additional time to develop an approach to the application of the Act to the undertaking.
- B. The Ministry of Natural Resources will undertake measures to implement public participation with respect to an approval of Forest Management Agreements, Forest Management Plans and Operating Plans, including road plans prescribed by these, and with respect to aerial spraying of pesticides for forest management purposes.
- C. The undertaking is an on-going activity of the Ministry of Natural Resources and is an

integral part of the economy of the Province. Since the exemption for this undertaking under Exemption Order MNR 11/4 will expire on December 31, 1982, the application of the Act before June 30, 1983 in the absence of an approval under the Act would result in the halting of forest management on Crown land. Therefore, the interference which would be caused would be undue.

This exemption is subject to the following terms and conditions:

1. The Ministry of Natural Resources or its agent shall solicit input and comments from the public and Government agencies at an early stage of the preparation of Forest Management Plans and Operating Plans, as well as thirty days prior to the proposed plan being submitted for approval for implementation.
2. The Ministry of Natural Resources shall develop a procedure to solicit, evaluate and respond to input and comments from the public and Government agencies at an early stage of the preparation of Forest Management Plans and Operating Plans for Crown and company management units. This procedure shall be included as part of the Class Environmental Assessment to be submitted for the Activity of Forest Management on Crown land in Ontario for approval under the Act, and will also be incorporated into the forest management planning process.
3. For the period that this exemption order is in force, the Ministry of Natural Resources shall plan primary public forest access roads on Crown Management Units in accordance with the approved Class Environmental Assessment for "Access Roads to MNR Facilities". This procedure shall give emphasis to the identification of alternative road locations and evaluation of the environmental effects of alternatives considered and shall provide a rationale for the alternative road location which is selected.
4. At least 30 days prior to the anticipated aerial spraying of herbicides or insecticides for forest management purposes, the Ministry of Natural Resources shall notify the public, the appropriate Regional Office of the Ministry of the Environment and the Environmental Assessment Branch of the project. During this period a project description shall be made available for public inspection at the appropriate district office of the Ministry of Natural Resources. Where there is a newspaper or radio or television station serving the area concerned, the public notice shall be in the form of a paid public notice in one or more of such media. An illustrative format which may be used for a printed notice is attached as follows:

Illustrative Format for Public Notice
for Aerial Spraying of Herbicides and
Insecticides

As part of the Ministry of Natural Resources' ongoing program to regenerate and protect our forests, selected stands (specified area) will be sprayed with an (insecticide or herbicide) to control (competing vegetation or name of insect) starting on or about (date).

Further details about this program, including specific locations, are available from the (District, Regional or Main) Office of the Ministry of Natural Resources.

—Responsible MNR Manager

—Address

—Telephone Number

5. The Ministry of Natural Resources shall prepare a letter for each plan prepared pursuant to this exemption and send it to the Director of the Environmental Assessment Branch for inclusion in the Public Record. The letter shall describe:

(a) the area covered by the plan;

(b) the duration of the plan;

(c) the date of the public notification;

(d) the nature of the comments received from the public and the government agencies; and

(e) the proponent's responses to the comments received.

This shall be submitted when the final solicitation under Condition 1 is commenced.

6. The Ministry of Natural Resources shall provide the Director of the Environmental Assessment Branch with a list of those plans scheduled for approval during the period of this order, by January 31, 1983. The Director shall be notified of any additions to or deletions from the list at the time of such changes.
7. Where the carrying out of the undertaking requires that some activity, for which an Environmental Assessment has been done and an approval to proceed received, be conducted, that activity shall be carried out in accordance with the Environmental Assessment and approval to proceed.
8. This order expires on the earlier date of June 30, 1983 or the granting of an approval under

the Act for the forest management undertaking. O. Reg. 13/83.

KEITH C. NORTON
Minister of the Environment

Dated this 22nd day of December, 1982.

(1994)

4

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 14/83.

Exemption—Ministry of Government Services—MGS-52.

Made—December 22nd, 1982.

Approved—December 22nd, 1982.

Filed—January 6th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF GOVERNMENT SERVICES—MGS-52

Having received a request from the Minister of Government Services that an undertaking, namely:

The activity of developing and implementing the special-lease projects for the provision of accommodations projects described in the conditions, by the Ministry of Government Services,

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Minister of Government Services that if the undertaking is subject to the application of the Act, the following damage or interference with the persons and property indicated will occur:

- A. The Ministries of Transportation and Communications, Health, and Community and Social Services will be interfered with, because they urgently require the undertaking to overcome existing inadequate facilities which severely hamper effective and efficient program delivery and the Ministry of Government Services has been unable to prepare environmental assessments in sufficient time to meet the requirements of the other three Ministries because the Ministry of Government Services has been preparing a class environmental assessment for this type of activity; and
- B. The public will be interfered with and damaged because the level of service available from the Ministry of Government Services' Client Ministries, the efficiency with which it is effected and the access to that service is diminished by the inadequacies of the existing accommodations.

Having weighed such damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The Minister of Government Services has assured me that the undertaking will not have any significant adverse effect on the environment, based in part, upon the fact that adequate municipal services exist or can be made available at the sites to accommodate the three developments and, that zoning at the sites will permit the contemplated uses.

This exemption is subject to the following terms and conditions:

1. This exemption order only applies with respect to the following three projects:
 - (a) Ministry of Transportation and Communications proposed Driver Examination Centre, Industrial Parkway and Scanlon Court, Aurora, Ministry of Government Services' Project No. TC-L-6885;
 - (b) Ministry of Health proposed Ambulance Station, Queensway-Carleton Hospital, Ottawa, Ministry of Government Services' Project No. HEL-6483;
 - (c) Ministry of Community and Social Services proposed Northeast Adult Local Office, 1911 Eglinton Avenue East, Toronto, Ministry of Government Services' Project No. CML-6867.
 2. This exemption order does not apply with respect to any project for which the proposed supplier of the project and the Crown have not entered into a contract by June 30, 1983, for the carrying out of the project.
 3. Where an activity, which otherwise would be exempt under this order, is being carried out in connection with, or is part of, an undertaking for which an environmental assessment has been done and approval to proceed received, the activity shall not be exempt under this order but shall be carried out in accordance with the approval to proceed.
- O. Reg. 14/83.

KEITH C. NORTON
Minister of the Environment

Dated this 22nd day of December, 1982.

(1995)

4

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 15/83.

Exemption—City of Toronto—TOR-3.

Made—December 22nd, 1982.

Approved—December 22nd, 1982.

Filed—January 6th, 1983.

ORDER MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—CITY OF TORONTO—TOR-3

Having received a request from the Corporation of the City of Toronto that an undertaking, namely:

The activity of acquiring property, namely 201 Yonge Street, 170 Victoria Street, 220 Victoria Street and 10 Shuter Street in the City of Toronto,

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Corporation of the City of Toronto (the "City of Toronto") that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

A. The City of Toronto and the public will be damaged by the unnecessary expense in preparing an environmental assessment of an undertaking, the acquisition of property, which will have no significant adverse effects on the environment.

B. The City of Toronto will be interfered with by not being able to acquire the property at this time as part of a negotiated settlement respecting the Eaton Centre. The City of Toronto may also be damaged if the property is conveyed to another party.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

A. The effects on the environment of the proposed activity, the acquisition of property, would appear to be insignificant and to be generally positive in nature, and it would appear that no useful purpose would be served by requiring the submission of an environmental assessment because the benefits of requiring an assessment do not

appear to outweigh the damage that would be done to the City of Toronto and to the public if an environmental assessment were required to be submitted.

B. The proponent advises that acquisition of the property by the City of Toronto is an important factor in a negotiated settlement respecting the Eaton Centre.

This exemption is subject to the following terms and conditions:

1. The acquisition of the properties by the City of Toronto shall not be used as reason or argument for the siting of any facilities which are subject to the Act.
2. This order expires on December 31, 1985. O. Reg. 15/83.

KEITH C. NORTON
Minister of the Environment

Dated this 22nd day of December, 1982.

(1996)

4

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 16/83.

Exemption—Ministry of Transportation and Communications—MTC-50.

Made—December 22nd, 1982.

Approved—December 22nd, 1982.

Filed—January 6th, 1983.

ORDER MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACTEXEMPTION—MINISTRY OF
TRANSPORTATION AND
COMMUNICATIONS—MTC-50

Having received a request from the Ministry of Transportation and Communications that an undertaking, namely:

The activity of carrying out the design, construction, operation and maintenance of Highway 403 from Horner Creek in Burford Township, County of Brant, westerly to Highway 401,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

A. The Ministry of Transportation and Communications will be interfered with and

damaged by the undue delay and expense resulting from the application of the Act to projects that were well advanced prior to the Act being proclaimed in force; and

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The designation of the highway route and the acquisition of land has been exempted by Order-in-Council No. 2487/80.
- B. The Ministry of Transportation and Communications has submitted a report on the design and construction phases for part of the undertaking and will submit another report on the same matters for the remaining portion of the undertaking.
- C. An active public participation program carried out for the undertaking continues to indicate a strong public desire for prompt completion of these final sections of Highway 403.
- D. The protection, conservation and wise management of the environment will be sufficiently provided for by the detailed environmental design and construction techniques employed by the Ministry of Transportation and Communications as part of its policy, and by conditions of approval.

This exemption is subject to the following terms and conditions:

1. The Ministry of Transportation and Communications shall make available to affected parties, Government Ministries and agencies, well in advance of construction of the undertaking, an Environmental Assessment Report covering the design, construction, operation and maintenance phases of the final section of Highway 403 from Highway 53 westerly to Highway 401. The Ministry of Transportation and Communications will carry out this portion of the undertaking with due regard for matters relating to the natural environment and will work closely with affected agencies and individuals in the consideration of their concerns.
2. In respect of the portion of the undertaking from Horner Creek westerly to Highway 53 Interchange, the Ministry of Transportation and Communications will do the following:

(i) Except as provided by the subsequent conditions, the Ministry of Transportation and Communications shall comply with the recommendations as set forth in its Environmental Assessment Report dated August 20/82 prepared for the portion of the undertaking from Horner Creek westerly to No. 53 Interchange.

(ii) The final design for the Horner Creek crossing will be developed by the Ministry of Transportation and Communications in consultation with and to the satisfaction of the staff at the Grand River Conservation Authority.

(iii) The Ministry of Transportation and Communications will develop a program, in consultation with and to the satisfaction of the staff at the West-Central and Southwestern Regional Offices of the Ministry of the Environment, for monitoring potential effects on water quality and quantity for wells, as listed in Appendix 6 of the Environmental Assessment Report, including any required corrective action.

(iv) Safeguards necessary to minimize sedimentation in Horner Creek during construction and operation will be incorporated into proposed contract specifications and drawings to the satisfaction of the staff of the West-Central Regional Office of the Ministry of the Environment.

(v) The Ministry of Transportation and Communications will consult with the West-Central Regional Office of the Ministry of the Environment as to the method proposed by the contractor for the water crossing of Horner Creek to ensure that the purposes of the safeguards required by sub-condition (iv) are satisfied and notify the West-Central Regional Office at least 72 hours before the proposed start of construction at the water crossing to permit on site inspection.

3. When the carrying out of the undertaking requires some activity, for which an Environmental Assessment has been done and an approval to proceed received or an exemption granted, be conducted, that activity shall be carried out in accordance with the Environmental Assessment and approval to proceed or the condition to exemption whichever is applicable as well as the provisions of conditions 1 and 2.
- O. Reg. 16/83.

KEITH C. NORTON
Minister of the Environment

Dated this 22nd day of December, 1982.

(1997)

4

PLANNING ACT

O. Reg. 17/83.

Restricted Areas—District of Nipissing,
Township of Temagami.
Made—January 4th, 1983.
Filed—January 7th, 1983.

REGULATION TO AMEND
REGULATION 667 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER THE
PLANNING ACT

1. Section 9 of Regulation 667 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 454/82, is revoked and the following substituted therefor:

9. Notwithstanding subsection 3 (1), the land described in Schedule 3 may be used for,

- (a) the continued use thereon of the existing single-family dwelling, storage shed and cabins;
- (b) the erection and use thereon of a building to be used as a boat repair shop, a building to be used for the display and sale of boats and two sheds to be used for the purpose of storing boats; and
- (c) the erection and use thereon of buildings and structures accessory to the single-family dwelling use permitted by clause (a) and to the boat repair, sales and storage uses permitted by clause (b),

provided that no habitable structure may be constructed below 294.7 metres Canada Geodetic Datum. O. Reg. 17/83, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 4th day of January, 1983.

(1998)

4

Publications Under The Regulations Act

January 29th, 1983

PLANNING ACT

O. Reg. 18/83.

Order Made Under Section 30 of the Planning Act.

Made—January 6th, 1983.

Filed—January 10th, 1983.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970 or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Wasaga Beach, formerly in the Township of Sunnidale, in the County of Simcoe, being that part of Lot 6 in Concession XVI designated as Part 3 according to a Reference Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 534. O. Reg. 18/83, s. 1.

D. P. McHUGH
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 6th day of January, 1983.

(2002)

5

HIGHWAY TRAFFIC ACT

O. Reg. 19/83.

School Buses.

Made—December 22nd, 1982.

Filed—January 10th, 1983.

REGULATION TO AMEND REGULATION 484 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Section 2 of Regulation 484 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

2.—(1) No person shall sell or offer to sell a new school bus having a seating capacity for twenty-four or more passengers that has a body or chassis manufactured before the 1st day of December, 1982 and does not conform to the Canadian Standards Association Standard D250, 1-1975 or D250-M 1982.

(2) No person shall sell or offer to sell a new school bus that has a body and chassis manufactured on or after the 1st day of December, 1982 and does not conform to the Canadian Standards Association Standard D250-M 1982. O. Reg. 19/83, s. 1.

(2003)

5

FARM PRODUCTS MARKETING ACT

O. Reg. 20/83.

Vegetables for Processing—Marketing.

Made—January 10th, 1983.

Filed—January 11th, 1983.

REGULATION TO AMEND REGULATION 388 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Section 15 of Regulation 388 of Revised Regulations of Ontario, 1980, as amended by section 2 of Ontario Regulation 115/82, is further amended by adding thereto the following subsection:

(1a) When a day referred to in subsection (1) falls on a Saturday or holiday, the notification shall be on or before the day immediately preceding the said day that is not a Saturday or holiday. O. Reg. 20/83, s. 1.

THE FARM PRODUCTS MARKETING BOARD:

JOHN MCMURCHY
Chairman

CHERYL CHEESEMAN
Secretary

Dated at Toronto, this 10th day of January, 1983.

(2004)

5

ENVIRONMENTAL PROTECTION ACT

O. Reg. 21/83.

Sewage Systems—Exemptions.

Made—July 29th, 1982.

Filed—January 12th, 1983.

REGULATION MADE UNDER THE
ENVIRONMENTAL PROTECTION ACT

SEWAGE SYSTEMS—EXEMPTIONS

1. Sewage works designed to distribute sewage on the surface of the ground for the purpose of disposing of the sewage and from which sewage is not to be drained or discharged directly or indirectly into a ditch, drain or storm sewer or well, lake, river, pond, spring, stream, reservoir or other water or water-course are classified as surface sewage works. O. Reg. 21/83, s. 1.

2. Surface sewage works that would require an approval under section 24 of the *Ontario Water Resources Act* but for the provisions of Part VII of the *Environmental Protection Act* are exempt from Part VII of the *Environmental Protection Act*. O. Reg. 21/83, s. 2.

(2018)

5

LOCAL ROADS BOARDS ACT

O. Reg. 22/83.

Establishment of Local Roads Areas—

Northern and Eastern Region.

Made—December 21st, 1982.

Filed—January 14th, 1983.

REGULATION TO AMEND
REGULATION 598 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
LOCAL ROADS BOARDS ACT

1. Schedule 98 to Regulation 598 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 98

KITIGAN LOCAL ROADS AREA

All that portion of the Township of O'Brien in the Territorial District of Cochrane, shown outlined on Ministry of Transportation and Communications Plan N-406-3, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 9th day of December, 1982. O. Reg. 22/83, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 21st day of December, 1982.

(2019)

5

IMMUNIZATION OF SCHOOL PUPILS
ACT, 1982

O. Reg. 23/83.

General.

Made—January 13th, 1983.

Filed—January 14th, 1983.

REGULATION MADE UNDER THE
IMMUNIZATION OF SCHOOL PUPILS
ACT, 1982

GENERAL

1. A record of immunization maintained by a medical officer of health with respect to a pupil shall contain,

- (a) the name of the pupil in full;
- (b) the date of birth of the pupil;
- (c) the sex of the pupil;
- (d) the name of the school attended by the pupil;
- (e) a record of all the pupil's immunization against designated diseases showing,
 - (i) the type of vaccine given,
 - (ii) the date of administration of the vaccine, and
 - (iii) any reactions to the vaccine;
- (f) any statement of medical exemption that pertains to the pupil showing the effective time period on the statement; and
- (g) any statement of religious belief that pertains to the pupil. O. Reg. 23/83, s. 1.

2. A statement of medical exemption shall be in Form 1. O. Reg. 23/83, s. 2.

3. A statement of religious belief shall be in Form 2. O. Reg. 23/83, s. 3.

4. A notice of transfer of pupil referred to in section 11 of the Act shall be in Form 3. O. Reg. 23/83, s. 4.

5. The following program of immunization in respect of designated diseases is prescribed:

Schedule

ITEM	DISEASE	TYPE OF VACCINE TO BE USED	MINIMUM NUMBER OF DOSES ACCEPTED	INTERVAL BETWEEN BOOSTER DOSES (YEARS)	SCHEDULE OF IMMUNIZATION
1.	Diphtheria	TOXOID Adsorbed or non-adsorbed	4 In certain cases when adsorbed vaccine is used 3 doses may be acceptable	10	Three injections one to two months apart with a further dose one year later. A booster dose at age 4-6 for children immunized in infancy.
2.	Tetanus	TOXOID Adsorbed or non-adsorbed	4 In certain cases when adsorbed vaccine is used, 3 doses may be acceptable	10	Three injections one to two months apart with a further dose one year later. A booster dose at age 4-6 for children immunized in infancy.
3.	Poliomyelitis	Inactivated Polio vaccine (IPV)	4	5	Three injections one or two months apart with a further dose one year later. A booster dose at age 4-6 for children immunized in infancy.
		or Live Oral Polio vaccine (OPV)	3	none required	Three doses; 6-8 weeks between the first 2 doses and 6 weeks to 12 months between the 2nd and 3rd doses. A booster dose at age 4-6 for children immunized in infancy.
4.	Measles	Live attenuated virus vaccine	1 after the age of 1 year	none required	One dose after the first birthday.
5.	Mumps	Live attenuated virus vaccine	1 after the age of 1 year	none required	One dose after the first birthday
6.	Rubella	Live attenuated virus vaccine	1 after the age of 1 year	none required	One dose after the first birthday

O. Reg. 23/83, s. 5.

Form 1

Immunization of School Pupils Act, 1982

STATEMENT OF MEDICAL EXEMPTION

PUPIL'S NAME

Last Name

First Name

ADDRESS:

DATE OF BIRTH:

Year / Month / Day

SCHOOL:

Class or Grade:

I, _____, certify that, for medical reasons indicated below, the above named pupil should be exempted from the requirements of the Act.

The specific reasons and length of exemptions are checked in the boxes below. The time periods for temporary medical exemptions are indicated.

Disease	Immunity		Contraindication	Length of Exemption	
	Physician diagnosed prior disease	Test evidence of immunity		Permanent	Temporary From To
Diphtheria		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> / _____
Tetanus		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> / _____
Poliomyelitis		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> / _____
Measles	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> / _____
Mumps	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> / _____
Rubella		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> / _____

Use this space to define evidence of immunity: _____

Use this space for explanations of contraindications detrimental to health: _____

Physician's Signature _____

Address: _____

Date: _____

Form 2

Immunization of School Pupils Act, 1982

STATEMENT OF RELIGIOUS BELIEF

PUPIL'S NAME: _____
Last Name First Name

ADDRESS: _____

DATE OF BIRTH: _____
Year / Month / Day

SCHOOL: _____ Class or Grade: _____

I, _____, parent of the above named pupil,
hereby state that I am an adherent or member of a religious denomination and that
the requirements of the Act conflict with the tenets and practices of that religious
denomination.

I understand that section 9 of the Act provides that the medical
officer of health may order that the above named pupil be excluded
from school if there is an outbreak or immediate risk of an outbreak
of a designated disease in the school at which the pupil attends where
the following have not been received:

1. A statement of immunization or other satisfactory evidence of immunization.
2. A statement of medical exemption stating that immunization is unnecessary because of evidence of immunity.

Signature of parent

Date

O. Reg. 23/83, Form 2.

Form 3

Immunization of School Pupils Act, 1982

NOTICE OF TRANSFER FROM A SCHOOL

To the Medical Officer of Health _____
Health Agency

Notice is hereby given that the following pupils have transferred from:

_____ School, _____
Address

Date	Name of Pupil	Sex	Date of Birth	Grade	Transferring to	
					School	School Board

Signed _____
 for _____
 Operator of School

O. Reg. 23/83, Form 3.

(2020)

5

CHIROPODY ACT

O. Reg. 24/83.

General.

Made—December 17th, 1982.

Approved—January 13th, 1983.

Filed—January 14th, 1983.

REGULATION TO AMEND
 REGULATION 102 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 CHIROPODY ACT

1.—(1) Clause 3 (1) (e) of Regulation 102 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(e) pays a registration fee of \$85.

(2) Clause 3 (2) (b) of the said Regulation is revoked and the following substituted therefor:

(b) pays a registration fee of \$500.

2. Section 7 of the said Regulation is revoked and the following substituted therefor:

7.—(1) The fee to be paid on annual renewal of registration by a chiropodist who is,

- (a) registered under subsection 3 (1) or (2), is \$500;
- (b) registered under subsection 3 (3) or (4), is \$150; and
- (c) not actively engaged in the practice of chiropody in Ontario, is \$100.

(2) The fee for registration for a chiropodist referred to in clause (1) (a) who fails to register before his annual registration expires,

- (a) is \$700 where re-registration is within two years of the date of the expiry of his registration; and
- (b) is \$800 where re-registration is two years or more from the date of expiry of his registration.

(3) The fee for registration for a chiropodist referred to in clause (1) (b) who fails to register before his annual registration expires,

- (a) is \$250 where re-registration is within two years of the date of the expiry of his registration; and
- (b) is \$350 where re-registration is two years or more from the date of expiry of his registration. O. Reg. 24/83, s. 2.

BOARD OF REGENTS:

HOPE HOLMESTED

EDGAR A. RYAN

Dated at Toronto, this 17th day of December, 1982.

(2021)

5

MUNICIPAL AFFAIRS ACT

O. Reg. 25/83.

Tax Arrears and Tax Sale Procedures.

Made—January 12th, 1983.

Filed—January 14th, 1983.

REGULATION MADE UNDER THE MUNICIPAL AFFAIRS ACT

TAX ARREARS AND TAX SALE PROCEDURES

I. The tax arrears procedure of the Act shall apply and the tax sale procedures of the *Municipal Act* and the *Education Act* 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. 25/83, s. 1.

Schedule 1

	Column 1	Column 2
Item	County	Local Municipalities
1.	Brant	Township of Burford Township of Oakland Township of Onondaga Township of South Dumfries
2.	Bruce	All
3.	Dufferin	All
4.	Elgin	All

5.	Essex	<p>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</p>
6.	Grey	<p>Town of Durham Town of Hanover Town of Meaford Town of Thornbury Village of Chatsworth Village of Dundalk Village of Flesherton 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 Proton Township of Osprey Township of St. Vincent Township of Sarawak Township of Sullivan Township of Sydenham</p>
7.	Haliburton	All
8.	Hastings	<p>Village of Deloro Village of Frankford Village of Marmora Village of Tweed Township of Hungerford Township of Thurlow</p>
9.	Huron	<p>Town of Exeter Town of Wingham Village of Bayfield Township of Colborne Township of Tuckersmith</p>

10.	Kent	Town of Bothwell Town of Dresden Town of Tilbury Town of Wallaceburg Village of Wheatley
11.	Lambton	City of Sarnia Town of Forest Town of Petrolia Village of Alvinston Village of Arkona Village of Grand Bend Village of Oil Springs Village of Point Edward Village of Watford Township of Bosanquet Township of Brooke Township of Dawn Township of Enniskillen Township of Euphemia Township of Moore Township of Sarnia Township of Sombra Township of Warwick
12.	Lanark	All
13.	Leeds and Grenville	All except the separated towns of Gananoque and Prescott
14.	Lennox and Addington	Town of Napanee Village of Bath Village of Newburgh Township of Adolphustown Township of Amherst Island Township of Camden East 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 Village of Lucan Village of Newbury Village of Wardsville Township of Adelaide Township of Biddulph Township of Caradoc

15.	Middlesex (cont'd)	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 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 Burleigh and Anstruther Township of Cavan Township of Chandos Township of Douro Township of Ennismore Township of Galway and Cavendish Township of Smith Township of South Monaghan
19.	Prescott and Russell	All
20.	Prince Edward	Town of Picton Village of Bloomfield Village of Wellington Township of Ameliasburgh Township of Athol Township of Hallowell Township of Hillier Township of North Marysburgh Township of Sophiasburgh
21.	Renfrew	City of Pembroke Town of Deep River Town of Renfrew Township of Alice and Fraser Township of Sebastopol

22.	Simcoe	All
23.	Stormont, Dundas and Glengarry	All
24.	Victoria	All
25.	Wellington	All except the City of Guelph

O. Reg. 25/83, 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 Wickstead
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 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 Town of Geraldton Township of Conmee Township of Gillies Township of Neebing Township of O'Connor Township of Paigoonge Township of Schreiber Township of Shuniah Township of Terrace Bay
10.	Timiskaming	All

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
9.	Peel	All
10.	Sudbury	All
11.	Waterloo	All
12.	York	All

O. Reg. 25/83, Sched. 3.

Schedule 4

Item	Territorial District
1.	Cochrane
2.	Nipissing
3.	Parry Sound
4.	Rainy River
5.	Sudbury
6.	Timiskaming

O. Reg. 25/83, Sched. 4.

Schedule 5

	Column 1	Column 2
Item	Territorial District	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. 25/83, Sch. d. 5.

2. Ontario Regulation 416/82 is revoked.

CLAUDE BENNETT
Minister of Municipal
Affairs and Housing

Dated at Toronto, this 12th day of January, 1983.

(2022)

5

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 26/83.

County of Wentworth (now The Regional Municipality of Hamilton-Wentworth),
Town of Dundas.

Made—January 13th, 1983.

Filed—January 14th, 1983.

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

1. Section 16 of Ontario Regulation 486/73, as made by section 1 of Ontario Regulation 384/77, is revoked and the following substituted therefor:

16. Notwithstanding any other provision of this Order, the land described in Schedule 3 may be used for,

(a) a nursery business;

(b) the continued use thereon of a shade house and a store, as they existed on the 8th day of November, 1982, as accessory uses to the nursery business;

(c) the erection and use thereon of a dwelling unit to be located immediately above the store; and

(d) the erection and use thereon of a greenhouse, as an accessory use to the nursery business,

provided the following requirements are met:

Maximum height of the greenhouse	4.6 metres
Maximum floor area of the greenhouse	673 square metres
Maximum height of the building containing the store and dwelling unit	7.7 metres

O. Reg. 26/83, s. 1.

- 2. Section 18 of the said Regulation, as made by section 1 of Ontario Regulation 14/79, is revoked.
- 3. Schedule 5 to the said Regulation, as made by section 2 of Ontario Regulation 14/79, is revoked.

G. M. FARROW
*Assistant Deputy Minister
 Community Planning Wing
 Ministry of Municipal Affairs
 and Housing*

Dated at Toronto, this 13th day of January, 1983.

(2023)

5

**GENERAL SESSIONS ACT
 COUNTY COURTS ACT**

O. Reg. 27/83.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the Judicial District of Hamilton-Wentworth.

Made—January 12th, 1983.
 Filed—January 14th, 1983.

**GENERAL SESSIONS ACT
 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 Judicial District of Hamilton-Wentworth.

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 Judicial District of Hamilton-Wentworth are presently scheduled for Wednesday, September 14th, 1983;

AND WHEREAS it is desirable to hold the said sittings on Wednesday, September 7th, 1983;

AND WHEREAS the sittings of the County Court of the Judicial District of Hamilton-Wentworth for the trial of issues of fact and assessment of damages without a jury are presently scheduled to commence on Monday, May 9th, 1983;

AND WHEREAS it is desirable to hold the said sittings on Monday, May 16th, 1983;

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, for the Judicial District of Hamilton-Wentworth shall be held commencing on Wednesday, September 7th, 1983.

AND IT IS FURTHER ORDERED that the sittings of the County Court of the Judicial District of Hamilton-Wentworth for the trial of issues of fact and assessment of damages without a jury shall be held commencing on Monday, May 16th, 1983.

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 Hamilton-Wentworth. O. Reg. 27/83.

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 12th day of January, 1983.

(2024)

5



Publications Under The Regulations Act

February 5th, 1983

CHILDREN'S RESIDENTIAL SERVICES ACT

O. Reg. 28/83.

General.

Made—January 13th, 1983.

Filed—January 17th, 1983.

REGULATION MADE UNDER THE CHILDREN'S RESIDENTIAL SERVICES ACT

GENERAL

1. In this Regulation,

(a) "acceptable exit" means that part of a means of egress that meets the requirements of Regulation 87 of Revised Regulations of Ontario, 1980 made under the *Building Code Act* and that leads to a public thoroughfare or to an approved open space and that may include any one of the items enumerated herein or any combination thereof:

1. An exterior doorway to grade.
2. An exterior ramp.
3. An exterior stairway.
4. A fire escape that meets the specifications of Sentences 3.4.1.4. (3) and 3.4.8.16. (1), (2), (4), (5), (6), (7), (8), (9) and (10) of Regulation 87 of Revised Regulations of Ontario, 1980 made under the *Building Code Act*.
5. An interior stairway that is separated from the remainder of the building by a fire separation;

(b) "auxiliary staff" means any staff person in the residence who is responsible for the supervision of residents;

(c) "basic care expenditures" means those expenditures incurred with respect to the day to day operation of the residence, including expenditures for shelter, salaries and benefits, food, clothing, transportation, administration, recreation and incidentals;

(d) "common parentage" means one common parent;

(e) "discipline" means the act of maintaining established order in the residence;

(f) "fire-resistant partition" means a construction assembly that acts as a barrier against the spread of fire and has a fire-resistance rating of at least thirty-five minutes;

(g) "fuel-fired appliance" means a device that is designed for use in heating and cooling systems that is operated on fuel and includes all components, controls, wiring and piping required to be part of the device under the requirements of Regulation 87 of Revised Regulations of Ontario, 1980 made under the *Building Code Act*;

(h) "guardian" means a parent or other person who is under a legal duty to provide for a child;

(i) "parent-model residence" means a residence that has one or two persons residing in the residence who provide care for the residents on a continuous basis;

(j) "physician" means a legally qualified medical practitioner;

(k) "program staff person" means any staff person whose primary responsibility is the day to day care and supervision of residents;

(l) "punishment" means the act of implementing a technique to reduce or eliminate a behaviour of a resident or group of residents;

(m) "residence" means a children's residence licensed under the Act;

(n) "resident" means a child who resides in a residence;

(o) "special care expenditures" means those expenditures incurred with respect to physical, emotional, developmental and educational needs of residents including professional services and non-recurring costs, but does not include basic care expenditures;

(p) "staff-model residence" means a residence where program staff are employed for a scheduled period of work or duty. O. Reg. 28/83, s. 1.

2. This Regulation applies to,

(a) staff-model residences that provide care for three or more children not of common parentage and parent-model residences that provide care for five or more children not of common parentage, where an application

was made on or after the 15th day of November, 1982 for a licence or renewal of a licence to establish, operate or maintain a children's residence; and

- (b) children's residences where an application was made before the 15th day of November, 1980 for a licence or a renewal of a licence to establish, operate or maintain a children's residence. O. Reg. 28/83, s. 2.

3. For the purposes of subsection 5 (5), the following Regions are designated:

1. The Northern Region, being the territorial districts of Algoma, Cochrane, Kenora, Manitoulin, Nipissing, Parry Sound, Rainy River, Sudbury, Thunder Bay, Timiskaming, The Regional Municipality of Sudbury and The District Municipality of Muskoka.
2. The Central Region, being the counties of Dufferin and Simcoe, The Municipality of Metropolitan Toronto and the regional municipalities of York and Peel.
3. The Southwestern Region, being the counties of Brant, Bruce, Elgin, Essex, Grey, Huron, Kent, Lambton, Middlesex, Oxford, Perth and Wellington and the regional municipalities of Haldimand-Norfolk, Niagara, Hamilton-Wentworth, Halton and Waterloo.
4. The Southeastern Region, being the counties of Frontenac, Hastings, Lanark, Lennox and Addington, Northumberland, Peterborough, Prince Edward, Renfrew and Victoria, the County of Haliburton, the United Counties of Leeds and Grenville, Stormont, Dundas and Glengarry and Prescott and Russell and the regional municipalities of Durham and Ottawa-Carleton. O. Reg. 28/83, s. 3.

LICENCES

4.—(1) Every person applying for a licence under section 4 of the Act to establish, operate or maintain a children's residence 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 Regulation 87 of Revised Regulations of Ontario, 1980 made under the *Building Code Act*, where applicable; and
- (f) the requirements of Ontario Regulation 730/81 made under the *Fire Marshals Act*, where applicable.

(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. 28/83, s. 4.

5.—(1) An application for a licence or a renewal of a licence to,

- (a) establish, operate or maintain a children's residence under clause 4 (1) (a) of the Act; or
- (b) provide residential care under clause 4 (1) (b) of the Act,

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 or to provide residential care 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 on application for a licence or renewal of a licence under subsection (1) is \$100 payable every three years for each Region in which an applicant intends to establish, operate or maintain a children's residence or to provide residential care, as the case may be.

(6) An applicant for a licence or renewal of a licence to establish, operate or maintain a children's residence or to provide residential care, as the case may be, in a Region in which the applicant has within the three year period referred to in subsection (5) already paid the prescribed fee, shall not be required to pay any additional fee for the licence or renewal thereof.

(7) The Director may issue or renew any licence for such period as the Director considers proper, but in no case shall the period of any licence be for more than one year.

(8) Where an applicant for a licence or renewal of a licence under subsection (1) has paid the fee prescribed in subsection (5) and is not issued the licence or renew-

al, as the case may be, in respect of which the applicant paid the fee prescribed in subsection (5), a Director may refund the applicant the fee paid for the licence or renewal.

(9) A licence in Form 2 or 3 to operate a residence shall be kept on the premises of the residence and the operator shall ensure that the licence is available for inspection by any person. O. Reg. 28/83, s. 5.

6.—(1) Upon application for a licence or renewal of a licence to establish, operate or maintain a children's residence, a Director may inspect the residence or cause the 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 a licence or renewal of a licence, include in the licence the maximum number of children for whom care may be provided by the licensee and the licensee shall not admit to a residence or provide residential care for more children than the maximum number of children permitted in the licence unless the admission is approved by a Director for a specified period of time. O. Reg. 28/83, s. 6.

THE CHILDREN'S SERVICES REVIEW BOARD COMPOSITION

7. The Children's Services Review Board appointed under section 3 of the Act shall consist of eleven members. O. Reg. 28/83, s. 7.

HEARINGS

8.—(1) A notice by a Director to an applicant or licensee under subsection 6 (1) of the Act shall be in Form 4.

(2) The notice referred to in subsection (1) shall be served or caused to be served by a Director and shall be accompanied by two blank copies of Form 5.

(3) A notice that an applicant or licensee may give to a Director and to the Board under subsection 6 (2) of the Act or subsection 7 (1) of the Act shall be in Form 5. O. Reg. 28/83, s. 8.

9.—(1) The Board shall serve notice on the parties to the hearing in Form 6 within fifteen days of receiving the notice of the request for the hearing in Form 5.

(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. 28/83, s. 9.

MISCELLANEOUS

10. 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. 28/83, s. 10.

11. Where a resident dies, the operator shall give notice of the death to a coroner, but where the coroner is the physician referred to in subsection 36 (2), the operator shall give notice to another coroner. O. Reg. 28/83, s. 11.

MANAGEMENT PRACTICES

12.—(1) Subject to subsections (2) and (3), every operator shall be responsible for the operation and management of the residences operated by the operator, including the program, financial and personnel administration of the residences.

(2) An operator may appoint a person who shall be responsible to the operator for the day-to-day operation and management of the residences in accordance with subsection (1).

(3) Where an operator or a person appointed under subsection (2) is absent, the powers and duties of the operator or the person appointed under subsection (2) shall be exercised and performed by such person as the operator designates. O. Reg. 28/83, s. 12.

13. Every operator shall maintain a written current statement of purpose for the residences operated by the operator that shall include a description of the program provided in the residences. O. Reg. 28/83, s. 13.

14.—(1) Every operator shall maintain a written current statement of policies and procedures relating to,

- (a) the program provided for the residents, including admission and discharge of residents, the planning, monitoring and evaluation of care provided to residents, maintenance of case records, discipline, the health program provided for residents, security of the residence, and involvement of a resident's guardian with the program of the residence;
- (b) administration of the residence, including staff and supervisory practices, emergencies and financial administration;
- (c) encouragement of participation of residents in community activities; and
- (d) opportunities for residents to express concerns or complaints.

(2) A copy of the policies and procedures referred to in subsection (1) shall be kept in each residence and every person employed in the residence shall have access to a copy of the policies and procedures. O. Reg. 28/83, s. 14.

15. Every operator shall ensure that a daily log is maintained in each residence operated by the operator that includes a summary of any incident affecting the health, safety or well-being of the staff and the residents. O. Reg. 28/83, s. 15.

16. Before a person commences work in a residence, the person shall be examined by a physician and the operator of the residence shall obtain a medical report certifying that the person is fit to undertake work in the residence. O. Reg. 28/83, s. 16.

17. Every operator shall ensure that each person employed to work in a residence shall, within thirty days of commencement of employment in the residence, receive an orientation with respect to the policies and procedures of the residence. O. Reg. 28/83, s. 17.

18. Except where such policies are included in a collective agreement, every operator of a residence shall have written policies governing conduct and discipline of persons employed in the residence and the policies shall be made available to such persons. O. Reg. 28/83, s. 18.

19.—(1) Every operator shall prepare an annual budget that shall include particulars of,

- (a) anticipated revenue; and
- (b) projected basic care expenditures and special care expenditures for the children in the residence.

(2) Where an operator operates two or more residences, each residence shall have its own budget and each budget shall include shared costs on an equitable basis. O. Reg. 28/83, s. 19.

20. Every operator shall, in respect of the residences maintained and operated by the operator,

- (a) keep a complete record of revenues and expenditures made in connection with the operation of the residences; and
- (b) prepare and submit financial reports to a Director when required by a Director including reports by a public accountant licensed under the *Public Accountancy Act*. O. Reg. 28/83, s. 20.

21. Every operator shall ensure that a policy of insurance with respect to each residence operated by the operator is obtained and maintained in full force and effect that includes,

- (a) fire and extended coverage including coverage for theft of the physical assets of the residence and the property of the residents;
- (b) comprehensive general liability coverage and personal injury coverage, including coverage for the employees of the residence and volunteers in the residence and in the case of a parent-model residence, the persons who provide care for the residents;
- (c) a clause concerning liability arising out of any contract or agreement; and
- (d) motor vehicle coverage for all vehicles owned or used by employees of the residence and volunteers in the residence and in the case of a parent-model residence, all vehicles owned or used by persons who provide care for the residents. O. Reg. 28/83, s. 21.

ADMISSION

22. No child shall be refused admission to a residence solely on the grounds of race, religion or ethnic origin where on the basis of objective evidence made available to the operator such refusal would result in the deprivation of services to the child. O. Reg. 28/83, s. 22.

23.—(1) Every operator shall ensure that every applicant for admission of a child to the residence is notified in writing within twenty-one days of the date of the application for admission of the operator's decision with respect to admission of the child to the residence, and where the operator intends to admit the child, the operator shall notify the applicant of the anticipated date of admission of the child.

(2) Where the operator is unable to notify the applicant within the twenty-one day period referred to in subsection (1), the operator shall,

- (a) advise the applicant in writing of the reasons for the delay; and
- (b) notify the applicant of the operator's decision with respect to admission as soon as is possible in the circumstances. O. Reg. 28/83, s. 23.

24.—(1) Every operator shall ensure that a written agreement for the provision of service to a child in the residence is entered into at the time of admission of the child to the residence or as soon as is possible in the circumstances.

(2) The agreement for service referred to in subsection (1) shall include,

- (a) the consent and authorization for the operator to,
- (i) provide care for the child,

- (ii) obtain emergency medical treatment for the child, and
- (iii) where applicable, inspect and obtain from persons named in the consent, records, reports and information concerning the child;

- (b) any financial arrangements with respect to the provision of care by the operator for the child; and
- (c) provision for a review of the agreement at the request of the child, the child's guardian or the operator.

(3) The operator shall ensure that any children's aid society, probation officer or aftercare officer who is supervising or otherwise providing services to a child, but who is not a guardian of the child, is consulted and involved with the development of the agreement for service referred to in subsection (1).

(4) The operator shall ensure that the agreement for service is explained to the child where the child is twelve years of age or over, in language that is suitable to the child's understanding before the agreement is signed by any person required to sign the agreement under subsection (5) and where possible the operator shall after explaining the agreement to the child obtain a signed acknowledgement from the child that the agreement has been explained.

(5) The agreement for service shall be signed by,

- (a) the operator;
- (b) the guardian of the child, except where the child signs under clause (d);
- (c) in addition to the guardian of the child, a children's aid society in whose care the child is where the child is in care under section 25 (1) of the *Child Welfare Act*;
- (d) the child, where the child is sixteen years of age or over, except where in the opinion of a physician or psychologist the child is unable to sign the agreement because of a mental or physical disability; and
- (e) the child's next of kin where the child is unable to sign and there is no guardian.

(6) Where,

- (a) the agreement for service is developed without the consultation and involvement referred to in subsection (3);
- (b) any one of the persons referred to in subsection (5) does not sign the agreement; or
- (c) the child does not sign an acknowledgement that the agreement has been explained,

the reasons shall be noted in the resident's case record. O. Reg. 28/83, s. 24.

25. Where an agreement for service is not entered into under section 24, the operator shall ensure that, before a child is admitted to a residence, a consent for admission of the child and a consent and authorization for the operator to secure all necessary emergency medical treatment for the child 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. O. Reg. 28/83, s. 25.

26. Every operator shall ensure that, upon admission of a child to a residence, the resident receives an orientation to the residence and the program provided in the residence and that the resident is informed about the procedures that exist for the resident to express concerns or complaints while a resident. O. Reg. 28/83, s. 26.

27.—(1) Every operator shall ensure that each child admitted to a residence operated by the operator has had a general medical examination by a physician within thirty days prior to admission or has such an examination within seventy-two hours after admission.

(2) Where a resident has not had a general medical examination in accordance with subsection (1), the operator shall note in the resident's case record the circumstances that delayed the examination and arrange for an examination as soon as possible in the circumstances.

(3) Where there are specific indications upon the admission of a child that suggest that either a medical examination or treatment is urgently required for the child, the operator shall arrange for the examination or treatment, as the case may be.

(4) Where the medical examination or treatment referred to in subsection (3) cannot be arranged forthwith, the reason shall be noted in the resident's case record and the operator shall arrange for the examination or treatment, as the case may be, as soon as possible in the circumstances.

(5) Every operator shall ensure that each child admitted to a residence operated by the operator has had a dental examination by a dentist within six months prior to admission to the residence or has such an examination within ninety days after admission.

(6) Where a resident has not had a dental examination in accordance with subsection (5), the operator shall note in the resident's case record the circumstances that delayed the examination and arrange for an examination as soon as possible in the circumstances. O. Reg. 28/83, s. 27.

28. Every operator shall ensure that upon admission of a child to a residence, the staff of the residence shall determine whether the child being admitted is currently receiving medical treatment or medication or is suffering from any allergy of physical ailment and shall ensure that any such treatment or medications is continued. O. Reg. 28/83, s. 28.

PROGRAMMING

29.—(1) Every operator shall develop or participate in the development of a written plan of care for each resident within thirty days of admission of the resident that shall include,

- (a) a description of the resident's needs that is developed with reference to the findings of current or previous assessments;
- (b) a statement of goals to be achieved for the resident while the resident is in the residence;
- (c) a statement of the means to be used to achieve the specified goals for the resident;
- (d) a statement of the educational program that has been developed for the resident in consultation with the school boards in the area in which the residence is located;
- (e) a statement of the ways in which the guardian of the resident will be involved in the plan of care including arrangements for contact between the resident and the resident's family and the resident's guardian;
- (f) particulars of any specialized service to be provided directly or arranged for by the operator;
- (g) subject to subsection (3), particulars of dates for review of the plan of care and revisions to the plan of care as necessary; and
- (h) a statement of the anticipated plan for discharge of the resident.

(2) The initial plan of care referred to in subsection (1) and particulars of any reviews of the plan of care shall be entered in the resident's case record.

(3) The operator shall ensure that,

- (a) the resident's guardian;
- (b) any children's aid society, probation officer or aftercare officer who is supervising or otherwise providing services to a child, but who is not a guardian; and
- (c) the resident, where the resident is twelve years of age or over,

are consulted and involved with the development of the plan of care referred to in subsection (1).

(4) Where the plan of care is developed without the consultation or involvement referred to in subsection (3), the reason shall be noted in the resident's case record.

(5) The operator shall ensure that the development of the resident in relation to the plan of care referred to in subsection (1) is reviewed at least every thirty days during the first six months that the resident is in the residence and at least every six months thereafter, and that the resident has an opportunity to express his or her views during any such review.

(6) The operator shall ensure that the plan of care referred to in subsection (1) is reviewed with the resident and any guardian of the resident and any other person who was involved in the development of the plan of care three months after the resident was admitted to the residence, six months after the resident was admitted to the residence and, where such a review is requested by any of the persons involved with the development of the plan of care, every six months thereafter.

(7) Where it is not possible to review the plan of care with a person referred to in subsection (6), the reasons shall be noted in the resident's case record. O. Reg. 28/83, s. 29.

30.—(1) Every operator shall consult at least annually with the school boards in the area in which the residence is located for the purposes of identifying and utilizing the educational resources available for the residents.

(2) Where, in the opinion of the operator, the severity of the behavioural, physical or emotional problems of a resident is such that a resident is unable to attend a school in the area in which the residence is located, the operator shall document the need for an educational program for the resident and shall consult with the appropriate Director of Education with respect to the provision of a program for the resident in accordance with the requirements of the *Education Act* and the Regulations thereunder. O. Reg. 28/83, s. 30.

31. Every operator shall ensure that,

- (a) the residents receive well balanced meals that are nutritionally adequate for their physical growth and development; and
- (b) special foods are provided for residents as recommended by a physician. O. Reg. 28/83, s. 31.

32.—(1) Every operator shall ensure that each resident has a supply of his or her own clothing of a suitable quality and size in relation to the resident's age and activities and current weather conditions.

(2) Where clothing for an individual resident is limited because of the resident's need, the reason shall be noted in the resident's case record. O. Reg. 28/83, s. 32.

33.—(1) every resident may receive and send correspondence.

(2) Where the operator has reason to believe that correspondence may be harmful to a resident, the operator may read, but shall not censor or withhold, correspondence to and from the resident.

(3) The operator may remove any improper article from the correspondence before forwarding the correspondence to the resident or other intended recipient.

(4) Where correspondence is opened or an article removed from the correspondence, the reason for opening the correspondence or removing the article shall be noted in the resident's case record.

(5) Every resident shall be permitted to send to or receive correspondence from the resident's solicitor, the Ombudsman and members of the Ontario Legislative Assembly and the Parliament of Canada and, notwithstanding subsections (2) and (3), such correspondence shall be forwarded unopened. O. Reg. 28/83, s. 33.

34. Every operator shall ensure that every resident is provided with opportunities for expressing concerns or complaints,

(a) in the presence of other residents and program staff;

(b) in private to program staff; and

(c) in private to the operator or the operator's designate. O. Reg. 28/83, s. 34.

35.—(1) Every operator shall ensure that prior to the transfer or discharge of a resident, the resident is made aware of and understands, as far as possible, the reasons for the transfer or discharge.

(2) Where a resident is transferred to another residence or discharged from a residence, the operator shall, as soon as possible thereafter, but within thirty days, forward a summary of the resident's progress while in the residence including a summary of the plan of care and an assessment of the resident's needs at the time of transfer to the operator of the residence to which the resident is transferred or to the person or agency to whom the resident is discharged.

(3) A copy of the summary referred to in subsection (2) shall be included in the resident's case record in the residence from which the resident was transferred or discharged. O. Reg. 28/83, s. 35.

MEDICAL AND DENTAL CARE

36.—(1) Every operator shall ensure that the written policies and procedures with respect to the health program referred to in section 14 provide for,

(a) resident access to community health programs;

(b) arrangements for a physician and dentist to advise the operator on an ongoing basis about medical and dental care required by the residents;

(c) at least an annual assessment of the health, vision, dental and hearing condition of the residents;

(d) health education for the residents; and

(e) the carrying out of procedures recommended by a physician for the prevention and control of disease.

(2) Every operator shall ensure that the services of a physician are provided for each resident at regular intervals and as often as needed by the resident.

(3) Where it is proposed to administer any medical or dental treatment to a resident, the proposed treatment shall be fully explained to the resident in language suitable to the resident's age and understanding.

(4) Every operator shall maintain a cumulative record of the resident's medical and dental examinations and treatment while the resident is in the residence and the record shall be kept in the resident's case record. O. Reg. 28/83, s. 36.

37.—(1) Subject to subsections (3) and (4), every operator shall ensure that,

(a) prescription medicines are administered to residents only under the general supervision of the program staff of the residence and only when prescribed by a physician; and

(b) a record is kept of all medication given to residents, including the type of medication, the period for which it is prescribed, when each dose is to be given and is given, and by whom each dose is given.

(2) The record referred to in subsection (1) shall be available to the prescribing physician upon request.

(3) Where a resident is sixteen years of age or over and, in the opinion of the operator, is able to assume responsibility for self administration of medication and where the resident wishes to assume that responsibility, the operator,

(a) shall provide locked storage facilities for any medication of the resident; and

(b) is not required to supervise or record the administration of the resident's medication.

(4) Where in the opinion of a physician a resident under sixteen years of age will derive some benefit from the responsibility of administering the resident's own medication, a copy of the physician's written self-medication plan for that resident shall be kept in the resident's record. O. Reg. 28/83, s. 37.

38. Every operator shall ensure that any person in a residence suffering from a communicable disease and for whom isolation is considered necessary by a physician is isolated from other persons in the residence who have not been infected. O. Reg. 28/83, s. 38.

39.—(1) Every operator shall provide the staff of the residence with a first aid kit for use in the residence.

(2) The contents of the first aid kit referred to in subsection (1) shall be approved by the physician advising the operator and the kit shall be kept in a location that is known and accessible to staff of the residence. O. Reg. 28/83, s. 39.

DISCIPLINE, PUNISHMENT AND ISOLATION

40.—(1) Every operator shall have written policies and procedures with respect to discipline, punishment and any isolation measures to be used by employees of the operator in the residence and the policies and procedures shall set out the permitted and prohibited practices.

(2) The policies and procedures referred to in subsection (1) shall be reviewed with all staff of the residence upon orientation and at least annually thereafter. O. Reg. 28/83, s. 40.

41. The policies and procedures referred to in section 40 shall meet the following criteria:

1. The operator shall ensure that staff and residents know the types of behaviour of residents that will result in the use of disciplinary measures.
2. The operator shall have previously approved and made known to staff the methods of discipline to be used.
3. Staff who carry out disciplinary procedures shall have completed a training program with respect to the methods of discipline approved by the operator.
4. A resident placed in isolation from other residents shall be closely supervised by a staff member and shall be removed from isolation as soon as the resident has regained self-control.
5. Any punishment or other intervention that is intended to reduce or eliminate a behaviour of a resident that is administered to a resident shall be recorded in the resident's case record by the program staff involved in the administration of the punishment or intervention and reviewed with the operator or the operator's designate. O. Reg. 28/83, s. 41.

42.—(1) No operator shall use or permit the use of,

- (a) corporal punishment of a resident by an employee of the operator or by another resident or group of residents;
- (b) deliberate harsh or degrading measures that would humiliate a resident or undermine a resident's self-respect; and
- (c) deprivation of a resident of basic needs including food, shelter, clothing or bedding.

(2) Every operator shall develop and maintain policies and procedures with respect to the contravention of sections 40 and 41 and subsection (1) by staff of the residence and the policies and procedures shall be reviewed with each staff person during the staff person's orientation to the residence and at least annually thereafter. O. Reg. 28/83, s. 42.

43. No operator shall,

- (a) lock, or permit to be locked, the exits of a residence at any time for the purpose of confining a resident; or
- (b) use a locked or lockable room or structure to confine a resident who has been withdrawn from other residents,

without the approval of a Director. O. Reg. 28/83, s. 43.

RECORDS AND REPORTS

44.—(1) Every operator shall maintain a written case record for each resident that shall include,

- (a) personal background and identifying information including the resident's full name, sex and birthdate and the name, address and telephone number of the resident's guardian;
- (b) any personal, family and social history and assessment that has been prepared by the operator or provided to the operator, including the reason for admission of the resident;
- (c) reports of all medical examinations and treatment of the resident upon admission and while in the residence;
- (d) where obtainable, any legal document that is concerned with the resident's admission to and stay in the residence including any consent to admission, treatment and release of information;
- (e) the agreement for service and revisions to the agreement and particulars of any reviews of the agreement;
- (f) academic records and reports concerning the resident, where applicable;

- (g) the plan of care developed for the resident and particulars of any review of the plan of care or of the resident's status;
- (h) reports of any serious occurrence involving the resident;
- (i) where applicable, documentation of the circumstances of transfer or discharge of the resident, the name, address and relationship of the person to whom the child is transferred or discharged and the summary report of the resident's stay in the residence referred to in subsection 35 (2); and
- (j) such other information or documents with respect to the resident in addition to those items referred to in clauses (a) to (i) as are required by this Regulation or considered appropriate by the operator of the residence.

(2) The record referred to in subsection (1) shall be retained by the operator for at least twenty years after the last entry in the record with respect to the resident or, where the resident dies, for at least five years after the death of the resident. O. Reg. 28/83, s. 44.

45.—(1) Every operator shall maintain a register of all residents including the name, sex, birthdate and wardship status of each resident, the name and address of the resident's guardian, the date of admission of the resident and, where the resident is discharged from the residence, the date of discharge of the resident and the name of the person or agency to whom the resident was discharged.

(2) Every operator shall submit to a Director such statistical information as the Director may require with respect to the operation of the residence. O. Reg. 28/83, s. 45.

46.—(1) Every operator shall report to the resident's guardian, if the guardian has been involved in the plan of care, the agency that placed the resident and to a Director within twenty-four hours,

- (a) the death of the resident;
- (b) serious injury to the resident;
- (c) abuse or mistreatment of the resident, including injuries, where abuse or mistreatment by staff is suspected or injury caused by the neglect of the operator;
- (d) complaints made by or about the resident, when considered by the operator to be of a serious nature;
- (e) fire or any other disaster occurring in the residence; and
- (f) in addition to those items referred to in clauses (a) to (e), any other serious occurrence concerning the resident.

(2) Where an incident referred to in subsection (1) occurs, the time of an occurrence, the name of the person reporting it and the person to whom the report was made shall be recorded in the resident's case record.

(3) Every operator shall report to the resident's guardian, if the guardian has been involved in the plan of care, the agency that placed the resident and the local police,

- (a) every absence of a resident without permission that exceeds twenty-four hours; and
- (b) any absence for a period of less than twenty-four hours when considered appropriate by the operator or the staff of the residence. O. Reg. 28/83, s. 46.

EMERGENCY PROCEDURES

47. Each staff person in a residence shall, before or during their first time on duty and at least annually thereafter, be instructed in all emergency procedures. O. Reg. 28/83, s. 47.

STAFFING

48.—(1) Subject to subsection (4), every operator shall employ a sufficient number of program staff to ensure a minimum ratio of one program staff person to every eight residents in the residence averaged over a twenty-four hour period.

(2) Subject to subsection (4), in every parent-model residence without auxiliary staff, the total number of children in the residence shall not exceed eight.

(3) In every staff-model residence where more than one program staff person is on duty per shift, one person shall be designated to be in charge of the shift.

(4) Every operator shall ensure that where a child is on the premises of a residence, the operator has made reasonable provision in the circumstances for the supervision, care and safety of the child, and that an additional adult is on call when children are on the premises and only one adult is on the premises. O. Reg. 28/83, s. 48.

PRE-LICENSING DOCUMENTATION

49. Every applicant for a licence to establish, operate and maintain a children's residence shall prepare and keep on file and provide to a Director when required by the Director,

- (a) a written proposal that outlines the program goals, residents to be served and services to be provided in the residence;
- (b) documentation of the need for a residence and a description of the needs of the client population to be served by the residence;

- (c) documentation of available community and neighbourhood facilities and services and the ways in which these are appropriate and available to the children to be served by the residence;
- (d) written evidence of consultation with community service agencies from which services for the residents will be required;
- (e) information concerning similar or related facilities existing within the neighbourhood and their proximity to the proposed site of the residence;
- (f) a description of the neighbourhood in which an operator proposes to establish a residence and of the ways in which the neighbourhood will be suitable for the residence;
- (g) evidence that the municipalities and school boards in the area where the residence is to be located have been notified in writing of the intent to establish a residence;
- (h) a plan for securing neighbourhood acceptance of the residence; and
- (i) a plan for securing funds to establish, equip and operate the residence. O. Reg. 28/83, s. 49.

ACCOMMODATION

50. Every applicant for a licence or renewal of a licence to establish, operate or maintain a children's residence shall provide to a Director a copy of the site plan of the residence and a drawing to scale of the floor plan of the residence, showing windows, doors, exits and stairways and the proposed uses of each room in the residence. O. Reg. 28/83, s. 50.

51. Accommodation for residents shall meet the following minimum specifications:

1. No rooms without windows shall be used as bedrooms and basements shall not be used for sleeping accommodation unless such use is approved by a Director.
2. Each bedroom shall have a minimum area of 5 square metres of floor space for each resident over the age of eighteen months and under the age of sixteen years and a minimum of 7 square metres of floor space for each resident sixteen years of age or over.
3. A residence that accommodates residents under the age of eighteen months shall have a minimum area of 3.25 square metres of floor space for each resident with at least 7.5 square metres of floor space in every bedroom where residents under the age of eighteen months are accommodated.

4. Each resident shall be provided with his or her own bed suitable for the resident's age and size, a clean mattress and bedding that is appropriate according to the weather and climate.
5. No resident over six years of age shall share a bedroom with another resident of the opposite sex unless the other resident is a sibling of the resident. O. Reg. 28/83, s. 51.

52.—(1) Every residence shall have a minimum of one wash basin with hot and cold water and one flush toilet for every five residents or fewer and one bath or shower with hot and cold water for every eight residents or fewer and, where there is more than one toilet in any one room, each toilet shall have a separate compartment.

(2) The maximum water temperature in a wash-room or bathroom of a residence shall be 49 degrees Celsius. O. Reg. 28/83, s. 52.

53.—(1) Each residence shall have an outdoor play space that is equivalent in area to at least 9 square metres for each resident based on the maximum number of children included in the licence under subsection 6 (2) except where an alternative arrangement is approved by the Director.

(2) The outdoor play space shall be maintained in a safe and sanitary condition. O. Reg. 28/83, s. 53.

54. Every operator shall ensure that,

- (a) drugs and records are kept in locked containers and only persons authorized by the operator shall have access to the drugs and records;
- (b) the temperature of the residence is maintained at not less than 17 degrees Celsius; and
- (c) at least once a year, all fuel-fired appliances in the residence are serviced by qualified personnel and chimneys in the residence are cleaned on the recommendation of the personnel and a record is kept of the servicing and cleaning. O. Reg. 28/83, s. 54.

FIRE SAFETY AND HEALTH

55. Every operator shall ensure that the residence has,

- (a) at least one acceptable exit from the first storey of the residence;
- (b) at least one acceptable exit or two means of egress from the third storey of the residence where the third storey provides sleeping accommodation;
- (c) a single station smoke alarm or alarms listed by Underwriters' Laboratories of Canada

located in each bedroom or sleeping area and in each storey at interior stairways;

- (d) a fire-resistant partition between any fuel-fired central heating appliance and the remainder of the building where there is a bedroom on the same floor as the central heating fuel-fired appliance; and
- (e) a 2A 10B.C.-rated fire extinguisher for the kitchen that is listed by Underwriters' Laboratories of Canada. O. Reg. 28/83, s. 55.

56.—(1) Every operator shall ensure that,

- (a) staff of the residence and residents are instructed in the procedure to be followed when a fire alarm is activated and the procedures are understood by all staff and residents;
- (b) the procedures referred to in clause (a) are posted in conspicuous places in the residence and practised at least once a month and a record is kept of such practices;
- (c) the fire alarm is used to initiate fire drills;
- (d) all exits from the residence are clear and unobstructed at all times;
- (e) flammable liquids and paint supplies that are kept in the residence are stored in lockable containers;
- (f) sprinkler heads and fire detector heads in the residence are not painted;
- (g) the battery-operated smoke detectors in the residence are maintained according to the manufacturers instructions and inspected once a month and a record is kept of each inspection; and
- (h) where battery-operated smoke alarms are permitted, new batteries are installed annually in each battery-operated smoke alarm in the residence and a record is kept of each installation.

(2) The records required to be kept under clauses (1) (g) and (h) shall be retained for at least two years from the date of each test or installation. O. Reg. 28/83, s. 56.

57.—(1) Every operator shall ensure that,

- (a) the fire protection equipment in the residence including any sprinkler system, fire extinguishers, hose and stand pipe equipment is inspected at least once a month and a record is kept of each inspection;

(b) each piece of fire protection equipment referred to in clause (a) is serviced at least once a year by a person who is qualified to service the particular piece of equipment and a record is kept of each servicing;

(c) the fire alarm system or electrically-interconnected smoke detector systems is inspected at least once a year by qualified maintenance personnel and a record is kept of each inspection;

(d) the staff of the residence are trained in the proper use of fire extinguishing equipment and a record is kept of each training session; and

(e) an inspection of the premises of the residence, including equipment in the kitchen and laundry is made each night to ensure that there is no danger of fire and that all doors to stair-wells, fire doors and smoke barrier doors are kept closed and a record of each inspection is kept in the daily log of the residence.

(2) The records required to be kept under subsection (1) shall be retained for at least two years from the date of the inspection, service, test or training session, as the case may be. O. Reg. 28/83, s. 57.

58. Every operator shall ensure that,

(a) all poisonous and hazardous substances that are kept in the residence are kept in lockable containers;

(b) harmful substances and objects not essential to the operation of the residence are not kept in the residence;

(c) fire-arms are not kept on the premises of the residence; and

(d) a supply of drinking water that is in the opinion of the local Medical Officer of Health sanitary and adequate for the requirements of residents is provided in the residence. O. Reg. 28/83, s. 58.

59.—(1) Regulation 101 of Revised Regulations of Ontario, 1980 and Ontario Regulation 817/81 are revoked.

(2) Notwithstanding subsection (1), Regulation 101 of Revised Regulations of Ontario, 1980, shall continue to apply to a staff-model residence that provides care for three or more children not of common parentage and a parent-model residence that provides care for five or more children not of common parentage where an application was made on or after the 15th day of November, 1980 and before the 15th day of November, 1982 for a licence or a renewal of a licence to establish, operate or maintain a children's residence, until the licence or renewal expires or is revoked. O. Reg. 28/83, s. 59.

Form 1

Children's Residential Services Act

APPLICATION

FOR: A LICENCE: OR RENEWAL OF A LICENCE

To: A Director appointed for the purposes of the Children's Residential Services Act.

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.

OR

a licence or renewal of a licence to provide residential care for three or more children at more than one location.

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)

Address of signing officers

(address) (address)

II Name of Children's Residence

Name of Children's Service (if licence is to provide residential care)

.....

III Address of Children's Residence

Address of Office (if licence is to provide residential care)

.....
(number and street or rural route)

.....
(City, town, village, or post office)

.....
(county)

.....
(telephone number)

.....
(telephone number)

IV Brief description of premises of residence:

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

V Purpose of children's residence:

Description of Program, number of children to be served, sex, age, range, kinds of problems to be served:

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

Names of persons and addresses of Homes to be used to provide residential care:

VI I have attached the following: (where applicable)

(check boxes) i. The registration fee of \$100.00

ii. The renewal registration fee of \$100.00

.....

Dated at (signature of applicant or authorized officers of corporation)

this day of, 19.....

O. Reg. 28/83, Form 1.

Form 2

Children's Residential Services Act

LICENCE/RENEWAL OF LICENCE

TO OPERATE A CHILDREN'S RESIDENCE

OR

TO PROVIDE RESIDENTIAL CARE FOR THREE OR MORE CHILDREN AT MORE THAN ONE LOCATION

No. _____ Issued _____

UNDER the *Children's Residential Services Act* 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 _____

OR

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 that may be cared for in the children's residence at any one time is _____

OR

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. 28/83, Form 2.

Form 3

Children's Residential Services Act

PROVISIONAL LICENCE TO OPERATE A CHILDREN'S RESIDENCE

No. _____ Issued _____

UNDER the *Children's Residential Services Act* 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)

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 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:

.....
Signature of Director

O. Reg. 28/83, Form 3.

Form 4

Children's Residential Services Act

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* I hereby propose to:

- refuse to issue a licence to you
- refuse to renew your licence
- revoke your licence

1. To operate a children's residence at _____
(street address)

in the _____ of _____

in the _____ of _____

OR

2. To provide residential care for three or more children at more than one location

for the following reasons: _____

AND FURTHER TAKE NOTICE that under the provisions of section 6 of the *Children's Residential Services Act*, 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*, 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*:

"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."

Extract from Ontario Regulation 28/83 under the *Children's Residential Services Act*:

"8.—(1) A notice by a Director to an applicant or licensee under subsection 6 (1) of the Act shall be in Form 4.

(2) The notice referred to in subsection (1) shall be served or caused to be served by a Director and shall be accompanied by two blank copies of Form 5.

(3) A notice that an applicant or licensee may give to a Director and to the Board under subsection 6 (2) of the Act or subsection 7 (1) of the Act shall be in Form 5."

O. Reg. 28/83, Form 4.

Form 5

Children's Residential Services Act

REQUEST FOR HEARING

To: A Director appointed for the purposes of the *Children's Residential Services Act*

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* in respect of the decision of a Director appointed for the purposes of the *Children's Residential Services Act*, to:

- refuse to issue a licence to me
- refuse to renew my licence
- revoke my licence
- attach terms and conditions to my licence under subsections 4 (2), (4) or (5)

1. To operate a children's residence at _____
 (street address)
 in the _____ of _____
 in the _____ of _____
 under the name of _____

OR

2. To provide residential care for three or more children at more than one location.

.....
 (date) (signature of applicant or licensee)

O. Reg. 28/83, Form 5.

Form 6

Children's Residential Services Act

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*, in respect of a decision of a Director appointed for the purposes of the *Children's Residential Services Act* 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 4 (2), (4) or (5)

1. To operate a children's residence at _____
 (address)
 in the _____ of _____
 in the _____ of _____
 under the name of _____

OR

2. To provide residential care for three or more children at more than one location.

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*, 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. 28/83, Form 6.

(2031)

6

CHILDREN'S RESIDENTIAL SERVICES ACT

O. Reg. 29/83.

General.

Made—January 13th, 1983.

Filed—January 17th, 1983.

—————
**REGULATION TO AMEND
REGULATION 101 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CHILDREN'S RESIDENTIAL SERVICES ACT**

1. Subsection 59 (2) of Regulation 101 of Revised Regulations of Ontario, 1980, as remade by section 17 of Ontario Regulation 760/82, is revoked and the following substituted therefor:

(2) Every operator shall ensure that the residence complies with the requirements of Ontario Regulation 730/81, where applicable. O. Reg. 29/83, s. 1.

(2032)

6

FORESTRY ACT

O. Reg. 30/83.

Nurseries.

Made—January 13th, 1983.

Filed—January 17th, 1983.

—————
**REGULATION TO AMEND
REGULATION 397 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FORESTRY ACT**

1. Subsection 3 (2) of Regulation 397 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(2) An application shall not be made for fewer than 100 units, except an application for nursery stock made available under an approved participatory forest research program, in which case an application may be made for twenty-five units, but only one such application for twenty-five units may be made by any person. O. Reg. 30/83, s. 1.

2. Section 4 of the said Regulation is revoked and the following substituted therefor:

4. Nursery stock may be furnished in respect of private land having an area of at least two hectares exclusive of any part occupied by structures or having a lesser area where nursery stock is made available under an approved participatory forest research program. O. Reg. 30/83, s. 2.

3. Section 5 of the said Regulation is revoked and the following substituted therefor:

5. Nursery stock may be furnished for enlarging, establishing and replenishing a Christmas tree plantation, shelter belt or wood, or for the purposes of an approved participatory forest research program. O. Reg. 30/83, s. 3.

4. Section 6 of the said Regulation is revoked and the following substituted therefor:

6. The charges to be made for nursery stock at a nursery are \$10 plus 2.5 cents for each unit except for stock made available under an approved participatory forest research program, in which case the charges are \$25 for twenty-five units. O. Reg. 30/83, s. 4.

(2033)

6

HIGHWAY TRAFFIC ACT

O. Reg. 31/83.

Parking.

Made—January 17th, 1983.

Filed—January 17th, 1983.

REGULATION TO AMEND
REGULATION 477 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT

1.—(1) Paragraphs 1 and 2 of Schedule 6 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 are revoked.

(2) Paragraph 19 of the said Schedule 6 is revoked and the following substituted therefor:

19. That part of the King's Highway known as No. 11 and 17 in the City of Thunder Bay in the Territorial District of Thunder Bay lying between a point situate 1.8 kilometres east of the roadway known as Hodder Avenue and Copenhagen Road and a point situate at its intersection with the northerly limit of the King's Highway known as No. 61 and Arthur Street but not including that part of the highway known and signed as the Terry Fox Lookout.

2. Paragraph 14 of Schedule 13 of Appendix A to the said Regulation is revoked and the following substituted therefor:

14. That part of the King's Highway known as No. 11 and 17 in the City of Thunder Bay in the Territorial District of Thunder Bay lying between a point situate 1.8 kilometres east of the roadway known as Hodder Avenue and Copenhagen Road and a point situate at its intersection with the northerly limit of the King's Highway known as No. 61 and Arthur Street but not including that part of the highway known and signed as the Terry Fox Lookout.

3. Appendix A to the said Regulation is amended by adding thereto the following Schedule:

Schedule 72

HIGHWAY No. 9

1. That part of the King's Highway known as No. 9 in the Town of Caledon in The Regional Municipality of Peel and in the Township of Tecumseth in the County of Simcoe beginning at a point situate 230 metres measured westerly from its intersection with the 10th line in the former Township of Albion and extending westerly therealong for a distance of 200 metres. O. Reg. 31/83, s. 3.

JAMES SNOW
Minister of Transportation
and Communications

Dated at Toronto, this 17th day of January, 1983.

PUBLIC HOSPITALS ACT

O. Reg. 32/83.

Classification of Hospitals.
Made—December 17th, 1982.
Approved—January 13th, 1983.
Filed—January 18th, 1983.

REGULATION TO AMEND
REGULATION 863 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PUBLIC HOSPITALS ACT

1.—(1) Items 4, 9, 15 and 22 of the Schedule to Regulation 863 of Revised Regulations of Ontario, 1980 under the heading "Group B Hospitals" are revoked.

(2) The said Schedule is amended by adding under the heading "Group B Hospitals" the following item:

24a. Hawkesbury Hawkesbury and District
 General Hospital

(3) Item 52 of the said Schedule under the heading "Group B Hospitals" is revoked.

(4) The said Schedule is further amended by adding under the heading "Group B Hospitals" the following item:

65a. Strathroy Strathroy Middlesex
 General Hospital

2.—(1) The said Schedule is further amended by adding under the heading "Group C Hospitals" the following items:

8a. Bowmanville Bowmanville Memorial
 Hospital

9a. Brockville St. Vincent de Paul Hospital

15a. Collingwood General and Marine
 Hospital

28a. Grimsby West Lincoln Memorial
 Hospital

(2) Items 31, 42 and 43 of the said Schedule under the heading "Group C Hospitals" are revoked.

(3) The said Schedule is further amended by adding under the heading "Group C Hospitals" the following item:

- 66a. Renfrew The Renfrew Victoria
Hospital
- (4) Item 74 of the said Schedule under the heading
"Group C Hospitals" is revoked.
3. Item 5 of the said Schedule under the heading
"Group D Hospitals" is revoked.
- 4.—(1) Items 1, 3, 4, 5, 6, 7, 8, 9, 11 and 15 of the
said Schedule under the heading "Group E
Hospitals" are revoked and the following sub-
stituted therefor:
1. Belleville Bellville General Hospital
(General Rehabilitation
Unit)
- 1a. Chatham Chatham Public General
Hospital (General
Rehabilitation Unit)
- 1b. Cornwall Macdonnell Memorial
Hospital (General
Rehabilitation Unit)
3. Hamilton Hamilton Civic Hospitals
(General Rehabilitation
Unit)
- 3a. Hamilton St. Joseph's Hospital
(General Rehabilitation
Unit)
4. Kingston St. Mary's-of-the-Lake
Hospital (General
Rehabilitation Unit)
- 4a. Kitchener Freeport Hospital (General
Rehabilitation Unit)
5. Kitchener Kitchener-Waterloo Hospital
(General Rehabilitation
Unit)
- 5a. London St. Mary's Hospital (General
Rehabilitation Unit)
- 5b. London University Hospital (General
Rehabilitation Unit)
6. Ottawa St. Vincent Hospital
(General Rehabilitation
Unit)
7. Sarnia St. Joseph's Hospital
(General Rehabilitation
Unit)
8. Scarborough Providence Hospital
(General Rehabilitation
Unit)
- 8a. Scarborough Scarborough General
Hospital (General
Rehabilitation Unit)
9. Thunder Bay Hogarth-Westmount
Hospital (General
Rehabilitation Unit)
- 9a. Timmins St. Mary's General Hospital
(General Rehabilitation
Unit)

11. Toronto The Queen Elizabeth
Hospital (General
Rehabilitation Unit)
(Dunn Avenue Division)
(University Avenue
Division)
- (2) The said Schedule is further amended by
adding under the heading "Group E Hospitals"
the following items:
- 12a. Toronto St. Joseph's Health Centre
(General Rehabilitation
Unit)
- 12b. Toronto St. Michael's Hospital
(General Rehabilitation
Unit)
- 5.—(1) Item 1 of the said Schedule under the
heading "Group F Hospitals" is revoked and
the following substituted therefor:
1. Hamilton St. Peter's Centre
- (2) The said Schedule is further amended by
adding under the heading "Group F Hospitals"
the following item:
- 4a. Scarborough Providence Hospital
- 6.—(1) Item 2 of the said Schedule under the
heading "Group G Hospitals" is revoked and
the following substituted therefor:
2. Alexandria Glengarry Memorial
Hospital (Chronic
Patient's Unit)
- 2a. Almonte Almonte General Hospital
(Chronic Patient's Unit)
- (2) The said Schedule is further amended by
adding under the heading "Group G Hospitals"
the following item:
- 5b. Barry's Bay St. Francis Memorial
Hospital (Chronic
Patient's Unit)
- (3) Items 12 and 25 of the said Schedule under the
heading "Group G Hospitals" are revoked and
the following substituted therefor:
12. Brantford St. Joseph's Hospital
(Chronic Patient's Unit)
- (4) The said Schedule is further amended by
adding under the heading "Group G Hospitals"
the following items:
- 26a. Deep River Deep River and District
Hospital (Chronic
Patient's Unit)

27a. Dunnville	Haldimand War Memorial Hospital (Chronic Patient's Unit)
37a. Grimsby	West Lincoln Memorial Hospital (Chronic Patient's Unit)
(5)	Item 41 of the said Schedule under the heading "Group G Hospitals" is revoked and the following substituted therefor:
41. Hamilton	St. Joseph's Hospital
(6)	The said Schedule is further amended by adding under the heading "Group G Hospitals" the following item:
52a. Kingston	St. Mary's-of-the-Lake Hospital (Chronic Patient's Unit)
(7)	Item 60 of the said Schedule under the heading "Group G Hospitals" is revoked.
(8)	The said Schedule is further amended by adding under the heading "Group G Hospitals" the following items:
75a. Niagara-on-the-Lake	Niagara-on-the-Lake General Hospital (Chronic Patient's Unit)
77a. Oakville	Oakville-Trafalgar Memorial Hospital (Chronic Patient's Unit)
81a. Ottawa	Hopital Montfort (Chronic Patient's Unit)
84a. Palmerston	Palmerston and District Hospital (Chronic Patient's Unit)
84b. Paris	The Willett Hospital
85a. Pembroke	General Hospital (Chronic Patient's Unit)
87a. Perth	The Great War Memorial Hospital (Chronic Patient's Unit)

90a. Port Colborne	Port Colborne General (Chronic Patient's Unit)
(9)	Items 104, 116 and 129 of the said Schedule under the heading "Group G Hospitals" are revoked and the following substituted therefor:
116. Sudbury	Sudbury Algoma Hospital
(10)	The said Schedule is further amended by adding under the heading "Group G Hospitals" the following item:
132a. Windsor	Hotel Dieu of St. Joseph's (Chronic Patient's Unit)
7.—(1)	Item 3 of the said Schedule under the heading "Group J Hospitals" is revoked.
(2)	The said Schedule is further amended by adding under the heading "Group J Hospitals" the following item:
8a. Toronto	Mount Sinai Hospital
(3)	Item 10 of the said Schedule under the heading "Group J Hospitals" is revoked and the following substituted therefor:
10. Toronto	West Park Hospital
8.—(1)	Items 4, 6 and 11 of the said Schedule under the heading "Group K Hospitals" are revoked and the following substituted therefor:
4. London	Thames Valley Children's Centre
6. Oshawa	Simcoe Hall Children's Centre
11. Sarnia	Sarnia and District Children's Treatment Centre
(2)	The said Schedule is further amended by adding under the heading "Group K Hospitals" the following item:
15a. Toronto	Toronto Rehabilitation Centre
9.	The said Schedule is further amended by renumbering item 1 as item 1a under the heading "Group M Hospitals" and by adding thereto the following items:
1. Etobicoke	Etobicoke General Hospital

2a. Hamilton	Hamilton Civic Hospitals (Henderson General Hospital)
3a. Kitchener	Kitchener-Waterloo General Hospital
5a. North York	North York General Hospital
5b. Oshawa	Oshawa General Hospital
5c. Ottawa	Children's Hospital of Eastern Ontario

7a. Scarborough	Scarborough General Hospital
10a. Toronto	Mount Sinai Hospital
15a. Toronto	The Wellesley Hospital

LARRY GROSSMAN
Minister of Health

Dated at Toronto, this 17th day of December, 1982.

(2054)

6

PROVINCIAL OFFENCES ACT

O. Reg. 33/83.

Proceedings Commenced by Certificate
of Offence.

Made—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND
REGULATION 817 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL OFFENCES ACT

1.—(1) Items 1 to 34 of Schedule 5 to Regulation 817 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 517/81, are revoked and the following substituted therefor:

1.	Drive motor vehicle, no permit	clause 7(1)(a)
1a.	Drive motor vehicle, no currently validated permit	clause 7(1)(a)
2.	Drive motor vehicle, no plates	clause 7(1)(b)
2a.	Drive motor vehicle, fail to display two plates	clause 7(1)(b)
2b.	Drive motor vehicle, plate improperly displayed	clause 7(1)(b)
3.	Drive motor vehicle, no validation on plate	clause 7(1)(c)
3a.	Drive motor vehicle, validation improperly affixed	clause 7(1)(c)
4.	Draw trailer, no permit	clause 7(2b)(a)
5.	Draw trailer, no plate	clause 7(2b)(b)
5a.	Draw trailer, plate improperly displayed	clause 7(2b)(b)
6.	Fail to surrender permit for motor vehicle	clause 7(2c)(a)
6a.	Fail to surrender permit for trailer	clause 7(2c)(a)
7.	Drive motor vehicle, not in accordance with permit limitations	section 8
7a.	Permit driving of motor vehicle, not in accordance with permit limitations	section 8
8.	Make a false statement	subsection 9(1)
9.	Fail to notify change of address—owner	subsection 9(2)
9a.	Fail to notify change of address—lessee	subsection 9(2a)
10.	Drive motor vehicle, no vehicle identification number	subsection 9a(1)
10a.	Permit driving of motor vehicle, no vehicle identification number	subsection 9a(1)

11.	Draw trailer, no identification number	clause 9a(2)(a)
11a.	Permit drawing of trailer, no identification number	clause 9a(2)(a)
12.	Draw conversion unit, no identification number	clause 9a(2)(b)
12a.	Permit drawing of conversion unit, no identification number	clause 9a(2)(b)
13.	Draw converter dolly, no identification number	clause 9a(2)(c)
13a.	Permit drawing of converter dolly, no identification number	clause 9a(2)(c)
14.	Fail to remove plates on ceasing to be owner	clause 10(1)(a)
14a.	Fail to remove plates on ceasing to be lessee	clause 10(1)(a)
15.	Fail to give vehicle portion of permit to new owner	clause 10(1)(b)
15a.	Fail to give vehicle portion of permit to lessor	clause 10(1)(b)
16.	Fail to retain plate portion of permit	clause 10(1)(c)
17.	Fail to apply for permit on becoming owner	subsection 10(2)
18.	Deface plate	clause 12(1)(a)
18a.	Deface validation	clause 12(1)(a)
19.	Alter plate	clause 12(1)(a)
19a.	Alter validation	clause 12(1)(a)
20.	Use defaced plate	clause 12(1)(b)
20a.	Use defaced validation	clause 12(1)(b)
21.	Use altered plate	clause 12(1)(b)
21a.	Use altered validation	clause 12(1)(b)
22.	Permit use of defaced plate	clause 12(1)(b)
22a.	Permit use of defaced validation	clause 12(1)(b)
23.	Permit use of altered plate	clause 12(1)(b)
23a.	Permit use of altered validation	clause 12(1)(b)
24.	Remove plate without authority	clause 12(1)(c)
25.	Use plate not authorized for vehicle	clause 12(1)(d)
25a.	Permit use of plate not authorized for vehicle	clause 12(1)(d)
26.	Use validation not furnished by Ministry	clause 12(1)(e)
26a.	Use validation not furnished for vehicle	clause 12(1)(e)
27.	Permit use of validation not furnished by Ministry	clause 12(1)(e)
27a.	Permit use of validation not furnished for vehicle	clause 12(1)(e)
28.	Use plate not in accordance with Act	clause 12(1)(f)
29.	Use plate not in accordance with regulations	clause 12(1)(f)
30.	Use validation not in accordance with Act	clause 12(1)(f)
31.	Use validation not in accordance with regulations	clause 12(1)(f)
32.	Permit use of plate not in accordance with Act	clause 12(1)(f)
33.	Permit use of plate not in accordance with regulations	clause 12(1)(f)
34.	Permit use of validation not in accordance with Act	clause 12(1)(f)
34a.	Permit use of validation not in accordance with regulations	clause 12(1)(f)

(2) The said Schedule 5 is further amended by adding to the Part entitled "II Permits" the following item:

37a.	Numbers on plate not plainly visible	subsection 13(2)
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(3) Items 179, 180, 181, 182, 264, 265 and 266 of the said Schedule 5 are revoked.

2. Items 1 to 22 of Schedule 14 to the said Regulation are revoked.

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

Schedule 19a

Ontario Regulation 744/82 under the *Highway Traffic Act*

ITEM	COLUMN 1	COLUMN 2
1.	Vehicle modified—fail to apply for new permit	section 3

O. Reg. 33/83, s. 3.

FARM PRODUCTS MARKETING ACT

O. Reg. 34/83.

Soya-Beans—Plan.

Made—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND
REGULATION 378 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING ACT

1. Sections 6, 7, 8, 9 and 10 of the Schedule to Regulation 378 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

6.—(1) Producers are divided into ten districts and areas as follows:

1. District 1, comprising the County of Essex except Pelee Island.
2. District 2, comprising Pelee Island in the County of Essex.
3. District 3, comprising the County of Kent.
4. District 4, comprising the County of Lambton.
5. District 5, comprising the County of Middlesex.
6. District 6, comprising the County of Elgin.
7. District 7, comprising the County of Brant and the Regional Municipalities of Haldimand-Norfolk, Halton, Hamilton-Wentworth, Niagara and Peel.
8. District 8, comprising the counties of Bruce, Dufferin, Grey, Huron, Oxford, Perth and Wellington and The Regional Municipality of Waterloo.
9. Area A, comprising the counties of Hastings, Northumberland, Peterborough, Prince Edward, Simcoe and Victoria, the Regional Municipalities of Durham and York and The Municipality of Metropolitan Toronto.
10. Area B, comprising the County of Lennox and Addington and the area east thereof to the Quebec border.

(2) A producer not within a district or area may become a member of the district or area group of producers nearest to his place of residence.

7. Producers in a district or area named in section 6 form a district or area group.

8. There shall be a committee in each district known as "The District Soya-Bean Growers' Committee" and a committee in each area known as "The Area Soya-Bean Growers' Committee".

9. On or before the 25th day of January in each year, each district and area group shall elect representatives to its committee on the basis of one committeeman for every 200 producers or part thereof.

10.—(1) On or before the 31st day of January in each year, each committee shall elect members to the local board as follows:

1. District 1, three members.
2. District 2, one member.
3. District 3, four members.
4. District 4, three members.
5. District 5, one member.
6. District 6, one member.
7. District 7, one member.
8. District 8, one member.

(2) Area A representatives are eligible to vote in District 8 and Area B representatives are eligible to vote in District 7.

(2056)

6

FARM INCOME STABILIZATION ACT

O. Reg. 35/83.

Soybeans—1981 Crop Year

(Base prices, etc.).

Made—November 12th, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

**REGULATION MADE UNDER THE
FARM INCOME STABILIZATION ACT****SOYBEANS—1981 CROP YEAR
(BASE PRICES, ETC.)**

1. The base price for soybeans for the 1981 crop year is \$257.46 per tonne. O. Reg. 35/83, s. 1.

2. The stabilization price for soybeans for the 1981 crop year is \$280.76 per tonne. O. Reg. 35/83, s. 2.

3. The farm product receipts for the 1981 crop year are calculated to be \$267.21 per tonne. O. Reg. 35/83, s. 3.

4. The fee payable by each person enrolled for the 1981 crop year is \$4 per tonne of soybeans less the amount of any moneys standing to his credit on the books of the Commission. O. Reg. 35/83, s. 4.

FARM INCOME STABILIZATION
COMMISSION OF ONTARIO:

MORRIS HUFF
Chairman

Dated at Toronto, this 12th day of November, 1982.

(2057)

6

FARM INCOME STABILIZATION ACT

O. Reg. 36/83.

Corn—1981 Crop Year

(Base prices, etc.).

Made—November 12th, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION MADE UNDER THE FARM INCOME STABILIZATION ACT

CORN—1981 CROP YEAR
(BASE PRICES, ETC.)

1. The base price for corn for the 1981 crop year is \$103.84 per tonne. O. Reg. 36/83, s. 1.

2. The stabilization price for corn for the 1981 crop year is \$118.37 per tonne. O. Reg. 36/83, s. 2.

3. The farm product receipts for corn for the 1981 crop year are calculated to be \$116.36 per tonne. O. Reg. 36/83, s. 3.

4. The fee payable by each person enrolled for the 1981 crop year is \$1.62 per tonne of corn less the amount of any moneys standing to his credit on the books of the Commission. O. Reg. 36/83, s. 4.

FARM INCOME STABILIZATION
COMMISSION OF ONTARIO:

MORRIS HUFF
Chairman

Dated at Toronto, this 12th day of November, 1982.

(2058)

6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 37/83.

Crop Insurance Plan—Apples.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND REGULATION 198 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Clause 10 (3) (a) of the Schedule to Regulation 198 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) the insured person applies therefor in writing prior to the 20th day of December in the crop year; and

2. Clause (a) of subparagraph 12 (3) of Form 1 of the said Regulation is revoked and the following substituted therefor:

(a) in the case of the absence or inability of the insured person, by his authorized representative; or

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2059)

6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 38/83.

Crop Insurance Plan—Peaches.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND REGULATION 215 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Clause 10 (3) (a) of the Schedule to Regulation 215 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) the insured person applies therefor in writing prior to the 20th day of December in the crop year; and

2. Clause (a) of subparagraph 12 (3) of Form 1 of the said Regulation is revoked and the following substituted therefor:

(a) in the case of the absence or inability of the insured person, by his authorized representative; or

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
*Chairman*RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2060) 6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 39/83.

Crop Insurance Plan—Pears.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND
REGULATION 216 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Clause 10 (3) (a) of the Schedule to Regulation 216 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) the insured person applies therefor in writing prior to the 20th day of December in the crop year; and

2. Clause (a) of subparagraph 12 (3) of Form 1 of the said Regulation is revoked and the following substituted therefor:

(a) in the case of the absence or inability of the insured person, by his authorized representative; or

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
*Chairman*RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2061) 6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 40/83.

Crop Insurance Plan—Plums.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND
REGULATION 219 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Clause 10 (3) (a) of the Schedule to Regulation 219 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) the insured person applies therefor in writing prior to the 20th day of December in the crop year; and

2. Clause (a) of subparagraph 12 (3) of Form 1 of the said Regulation is revoked and the following substituted therefor:

(a) in the case of the absence or inability of the insured person, by his authorized representative; or

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
*Chairman*RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2062) 6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 41/83.

Crop Insurance Plan—Sweet Cherries.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND
REGULATION 224 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Clause 10 (3) (a) of the Schedule to Regulation 224 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) the insured person applies therefor in writing prior to the 20th day of December in the crop year; and

2. Clause (a) of subparagraph 12 (3) of Form 1 of the said Regulation is revoked and the following substituted therefor:

(a) in the case of the absence or inability of the insured person, by his authorized representative; or

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
*Chairman*RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2063)

6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 42/83.

Crop Insurance Plan—Sour Cherries.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND
REGULATION 221 OFREVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Clause 10 (3) (a) of the Schedule to Regulation 221 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) the insured person applies therefor in writing prior to the 20th day of December in the crop year; and

2. Clause (a) of subparagraph 12 (3) of Form 1 of the said Regulation is revoked and the following substituted therefor:

(a) in the case of the absence or inability of the insured person, by his authorized representative; or

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
*Chairman*RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2064)

6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 43/83.

General.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND
REGULATION 231 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Section 7 of Regulation 231 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

7. Where an insurable person has applied for insurance coverage on one or more crops and fails to pay the full premium owing in respect of each application at the time prescribed in the plan, the Commission may cancel the coverage on any or all of the crop plans applied for and, in such case, no part of the premium deposits paid shall be refunded. O. Reg. 43/83, s. 1.

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

SHARECROPPING AGREEMENTS

9. The Commission will accept applications for insurance for otherwise insurable field crops being sharecropped under an agreement providing for division of profits or crop in the following proportions:

LAND OWNER	SHARECROPPER
50%	50%
40%	60%
33%	67%

O. Reg. 43/83, s. 2, *part.*

10.—(1) For the purpose of determining coverage, each party to the agreement shall retain his own average farm yield or percentage of coverage attained through insurance experience.

(2) In the case of a new applicant, the coverage shall be determined by the Commission. O. Reg. 43/83, s. 2, *part.*

11. Premiums shall be paid by each party to the agreement in the same proportion as the parties share under the agreement but each party, at the time of application or renewal, as the case may be, shall pay a deposit of \$1 per acre in respect of the total number of insured acres. O. Reg. 43/83, s. 2, *part.*

12. The established price for the crop insured shall be the same for the total acreage. O. Reg. 43/83, s. 2, *part.*

13.—(1) Where acreage designated on the application as intended to be sown to a spring sown crop remains unseeded due to an insured peril, a benefit equal to one-third of the guaranteed production multiplied by the established price shall be paid to the land owner in accordance with the Table contained in the relevant field crop plan and the premium deposit paid by the sharecropper shall be refunded.

(2) The unseeded acreage benefit prescribed by subsection (1) does not apply to acreage sown to winter wheat. O. Reg. 43/83, s. 2, *part*.

14.—(1) Where the insured acreage is reseeded to the same or to a different insurable crop in accordance with the relevant crop plan, the reseeding benefit shall be paid to the sharecropper only and the entire premium shall be retained by the Commission.

(2) Where the insured acreage is reseeded to a different crop, not insurable by the Commission, the reseeding benefit shall be paid to the sharecropper only, the insurance shall terminate and the land owner's share of the premium shall be refunded. O. Reg. 43/83, s. 2, *part*.

3. Clause (a) of subparagraph 11 (3) of Form 1 of the said Regulation is revoked and the following substituted therefor:

(a) in the case of the absence or inability of the insured person, by his authorized representative; or

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2065)

6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 44/83.

Crop Insurance Plan—
Coloured Beans.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND REGULATION 204 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Section 10 of the Schedule to Regulation 204 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 92/82, is revoked and the following substituted therefor:

10. For the purposes of this plan, the established price for coloured beans is,

(a) \$9;

(b) \$12; or

(c) \$15,

per hundredweight.

2. Subsection 13 (1) of the said Schedule, as remade by section 4 of Ontario Regulation 92/82, is revoked and the following substituted therefor:

(1) The total premium is,

(a) \$13.20 per acre where the established price is \$9 per hundredweight;

(b) \$17.60 per acre where the established price is \$12 per hundredweight; and

(c) \$22 per acre where the established price is \$15 per hundredweight.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2066)

6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 45/83.

Crop Insurance Plan—Corn.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND REGULATION 205 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1.—(1) Subsection 9 (1) of the Schedule to Regulation 205 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) Subject to subsections (2) and (3), the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in bushels of the total acreage seeded to corn by the insured person in accordance with the regulations.

(2) Subsection 9 (6) of the said Schedule is revoked and the following substituted therefor:

(6) The number of bushels determined under subsections (1), (2) and (3) constitutes the total guaranteed production under a contract of insurance.

2. Subsection 11 (1) of the said Schedule, as remade by section 2 of Ontario Regulation 310/81, is revoked and the following substituted therefor:

(1) For the purposes of this plan, the established price for grain corn is,

- (a) \$1.75;
(b) \$2.25; or
(c) \$2.75,

per bushel.

3. Subsection 12 (1) of the said Schedule, as remade by section 3 of Ontario Regulation 310/81, is revoked and the following substituted therefor:

(1) The total premium is,

- (a) \$8 per acre where the established price is \$1.75 per bushel;
(b) \$10.50 per acre where the established price is \$2.25 per bushel; and
(c) \$13 per acre where the established price is \$2.75 per bushel.

4. Subparagraph 3 (2) of Form 2 of the said Regulation, as remade by subsection 6 (4) of Ontario Regulation 310/81, 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 \$25 for each reseeded acre.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2067)

6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 46/83.
Crop Insurance Plan—Soybeans.
Made—December 1st, 1982.
Approved—January 13th, 1983.
Filed—January 18th, 1983.

REGULATION TO AMEND REGULATION 222 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 11 (1) of the Schedule to Regulation 222 of Revised Regulations of Ontario, 1980, as amended by section 2 of Ontario Regulation 309/81, is revoked and the following substituted therefor:

(1) The established price for soybeans is,

- (a) \$4.50;
(b) \$5.75; or
(c) \$6.75,

per bushel.

2. Subsection 12 (1) of the said Schedule, as amended by section 3 of Ontario Regulation 309/81, is revoked and the following substituted therefor:

(1) The total premium is,

- (a) \$7 per acre where the established price is \$4.50 per bushel;
(b) \$9 per acre where the established price is \$5.75 per bushel; and
(c) \$10.50 per acre where the established price is \$6.75 per bushel.

3. Subparagraph 3 (2) of Form 2 of the said Regulation, as remade by subsection 6 (4) of Ontario Regulation 309/81, 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 \$25 for each reseeded acre.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2068)

6

CROP INSURANCE ACT (ONTARIO)**O. Reg. 47/83.**

Crop Insurance Plan—Spring Grain.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND
REGULATION 223 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1.—(1) Subsection 12 (1) of the Schedule to Regulation 223 of Revised Regulations of Ontario, 1980, as remade by subsection 2 (1) of Ontario Regulation 306/81, is revoked and the following substituted therefor:

(1) Subject to subsection (4), the established price for spring grain is,

- (a) 2.5¢;
- (b) 3.5¢; or
- (c) 4.5¢;

per pound.

(2) Subsection 12 (4) of the said Schedule, as remade by subsection 2 (2) of Ontario Regulation 306/81, is revoked and the following substituted therefor:

(4) For the purposes of this plan, the established price for winter barley is 4.5 cents per pound but the established price is subject to amendment by the Commission with the approval of the Lieutenant Governor in Council and, where so amended, the premium payable shall be adjusted accordingly.

2. Subsection 13 (1) of the said Schedule, as remade by section 3 of Ontario Regulation 306/81, is revoked and the following substituted therefor:

- (1) The total premium is,
 - (a) \$5.40 per acre where the established price is 2.5¢ per pound;
 - (b) \$7.60 per acre where the established price is 3.5¢ per pound; and
 - (c) \$9.80 per acre where the established price is 4.5¢ per pound.
- 3. Subparagraph 4 (2) of Form 2 of the said Regulation, as remade by subsection 6 (4) of Ontario Regulation 306/81, 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 \$25 for each reseeded acre.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2069)

6

CROP INSURANCE ACT (ONTARIO)**O. Reg. 48/83.**Crop Insurance Plan—
White Beans.

Made—December 2nd, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND
REGULATION 228 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Clause 3 (b) of the Schedule to Regulation 228 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 93/82, is revoked and the following substituted therefor:

(b) "hundredweight" means 100 pounds of beans, the moisture content of which is not more than 18 per cent;

2. Section 10 of the said Schedule, as remade by section 2 of Ontario Regulation 93/82, is revoked and the following substituted therefor:

10. For the purposes of this plan, the established price for white-beans is,

- (a) \$12; or
- (b) \$16,

per hundredweight.

3. Subsection 13 (1) of the said Schedule, as remade by section 4 of Ontario Regulation 93/82, is revoked and the following substituted therefor:

- (1) The total premium is,

(a) \$15 per acre where the established price is \$12 per hundredweight; and

(b) \$20 per acre where the established price is \$16 per hundredweight.

4. Subparagraph 3 (2) of Form 2 of the said Regulation, as remade by subsection 4 (4) of Ontario Regulation 305/81, 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 \$25 for each reseeded acre.

5. Subparagraph 4 (5) of Form 2 of the said Regulation is revoked and the following substituted therefor:

(5) Where the crop contains damaged or foreign material, the actual production thereof shall be deemed to be reduced in an amount to be determined by the Commission.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 2nd day of December, 1982.

(2070)

6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 49/83.

Crop Insurance Plan—
Potatoes.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 314/81 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Section 12 of the Schedule to Ontario Regulation 314/81, as amended by section 2 of Ontario Regulation 97/82, is revoked and the following substituted therefor:

12.—(1) The total premium is \$76 per acre.

(2) The premium prescribed by subsection (1) includes payments in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada).

2. The heading immediately preceding paragraph 5 of Form 2 of the said Regulation is revoked and the following substituted therefor:

DAMAGE AFTER HARVEST

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2071)

6

CROP INSURANCE ACT (ONTARIO)

O. Reg. 50/83.

Crop Insurance Plan—

Hay and Pasture.

Made—December 1st, 1982.

Approved—January 13th, 1983.

Filed—January 18th, 1983.

REGULATION TO AMEND REGULATION 210 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Section 11 of the Schedule to Regulation 210 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

11.—(1) Subject to subsections (2), (3) and (4), 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) Subject to subsection (4), the premium mentioned in subsection (1) shall, following each consecutive no claim year, be reduced at the rate of 5 per cent to a maximum of 20 per cent.

(3) Where the premium has been reduced under subsection (2), it shall be increased following each claim year at the rate of 5 per cent to a maximum of the amount prescribed by subsection (1), except that where the amount of the claim does not exceed one-half of the total premium for that year, the premium shall remain unchanged.

(4) The minimum premium payable by an insured person in each crop year is \$50.

(5) The premium prescribed by subsections (1), (2) and (3) includes payment in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada).

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
*Chairman*RONALD ATKINSON
Secretary

Dated at Toronto, this 1st day of December, 1982.

(2072)

6

ASSESSMENT ACT

O. Reg. 51/83.

Equalization of Assessments Made
Under Section 63 of the Assessment
Act.

Made—January 18th, 1983.

Filed—January 19th, 1983.

REGULATION MADE UNDER THE
ASSESSMENT ACTEQUALIZATION OF ASSESSMENTS MADE
UNDER SECTION 63 OF THE ASSESSMENT
ACT

1. The equalization of assessments made 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 63 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 1982 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 1982 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 1982 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 1982 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 1982 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 1980, 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 32 or 33 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 the prescribed class of real property by reason of assessments made under section 32 or 33 of the Act. O. Reg. 51/83, 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 1982 for taxation in the year 1983. O. Reg. 51/83, 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. 51/83, 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. 51/83, 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 six residential units, including vacant land municipally zoned principally for residential development described in this clause; or

(b) as recreational land.

CLASS 2

Property assessed either,

(a) as residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this clause; or

(b) as a unit or proposed unit within the meaning of the *Condominium Act* to which subsection 65 (2) of the *Assessment Act* does not apply and that is part of a building or parcel of land containing seven or more residential units, whether or not such residential units are units or proposed units within the meaning of the *Condominium Act*.

CLASS 3

Property assessed as commercial, including vacant land municipally zoned principally for commercial development.

CLASS 4

Property assessed as industrial, including vacant land municipally zoned principally for industrial development.

CLASS 5

Property assessed as farm land.

CLASS 6

Property assessed as a pipeline.

CLASS 7

Property assessed as a railway right-of-way.
O. Reg. 51/83, s. 5.

Schedule

DISTRICT OF THUNDER BAY

Municipality	Prescribed Class of Real Property	Factor (0.)
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CITY

Thunder Bay	1	058
	2	108
	3	100
	4	105
	5	074
	6	139
	7	066

O. Reg. 51/83, Sched.

GEORGE ASHE
Minister of Revenue

Dated at Toronto, this 18th day of January, 1983.

(2073)

6

PLANNING ACT

O. Reg. 52/83.

Order Made Under Section 30 of the Planning Act.

Made—January 17th, 1983.

Filed—January 20th, 1983.

REGULATION MADE UNDER THE
PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE
PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970, or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Rayside-Balfour in The Regional Municipality of Sudbury, being that part of Lot 1 in Concession III designated as Parts 22 and 22 "A" on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-3792 and described as Parcel 22105 Sudbury West Section, recently part of Parcel 21913 Sudbury West Section.

Subject to Easement No. 114461 in favour of the International Nickel Company of Canada Limited.

Subject to the reservations contained in the original grant from the Crown as varied by Statute.

Subject to Easement No. 298986 in favour of the Bell Telephone Company of Canada Limited.
O. Reg. 52/83, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 17th day of January, 1983.

(2074)

6

PLANNING ACT

O. Reg. 53/83.

Restricted Areas—Territorial District of
Sudbury.

Made—January 18th, 1983.

Filed—January 20th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 834/81
MADE UNDER THE
PLANNING ACT

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following section:

37.—(1) The land described in subsection (2) may be used for the erection or location and use thereon of a single dwelling or a mobile home, and buildings and structures accessory thereto, as if it were a lot to which clause 22 (1) (g) of the Order applied.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Burwash in the Territorial District of Sudbury, being that part of Lot 12 in Concession VI designated as Part I on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-3907.

L. J. FINCHAM

*Director**Plans Administration Branch**North and East**Ministry of Municipal Affairs**and Housing*

Dated at Toronto, this 18th day of January, 1983.

(2075) 6

ENVIRONMENTAL ASSESSEMENT ACT

O. Reg. 54/83.

Exemption—Ontario Northland
Transportation Commission—MNA-7.

Made—January 13th, 1983.

Approved—January 13th, 1983.

Filed—January 20th, 1983.

ORDER MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACTEXEMPTION—ONTARIO NORTHLAND
TRANSPORTATION COMMISSION—MNA-7

Having received a request from the Ontario Northland Transportation Commission (ONTC) a public body reporting to the Minister of Northern Affairs, that an undertaking, namely:

The activity of improving telephone service to rural subscribers in the Tomiko area and the Diver to McLaren's Bay area

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The resultant undue delay will interfere with the upgrading of service.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reason:

- A. This project is of a minor nature and is unlikely to have any significant adverse effects on the environment.

This exemption is subject to the following condition:

1. The ONTC shall ensure that any adverse effects on the environment resulting from construction activities will be mitigated in a manner consistent with good construction practice. O. Reg. 54/83.

K. C. NORTON

Minister of the Environment

Dated this 13th day of January, 1983.

(2076) 6

EDUCATION ACT

O. Reg. 55/83.

General Legislative Grants, 1980.

Made—December 10th, 1982.

Approved—January 20th, 1983.

Filed—January 21st, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 228/80
MADE UNDER THE
EDUCATION ACT

1.—(1) Schedule A to Ontario Regulation 228/80, as remade by section 2 of Ontario Regulation 343/81, is amended by striking out the grant weighting factor "1.0580" in Column 2 set opposite "Elementary

Schools" in Column 1 under the subheading "Huron County Board of Education" and inserting in lieu thereof "1.0584".

(2) The said Schedule A is further amended by striking out the grant weighting factor "1.0361" in Column 2 set opposite "Secondary Schools" in Column 1 under the subheading "Simcoe County Board of Education" and inserting in lieu thereof "1.0367".

(3) The said Schedule A is further amended by striking out the grant weighting factor "1.0536" in Column 2 set opposite "Elgin County RCSS Board" in Column 1 and inserting in lieu thereof "1.0568".

(4) The said Schedule A is further amended by striking out the grant weighting factor "1.0511" in Column 2 set opposite "Lambton County RCSS Board" in Column 1 and inserting in lieu thereof "1.0521".

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 10th day of December, 1982.

(2077)

6

EDUCATION ACT

O. Reg. 56/83.

General Legislative Grants, 1981.

Made—December 22nd, 1982.

Approved—January 20th, 1983.

Filed—January 21st, 1983.

REGULATION TO AMEND ONTARIO REGULATION 127/81 MADE UNDER THE EDUCATION ACT

1.—(1) Sub-sub-subparagraph A of sub-sub-subparagraph I of sub-subparagraph a of sub-paragraph ii of paragraph 9 of section 1 of Ontario Regulation 127/81 is revoked and the following substituted therefor:

A. the day school average daily enrolment for grant purposes for 1980 as defined in paragraph 9 of section 1 of Ontario Regulation 228/80 or as adjusted by the Minister where the jurisdiction of the board is different for 1981 than for 1980, and

(2) Sub-subparagraphs a and b of subparagraph iv of paragraph 21 of the said section 1 are revoked and the following substituted therefor:

a. the total for 1981 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 other than such salaries, wages and employee benefits for instruction of evening classes, summer schools, heritage language classes and driver education classes,

b. the expenditures incurred by the board that, in the opinion of the Minister, are attributable to the strike or lockout of the employees for which the salary and wage savings are included in sub-subparagraph a, except a provision for a reserve for tax reduction, and

2. Schedule A to the said Regulation is revoked and the following substituted therefor:

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	1.2418	.0305
Secondary Schools	1.2871	.0240
Brant County Board of Education		
Elementary Schools	1.0534	.0048
Secondary Schools	1.0320	.0000
Bruce County Board of Education		
Elementary Schools	1.0630	.0000
Secondary Schools	1.0336	.0000
Carleton Board of Education		
Elementary Schools	1.0752	.0183
Secondary Schools	1.0201	.0000
Central Algoma Board of Education		
Elementary Schools	1.2056	.0183
Secondary Schools	1.2026	.0000
Chapleau Board of Education		
Elementary Schools	1.1689	.0027
Secondary Schools	1.3472	.0000
Cochrane Iroquois Falls Board of Education		
Elementary Schools	1.2343	.0149
Secondary Schools	1.2431	.0000
Dryden Board of Education		
Elementary Schools	1.2272	.0038
Secondary Schools	1.2006	.0000
Dufferin County Board of Education		
Elementary Schools	1.0600	.0000
Secondary Schools	1.0407	.0000
Durham Board of Education		
Elementary Schools	1.0566	.0000
Secondary Schools	1.0185	.0000
East Parry Sound Board of Education		
Elementary Schools	1.1876	.0057
Secondary Schools	1.1317	.0000

DIVISIONAL BOARD OF EDUCATION-Continued

NAME OF BOARD	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
COLUMN 1		
Elgin County Board of Education Elementary Schools Secondary Schools	1.0418 1.0185	.0000 .0000
Espanola Board of Education Elementary Schools Secondary Schools	1.2055 1.1645	.0000 .0021
Essex County Board of Education Elementary Schools Secondary Schools	1.0584 1.0401	.0127 .0000
Fort Frances-Rainy River Board of Education Elementary Schools Secondary Schools	1.1964 1.1857	.0059 .0078
Frontenac County Board of Education Elementary Schools Secondary Schools	1.0935 1.0487	.0042 .0000
Geraldton Board of Education Elementary Schools Secondary Schools	1.2967 1.2743	.0054 .0000
Grey County Board of Education Elementary Schools Secondary Schools	1.0665 1.0367	.0061 .0082
Haldimand Board of Education Elementary Schools Secondary Schools	1.0510 1.0258	.0000 .0000
Haliburton County Board of Education Elementary Schools Secondary Schools	1.2077 1.1207	.0125 .0000
Halton Board of Education Elementary Schools Secondary Schools	1.0709 1.0334	.0099 .0000
Board of Education for the City of Hamilton Elementary Schools Secondary Schools	1.1187 1.0776	.0145 .0127

DIVISIONAL BOARD OF EDUCATION-Continued

NAME OF BOARD	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
COLUMN 1		
Hastings County Board of Education		
Elementary Schools	1.0696	.0062
Secondary Schools	1.0395	.0067
Hearst Board of Education		
Elementary Schools	1.2101	.0000
Secondary Schools	1.2570	.0000
Hornepayne Board of Education		
Elementary Schools	1.1887	.0000
Secondary Schools	1.4555	.0000
Huron County Board of Education		
Elementary Schools	1.0624	.0000
Secondary Schools	1.0258	.0087
Kapuskasing Board of Education		
Elementary Schools	1.2005	.0000
Secondary Schools	1.2052	.0000
Kenora Board of Education		
Elementary Schools	1.2501	.0164
Secondary Schools	1.1792	.0121
Kent County Board of Education		
Elementary Schools	1.0626	.0000
Secondary Schools	1.0211	.0025
Kirkland Lake Board of Education		
Elementary Schools	1.2602	.0261
Secondary Schools	1.1978	.0100
Lakehead Board of Education		
Elementary Schools	1.1783	.0206
Secondary Schools	1.1144	.0084
Lake Superior Board of Education		
Elementary Schools	1.2212	.0049
Secondary Schools	1.3207	.0000
Lambton County Board of Education		
Elementary Schools	1.0608	.0000
Secondary Schools	1.0372	.0080
Lanark County Board of Education		
Elementary Schools	1.0800	.0000
Secondary Schools	1.0484	.0000
Leeds and Grenville County Board of Education		
Elementary Schools	1.0650	.0000
Secondary Schools	1.0344	.0018

DIVISIONAL BOARD OF EDUCATION-Continued

NAME OF BOARD COLUMN 1	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
Lennox and Addington County Board of Education		
Elementary Schools	1.0666	.0000
Secondary Schools	1.0615	.0060
Lincoln County Board of Education		
Elementary Schools	1.0966	.0285
Secondary Schools	1.0349	.0140
Board of Education for the City of London		
Elementary Schools	1.1075	.0257
Secondary Schools	1.0764	.0148
Manitoulin Board of Education		
Elementary Schools	1.2535	.0000
Secondary Schools	1.1786	.0009
Metropolitan Toronto School Board		
Elementary Schools	1.1578	.0320
Secondary Schools	1.0766	.0084
Michipicoten Board of Education		
Elementary Schools	1.2097	.0035
Secondary Schools	1.3136	.0000
Middlesex County Board of Education		
Elementary Schools	1.0580	.0102
Secondary Schools	1.0289	.0028
Muskoka Board of Education		
Elementary Schools	1.1619	.0153
Secondary Schools	1.1030	.0021
Niagara South Board of Education		
Elementary Schools	1.1018	.0207
Secondary Schools	1.0607	.0132
Nipigon-Red Rock Board of Education		
Elementary Schools	1.2548	.0000
Secondary Schools	1.2613	.0000
Nipissing Board of Education		
Elementary Schools	1.1643	.0213
Secondary Schools	1.1245	.0120
Norfolk Board of Education		
Elementary Schools	1.0543	.0000
Secondary Schools	1.0325	.0000

DIVISIONAL BOARD OF EDUCATION-Continued

NAME OF BOARD	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
COLUMN 1	COLUMN 2	COLUMN 3
North Shore Board of Education		
Elementary Schools	1.1972	.0000
Secondary Schools	1.2205	.0000
Northumberland and Newcastle Board of Education		
Elementary Schools	1.0679	.0080
Secondary Schools	1.0261	.0000
Ottawa Board of Education		
Elementary Schools	1.1380	.0260
Secondary Schools	1.0687	.0161
Oxford County Board of Education		
Elementary Schools	1.0478	.0018
Secondary Schools	1.0237	.0000
Peel Board of Education		
Elementary Schools	1.0778	.0142
Secondary Schools	1.0236	.0000
Perth County Board of Education		
Elementary Schools	1.0294	.0000
Secondary Schools	1.0134	.0000
Peterborough County Board of Education		
Elementary Schools	1.0670	.0150
Secondary Schools	1.0525	.0107
Prescott and Russell County Board of Education		
Elementary Schools	1.0886	.0000
Secondary Schools	1.0466	.0000
Prince Edward County Board of Education		
Elementary Schools	1.0497	.0000
Secondary Schools	1.0745	.0000
Red Lake Board of Education		
Elementary Schools	1.2282	.0000
Secondary Schools	1.2734	.0000
Renfrew County Board of Education		
Elementary Schools	1.1187	.0187
Secondary Schools	1.0376	.0000
Sault Ste. Marie Board of Education		
Elementary Schools	1.1872	.0399
Secondary Schools	1.1250	.0103

DIVISIONAL BOARD 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	1.0677	.0122
Secondary Schools	1.0398	.0030
Stormont, Dundas and Glengarry County Board of Education		
Elementary Schools	1.0951	.0059
Secondary Schools	1.0506	.0034
Sudbury Board of Education		
Elementary Schools	1.1722	.0203
Secondary Schools	1.1097	.0000
Timiskaming Board of Education		
Elementary Schools	1.2308	.0000
Secondary Schools	1.1782	.0000
Timmins Board of Education		
Elementary Schools	1.1664	.0000
Secondary Schools	1.1140	.0000
Victoria County Board of Education		
Elementary Schools	1.0740	.0000
Secondary Schools	1.0256	.0000
Waterloo County Board of Education		
Elementary Schools	1.1007	.0168
Secondary Schools	1.0486	.0087
Wellington County Board of Education		
Elementary Schools	1.0533	.0003
Secondary Schools	1.0265	.0037
Wentworth County Board of Education		
Elementary Schools	1.0646	.0122
Secondary Schools	1.0139	.0000
West Parry Sound Board of Education		
Elementary Schools	1.1958	.0079
Secondary Schools	1.1321	.0049
Board of Education for the City of Windsor		
Elementary Schools	1.1334	.0406
Secondary Schools	1.0652	.0120

DIVISIONAL BOARD OF EDUCATION-Continued

NAME OF BOARD	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
COLUMN 1		
York County Board of Education Elementary Schools Secondary Schools	1.0639 1.0217	.0033 .0000

ROMAN CATHOLIC
SEPARATE SCHOOL BOARDS

NAME OF BOARD COLUMN 1	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
Atikokan RCSS Board	1.1965	.0000
Brant County RCSS Board	1.0637	.0000
Bruce-Grey County RCSS Board	1.0742	.0000
Carleton RCSS Board	1.0642	.0000
Chapleau District RCSS Board	1.1972	.0000
Cochrane-Iroquois Falls District RCSS Board	1.2357	.0000
Dryden District RCSS Board	1.2175	.0000
Dufferin-Peel RCSS Board	1.0367	.0000
Durham Region RCSS Board	1.0630	.0000
Elgin County RCSS Board	1.0584	.0000
Essex County RCSS Board	1.0675	.0075
Fort Frances-Rainy River District RCSS Board	1.2322	.0168
Frontenac-Lennox and Addington County RCSS Board	1.1047	.0077
Geraldton District RCSS Board	1.2731	.0000
Haldimand-Norfolk RCSS Board	1.0609	.0000
Halton RCSS Board	1.0219	.0000
Hamilton-Wentworth RCSS Board	1.1007	.0069
Hastings-Prince Edward County RCSS Board	1.0975	.0000
Hearst District RCSS Board	1.2093	.0000
Huron-Perth County RCSS Board	1.1122	.0000
Kapuskasing District RCSS Board	1.2164	.0083
Kenora District RCSS Board	1.2354	.0036

ROMAN CATHOLIC
SEPARATE SCHOOLS BOARDS-Continued

NAME OF BOARD COLUMN 1	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
Kent County RCSS Board	1.0638	.0000
Kirkland Lake District RCSS Board	1.2323	.0000
Lakehead District RCSS Board	1.1580	.0122
Lambton County RCSS Board	1.0638	.0000
Lanark-Leeds and Grenville County RCSS Board	1.0732	.0000
Lincoln County RCSS Board	1.0914	.0104
London and Middlesex County RCSS Board	1.0885	.0146
Metropolitan Separate School Board	1.1130	.0009
Michipicoten District RCSS Board	1.1711	.0000
Nipissing District RCSS Board	1.1514	.0000
North of Superior District Combined RCSS Board	1.2662	.0000
North Shore District RCSS Board	1.1942	.0000
Ottawa RCSS Board	1.1078	.0163
Oxford County Board	1.1054	.0000
Peterborough-Victoria-Northumberland and Newcastle RCSS Board	1.0717	.0000
Prescott and Russell County RCSSD Board	1.0986	.0000
Renfrew County RCSS Board	1.1139	.0056
Sault Ste. Marie District RCSS Board	1.1263	.0166
Simcoe County RCSS Board	1.0526	.0000
Stormont, Dundas and Glengarry County RCSS Board	1.0930	.0000
Sudbury District RCSS Board	1.1429	.0000
Timiskaming District RCSS Board	1.2104	.0000

ROMAN CATHOLIC
SEPARATE SCHOOL BOARDS—Continued

NAME OF BOARD COLUMN 1	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
Timmins District RCSS Board	1.1511	.0000
Waterloo County RCSS Board	1.0795	.0053
Welland County RCSS Board	1.1068	.0242
Wellington County RCSS Board	1.0730	.0000
Windsor RCSS Board	1.0959	.0176
York Region RCSS Board	1.0577	.0000

O. Reg. 56/83, s. 2.

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 22nd day of December, 1982.

(2078)

6

INFLATION RESTRAINT ACT, 1982

O. Reg. 57/83.

First Collective Agreements of
Newly Certified Bargaining Units.
Made—January 20th, 1983.
Filed—January 21st, 1983.

REGULATION MADE UNDER THE INFLATION RESTRAINT ACT, 1982

FIRST COLLECTIVE AGREEMENTS OF NEWLY CERTIFIED BARGAINING UNITS

1. In this Regulation, "first collective agreement" means a collective agreement that is not an interim agreement for an increase in compensation rates entered into by a bargaining unit referred to in subsection 2 (1) in contemplation of a further agreement. O. Reg. 57/83, s. 1.

2.—(1) Where, on or before the 21st day of September, 1982, a trade union has been certified as bargaining agent of the employees in a bargaining unit to whose compensation plan this Part applies, and such employees have not entered into their first collective agreement with their employer prior to the 22nd day of September, 1982, Part II of the Act terminates with respect to the compensation plan of such employees when,

(a) they have entered into a first collective agreement that fully complies with the provisions of this section; and

(b) the first collective agreement so entered into has been filed with the Board at least thirty days before the agreement is to take effect.

(2) A first collective agreement complies with this section if it provides for the minimum increases under subsections 12 (2) and (3) of the Act, and if,

(a) subject to subsections 12 (2) and (3) of the Act, the compensation plan included in the collective agreement provides, for any period of twelve-months beginning not earlier than the 1st day of October, 1982, and not later than the 1st day of October, 1983, for an increase in compensation rates of neither more nor less than 5 per cent over the compensation rate applicable on the day immediately preceding the twelve-month period; and

(b) subject to clause (a), the provisions of the first collective agreement for the whole period of the agreement ending with the expiry of the twelve-month period referred to in clause (a) are substantially comparable with the provisions of collective agreements of employees in similar occupations in the same or related labour markets for that period. O. Reg. 57/83, s. 2.

(2079)

6

ONTARIO WATER RESOURCES ACT

O. Reg. 58/83.

Plumbing Code.

Made—January 10th, 1983.

Approved—January 20th, 1983.

Filed—January 21st, 1983.

REGULATION TO AMEND
REGULATION 736 OFREVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
ONTARIO WATER RESOURCES ACT

1. Regulation 736 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Part:

PART V

PROPRIETARY PLUMBING SYSTEM

176.—(1) In this section, "proprietary plumbing system" means a plumbing system or part thereof the design and all components of which are the exclusive property or under the exclusive control of the same person.

(2) Parts I to IV do not apply to a proprietary plumbing system designed on the vacuum or single pipe principle where,

- (a) the system is designed by a professional engineer or architect;
- (b) all component parts of the system including pipes, fittings, fixtures, pumps, valves and appurtenances are specified as to size, type and quality on the drawings and specifications accompanying the application for a permit; and
- (c) the actual layout and installation of the system including the hanging and jointing of pipes and fittings and the mounting of fixtures and appurtenances are subject to supervision and review during installation by a professional engineer or architect and conform to the drawings and specifications submitted with the application for a permit.
O. Reg. 58/83, s. 1.

ROBERT ELGIE
Minister of Consumer and
Commercial Relations

Dated at Toronto, this 10th day of January, 1983.

PLANNING ACT

O. Reg. 59/83.

Order Made Under Section 30 of
the Planning Act.

Made—January 21st, 1983.

Filed—January 21st, 1983.

REGULATION MADE UNDER THE
PLANNING ACTORDER MADE UNDER SECTION 30 OF THE
PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970, or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Lindsay, formerly in the Township of Ops, in the County of Victoria, being composed of the following:

1. That part of the east half of Lot 20 in Concession IV more particularly described as follows:

Premising that all bearings herein are astronomic, being shown on a Plan attached to an Instrument registered in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 97956 or derived therefrom;

Commencing at a point in the easterly limit of the said Lot 20 distant 85.83 feet measured north 18° 01' west therealong from a bend therein distant 125.17 feet measured north 17° 59' 30" west along the said easterly limit from an iron bar distant 721.50 feet measured north 17° 59' 30" west along the easterly limit of the said Lot 20 from the southeast corner thereof, which said point of commencement is the northeast corner of the lands described in an Instrument registered in the said Land Registry Office as Number A14812;

Thence north 18° 01' west along the easterly limit of the said Lot 20 a distance of 211.52 feet to an iron bar, which said iron bar is distant 52.84 feet measured south 18° 01' east along the easterly limit of the said Lot 20 from the southeast corner of Lot 5 according to a Plan registered in the said Land Registry Office as Number 116;

Thence south 72° 13' west 220 feet to an iron bar;

Thence south $18^{\circ} 01'$ east 211.52 feet to a line drawn south $72^{\circ} 13'$ west from the point of commencement;

Thence north $72^{\circ} 13'$ east along the northerly limit of the lands described in the said Instrument Number A14812 a distance of 220 feet to the point of commencement.

2. That part of Lot 20 in Concession IV more particularly described as follows:

Premising that the northerly limit of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 13415 has an astronomic bearing of north $71^{\circ} 57'$ east and relating all bearings herein thereto;

Commencing at an iron bar marking a point in the easterly limit of the east half of the said Lot 20 distant 721.50 feet measured north $17^{\circ} 59' 30''$ west therealong from the southeast corner thereof, which said point of commencement is the northeast corner of the lands described in the said Instrument Number 13415;

Thence north $17^{\circ} 59' 30''$ west along the easterly limit of the said Lot a distance of 125.17 feet to a bend therein;

Thence north $18^{\circ} 01'$ west continuing along the said easterly limit 85.83 feet to a point;

Thence south $72^{\circ} 13'$ west 220 feet to an iron bar;

Thence south $18^{\circ} 01'$ east a distance of 211 feet to an iron bar marking a point in the northerly limit of the lands described in the said Instrument Number 13415;

Thence north $71^{\circ} 57'$ east along the last-mentioned northerly limit 219.94 feet to the point of commencement.

The above description being illustrated by sketch attached to an Instrument registered in the said Land Registry Office as Number A14812. O. Reg. 59/83, s. 1.

L. J. FINCHAM

Director

Plans Administration Branch

North and East

*Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 21st day of January, 1983.

(2081)

6

Publications Under The Regulations Act

February 12th, 1983

PROVINCIAL COURTS ACT

O. Reg. 60/83.

Destruction of Records Made by
Court Reporters.

Made—January 20th, 1983.

Filed—January 25th, 1983.

REGULATION MADE UNDER THE PROVINCIAL COURTS ACT

DESTRUCTION OF RECORDS MADE BY COURT REPORTERS

I. In this Regulation,

- (a) "record" means a tape recording or other record made by a court reporter at a proceeding in a provincial court;
- (b) "secondary record" means a duplicate original record. O. Reg. 60/83, s. 1.

2.—(1) A record and a secondary record, if any, at a prosecution for a contravention,

(a) of the *Highway Traffic Act*, other than,

- (i) section 111 of the Act (which relates to careless driving), or
- (ii) in relation to an accident involving personal injury or property damage; or

(b) of a municipal by-law,

may be disposed of one year after the date of judgment.

(2) A record and a secondary record, if any, at a prosecution,

(a) for a contravention of section 111 of the *Highway Traffic Act* (which relates to careless driving); or

(b) for a contravention of the *Highway Traffic Act* in relation to an accident involving personal injury or property damage,

may be disposed of two years after the date of judgment.

(3) A record of a proceeding in which an accused person has been found to be a dangerous offender and has been sentenced to detention for an indeterminate period may be disposed of thirty years after the date of the judgment.

(4) A record in a proceeding in which a person who is subject to a warrant of detention of the Lieutenant Governor was found not guilty by reason of insanity or was found unfit to stand trial, may be disposed of thirty years after the date of the finding or judgment.

(5) In any other case, a record may be disposed of six years after the date of judgment in the proceeding or, if a secondary record is made, the record may be disposed of two years after the date of judgment in the proceeding and the secondary record may be disposed of six years after the date of judgment in the proceeding. O. Reg. 60/83, s. 2.

(2110)

7

ONTARIO MUNICIPAL BOARD ACT

O. Reg. 61/83.

Tariff of Fees.

Made—December 13th, 1982.

Approved—January 20th, 1983.

Filed—January 25th, 1983.

REGULATION TO AMEND REGULATION 723 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ONTARIO MUNICIPAL BOARD ACT

1. Item 1 of Schedule 8 to Regulation 723 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 623/81, is revoked and the following substituted therefor:

1. section 47 Assessment 'Appeals,

Residential and Farm Assessments

Main roll number	\$50
Each additional related roll number	5

Other Assessments

Main role number	100
Each additional related roll number	10

2. This Regulation comes into force on the 20th day of January, 1983.

THE ONTARIO MUNICIPAL BOARD:

HENRY E. STEWART
Chairman

Dated at Toronto, this 13th day of December, 1982.

(2111)

7

ONTARIO GUARANTEED ANNUAL INCOME ACT

O. Reg. 62/83.

Guaranteed Income Limit.
Made—January 20th, 1983.
Filed—January 25th, 1983.

REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT

GUARANTEED INCOME LIMIT

1. Commencing with the month of January, 1983, the guaranteed income limit for purposes of,

- (a) subclause 1 (j) (i) of the Act is \$6,625.20;
- (b) subclause 1 (j) (ii) of the Act is \$6,295.20;
- (c) subclause 1 (j) (iii) of the Act is \$5,932.44;
- (d) subclause 1 (j) (iv) of the Act is \$12,590.40. O. Reg. 62/83, s. 1.

2. Ontario Regulation 687/82 is revoked. O. Reg. 62/83, s. 2.

3. This Regulation comes into force on the 1st day of January, 1983. O. Reg. 62/83, s. 3.

(2112)

7

INCOME TAX ACT

O. Reg. 63/83.

Ontario Tax Credit System.
Made—January 20th, 1983.
Filed—January 25th, 1983.

REGULATION MADE UNDER THE INCOME TAX ACT

ONTARIO TAX CREDIT SYSTEM

1. For the purposes of clause 7 (1) (a) of the Act, premises included in the following kinds of institutions are not housing units:

- 1. An institution designated by Regulation under section 2 of the *Mental Hospitals Act*.
- 2. A "home for retarded persons" as defined in clause 1 (d) of the *Homes for Retarded Persons Act*.
- 3. A "sanatorium" as defined in clause 1 (f) of the *Sanatoria for Consumptives Act*.
- 4. A hospital for chronic patients listed under Group F hospitals or Group G hospitals in the Schedule to Regulation 863 of Revised Regulations of Ontario, 1980 made under the *Public Hospitals Act*.
- 5. A "satellite home" as defined in clause 1 (n) of Regulation 502 of Revised Regulations of Ontario, 1980 made under the *Homes for the Aged and Rest Homes Act*. O. Reg. 63/83, s. 1.

2. Where taxes for municipal and school purposes are paid in a year in respect of premises that are otherwise excluded from the definition of "housing unit" in clause 7 (1) (a) of the Act, such premises shall be regarded as a housing unit for the purposes of the Act by any individual who occupies and inhabits such premises and receives no financial assistance from any government body or agency to reduce the cost of his occupation in such premises. O. Reg. 63/83, s. 2.

3. For the purpose of subclause 7 (1) (c) (iv) 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) taxes imposed under the *Local Services Boards Act* and levied under the *Provincial Land Tax Act*,

are prescribed. O. Reg. 63/83, s. 3.

4. For the purposes of clause 7 (1) (e) 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 subsections 7 (2) and (6) of the Act. O. Reg. 63/83, s. 4.

5. For the purpose of subsection 7 (4) of the Act, the students' residences set out in the Schedule hereto are prescribed. O. Reg. 63/83, s. 5.

6. Ontario Regulation 52/82 does not apply to any taxation year subsequent to the 31st day of December, 1981. O. Reg. 63/83, s. 6.

7. This Regulation shall be deemed to have come into force on the 1st day of January, 1982 and applies in respect of any taxation year of an individual ending on or after that date. O. Reg. 63/83, s. 7.

Schedule

STUDENTS' RESIDENCE

PART I

Residences of College and Nursing Students

ITEM	NAME	LOCATION
1	St. Andrew's College Students' Residence Yonge Street North	Aurora
2	Albert College Students' Residence Dundas Street West	Belleville
3	Albert College Students' Residence 28 Highland Avenue	Belleville
4	Belleville General Hospital Students' Residence, Loyalist College of Applied Arts and Technology 245 Dundas Street East	Belleville
5	Appleton Boys School Students' Residence	Bolton
6	Brockville General Hospital Comstock Students' Residence, 80 Emma Street	Brockville
7	Grenville Christian College Students' Residence	Brockville
8	Brockville Bible College, Standard Church Students' Residence (2nd Floor) 245 Perth Street	Brockville
9	St. John's School of Ontario Students' Residence	Claremont
10	Mille Roches Students' Residence St. Lawrence College of Applied Arts and Technology 801 Fourth Street East	Cornwall

ITEM	NAME	LOCATION
11	Bnei Akiva Schools Students' Residence 159 Almore Avenue	Downsview
12	Niagara Christian College Students' Residence	Fort Erie
13	Saint Barnabas Farms School Students' Residence Box 583, Niagara Parkway	Fort Erie
14	Theological College of the Canadian Reformed Churches 374 Queen Street South	Hamilton
15	Ontario College of Agriculture Students' Residence Building No. 67, Bruce Hall and Huron Hall	Huron Park
16	Kemptville College of Agricultural Technology Students' Residence	Kemptville
17	Kingston General Hospital Students' Residence (Waldron Tower), St. Lawrence College of Applied Arts and Technology, 17 King Street West	Kingston
18	Emmanuel Bible College Students' Residence 100 Fergus Avenue	Kitchener
19	Lakefield College School Students' Residence	Lakefield
20	Regina Mundi College Students' Residence Wellington Road South	Lambeth
21	Great Lakes Christian Colleges Students' Residence	Lincoln
22	Victoria Campus School of Nursing Gartshore Residence Fanshawe College of Applied Arts and Technology 370 South Street	London
23	Mount St. Joseph Academy Students' Residence 1490 Richmond Street North	London
24	St. Peter's Seminary 1040 Waterloo Street	London
25	Sheridan College School of Nursing Students' Residence Credit Valley Campus 2186 Hurontario Street	Mississauga
26	Pickering College Students' Residence 389 Second Street	Newmarket
27	Eden Christian College Students' Residence	Niagara On-The-Lake
28	Scollard Hall Students' Residence 1000 High Street	North Bay
29	Canadore College of Applied Arts and Technology Students' Residence, Gormanville Road	North Bay
30	St. Joseph's College Girls Dormitory 2025 Main Street West	North Bay

ITEM	NAME	LOCATION
31	Appleby College Students' Residence 540 Lakeshore Road West	Oakville
32	Seventh Day Adventist Church Kingway College Students' Residence 1156 King Street East	Oshawa
33	Ashbury College Students' Residence 362 Mariposa Avenue	Ottawa
34	Ottawa Civic Hospital Students' Residence Algonquin College School of Nursing 737 Parkdale Avenue	Ottawa
35	Eastern Pentacostal Bible College Students' Residence Swanson Hall, 49 Argyle Street	Peterborough
36	Eastern Pentacostal Bible College Students' Residence No. 1 and 2, 780 Argyle Street	Peterborough
37	Wahbon Bay Academy Students' Residence	Pickle Lake
38	Trinity College School Students' Residence	Port Hope
39	Ridgetown College of Agricultural Technology Students' Residence, Main Street East	Ridgetown
40	Rosseau Lake School Students' Residence	Rosseau
41	Ridley College Students' Residence	St. Catharines
42	St. Thomas—Elgin General School of Nursing Students' Residence, Fanshawe College of Applied Arts and Technology, 189 Elm Street	St. Thomas
43	Alma College Students' Residence 96 Moore Street	St. Thomas
44	Lambton College School of Nursing Students' Residence Lambton College of Applied Arts and Technology 1431 London Road South	Sarnia
45	Sault College of Applied Arts and Technology Students' Residence, 443 Northern Avenue East	Sault Ste. Marie
46	Stratford General Hospital Students' Residence Conestoga College of Applied Arts and Technology 130 Youngs Street	Stratford
47	Cambrian College of Applied Arts and Technology Students' Residence, Health and Science Division (Northern Ontario Health Science Schools) 885 Regent Street South	Sudbury
48	Confederation College of Applied Arts and Technology Sibley Hall Students' Residence, William Street	Thunder Bay
49	Centre for Christian Studies, Covenant College Students' Residence, 77 Charles Street West	Toronto

ITEM	NAME	LOCATION
50	Ryerson Polytechnical Institute Students' Residence 137 Bond Street	Toronto
51	The Hospital for Sick Children Nursing School Students' Residence, 170 and 180 Elizabeth Street	Toronto
52	Nightingale School of Nursing Students' Residence George Brown College, 2 Murray Street	Toronto
53	Ewart College Students' Residence The Presbyterian Church in Canada 156 St. George Street	Toronto
54	Toronto General Hospital Students' Residence 90 Gerrard Street West	Toronto
55	The Wellesley Hospital Students' Residence (L.C.K. Jones Building), Ryerson Polytechnical Institute 160 Wellesley Street East	Toronto
56	Women's College Hospital School of Nursing Students' Residence, Ryerson Polytechnical Institute 60 Grosvenor Street	Toronto
57	St. Vladimir Institute Students' Residence 620 Spadina Avenue	Toronto
58	Havergal College Students' Residence 1451 Avenue Road	Toronto
59	Branksome Hall Students' Residence 1, 3, 6 and 14 Elm Avenue	Toronto
60	The Bishop Strachan School Students' Residence 298 Lonsdale Road	Toronto
61	The National Ballet School Students' Residence 111 Maitland Street	Toronto
62	Upper Canada College Students' Residence 200 Lonsdale Road	Toronto
63	Regis College Students' 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
64	Salvation Army Students' Residence 2130 Bayview Avenue	Toronto
65	Académie Du Sacré Coeur Students' Residence Box 52, 159 Higginson Street	Vankleek Hill

ITEM	NAME	LOCATION
66	Notre Dame Academy Students' Residence 1921 Snake Road	Waterdown
67	The Creative Centre for Learning and Development Chippawa Road South Side	Wellandport
68	Scarborough Centenary Hospital Association Students' Residence (T.J. Shoniker Building) 2877 Ellesmere Road	West Hill
69	Humber College School of Nursing Students' Residence Osler School of Nursing, 5 Queenslea Avenue	Weston
70	Trafalgar Castle School Students' Residence 401 Reynolds Street	Whitby
71	Seaway Baptist Bible Institute Students' Residence	Williamstown
72	Seneca College School of Nursing Students' Residence York Regional School of Nursing 1255 Sheppard Avenue East	Willowdale
73	Ontario Bible College Students' Residence 25 Bally Connor Court	Willowdale
74	Ner Israel Yeshiva College Students' Residence 625 Finch Avenue West	Willowdale
75	Grace Hospital Students' Residence St. Clair College of Applied Arts and Technology 339 Crawford Avenue	Windsor
76	Assumption College School Students' Residence 1100 Huron Church Road	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

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
7	University of Guelph	South Residence (Prairie, Maritime and Mountain Halls) University Buildings #72A, 72B, 72C South Ring Road	Guelph
8	University of Guelph	East Residence (Dundas, Lanark and Glengarry Halls) University Buildings #180A, 180B, 180C East Ring Road	Guelph
9	University of Guelph	Lennox Addington Hall University Building #172 Lennox Lane	Guelph
10	University of Guelph	Johnston Hall University Building #11 Winegard Walk	Guelph
11	University of Guelph	Mills Hall University Building #8 College Avenue	Guelph
12	University of Guelph	MacDonald Hall University Building #2 MacDonald Street	Guelph
13	University of Guelph	Watson Hall University Building #4 Watson Lane	Guelph
14	University of Guelph	Maid's Hall University Building #62 Trent Lane	Guelph
15	University of Guelph	Lambton Hall University Building #67 Watson Lane	Guelph
16	University of Guelph	North Residence Drew Hall University Building #10 Trent Lane	Guelph
17	Lakehead University	Women's Residence Oliver Road	Thunder Bay
18	Lakehead University	Men's Residence Oliver Road	Thunder Bay

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
19	Laurentian University	Married Student Apartments 840 Ramsey Lake Road	Sudbury
20	Laurentian University	Single Student Apartments 840 Ramsey Lake Road	Sudbury
21	Laurentian University	Huntington College Residence 840 Ramsey Lake Road	Sudbury
22	Laurentian University	Thornloe College Residence 840 Ramsey Lake Road	Sudbury
23	Laurentian University	University of Sudbury Residence 840 Ramsey Lake Road	Sudbury
24	Laurentian University	Laurentian University Residence 179 John Street	Sudbury
25	McMaster University	Edwards Hall 1280 Main Street West	Hamilton
26	McMaster University	Whidden Hall 1280 Main Street West	Hamilton
27	McMaster University	Moulton Hall 1280 Main Street West	Hamilton
28	McMaster University	Bates Residence 1280 Main Street West	Hamilton
29	McMaster University	Woodstock Hall 1280 Main Street West	Hamilton
30	McMaster University	Matthews Hall 1280 Main Street West	Hamilton
31	McMaster University	Brandon Hall 1280 Main Street West	Hamilton
32	McMaster University	Wallingford Hall 1280 Main Street West	Hamilton
33	McMaster University	McKay Hall 1280 Main Street West	Hamilton
34	University of Ottawa	Le Blanc Hall 35 Copernicus Street	Ottawa
35	University of Ottawa	Stanton Hall 235 Nicholas Street	Ottawa
36	University of Ottawa	Thompson Hall 611 Cumberland Street	Ottawa
37	University of Ottawa	Marchand Hall 245 Nicholas Street	Ottawa
38	Queen's University	McNeill House Lower Albert Street	Kingston

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
39	Queen's University	Leonard Hall Queen's Crescent	Kingston
40	Queen's University	Morris Hall Lower Albert Street	Kingston
41	Queen's University	Gordon House Collingwood Street	Kingston
42	Queen's University	Brockington House Collingwood Street	Kingston
43	Queen's University	Harkness Hall 329 Earl Street	Kingston
44	Queen's University	Graduate Student Residence Union Street West	Kingston
45	Queen's University	Ban Righ Hall University Avenue	Kingston
46	Queen's University	Chown Hall Stuart Street	Kingston
47	Queen's University	Adelaide Hall Stuart Street	Kingston
48	Queen's University	Victoria Hall Queen's Crescent	Kingston
49	Queen's University	Jean Royce Hall West Campus Union Street West Angus Residence Boucher Residence Royce Residence Curran Residence Douglas Residence Healey Residence Laird Residence Miller Residence Roy Residence Shortliffe Residence Tracy Residence Trotter Residence	Kingston
50	Queen's University	John Orr Tower Apartments 244 Sir John A. MacDonald Blvd.	Kingston
51	Royal Military College	Stone Frigate R.M.C. Grounds	Kingston
52	Royal Military College	Fort Haldimand R.M.C. Grounds	Kingston
53	Royal Military College	Fort La Salle R.M.C. Grounds	Kingston
54	Royal Military College	Fort Champlain R.M.C. Grounds	Kingston

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
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	249 Main Street	Ottawa
63	St. Paul's University	320 McLeod Street	Ottawa
64	University of Toronto	Wetmore Hall New College 21 Classic Avenue	Toronto
65	University of Toronto	Wilson Hall New College 40 Willcocks Street	Toronto
66	University of Toronto	Sir Daniel Wilson Residence University College 73 St. George Street	Toronto
67	University of Toronto	Whitney Hall University College 85 St. George Street	Toronto
68	University of Toronto	Devonshire House 1, 3 and 5 Devonshire Place	Toronto
69	University of Toronto	Innis College Residence 651 Spadina Avenue	Toronto
70	University of Toronto	St. George Graduate Student Residence 321 Bloor Street West	Toronto
71	University of Toronto	Burwash Hall Victoria University 89 Charles Street West	Toronto
72	University of Toronto	Stephenson House Victoria University 80 St. Mary's Street	Toronto
73	University of Toronto	Annesley Hall Victoria University 95 Queen's Park Crescent	Toronto
74	University of Toronto	Margaret Addison Hall Victoria University 140 Charles Street West	Toronto
75	University of Toronto	Trinity College 6 Hoskin Avenue	Toronto

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
76	University of Toronto	St. Hilda's College Residence Trinity College 44 Devonshire Place	Toronto
77	University of Toronto	Knox College Residence 59 St. George Street	Toronto
78	University of Toronto	Wycliffe College Residence 5 Hoskin Avenue	Toronto
79	University of Toronto	Windle House St. Michael's College 5 Elmsley Place	Toronto
80	University of Toronto	Clover Hill Residence St. Michael's College 50 St. Joseph Street	Toronto
81	University of Toronto	Elmsley Hall and Brennan Hall St. Michael's College 81 St. Mary's Street	Toronto
82	University of Toronto	More House St. Michael's College 59 Queen's Park Crescent	Toronto
83	University of Toronto	Fisher House St. Michael's College 59 Queen's Park Crescent	Toronto
84	University of Toronto	Teefy Hall St. Michael's College 59 Queen's Park Crescent	Toronto
85	University of Toronto	Sullivan House St. Michael's College 96 St. Joseph Street	Toronto
86	University of Toronto	McCorkell House St. Michael's College 2 Elmsley Place	Toronto
87	University of Toronto	Belisle House St. Michael's College 1 Elmsley Place	Toronto
88	University of Toronto	Maritain House St. Michael's College 6 Elmsley Place	Toronto
89	University of Toronto	Gilson House St. Michael's College 8 Elmsley Place	Toronto
90	University of Toronto	Loretto College St. Michael's College 70 St. Mary's Street	Toronto

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
91	University of Toronto	St. Joseph's College St. Michael's College 90 Wellesley Street West	Toronto
92	University of Toronto	St. Basil's College St. Michael's College 95 St. Joseph Street	Toronto
93	University of Toronto	Massey College Student Residence 4 Devonshire Place	Toronto
94	University of Toronto	Scarborough College 1265 Military Trail	Scarborough
95	University of Toronto	Erindale College 3349 Mississauga Road	Mississauga
96	University of Toronto	Upper Canada College	Georgetown
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

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
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	Trent University	Kerr House 299 Dublin Street	Peterborough
112	Trent University	North House 262 - 264 Rubidge Street	Peterborough
113	Trent University	Jung House 302 King Street	Peterborough
114	Trent University	Principal's Lodge 314 London Street	Peterborough
115	Trent University	North North House 270 Rubidge Street	Peterborough
116	Trent University	Monture House 267 Stewart Street	Peterborough
117	University of Waterloo	Tutor's Residence South Campus, 1, 2, 3, 4, 5 200 University Avenue West	Waterloo
118	University of Waterloo	Village #1 200 University Avenue West	Waterloo
119	University of Waterloo	Village #2 200 University Avenue West	Waterloo
120	University of Waterloo	Minota Hagey Residence 200 University Avenue West	Waterloo
121	University of Waterloo	Conrad Greble College 200 University Avenue West	Waterloo
122	University of Waterloo	St. Jerome College Residence 200 University Avenue West	Waterloo
123	University of Waterloo	Notre Dame College Residence 200 University Avenue West	Waterloo
124	University of Waterloo	Renison College Residence 200 University Avenue West	Waterloo
125	University of Waterloo	St. Paul's College Residence 200 University Avenue West	Waterloo
126	University of Waterloo	Resurrection College 265 Westmount Road North	Waterloo

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
127	University of Western Ontario	Brough Hall Huron College 1349 Western Road	London
128	University of Western Ontario	Hellmuth Hall Huron College 1349 Western Road	London
129	University of Western Ontario	O'Neil's Hall Huron College 1349 Western Road	London
130	University of Western Ontario	Seagar Hall Huron College 1349 Western Road	London
131	University of Western Ontario	Student Residence Brescia College 1285 Western Road	London
132	University of Western Ontario	Mary Manor Brescia College 1285 Western Road	London
133	University of Western Ontario	Main Building Residence King's College 1070 Waterloo Street	London
134	University of Western Ontario	Town House #1 King's College 1070 Waterloo Street	London
135	University of Western Ontario	Town House #2 King's College 1070 Waterloo Street	London
136	University of Western Ontario	Town House #3 King's College 1070 Waterloo Street	London
137	University of Western Ontario	Town House #4 King's College 1070 Waterloo Street	London
138	University of Western Ontario	Town House #5 King's College 1070 Waterloo Street	London
139	University of Western Ontario	Town House #6 King's College 1070 Waterloo Street	London
140	University of Western Ontario	Town House #7 King's College 1070 Waterloo Street	London
141	University of Western Ontario	Town House #8 King's College 1070 Waterloo Street	London

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
142	University of Western Ontario	Town House #9 King's College 1070 Waterloo Street	London
143	University of Western Ontario	Town House #10 King's College 1070 Waterloo Street	London
144	University of Western Ontario	Sydenham Hall Richmond Street W/S	London
145	University of Western Ontario	Delaware Hall Western Road E/S	London
146	University of Western Ontario	Medway Hall Richmond Street W/S	London
147	University of Western Ontario	Saugeen-Maitland Hall 289 Windermere Road	London
148	Wilfrid Laurier University	Clara Conrad Residence 75 University Avenue West	Waterloo
149	Wilfrid Laurier University	W. Ross MacDonald Residence 75 University Avenue West	Waterloo
150	Wilfrid Laurier University	Nils Willison Residence 75 University Avenue West	Waterloo
151	Wilfrid Laurier University	Little House Residence 75 University Avenue West	Waterloo
152	Wilfrid Laurier University	Leopold Graduate Residence 75 University Avenue West	Waterloo
153	Wilfrid Laurier University	W. Euler Graduate Residence 75 University Avenue West	Waterloo
154	Windsor University	McDonald Hall 401 Sunset Avenue	Windsor
155	Windsor University	Laurier Hall 401 Sunset Avenue	Windsor
156	Windsor University	Electa Hall 233 - 265 Patricia Road	Windsor
157	Windsor University	Cody Hall 401 Sunset Avenue	Windsor
158	Windsor University	Huron Hall 869 Mill Street	Windsor
159	Windsor University	Tecumseh Hall 869 Mill Street	Windsor
160	Windsor University	St. Michael's Hall Assumption University 400 Huron Church Road	Windsor

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
161	Windsor University	Langton House Canterbury College 226 Patricia Road	Windsor
162	Windsor University	Becket House Canterbury College 2585 Riverside Drive West	Windsor
163	Windsor University	Rayson House Canterbury College 210 Patricia Road	Windsor
164	Windsor University	Cranmer House Canterbury College 2541 Riverside Drive West	Windsor
165	Windsor University	Laud House Canterbury College 2521 Riverside Drive West	Windsor
166	Windsor University	Wake House Canterbury College 179 Sunset Avenue	Windsor
167	Windsor University	Geoffrey Fisher Hall Canterbury College 270 Patricia Road	Windsor
168	Windsor University	SSJE House Canterbury College 189 Patricia Road	Windsor
169	Windsor University	The Brothers of the Christian Schools 2629 Riverside Drive West	Windsor
170	Windsor University	The Brothers of the Christian Schools 2675 Riverside Drive West	Windsor
171	Windsor University	Grace Hospital Students Residence 339 Crawford Avenue	Windsor
172	York University	Bethune Residence 4700 Keele Street	Downsview
173	York University	Graduate Residence #1 2 Assiniboine Road	Downsview
174	York University	Graduate Residence #2 4 Assiniboine Road	Downsview
175	York University	Graduate Residence #3 6 Assiniboine Road	Downsview
176	York University	Graduate Residence #4 8 Assiniboine Road	Downsview
177	York University	Atkinson Residence 22 Moon Road	Downsview

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
178	York University	Wood Residence 2275 Bayview Avenue	Toronto
179	York University	Marion Hilliard Residence 2275 Bayview Avenue	Toronto
180	York University	Founders Residence 4700 Keele Street	Downsview
181	York University	Vanier Residence 4700 Keele Street	Downsview
182	York University	Winter Residence 4700 Keele Street	Downsview
183	York University	McLaughlin Residence 4700 Keele Street	Downsview
184	York University	Stong Residence 4700 Keele Street	Downsview

O. Reg. 63/83, Sched.

Form 1

Income Tax Act



ONTARIO TAX CREDITS

T1C (ONT.)—1982

Basic guidelines for claiming Ontario Tax Credits appear on the reverse side of this form. The Ontario Ministry of Revenue administers a separate grant program for persons 65 years of age and older. Persons eligible to claim these grants are not entitled to claim the Property or Sales Tax Credits, or the Temporary Home Heating Credit on this form.

Calculation of Ontario Property and Sales Tax Credits for 1982

PROPERTY TAX CREDIT—See item 1 on the Reverse Side and Complete the Declaration Below.

Table for Property Tax Credit calculation with columns for 910, 920, 930, 940 and a 20% multiplier.

SALES TAX CREDIT—1% of 'Total Personal Exemptions' (line 45 on page 2 of your return)—see item 2. Includes sub-sections (A) through (D) for calculations.

Calculation of Ontario Temporary Home Heating Credit for 1982 (See item 3 on Reverse Side)

Basic Heating Credit for 1982. Includes calculation for NET TEMPORARY HOME HEATING CREDIT with sub-section (F).

NET PROPERTY AND SALES TAX CREDITS AND TEMPORARY HOME HEATING CREDIT—Add Amounts (D) and (F). (G)

Calculation of Ontario Political Contribution Tax Credit for 1982

Attach official receipts to this form otherwise your claim will be rejected. Includes calculation for allowable credit (75%, 50%, 33 1/3%) and sub-sections (i) and (ii).

Ontario Tax Credits—Total of Amounts (G) and (H)—Enter this amount on line 74 on your return.

Declaration (If Property Tax Credit claimed)

I hereby declare that the address(es) of my principal residence(s) in Ontario during the 1982 taxation year was (were):

Table with 4 columns: Address(es) of Principal Residence(s), Rent/Property Tax Paid in 1982, No. of Months Resident in 1982, Name of Landlord/Municipality.

If you had more than 2 principal residences, continue on a separate sheet. See item 1(c).

Certification

I certify that the information in this document is true and correct and if I am claiming the Property and Sales Tax Credits or Temporary Home Heating Credit, that I was not 65 years of age or older on December 31, 1982.

Date: _____ Sign here: _____

Basic Guidelines for Claiming Ontario Tax Credits

T1C (ONT.)—1982

• You must file a completed Individual Income Tax Return along with this 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, 1982 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 • persons 65 years of age or older • persons with spouses 65 years or older; except in the year of marriage (<i>see item 4(a)</i>) • estates of deceased persons • persons from other countries who have been admitted to Canada as Visitors with Student Authorization • persons who leave Ontario during the year. <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 except in cases where marriage took place in 1982 (<i>see item 4(a)</i>).</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 1982. • may include hotel rooms, mobile homes or rooming houses. • does not include a property tax exempt residence e.g. home for the aged, institutions, hostels, military bases. • does not include a nursing home if the resident's costs are subsidized. <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"> • for homeowners is the property tax paid on a principal residence in the taxation year (does not include mortgage principal and interest payments). • for tenants is 20% of the rent paid for the principal residence in the taxation year (excluding any amount paid for meals), or • if both property tax and rent are paid on the same principal residence, is 20% of the total of property tax and rent paid. In this instance the total of the property tax and rent paid must be entered on line 910. • must not include property tax or rent paid on a second residence (e.g. cottage). • must be prorated to cover the actual period of occupancy if 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 must be allocated</p> <ul style="list-style-type: none"> • according to each principal taxpayer's beneficial ownership in the housing unit, or • 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 deemed Occupancy Cost of \$25. Anyone living in one of these residences is restricted to a \$25 Occupancy Cost for the part of the year he or she lived in such a residence. . . . Call the Information Centre to find out if your residence is included in this category.</p> <p>(g) Receipts</p> <p>Receipts for 1982 rent or property tax payments are not required to be filed with this form but must be retained for examination on request.</p>	<p>2. Sales Tax Credit</p> <p>All individuals resident in Ontario on December 31, 1982 may claim the Sales Tax Credit except:</p> <ul style="list-style-type: none"> • persons under age 16 • persons claimed as dependants for income tax purposes by another resident in Canada • persons 65 years of age or older • estates of deceased persons • persons from other countries who have been admitted to Canada as Visitors with Student Authorization • persons who leave Ontario during the year. <p>3. Temporary Home Heating Credit</p> <p>All individuals who are eligible to claim a Property Tax Credit (including those whose taxable income reduces the credit to zero) and who have incurred an Occupancy Cost may claim the Temporary Home Heating Credit except individuals whose Occupancy Cost comprises solely the \$25 allowable for college residence (<i>see item 1(f)</i>).</p> <p>4. General Information</p> <p>(a) Marriage in the Year Both Spouses Under 65</p> <p>When a marriage takes place in the year, there are frequently three Occupancy Costs involved:</p> <p>(A) the rent or property tax paid by the spouse with the higher taxable income for the part of the year prior to marriage</p> <p>(B) the rent or property tax paid by the spouse with the lower taxable income prior to marriage</p> <p>(C) the rent or property tax paid following marriage.</p> <p>An Ontario Tax Credit claim may be made in one of two ways, either</p> <ul style="list-style-type: none"> • the spouse with the higher taxable income includes (A) + (B) + (C) in calculating Occupancy Cost, or • the spouse with the higher taxable income includes (A) + (C) and the spouse with the lower taxable income uses (B) in calculating Occupancy Cost. <p>One Spouse Under 65</p> <p>The spouse under 65 is allowed to claim a Property Tax Credit based on Occupancy Cost incurred by him/her prior to marriage provided that such occupancy costs are not included in the Occupancy Cost of the other spouse for a property tax grant.</p> <p>(b) Separation in the Year Both Spouses Under 65</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, and • the rent or property tax paid following separation. <p>One Spouse Under 65</p> <p>Where the spouse under 65 remains in the principal residence after separation he/she may claim a Property Tax Credit based on Occupancy Cost paid by him/her from date of separation to the end of the taxation year.</p>
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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).

Mailing Address

- Ministry of Revenue, Guaranteed Income and Tax Credit Branch, Queen's Park, Toronto, M7A 2B3

A detailed booklet is available on request.

Form 2

Income Tax Act

T1C (ONT.) - 1982



CRÉDITS D'IMPÔT DE L'ONTARIO

Les règles de base relatives aux crédits d'impôt de l'Ontario figurent au verso. Le ministère du Revenu de l'Ontario offre un programme distinct de subventions aux personnes de 65 ans ou plus. Les contribuables qui ont droit à ces subventions ne peuvent demander dans la présente formule ni les crédits d'impôts fonciers et de taxe sur les ventes ni le crédit temporaire pour le chauffage des résidences

Calcul des crédits d'impôts fonciers et de taxe sur les ventes de l'Ontario pour 1982

CRÉDIT D'IMPÔTS FONCIERS—Voir n° 1 au verso et remplir la «Déclaration» ci-dessous.

Total des loyers payés en 1982 **910** x 20% =

Impôts fonciers payés en 1982 **920**

Résidence d'étudiants—inscrire \$25—voir n° 1 f) **930**

Coût d'habitation (total des trois lignes ci-dessus)—voir n° 1 d) **940**

Inscrire le **moins élevé** des montants suivants: \$180 ou le «Coût d'habitation» (ligne 940)

Ajouter: 10% du «Coût d'habitation» (ligne 940)

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)—voir n° 2

Total des crédits ci-dessus (A)

INSCRIRE: 2% du «Revenu imposable» (ligne 62, p. 2 de votre déclaration) ou si le revenu imposable est de \$1,944 ou moins, inscrire «NÉANT» (B)

CRÉDITS D'IMPÔTS FONCIERS ET DE TAXE SUR LES VENTES NETS—Soustraire le montant (B) du montant (A).

Si (B) est supérieur à (A), inscrire «NÉANT» (C)

INSCRIRE le **moins élevé** du montant (C) et de \$500 à la ligne (D)

Calcul du crédit temporaire pour le chauffage des résidences de l'Ontario en 1982 (Voir n° 3 au verso)

Crédit de base pour le chauffage en 1982 40 00

INSCRIRE: 1% du «Revenu imposable» (ligne 62, p. 2 de votre déclaration) ou si le revenu imposable est de \$1,944 ou moins, inscrire «NÉANT» (E)

CRÉDIT TEMPORAIRE NET POUR LE CHAUFFAGE DES RÉSIDENCES—Soustraire le montant (E) de \$40. Si le montant (E) est supérieur à \$40, inscrire «NÉANT» (F)

CRÉDITS D'IMPÔTS FONCIERS ET DE TAXE SUR LES VENTES ET CRÉDIT TEMPORAIRE POUR LE CHAUFFAGE DES RÉSIDENCES NETS—

Additionner les montants (D) et (F). (G)

Calcul du crédit d'impôt pour contributions politiques (Ontario) en 1982

Joindre les reçus officiels à cette formule, *sinon la demande sera refusée.* \$ C

Total des contributions politiques (Ontario) en 1982 **950**

Crédit admissible—75% de la première tranche de \$100 du total des contributions

50% de la tranche suivante de \$450 du total des contributions

33⅓% de la fraction du total des contributions qui excède \$500

Crédit total admissible (*maximum \$500*) (i)

Impôt de l'Ontario à payer (ligne 67 de votre déclaration)

SOUSTRAIRE: Crédits d'impôts fonciers et de taxe sur les ventes et crédit temporaire pour le chauffage des résidences de l'Ontario (montant (G) ci-dessus)

Excédent de l'impôt de l'Ontario à payer (ii)

CRÉDIT D'IMPÔT ADMISSIBLE POUR CONTRIBUTIONS POLITIQUES (ONTARIO)—

Inscrire le **moins élevé** des montants (i) et (ii) (H)

Crédits d'impôt de l'Ontario—Total des montants (G) et (H)—Inscrire ce total à la ligne 74 de votre déclaration.

Déclaration (si vous demandez le crédit d'impôts fonciers)

Je déclare par les présentes que, durant l'année d'imposition 1982, ma résidence principale en Ontario était située à l'adresse ou aux adresses suivantes:

Adresse de la résidence principale	Nombre de mois de résidence en 1982	Loyers/Impôts fonciers payés en 1982	Nom du propriétaire/de la municipalité
1	locataire <input type="checkbox"/> propriétaire <input type="checkbox"/>	\$	
2	locataire <input type="checkbox"/> propriétaire <input type="checkbox"/>	\$	

Si vous avez eu plus de 2 résidences principales, utilisez une feuille distincte. Voir n° 1c).

Attestation

J'atteste que les renseignements donnés ci-dessus sont vrais et exacts et que, si je demande le crédit d'impôts fonciers, le crédit de taxe sur les ventes ou le crédit temporaire pour le chauffage des résidences, je n'avais pas 65 ans ou plus au 31 décembre 1982.

Date Signature

T1C (ONT.)—1982

Règles de base relatives aux crédits d'impôt de l'Ontario

• Vous devez accompagner votre formule « Crédits d'impôt de l'Ontario » d'une déclaration d'impôt sur le revenu dûment remplie.

<p>1. Crédit d'impôts fonciers</p> <p>a) Ce crédit peut être demandé par tous les particuliers qui résident en Ontario le 31 décembre 1982, <i>sauf</i></p> <ul style="list-style-type: none"> • les personnes de moins de 16 ans • les personnes de moins de 21 ans qui habitent à la maison et sont déclarées à charge • les personnes de 65 ans ou plus • les personnes dont le conjoint a 65 ans ou plus, sauf dans l'année du mariage (voir n° 4a)) • les successions de personnes décédées • les personnes de pays étrangers qui sont entrées au Canada comme visiteurs et qui sont titulaires d'un permis de séjour d'étudiant • les personnes qui ont quitté l'Ontario au cours de l'année. <p>b) Le crédit d'impôts fonciers doit être demandé par le conjoint au revenu imposable le plus élevé, indépendamment du titre de propriété de la résidence principale. Si le mariage a eu lieu en 1982, voir le n° 4a).</p> <p>c) Résidence principale</p> <ul style="list-style-type: none"> • désigne le logement, en Ontario, habituellement occupé ou habité en 1982; • peut désigner une chambre d'hôtel, une maison mobile ou une pension; • ne comprend pas un établissement exempt d'impôts fonciers, comme un foyer pour personnes âgées, une auberge de jeunesse, certains établissements, une base militaire; • ne comprend pas une maison de santé, si les coûts de résidence sont subventionnés. <p>Toute personne qui déménage au cours de l'année, tout en restant en Ontario, peut demander pour chaque résidence consécutive le crédit pour la période réelle d'habitation.</p> <p>d) Coût d'habitation</p> <ul style="list-style-type: none"> • pour les propriétaires, les impôts fonciers versés pour une résidence principale dans l'année d'imposition (sauf les paiements de capital et d'intérêts sur hypothèque); • pour les locataires, 20% du loyer versé pour la résidence principale dans l'année d'imposition (sauf le coût des repas), ou lorsque des impôts fonciers et un loyer sont versés pour une même résidence principale, 20% du total des impôts fonciers et du loyer versés. Dans ce cas, le total doit être inscrit à la ligne 910; • les impôts fonciers ou le loyer versés pour une résidence secondaire (par ex., un chalet) ne doivent pas être inclus; • si la résidence principale n'a pas été habitée pendant toute l'année, il faut réduire au prorata le coût d'habitation, selon la période réelle d'habitation. <p>e) Cohabitation</p> <p>Si deux contribuables principaux ou plus partagent une résidence principale, le coût d'habitation doit être attribué</p> <ul style="list-style-type: none"> • selon le degré de propriété réelle de chaque contribuable principal dans le logement ou • 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 de sciences infirmières en Ontario est fixé à \$25. Quiconque habite une résidence dont le coût d'habitation a été fixé à l'avance n'a droit qu'à ce montant pour la période de l'année où il y habite. Pour savoir si le coût d'habitation de votre résidence a été fixé, adressez-vous au Centre d'information.</p> <p>g) Recus</p> <p>Vous n'êtes pas tenu d'annexer à cette formule les reçus de loyers ou d'impôts fonciers pour 1982, mais vous devez pouvoir les produire sur demande.</p>	<p>2. Crédit de taxe sur les ventes</p> <p>Tout résident de l'Ontario au 31 décembre 1982 peut demander le crédit de taxe sur les ventes, <i>sauf</i></p> <ul style="list-style-type: none"> • les personnes de moins de 16 ans • les personnes déclarées à charge au fins de l'impôt sur le revenu par un autre résident canadien • les personnes de 65 ans ou plus • les successions de personnes décédées • les personnes de pays étrangers qui sont entrées au Canada comme visiteurs et qui sont titulaires d'un permis de séjour d'étudiant • les personnes qui ont quitté l'Ontario au cours de l'année. <p>3. Crédit temporaire pour le chauffage des résidences</p> <p>Tous ceux qui ont droit au crédit d'impôts fonciers (y compris les personnes dont le revenu imposable ramène le crédit à néant) et qui ont versé un coût d'habitation peuvent demander le crédit temporaire pour le chauffage des résidences, sauf les personnes dont le coût d'habitation ne comprend que les \$25 admissibles des résidences d'étudiants (voir n° 1 f)).</p> <p>4. Renseignements généraux</p> <p>a) Mariage au cours de l'année Conjoints de moins de 65 ans</p> <p>Lorsqu'un mariage a lieu au cours de l'année, il y a souvent trois coûts d'habitation en cause:</p> <p>(A) le loyer ou les impôts fonciers versés, pour la partie de l'année précédant le mariage, par le conjoint au revenu imposable le plus élevé</p> <p>(B) le loyer ou les impôts fonciers versés avant le mariage par le conjoint au revenu imposable le moins élevé</p> <p>(C) le loyer ou les impôts fonciers versés après le mariage.</p> <p>Le crédit d'impôt de l'Ontario peut être demandé de l'une des deux façons suivantes:</p> <ul style="list-style-type: none"> • le conjoint au revenu imposable le plus élevé remplit (A) + (B) + (C) dans le calcul du coût d'habitation ou • le conjoint au revenu imposable le plus élevé remplit (A) + (C) dans le calcul du coût d'habitation, alors que l'autre conjoint remplit (B). <p>L'un des conjoints a moins de 65 ans</p> <p>Le conjoint de moins de 65 ans a droit au crédit d'impôts fonciers fondé sur son coût d'habitation avant le mariage, à condition que ce coût d'habitation ne soit pas inclus dans la demande de subvention pour impôts fonciers de l'autre conjoint.</p> <p>b) Séparation au cours de l'année Conjoints de moins de 65 ans</p> <p>L'année de la séparation, chaque conjoint peut inclure ce qui suit dans le calcul du coût d'habitation:</p> <ul style="list-style-type: none"> • sa part convenue du loyer ou des impôts fonciers pour la partie de l'année précédant la séparation et • le loyer ou les impôts fonciers après la séparation. <p>L'un des conjoints a moins de 65 ans</p> <p>Dans les cas où le conjoint de moins de 65 ans continue à habiter la résidence principale après la séparation, il peut demander le crédit d'impôts fonciers fondé sur son coût d'habitation depuis la date de la séparation jusqu'à la fin de l'année d'imposition.</p>
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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 **Zénith 8-2000** (sans frais).
- Dans toutes les autres régions de l'Ontario, composez **1-800-268-7121** (sans frais).

Adresse postale

• Ministère du Revenu, Direction du revenu garanti et du dégrèvement fiscal, Queen's Park, Toronto M7A 2B3

Vous pouvez obtenir, sur demande, une brochure renfermant des renseignements détaillés.

O. Reg. 63/83, Form 2.

PLANNING ACT

O. Reg. 64/83.

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

Made—January 24th, 1983.

Filed—January 26th, 1983.

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:

30. Notwithstanding any other provision of this Order, the land described in Schedule 17 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	12 metres
Minimum side yards	3 metres
Minimum rear yard	12 metres

O. Reg. 64/83, s. 1.

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

Schedule 17

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 13 in Concession VIII 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-7071. O. Reg. 64/83, s. 2.

D. P. McHUGH
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 24th day of January, 1983.

(2114)

7

PLANNING ACT

O. Reg. 65/83.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—January 24th, 1983.

Filed—January 26th, 1983.

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:

174. Notwithstanding any other provision of this Order, the land described in Schedule 335 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	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of dwelling	9.1 metres
Maximum lot coverage	15 per cent
Minimum ground floor area of dwelling	one storey— 93 square metres one and one-half storeys or more— 69.8 square metres

O. Reg. 65/83, s. 1, *part.*

175. Notwithstanding any other provision of this Order, the land described in Schedule 336 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	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of seasonal dwelling	9.1 metres
Maximum lot coverage	15 per cent
Minimum ground floor area of seasonal dwelling	one storey— 93 square metres one and one-half storeys or more— 69.8 square metres

O. Reg. 65/83, s. 1, *part.*

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

Schedule 335

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being that part of Lot 35 in Concession VI more particularly described as follows:

Commencing at a point which point is the southwest-erly angle of the said Lot;

Thence northerly along the westerly limit thereof a distance of 250 feet to a point;

Thence easterly on a line parallel with the southerly limit of the said Lot a distance of 380 feet to a point;

Thence southerly on a line parallel with the westerly limit of the said Lot a distance of 250 feet to a point, which said point is in the southerly limit of the said Lot;

Thence westerly along the said southerly limit a distance of 380 feet to the point of commencement. O. Reg. 65/83, s. 2, *part*.

Schedule 336

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being those parts of Lot 35 in Concession IV more particularly described as lots 47 and 48 on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1391. O. Reg. 65/83, s. 2, *part*.

D. P. McHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 24th day of January, 1983.

(2115)

7

FARM PRODUCTS MARKETING ACT

O. Reg. 66/83.

Seed Corn—Plan.

Made—January 20th, 1983.

Filed—January 26th, 1983.

REGULATION TO AMEND REGULATION 376 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Section 1 of Regulation 376 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. The plan in the Schedule is continued for the control and regulation of the producing and marketing within Ontario of seed-corn. O. Reg. 66/83, s. 1.

2. Section 3 of the Schedule to the said Regulation is revoked and the following substituted therefor:

3. This plan provides for the control and regulation in any or all respects of the producing and marketing within Ontario of seed-corn.

(2116)

7

FARM PRODUCTS MARKETING ACT

O. Reg. 67/83.

Seed Corn—Marketing.

Made—January 21st, 1983.

Filed—January 26th, 1983.

REGULATION TO AMEND REGULATION 377 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Section 2 of Regulation 377 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of seed corn, including the prohibition of such marketing in whole or in part. O. Reg. 67/83, s. 1.

2. Subsection 8 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Every producer shall pay to the local board licence fees at the rate of \$2 for each acre or fraction thereof of female seed corn produced by him. O. Reg. 67/83, s. 2.

3. The said Regulation is amended by adding thereto the following sections:

13a.—(1) Where the negotiating agency has met and does not arrive at an agreement respecting any matter referred to it or any matter that it is empowered to adopt or settle by agreement, the negotiating agency may refer the matters in dispute to a conciliation board.

(2) A conciliation board shall be composed of three members.

(3) One member shall be appointed by the members of the negotiating agency appointed by the local board and one other member shall be appointed by the members of the negotiating agency appointed by the dealers.

(4) Where two members are appointed to a conciliation board in accordance with subsection (3), the two members so appointed shall appoint a third member to the conciliation board.

(5) The negotiating agency shall submit to the conciliation board a statement or statements of the matters in dispute.

(6) The conciliation board shall,

(a) endeavour to effect agreement on any matter referred to it under subsection (5); and

(b) recommend adoption of any agreement effected under clause (a) to the negotiating agency. O. Reg. 67/83, s. 3, *part*.

17.—(1) Dealers as a group and the local board are the parties to the arbitration.

(2) Each party shall appoint a representative for purposes of the meeting and shall advise the Arbitration Board of its appointment prior to the meeting.

(3) The meeting shall be open to registered growers and licensed dealers.

(4) The Arbitration Board shall give full opportunity to the parties to present their evidence and make their submissions but no evidence or submissions may be presented or made except under the direction of the party's representative.

(5) Witnesses shall be examined on oath.

(6) Deliberations of the Arbitration Board prior to making an award shall be in private. O. Reg. 67/83, s. 3, *part*.

THE FARM PRODUCTS MARKETING BOARD:

JOHN C. MCMURCHY
Chairman

CHERYL CHEESEMAN
Secretary

Dated at Toronto, this 21st day of January, 1983.

(2117)

7

SHEEP AND WOOL MARKETING ACT, 1981

O. Reg. 68/83.

Licence Fees.

Made—January 20th, 1983.

Filed—January 26th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 146/82 MADE UNDER THE

SHEEP AND WOOL MARKETING ACT, 1981

1. Section 3 of Ontario Regulation 146/82 is revoked and the following substituted therefor:

3. The licence fees payable in respect of a licence in Form 1 shall be 1 per cent of the sale price of the sheep or wool. O. Reg. 68/83, s. 1.

2. This Regulation comes into force on the 1st day of February, 1983.

(2118)

7

GENERAL WELFARE ASSISTANCE ACT

O. Reg. 69/83.

General.

Made—January 27th, 1983.

Filed—January 28th, 1983.

REGULATION TO AMEND

REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE

GENERAL WELFARE ASSISTANCE ACT

1. Item 15 of Schedule C to Regulation 441 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 722/82, is revoked and the following substituted therefor:

15. From and including the 1st day of November, 1982 up to and including the 31st day of January, 1983	14.72	39.00	61.00	33.20
16. From and including the 1st day of February, 1983	15.00	39.00	61.00	33.20

(2119)

7

ONTARIO MUNICIPAL EMPLOYEES
RETIREMENT SYSTEM ACT

O. Reg. 70/83.

General.

Made—January 27th, 1983.

Filed—January 28th, 1983.

REGULATION TO AMEND
REGULATION 724 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
ONTARIO MUNICIPAL EMPLOYEES
RETIREMENT SYSTEM ACT

1.—(1) Subclause 1 (d) (i) of Regulation 724 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(i) a period between employment by one participating employer and employment by another or the same participating employer if the member has not received a refund of contributions under section 18,

(2) Subclause 1 (d) (v) of the said Regulation is revoked and the following substituted therefor:

(v) in the case of a member who is a councillor, a period between a term of council with one participating employer and a term of council with another or the same participating employer if the member has not received a refund of contributions under section 18,

(3) Clause 1 (f) of the said Regulation is revoked and the following substituted therefor:

(f) "credited service" means the service of a member for which contributions under section 9 have been made and have not been refunded and includes any service established for a member in accordance with sections 13, 22 and 23;

2. Clause 3 (1) (d) of the said Regulation is revoked and the following substituted therefor:

(d) may borrow from time to time, as approved by the Board, such sums as are necessary to meet the needs of the Board;

3. Subsection 5 (3) of the said Regulation is revoked and the following substituted therefor:

(3) An employer shall provide the executive-director with the name, sex, date of birth, marital status, earnings and service of each member and such other information as may be necessary for the administration of the System, within such time limit as the Board may establish. O. Reg. 70/83, s. 3.

4.—(1) Clause 7 (2) (a) of the said Regulation, as remade by subsection 2 (1) of Ontario Regulation 641/81, is revoked and the following substituted therefor:

(a) if his employment on a continuous full-time basis commenced before the date on which the agreement is terminated or before the 1st day of July, 1968, whichever is earlier, shall become a member on or after a day fixed by the employer after the 31st day of December, 1980, if,

(i) 75 per cent of such employees who are under normal retirement age at any time apply or have applied to become members, or

(ii) membership in the System is a condition of or required by the bargaining agreement;

(2) Subsection 7 (7) of the said Regulation is revoked and the following substituted therefor:

(7) If a member transfers to the service of another employer, this section and sections 6, 9 and 10 apply as if he had not been a member before his transfer. O. Reg. 70/83, s. 4 (2).

5.—(1) Subsection 9 (5) of the said Regulation is revoked and the following substituted therefor:

(5) A member who does not make a contribution to the Fund under subsection (1) during an absence that is an absence described in subclause 1 (d) (iii) may establish the period of the absence as credited service by paying to his employer for payment into the Fund on a date specified by the board an amount equal to the amount of contribution calculated in accordance with subsection (2) as if the annual rate of contributory earnings of the member on the day immediately preceding the absence had been received by the member during the absence. O. Reg. 70/83, s. 5 (1).

(2) Subsection 9 (8) of the said Regulation, exclusive of the clauses, is revoked and the following substituted therefor:

(8) A member who did not make a contribution to the Fund under subsection (1) during an absence that was an absence described in subclause 1 (d) (ii) or (iv) may establish the period of the absence as credited service by paying into the Fund an amount equal to twice the amount of contribution calculated in accordance with subsection (2) as if the annual rate of contributory earnings of the member on the day immediately preceding the absence had been received by the member during the absence and,

6.—(1) Subsection 11 (4) of the said Regulation, as remade by subsection 3 (1) of Ontario Regulation 641/81, is revoked and the following substituted therefor:

- (4) The normal retirement age of a member who,
- (a) is contributing to the Fund on the basis of a normal retirement age of sixty years;
 - (b) previously contributed to the Fund on the basis of a normal retirement age of sixty-five years; and
 - (c) has not withdrawn from the Fund any of the contributions referred to in clause (b),

shall be deemed to be sixty years for his entire period of credited service, and the period of his credited service while his normal retirement age was sixty-five years shall be reduced on the same percentage basis as an early retirement pension under subsection 16 (6) unless a payment is made by or in respect of the member to the Fund in a manner and under terms and conditions satisfactory to the Board of an amount equal to the difference between the present value as determined by the Board on the advice of the actuary of,

- (d) the pension earned based on the credited service while the member's normal retirement age was sixty-five years and his projected contributory earnings to a normal retirement age of sixty years; and
- (e) the pension earned based on the credited service while the member's normal retirement age was sixty-five years and his projected contributory earnings to a normal retirement age of sixty-five years,

and for the purposes of this subsection, the projected contributory earnings of the member shall be calculated by the executive-director on the advice of the actuary. O. Reg. 70/83, s. 6 (1).

- (2) Clause 11 (5) (a) of the said Regulation, as made by subsection 3 (2) of Ontario Regulation 641/81, is revoked and the following substituted therefor:

(a) is contributing to the Fund on the basis of a normal retirement age of sixty-five years;

- (3) Subsection 11 (6) of the said Regulation, as made by subsection 3 (2) of Ontario Regulation 641/81, is revoked.

7. Subsection 13 (6) of the said Regulation is revoked and the following substituted therefor:

(6) On the date a member ceases to be considered to be totally disabled he shall be deemed to cease to be an employee of his most recent employer. O. Reg. 70/83, s. 7.

8. Subsection 15 (5) of the said Regulation is revoked and the following substituted therefor:

(5) Notwithstanding subsection (2), where a member who has not made an election under subsection

(4) is once again required to become a member under clause 7 (1) (b) or (c), the member shall cease to be entitled to receive the deferred pension under this section. O. Reg. 70/83, s. 8.

9. Section 16 of the said Regulation is revoked and the following substituted therefor:

16.—(1) In this section, "eligible service" means the service of a member with an employer eligible to participate in the System that is not credited service.

(2) If a member ceases to be an employee or councillor of an employer participating in the System within the ten year period before his normal retirement age for reasons other than his death, the member may elect, in lieu of a deferred pension under section 15, to receive an early retirement pension.

(3) An early retirement pension under this section is payable to the member for his life commencing on the first day of the month following the month in which,

(a) he ceases to be an employee or councillor, if written notice of the election is received in the offices of the Board before the day six months after the day on which he ceases to be an employee or councillor; or

(b) the election is received in the offices of the Board, if written notice of the election is received on or after the day six months after the day on which he ceases to be an employee or councillor.

(4) The annual amount of early retirement pension payable to a member under this section shall be the annual amount of pension calculated in the manner prescribed in section 12 if at the date of such early retirement the age of the member counted in completed years and months plus the credited service and eligible service of the member counted in completed years and months equal a sum of at least ninety completed years.

(5) If at the date of early retirement the member is not eligible to receive an early retirement pension under subsection (4), the annual amount of early retirement pension payable to the member under this section shall be the annual amount of pension calculated in the manner prescribed in section 12 reduced at the rate of 5 per cent for each year by which the age of the member in completed years and months is less than the normal retirement age of the member at the beginning of the month in which the member commences to receive the early retirement pension.

(6) Where a member who is entitled to receive a deferred pension under section 15 elects in lieu thereof to receive an early retirement pension under this section, the annual amount of pension payable to the member under this section shall be,

(a) the amount determined under subsection (4) or (5) as the case may be if the entitlement to

receive a deferred pension under section 15 is established on or after the 1st day of January, 1983 and within the ten-year period before his normal retirement age; or

- (b) in all other cases, the amount that is actuarially equivalent to the annual amount of pension payable to the member under subsection 15 (3),

and the early retirement pension is payable to the member for life commencing on the first day of the month following the month in which written notice of the election is received in the offices of the Board.

(7) For the purpose of determining under subsection (4) whether the age of the member counted in completed years and months plus the credited service and eligible service of the member counted in completed years and months equals a sum of at least ninety completed years, a member employed on other than a continuous full-time basis shall be deemed to have completed a year of credited service and eligible service for each year during which he has credited and eligible service totalling less than a full year. O. Reg. 70/83, s. 9.

10. Subsection 17 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Where a member who is in receipt of a pension becomes an employee of an employer and is once again required to become a member under clause 7 (1) (b) or (c), the payment of the pension shall cease during the period of the employment unless the member has attained seventy-one years of age and if the member was in receipt of an early retirement pension under section 16 there shall be an adjustment, determined by the Board on the advice of the actuary, to any future pension to be paid to the member to recognize the amount of pension paid to the member prior to his again becoming a member of the System. O. Reg. 70/83, s. 10.

11. Subsection 21 (7) of the said Regulation is revoked and the following substituted therefor:

(7) Every agreement entered into under subsection (1) before the 31st day of December, 1982 shall be terminated on that date and the benefits and funds held under the agreement shall be transferred to a supplementary agreement under section 23 in a manner satisfactory to the Board on the advice of the actuary, but under no circumstances shall the benefit of a member be diminished as the result of such transfer. O. Reg. 70/83, s. 11.

12. Section 23 of the said Regulation, as amended by section 6 of Ontario Regulation 641/81, is revoked and the following substituted therefor:

23.—(1) Every employer who has elected to participate in the System may, by by-law or resolution filed with the executive-director, enter into or amend an agreement with the Board for the payment of

supplementary benefits from the Fund in respect of all or any class of the employees of the employer, or in respect of councillors of the employer, who are or become members and for this purpose employees to whom a bargaining agreement applies shall constitute a class of employees.

(2) Where an employer has entered or enters into an agreement under subsection (1) to provide supplementary benefits for all prior service for employees or any class of employees, the employer may provide in the agreement for optional service or any part thereof for the employees or the class of employees.

(3) The form and content of a supplementary agreement shall be determined by the Board but in any event each such agreement shall provide that,

(a) subject to subsection (11), the Board, on the advice of the actuary, shall determine the amount of the contributions to be paid by an employer to the Fund and the manner of payment of such contributions to provide the supplementary benefits under such agreement; and

(b) section 18 applies to the contribution paid by a member under a supplementary agreement.

(4) Where a supplementary agreement in force on the 31st day of December, 1982 provides for a pension benefit of a member to be calculated in the manner as prescribed in subsection 12 (4) substituting prior service for credited service, the prior service of the member shall be deemed to be credited service.

(5) A supplementary agreement in force on the 31st day of December, 1982 that provides a fixed amount of pension benefit payable to the member on his normal retirement date shall be deemed to provide that the fixed amount of pension shall be paid on the same terms and conditions and coincident with the payment of a pension to the member under sections 12, 13, 14, 15 or 16 and that the fixed amount of such pension may be increased from time to time by the Board on the advice of the actuary.

(6) On and after the 1st day of January, 1983 an employer may enter into a supplementary agreement or may amend an agreement referred to in subsection (5) to provide for a full pension benefit or a portion of a pension benefit of a member calculated in the manner as prescribed in subsection 12 (4) substituting prior service for credited service, and,

(a) if the agreement provides for a full pension benefit, the prior service of the member shall be deemed to be credited service; and

(b) if the agreement provides for a portion of the pension benefit, the portion shall be paid under the same terms and conditions and coincident with the payment of a pension to the member under sections 12, 13, 14, 15 or 16.

(7) A supplementary agreement in force on the 31st day of December, 1982 shall be deemed to be amended as of the 1st day of January, 1983, until such time as it is amended in fact, to accord with the form and content of such agreement as determined by the Board under subsection (3).

(8) An early retirement pension shall be payable to a member under a supplementary agreement only if,

- (a) the early retirement occurs after completion of thirty years of service with the employer; 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,

but only to the extent that the pension exceeds any amount payable to the member under section 16.

(9) For the purposes of subsection (8), service with the employer includes,

- (a) credited service established with the employer under sections 9 and 13 and under this section; and
- (b) plan credited service as defined and established in a supplementary agreement, and plan credited service may include credited service established by the member while employed by an employer other than his current employer and credited service established under subsections 22 (2) and (3).

(10) A member with a normal retirement age of sixty-five years who on the 31st day of December, 1982 was employed by an employer who had entered into a supplementary agreement providing for the payment of supplementary benefits to the member in the circumstance described in clause (8) (a) shall continue to be entitled to receive the supplementary benefits in such circumstance, but,

- (a) no supplementary agreement entered into after that date shall provide for any other member with normal retirement age of sixty-five years to be entitled to receive supplementary benefits in such circumstance; and
- (b) every supplementary agreement entered into before that date shall be deemed to be amended to provide that no other member with a normal retirement age of sixty-five years shall be entitled to receive supplementary benefits in such circumstance.

(11) Where optional service is provided for under a supplementary agreement a member may establish credit for any or all such service if he elects to purchase it and pays to the Board the cost of the service on terms satisfactory to the employer and the Board.

(12) For the purposes of subsection (11) the cost of the service for which credit is established shall be,

- (a) for a member whose normal retirement age is sixty-five years, 11 per cent; or
- (b) for a member whose normal retirement age is sixty years, 13 per cent,

of the annual rate of salary authorized to be paid to him,

- (c) if his election is made within one year from the date he becomes entitled to elect under the agreement, on the most recent date on which he became employed by the employer; or
- (d) if his election is made after one year from the date he becomes entitled to do so under the agreement, at the time he makes the election,

multiplied by his years or part years of optional service together with interest as determined by the Board on the advice of the actuary on the amount so calculated, compounded annually from the most recent date on which he became employed by the employer to the first day of the year in which he becomes entitled to make an election for optional service.

(13) Where a member entitled to receive a supplementary benefit under subsection (2), (4), (5) or (6) in respect of prior service is entitled to receive a pension benefit under a previous pension plan or fund in respect of the same period of service, the annual amount of the pension benefit under the previous pension plan or fund, as established on the later of the 31st day of December, 1982 or the effective date of an agreement under subsection (1), shall be deducted from any supplementary benefit payable under those subsections and, in the case of optional service, a reduction shall be made in the amount payable by the member under subsection (11) of an amount determined to be appropriate by the Board on the advice of the actuary.

(14) Member contributions towards the provision of a benefit under subsection (8) shall cease to be made to the Fund under a supplementary agreement as of the 31st day of December, 1982 and the amount of accumulated contributions of a member plus interest thereon at a rate determined by the Board shall be placed to the credit of the member in the Fund to provide a benefit to be determined by the Board on the advice of the actuary to be paid to or in respect of the member in addition to and under the same terms and conditions as any other benefit payable to or in respect of the member under this Regulation, provided however that, on or after a date to be designated by the Board, the member may elect to revoke his credit in the Fund and have the amount of the credit transferred to a registered retirement savings plan of the member.

(15) Notwithstanding subsection (13), where an employer was not making a contribution based on a percentage of contributory earnings under a supplementary agreement for the provision of a benefit

under subsection (8) on the 31st day of December, 1982, the employer may make the contribution on and after the 1st day of January, 1983 and if the employer does not make the contribution the members covered under the supplementary agreement shall make the

contribution commencing on the 1st day of January, 1983. O. Reg. 70/83, s. 12.

(2120)

7

CHARITABLE INSTITUTIONS ACT

O. Reg. 71/83.

General.

Made—January 27th, 1983.

Filed—January 28th, 1983.

REGULATION TO AMEND
REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CHARITABLE INSTITUTIONS ACT

1. Item 15 of Table 1 of Regulation 95 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 720/82, is revoked and the following substituted therefor:
- | | | | | | |
|--|-------|-------|-------|-------|-------|
| 15. From and including the 1st day of November, 1982 up to and including the 31st day of January, 1983 | 14.72 | 39.00 | 24.72 | 61.00 | 26.95 |
| 16. From and including the 1st day of February, 1983 | 15.00 | 39.00 | 27.30 | 61.00 | 26.95 |
- (2121)

7

HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 72/83.

General.

Made—January 27th, 1983.

Filed—January 28th, 1983.

REGULATION TO AMEND
REGULATION 502 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HOMES FOR THE AGED AND REST HOMES ACT

1. Item 15 of Table 1 of Regulation 502 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 723/82, is revoked and the following substituted therefor:
- | | | | | |
|--|-------|-------|-------|-------|
| 15. From the 1st day of November, 1982 up to and including the 31st day of January, 1983 | 14.72 | 37.00 | 24.72 | 61.00 |
| 16. From the 1st day of February, 1983 | 15.00 | 37.00 | 27.30 | 61.00 |
- (2122)

7

FAMILY BENEFITS ACT

O. Reg. 73/83.

General.

Made—January 27th, 1983.

Filed—January 28th, 1983.

**REGULATION TO AMEND
REGULATION 318 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FAMILY BENEFITS ACT**

1. Subclause 12 (5) (e) (i) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 721/82, is revoked and the following substituted therefor:

(i) \$15 a day, or

2. This Regulation comes into force on the 1st day of February, 1983.

(2123)

7

EDUCATION ACT

O. Reg. 74/83.

District Combined Separate School Zones.

Made—January 27th, 1983.

Filed—January 28th, 1983.

**REGULATION TO AMEND
REGULATION 259 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
EDUCATION ACT**

1. Sub-subparagraph D of subparagraph i of paragraph 1 of Schedule 11 to Regulation 259 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 419/82, is revoked and the following substituted therefor:

D. the geographic townships of Badgerow, Beaucage, Blyth, Clarkson, Commanda, Crerar, Eddy, Falconer, French, Gibbons, Gladman, Grant, Hammell, Hugel, Jocko, Kirkpatrick, Loudon, Lyman, Macpherson, Merrick, Notman, Pedley,

Pentland, Phelps, Poitras and Wyse, and

(2124)

7

**APPRENTICESHIP AND TRADESMEN'S
QUALIFICATION ACT**

O. Reg. 75/83.

General.

Made—January 27th, 1983.

Filed—January 28th, 1983.

**REGULATION TO AMEND
REGULATION 36 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
APPRENTICESHIP AND TRADESMEN'S
QUALIFICATION ACT**

1. Section 23 of Regulation 36 of Revised Regulations of Ontario, 1980, is revoked and the following substituted therefor:

23.—(1) Where a certificate of qualification that is in force on the 31st day of January, 1983, expires and is renewed, it shall be renewed for a period of three years from the date of expiry and any subsequent renewal shall be for a period of three years.

(2) Unless otherwise prescribed by regulation, where a certificate of qualification issued on or after the 1st day of February, 1983, expires and is renewed, it shall be renewed for a period of three years from the date of expiry and any subsequent renewal shall be for a period of three years.

(3) A certificate of qualification may be renewed by the holder upon application and payment of the prescribed fee to the Director.

(4) Upon renewal of a certificate of qualification, a seal provided by the Director indicating the year for which the certificate is renewed shall forthwith upon its receipt by the applicant be affixed to the certificate of qualification in the space provided thereon. O. Reg. 75/83, s. 1.

2. Paragraph 5 of section 28 of the said Regulation is revoked and the following substituted therefor:

5. Except as is provided for in paragraph 6, for an initial certificate of qualification or a renewal of a certificate of qualification\$25

(2125)

7



Publications Under The Regulations Act

February 19th, 1983

LOCAL ROADS BOARDS ACT

O. Reg. 76/83.

Establishment of Local Roads Areas
—Northern and Eastern Region.

Made—January 27th, 1983.

Filed—January 31st, 1983.

REGULATION TO AMEND REGULATION 598 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 1 to Regulation 598 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 88/81, is revoked and the following substituted therefor:

Schedule 1

PHELPS LOCAL ROADS AREA

All of the Township of Phelps in the Territorial District of Nipissing including,

(a) part of,

- (i) the Mattawa River,
- (ii) Turtle Lake, and
- (iii) Talon Lake; and

(b) offshore islands in the waters of the Mattawa River referred to in clause (a),

shown outlined on Ministry of Transportation and Communications Plan N-1064-6, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 19th day of January, 1983. O. Reg. 76/83, s. 1.

2. Schedule 26 to the said Regulation is revoked and the following substituted therefor:

Schedule 26

THORNE LOCAL ROADS AREA

All those portions of the Township of Poitras in the Territorial District of Nipissing shown outlined on

Ministry of Transportation and Communications Plan N-437-4, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 19th day of January, 1983. O. Reg. 76/83, s. 2.

3. Schedule 31 to the said Regulation is revoked.
4. Schedule 42 to the said Regulation, as remade by section 1 of Ontario Regulation 546/81, is revoked.
5. Schedule 43 to the said Regulation is revoked and the following substituted therefor:

Schedule 43

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-C4, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 17th day of December, 1982. O. Reg. 76/83, s. 5.

6. Schedule 115 to the said Regulation, as made by section 5 of Ontario Regulation 265/82, is revoked and the following substituted therefor:

Schedule 115

YELLOW STONE ROAD LOCAL ROADS AREA

All those portions of the Township of Lyman in the Territorial District of Nipissing shown outlined on Ministry of Transportation and Communications Plan N-534-B2, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 19th day of January, 1983. O. Reg. 76/83, s. 6.

J. W. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 27th day of January, 1983.

(2126)

8

HEALTH INSURANCE ACT

O. Reg. 77/83.

General.

Made—January 27th, 1983.

Filed—January 31st, 1983.

REGULATION TO AMEND
REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1. Item 17 of Table 1 of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 733/82, is revoked and the following substituted therefor:

17. On or after the 1st day of November, 1982, but before the 1st day of February, 1983.	447.72	14.72	738.50	24.28	1,186.22	39.00
18. On or after the 1st day of February, 1983.	456.24	15.00	729.98	24.00	1,186.22	39.00

2. Items 7*h*, 13*h*, 19*h*, 25*h*, 31*h* and 45 of Table 2 to the said Regulation, as made by section 2 of Ontario Regulation 733/82, are revoked and the following substituted therefor:

7 <i>h</i> . On or after the 1st day of November, 1982, but before the 1st day of February, 1983.	Person with no dependants— maximum estimated income \$508.36	Estimated income less \$61.00	Estimated income less \$61.00, divided by 30.4
7 <i>i</i> . On or after the 1st day of February, 1983.	Person with no dependants— maximum estimated income \$516.88	Estimated income less \$61.00	Estimated income less \$61.00, divided by 30.4
13 <i>h</i> . On or after the 1st day of November, 1982, but before the 1st day of February, 1983.	Person with one dependant— maximum aggregate estimated incomes \$2,593.00	Aggregate estimated incomes less \$1,250.00, divided by 3	Aggregate estimated incomes less \$1,250.00, divided by 91.2

13i.	On or after the 1st day of February, 1983.	Person with one dependant—maximum aggregate estimated incomes \$2,619.00	Aggregate estimated incomes less \$1,250.00, divided by 3	Aggregate estimated incomes less \$1,250.00, divided by 91.2
19h.	On or after the 1st day of November, 1982, but before the 1st day of February, 1983.	Person with two dependants—maximum aggregate estimated incomes \$2,768.00	Aggregate estimated incomes less \$1,425.00, divided by 3	Aggregate estimated incomes less \$1,425.00, divided by 91.2
19i.	On or after the 1st day of February, 1983.	Person with two dependants—maximum aggregate estimated incomes \$2,794.00	Aggregate estimated incomes less \$1,425.00, divided by 3	Aggregate estimated incomes less \$1,425.00, divided by 91.2
25h.	On or after the 1st day of November, 1982, but before the 1st day of February, 1983.	Person with three dependants—maximum aggregate estimated incomes \$2,943.00	Aggregate estimated incomes less \$1,600.00, divided by 3	Aggregate estimated incomes less \$1,600.00, divided by 91.2
25i.	On or after the 1st day of February, 1983.	Person with three dependants—maximum aggregate estimated incomes \$2,969.00	Aggregate estimated incomes less \$1,600.00, divided by 3	Aggregate estimated incomes less \$1,600.00, divided by 91.2
31h.	On or after the 1st day of November, 1982, but before the 1st day of February, 1983.	Person with four or more dependants—maximum aggregate estimated incomes \$3,093.00	Aggregate estimated incomes less \$1,750.00, divided by 3	Aggregate estimated incomes less \$1,750.00, divided by 91.2
31i.	On or after the 1st day of February, 1983.	Person with four or more dependants—maximum aggregate estimated incomes \$3,119.00	Aggregate estimated incomes less \$1,750.00, divided by 3	Aggregate estimated incomes less \$1,750.00, divided by 91.2
45.	On or after the 1st day of November, 1982, but before the 1st day of February, 1983.	Person not referred to in Items 1-31h	\$447.72	\$14.72
46.	On or after the 1st day of February, 1983.	Person not referred to in Items 1-31i	\$456.24	\$15.00

NURSING HOMES ACT

O. Reg. 78/83.

General.

Made—January 27th, 1983.

Filed—January 31st, 1983.

REGULATION TO AMEND
REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
NURSING HOMES ACT

1. Item 9 of Table 1 of Regulation 690 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 734/82, is revoked and the following substituted therefor:

9. On or after the 1st day of November, 1982, but before the 1st day of February, 1983.	\$447.72	\$14.72
10. On or after the 1st day of February, 1983.	\$456.24	\$15.00

(2128)

8

MILK ACT

O. Reg. 79/83.

Marketing of Milk to Fluid Milk Processors.

Made—January 27th, 1983.

Filed—January 31st, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 541/81
MADE UNDER THE
MILK ACT

1. Subsection 15 (10) of Ontario Regulation 541/81, as remade by section 1 of Ontario Regulation 591/82, is revoked and the following substituted therefor:

(10) 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 \$35.50 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 79/83, s. 1.

2. This Regulation comes into force on the 1st day of February, 1983.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 27th day of January, 1983.

(2129)

MILK ACT

O. Reg. 80/83.

Milk Producers, Licences, Quotas, Pools and Transportation.

Made—January 27th, 1983.

Filed—January 31st, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 45/82
MADE UNDER THE
MILK ACT

1. Subsections 5 (1) and (2) of Ontario Regulation 45/82 are revoked and the following substituted therefor:

(1) Subject to subsection (2), every producer shall pay licence fees at the rate of 65.6 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 65.6 cents for each hectolitre or fraction thereof of milk sold to the marketing board. O. Reg. 80/83, s. 1.

2. This Regulation comes into force on the 1st day of February, 1983.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 27th day of January, 1983.

8 (2130)

8

MILK ACT

O. Reg. 81/83.

Industrial Milk—Marketing.

Made—January 27th, 1983.

Filed—January 31st, 1983.

REGULATION TO AMEND
REGULATION 623 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
MILK ACT

1. Subsection 13 (6) of Regulation 623 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 592/82, 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 \$35.50 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 81/83, s. 1.

2. This Regulation comes into force on the 1st day of February, 1983.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 27th day of January, 1983.

(2131)

8

EXECUTIVE COUNCIL ACT

O. Reg. 82/83.

Transfer of Administration of Acts.

Building Code Act and part of Ontario Water Resources Act transferred from Minister of Consumer and Commercial Relations to Minister of Municipal Affairs and Housing.

Made—January 27th, 1983.

Filed—February 1st, 1983.

ORDER IN COUNCIL

O.C. 222/83

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that effective February 1st, 1983, administration of and all powers and duties in relation to,

(a) the *Building Code Act*, R.S.O. 1980, c. 51;

(b) the *Ontario Water Resources Act*, R.S.O. 1980, c. 361, ss. 44 (2) (a), (b) and (c); 45; 46; 47 and 48; and

(c) all regulations made under the aforesaid statutory enactments,

shall be and they are hereby assigned and transferred from the Minister of Consumer and Commercial Relations to the Minister of Municipal Affairs and Housing. O. Reg. 82/83.

Recommended

R. G. ELGIE
Minister of Consumer
and Commercial Relations

Concurred

LORNE C. HENDERSON
Chairman

Approved and Ordered on January 27th, 1983.

JOHN B. AIRD
Lieutenant Governor

Certified to be a true copy.

JAY A. SAINT
Assistant Clerk, Executive Council

(2136)

8

PLANNING ACT

O. Reg. 83/83.

Restricted Areas—District of Timiskaming, Town of Charlton, the Township of Chamberlain and the geographic townships of Boston, Dack, Evanturel, Lebel, Marquis, Marter, McElroy, Otto and Pacaud.

Made—January 21st, 1983.

Filed—February 1st, 1983.

REGULATION TO AMEND
REGULATION 671 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER THE
PLANNING ACT

1. Regulation 671 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

47. Notwithstanding section 7, the land described in Schedule 45 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto. O. Reg. 83/83, s. 1.

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

Schedule 45

That parcel of land situate in the Township of Dack in the Territorial District of Timiskaming, being that part of Lot 4 according to a Plan registered in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54) as Number M-214 designated as Parts 3, 4 and 5 on a Plan deposited in the said Land Registry Office as Number 54R-2520. O. Reg. 83/83, s. 2.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 21st day of January, 1983.

(2137) 8

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 84/83.
Designation of Area of Development Control.
Made—January 26th, 1983.
Filed—February 2nd, 1983.

REGULATION TO AMEND
REGULATION 683 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
NIAGARA ESCARPMENT PLANNING AND
DEVELOPMENT ACT

1. Paragraph 36 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

36. In the Town of Caledon in The Regional Municipality of Peel described as follows:

Beginning at the intersection of the south-westerly boundary of the Town of Caledon and the south-westerly prolongation of the southeasterly limit of Lot 1 in Concession VI West of Hurontario Street of the former Township of Caledon:

Thence northeasterly to and along the south-easterly limit of that Lot to the easterly angle of that Lot;

Thence northwesterly along the northeasterly limit of lots 1 and 2 in the said Concession to the northerly angle of the said Lot 2;

Thence northeasterly to and along the south-easterly limit of Lot 3 in Concession V West of Hurontario Street to the easterly angle of that Lot;

Thence northwesterly along the northeasterly limit of that Lot to the northerly angle of that Lot;

Thence northeasterly to and along the south-easterly limit of Lot 4 in Concession IV West of Hurontario Street to the northerly angle of that Lot;

Thence northwesterly along the northeasterly limit of lots 4, 5 and 6 in the said Concession to the northerly angle of that Lot 6;

Thence southwesterly along the southeasterly limit of Lot 7 in the said Concession to the southwesterly limit of the easterly half of the said Lot;

Thence northwesterly along that southwesterly limit to the northwesterly limit of the said Lot 7;

Thence southwesterly along the northwesterly limit of Lot 7 in concessions IV and V to the southwesterly limit of the easterly half of Lot 8 in the said Concession V;

Thence northwesterly to and along the northeasterly limit of the westerly half of the said Lot 8 to the northwesterly limit of the said Lot;

Thence southwesterly along that northwesterly limit of the westerly angle of the said Lot;

Thence northwesterly along the southwesterly limit of lots 9 and 10 in the said Concession to the southeasterly limit of Regional Road Number 11;

Thence southwesterly along the southeasterly limit of the said Road to the centre line of the said Concession VI;

Thence northwesterly along the said centre line to the northwesterly limit of the south-easterly half of Lot 11 in the said Concession;

Thence northeasterly along that northwesterly limit to the northeasterly limit of the said Lot;

Thence northwesterly along the northeasterly limit of lots 11, 12, 13, 14 and 15 in the said Concession to the northerly angle of Lot 15;

Thence northeasterly to and along the northwesterly limit of Lot 15 in concessions V, IV and III West of Hurontario Street to the southwesterly limit of the right of way of the Canadian Pacific Railways;

Thence northwesterly along the southwesterly limit of the said right of way to the

southeasterly limit of Lot 22 in the said Concession;

Thence northeasterly along the southeasterly limit of the said Lot to the southwesterly limit of the easterly half of the said Lot;

Thence northwesterly along the centre line of the said Concession to a point distant 30 metres measured southeasterly therealong from the southeasterly limit of the King's Highway No. 136;

Thence northeasterly and parallel with the southeasterly limit of the said Highway 100 metres to a point;

Thence northwesterly and parallel with the said centre line of the said Concession 30 metres to the southeasterly limit of the said Highway;

Thence northeasterly along the said southeasterly limit to the northeasterly limit of the said Concession;

Thence southeasterly along the northeasterly limit of the said Concession to the northerly angle of Lot 16 in the said Concession;

Thence northeasterly to and along the northwesterly limit of the westerly half of Lot 16 in Concession II West of Hurontario Street to the northerly angle of the southwesterly half of the said Lot;

Thence southeasterly along the said northeasterly limit to the southeasterly limit of the said Lot;

Thence northeasterly along the southeasterly limit of Lot 16 in concessions II and I West of Hurontario Street to the easterly angle of the westerly half of Lot 16 in the said Concession I;

Thence southeasterly to and along the southwesterly limit of the easterly half of Lot 15 in the said Concession to the southeasterly limit of the said Lot;

Thence northeasterly along the southeasterly limit of Lot 15 in Concession I West of Hurontario Street and Concession I East of Hurontario Street to the easterly angle of Lot 15 in the said Concession I East;

Thence southeasterly along the northeasterly limit of Lot 14 in the said Concession to the easterly angle of the said Lot;

Thence northeasterly to and along the southeasterly limit of Lot 14 in concessions II and III East of Hurontario Street to the easterly angle of the westerly half of Lot 14 in the said Concession III;

Thence northwesterly along the northeasterly limit of the westerly half of the said Lot to the northwesterly limit of the said Lot;

Thence northeasterly along the northwesterly limit of Lot 14 in concessions III and IV East of Hurontario Street to the northeasterly limit of the westerly half of Lot 14 in the said Concession IV;

Thence southeasterly along the said northwesterly limit to the southeasterly limit of the said Lot;

Thence northeasterly along the southeasterly limit of Lot 14 in concessions IV and V East of Hurontario Street to the easterly angle of Lot 14 in the said Concession V;

Thence northwesterly along the northeasterly limit of lots 14 and 15 to the northerly angle of the said Lot 15;

Thence southwesterly along the northwesterly limit of the said Lot to the westerly angle of the easterly half of the said Lot;

Thence northwesterly to and along the northeasterly limit of the westerly half of lots 16 and 17 to the northwesterly limit of the said Lot 17;

Thence southwesterly along the northwesterly limit to the westerly angle of the said Lot;

Thence northwesterly along the southwesterly limit of lots 18, 19 and 20 in the said Concession V to the westerly angle of the said Lot 20;

Thence northeasterly along the northwesterly limit of the said Lot to the northerly angle of the southwesterly half of the said Lot;

Thence northwesterly to and along the southwesterly limit of the easterly half of Lot 21 in the said Concession to the northwesterly limit of the said Lot;

Thence northeasterly along that northwesterly limit to the easterly limit of the said Concession;

Thence northwesterly along the northeasterly limit of the said Concession to the northerly boundary of the Town of Caledon;

Thence easterly along the said northerly boundary to the northeasterly limit of Concession II of the former Township of Albion;

Thence southeasterly along the said northwesterly limit of the said Concession to the northerly angle of Lot 29;

Thence southwesterly along the northwesterly limit of the said Lot to the centre line of the said Concession;

Thence southeasterly along the said centre line to the southeasterly limit of Lot 27 in the said Concession;

Thence southwesterly along the southeasterly limit of Lot 27 in concessions II and I of the said former Township to the northeasterly limit of the southwesterly half of Lot 26 in the said Concession I;

Thence southeasterly along that northeasterly limit to the southeasterly limit of the said Lot;

Thence southwesterly along the southeasterly limit of the said Lot and the southwesterly prolongation of that southeasterly limit to the southwesterly boundary of the former Township of Albion;

Thence northwesterly along the boundary between the former townships of Albion and Caledon to the northeasterly prolongation of the northwesterly limit of Lot 1 as shown on a Plan registered in the Land Registry Office for the Land Titles Division of Peel (No. 43) as Number M-323, being a part of the easterly half of Lot 9 in Concession VI East of Hurontario Street of the former Township of Caledon;

Thence southwesterly to and along the northwesterly limit to the northeasterly limit of Lot 2 as shown on that Plan;

Thence northwesterly along that northeasterly limit to the northwesterly limit of that Plan;

Thence southwesterly along that northwesterly limit to the westerly limit of that Plan;

Thence southeasterly along the southwesterly limit of that Plan to the southerly limit of that Plan;

Thence easterly along the southerly limit of lots 10, 11, 12, 13, Block E and lots 14 and 15 as shown on the said Plan Number M-323 to the easterly angle of the said Lot 15;

Thence northeasterly along the northeasterly prolongation of the southeasterly limit of the said Lot 15 to the boundary between the former Townships of Albion and Caledon;

Thence southeasterly along that boundary to the southeasterly limit of the road allowance between lots 5 and 6 in the former Township of Caledon;

Thence southwesterly along that southeasterly limit to the northerly angle of Lot 5 in Concession II West of Hurontario Street;

Thence southeasterly along the northeasterly limit of lots 5, 4 and 3 in the said Concession to the easterly angle of Lot 3;

Thence southwesterly along the northwesterly limit of the easterly half of Lot 2 in the said Concession to the westerly angle of that easterly half;

Thence southeasterly along the half Lot limit of lots 2 and 1 in the said Concession to the centre line of Lot 1;

Thence northeasterly along that centre line to the northeasterly limit of the said Lot;

Thence southeasterly along the northeasterly limit of the said Concession to the southeasterly limit of the northwesterly half of Lot 34 in Concession II in the former Township of Chinguacousy;

Thence southwesterly along that southeasterly limit to the easterly limit of the right of way of the Canadian Pacific Railways;

Thence southerly along the easterly limit of that right of way to the southeasterly limit of the said Lot 34;

Thence southwesterly along the southeasterly limit of the said Lot to the southerly angle of the said Lot;

Thence southeasterly along the southwesterly limit of lots 33 and 32 in the said Concession to the easterly limit of the right of way of the Canadian Pacific Railways;

Thence southerly along the easterly limit of that right of way to the southeasterly limit of Lot 32 in Concession III West of Hurontario Street;

Thence southeasterly along the southwesterly limit of lots 31 and 30 in the said Concession to the southerly angle of the said Lot 30;

Thence southwesterly to and along the southeasterly limit of Lot 30 in Concession IV West of Hurontario street to the southerly angle of that Lot;

Thence southeasterly along the southwesterly limit of Lot 29 in the said Concession to the southerly angle of that Lot;

Thence southwesterly to and along the southeasterly limit of Lot 29 in Concession V West of Hurontario Street to the southerly angle;

Thence southeasterly along the southwesterly limit of lots 28 and 27 in the said Concession to the southerly angle of that Lot 27;

Thence southwesterly to and along the southeasterly limit of Lot 27 in Concession VI West of Hurontario Street in the former Township of Chinguacousy and its prolongation to the southwesterly boundary of the Town of Caledon;

Thence northwesterly along that boundary to the place of beginning.

LORNE C. HENDERSON
*Provincial Secretary for
Resources Development*

Dated at Toronto, this 26th day of January, 1983.

(2138)

8



Publications Under The Regulations Act

February 26th, 1983

AGRICULTURAL TILE DRAINAGE INSTALLATION ACT

O. Reg. 85/83.

General.

Made—February 3rd, 1983.

Filed—February 9th, 1983.

REGULATION TO AMEND REGULATION 13 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE AGRICULTURAL TILE DRAINAGE INSTALLATION ACT

- 1.—(1) Clause 5 (2) (b) of Regulation 13 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
 - (b) is valid for the period of forty-five days next following the date on which it is issued.
- (2) Subsection 5 (4) of the said Regulation is revoked.
2. Section 10 of the said Regulation is amended by striking out “and” at the end of clause (b), by adding “and” at the end of clause (c), and by adding thereto the following clause:
 - (d) whenever the holder or a person employed by him completes a drainage work, the holder completes and delivers to the Director within thirty days of completion a report in Form 8.
3. Forms 1, 2 and 7 of the said Regulation are amended by striking out “Food Land Development Branch” where it occurs and inserting in lieu thereof in each instance “Capital Improvements Branch”.
4. The said Regulation is amended by adding thereto the following Form:

Form 8

Agricultural Tile Drainage Installation Act

To: The Director,
Capital Improvements Branch,
Ministry of Agriculture and Food,
Legislative Buildings,
Queen's Park,
Toronto, Ontario M7A 2B2.

DRAIN RECORD

Owner _____ Contractor _____
Township _____ Lot _____ Concession _____

AREA	YEAR	RANDOM	SYSTEMATIC	SPACING (FT.)	ACRES DRAINED	OUTLET				
						MUNICIPAL DRAIN	NATURAL WATER COURSE	ROAD DITCH	PRIVATE DITCH	OTHER SPECIFY BELOW
A	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
B	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

CONCESSION _____

LOT _____
CONCESSION _____



REMARKS

CONCESSION _____

**PUBLIC COMMERCIAL
VEHICLES ACT**

O. Reg. 86/83.

Extending Validity of Public Commercial
Vehicle Licences.

Made—January 27th, 1983.

Filed—February 9th, 1983.

**REGULATION MADE UNDER THE
PUBLIC COMMERCIAL VEHICLES ACT**

**EXTENDING VALIDITY OF PUBLIC
COMMERCIAL VEHICLE LICENCES**

1. Notwithstanding subsection 6 (1) of Regulation 832 of Revised Regulations of Ontario, 1980, the term or period of vehicle licences issued in respect of public commercial vehicles expiring on the 31st day of March, 1983 is extended to and including the 30th day of April, 1983. O. Reg. 86/83, s. 1.

(2164)

9

LOCAL ROADS BOARDS ACT

O. Reg. 87/83.

Establishment of Local Roads Areas
—Northwestern Region.

Made—February 2nd, 1983.

Filed—February 9th, 1983.

**REGULATION TO AMEND
REGULATION 599 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
LOCAL ROADS BOARDS ACT**

1. Schedule 38 to Regulation 599 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 38

HARDWICK LOCAL ROADS AREA

All of the Township of Hardwick in the Territorial District of Thunder Bay, shown outlined on Ministry of Transportation and Communications Plan N-1110-3, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 20th day of January, 1983. O. Reg. 87/83, s. 1.

2. Schedule 65 to the said Regulation, as remade by section 5 of Ontario Regulation 258/82, is revoked and the following substituted therefor:

Schedule 65

**PELLATT NO. 2
LOCAL ROADS AREA**

All those portions of the townships of Pellatt and Umbach in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-505-6, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 20th day of January, 1983. O. Reg. 87/83, s. 2.

3. Schedules 96 and 97 to the said Regulation are revoked and the following substituted therefor:

Schedule 96

**MINE CENTRE
LOCAL ROADS AREA**

All those portions of unsurveyed territory lying east of the Township of Farrington in the Territorial District of Rainy River, shown outlined on Ministry of Transportation and Communications Plan N-5000-B2, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 20th day of January, 1983. O. Reg. 87/83, s. 3, *part*.

Schedule 97

PERCH LAKE LOCAL ROADS AREA

All those portions of the Township of Baker and unsurveyed territory lying south of the Township of Baker in the Territorial District of Rainy River, shown outlined on Ministry of Transportation and Communications Plan N-5000-C2, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 20th day of January, 1983. O. Reg. 87/83, s. 3, *part*.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 2nd day of February, 1983.

(2165)

9

**PARKWAY BELT PLANNING AND
DEVELOPMENT ACT**

O. Reg. 88/83.

County of Halton (now part of the regional municipalities of Halton and Peel).
Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga).

Made—February 4th, 1983.

Filed—February 9th, 1983.

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

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

71. 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 that no building or structure shall be located within 15.24 metres of that part of the King's Highway known as No. 25. O. Reg. 88/83, s. 1.

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

Schedule 60

That parcel of land situate in the Town of Oakville in The Regional Municipality of Halton, being that part of Lot 30 in Concession II, north of Dundas Street more particularly described as follows:

Premising that all bearings herein refer to the north-easterly limit of that part of the King's Highway known as No. 25 as shown on a Plan deposited in the Land Registry Office for the Land Registry Division of Halton (No. 20) as Number 836 having a bearing of north 44° 55' west;

Beginning at the northerly angle of the southeasterly half of the said Lot 30;

Thence south 43° 31' 50" east along the northeasterly limit of that Lot 43.84 metres to a point;

Thence south 9° 41' 20" west 181.82 metres to a point;

Thence south 9° 38' 20" west 295.6 metres to the easterly limit of the said Highway No. 25;

Thence northerly along the said easterly limit of the said Highway to the northwesterly limit of the said southeasterly half of the said Lot;

Thence north 37° 40' east along that northwesterly limit 87.61 metres to a point;

Thence north 38° 24' 30" east along that northwesterly limit 204.73 metres to the place of beginning. O. Reg. 88/83, s. 2.

G. M. FARROW
Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 4th day of February, 1983.

PLANNING ACT

O. Reg. 89/83.

Order Made Under Section 30 of the
Planning Act.

Made—February 7th, 1983.

Filed—February 9th, 1983.

REGULATION MADE UNDER THE
PLANNING ACT

ORDER MADE UNDER SECTION 30 OF
THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970 or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Onaping Falls, formerly in the Township of Dowling, in The Regional Municipality of Sudbury, being that part of Lot 10 in Concession IV described as Parcel 8374, Sudbury West Section, in the Land Registry Office for the Land Titles Division of Sudbury (No. 53). O. Reg. 89/83, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 7th day of February, 1983.

(2167)

9

PARKWAY BELT PLANNING AND
DEVELOPMENT ACT

O. Reg. 90/83.

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

Made—February 9th, 1983.

Filed—February 10th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 483/73
MADE UNDER THE
PARKWAY BELT PLANNING AND
DEVELOPMENT ACT

1. Ontario Regulation 483/73 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 provided the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yards	8 metres
Minimum rear yard	5 metres
Maximum height of single-family dwelling	6 metres
Maximum floor area of single-family dwelling	265 square metres

O. Reg. 90/83, 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 Flamborough in The Regional Municipality of Hamilton-Wentworth, formerly in the Township of East Flamborough in the County of Wentworth, being that part of Lot 6 in Concession II designated as Part 3 according to a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-823. O. Reg. 90/83, s. 2.

G. M. FARROW
Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 9th day of February, 1983.

(2185) 9

INFLATION RESTRAINT ACT, 1982

O. Reg. 91/83.
Ontario Dairy Herd Improvement Corporation.
Made—February 9th, 1983.
Filed—February 11th, 1983.

REGULATION MADE UNDER THE INFLATION RESTRAINT ACT, 1982

ONTARIO DAIRY HERD IMPROVEMENT CORPORATION

1. The Schedule to the Act is amended by adding thereto the following:

MINISTRY OF AGRICULTURE AND FOOD

1. Ontario Dairy Herd Improvement Corporation.
2. This Regulation shall be deemed to have come into force on the 21st day of September, 1982.

(2186) 9

INFLATION RESTRAINT ACT, 1982

O. Reg. 92/83.
Ontario Municipal Employees Retirement System.
Made—February 9th, 1983.
Filed—February 11th, 1983.

REGULATION MADE UNDER THE INFLATION RESTRAINT ACT, 1982

ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM

1. The application of Part II of the Act is terminated with respect to any change to a compensation plan made pursuant to Ontario Regulation 70/83 made under the *Ontario Municipal Employees Retirement System Act*. O. Reg. 92/83, s. 1.

(2187) 9

PLANNING ACT

O. Reg. 93/83.
Restricted Areas—County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering).
Made—February 8th, 1983.
Filed—February 11th, 1983.

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:

31. Notwithstanding any other provision of this Order, the land described in Schedule 18 may be used for the erection and use thereon of a single-family dwelling provided the following requirements are met:

Minimum front yard	12 metres
Minimum side yards	3 metres
Minimum rear yard	12 metres

O. Reg. 93/83, s. 1.

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

Schedule 18

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 6 in Concession VI more particularly described as follows:

Commencing at the northeast corner of the said Lot 6;

Thence south 17° 46' 30" east along a fence forming the existing easterly limit of the said Lot 6 a distance of 272.95 metres to an iron bar planted;

Thence south 71° 0' 10" west a distance of 153.59 metres to an iron bar planted;

Thence north 17° 32' 40" west a distance of 277.56 metres to an iron bar planted in the northerly limit of the said Lot 6;

Thence easterly along the northerly limit of the said Lot 6 a distance of 152.44 metres, more or less, to the point of commencement. O. Reg. 93/83, s. 2.

D. P. McHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 8th day of February, 1983.

(2188) 9

HEALTH INSURANCE ACT

O. Reg. 94/83.
General.
Made—February 9th, 1983.
Filed—February 11th, 1983.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1.—(1) Subsection 47 (3b) of Regulation 452 of Revised Regulations of Ontario, 1980, exclusive of the paragraphs, as made by subsection 1 (2) of Ontario Regulation 337/82, is revoked and the following substituted therefor:

(3b) 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 April, 1982, but before the 1st day of January, 1983, the fee listed for such services in the following fee Schedule:

(2) Section 47 of the said Regulation, as amended by section 1 of Ontario Regulation 331/81 and section 1 of Ontario Regulation 337/82, is further amended by adding thereto the following subsection:

(3c) 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, 1983, the fee listed for such services in the following fee Schedule:

- 1. Oculo-Visual Assessment \$24.80
2. Oculo-Visual Re-assessment 16.65
3. Partial Oculo-Visual Assessment 11.00

O. Reg. 94/83, s. 1 (2)

(2189) 9

Publications Under The Regulations Act

March 5th, 1983

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 95/83.

Municipality of Metropolitan Toronto,
Borough of Etobicoke.

Made—February 9th, 1983.

Filed—February 14th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 478/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 478/73 is amended by adding thereto the following section:

16.—(1) In this section, "recreational uses" means the use of land for parks, playgrounds, picnic areas, tennis courts, lawn bowling greens, jogging tracks, athletic fields, snow skiing and outdoor skating rinks.

(2) Notwithstanding any other provision of this Order, the land described in Schedule 3 may be used for recreational uses, for outdoor vehicular parking and for fenced outdoor storage. O. Reg. 95/83, s. 1.

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

Schedule 3

That parcel of land situate in the Borough of Etobicoke in The Municipality of Metropolitan Toronto, being those parts of Lot 40 in Concession II,

fronting the Humber, and of Lot 40 in Concession III, fronting the Humber, more particularly described as Parts 6, 7, 8, 9, 10, 11 and 12 on a Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 64R-8375. O. Reg. 95/83, s. 2.

G. M. FARROW
*Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 9th day of February, 1983.

(2198)

10

PUBLIC SERVICE ACT

O. Reg. 96/83.

General.

Made—December 23rd, 1982.

Approved—February 9th, 1983.

Filed—February 15th, 1983.

REGULATION TO AMEND REGULATION 881 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC SERVICE ACT

1. Schedules 3 to 7 of Regulation 881 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 26/82, are revoked and the following substituted therefor:

Schedule 3

Accident Claims Supervisor 1, 2
 Accommodation Officer 1, 2, 3
 Architectural Job Captain 1, 2
 Archivist 1, 2, 3
 Audiologist

 Cartographer 1, 2, 3, 4
 Cartographic Technician 1, 2, 3
 Classifier 1, 2, Board of Censors
 Clerical Stenographer 1, 2, 3, 4, 5
 Clerical Typist 1, 2, 3, 4
 Clerk 1, 2, 3, 4, 5, Filing
 Clerk 1, 2, 3, 4, 5, General
 Clerk 1, 2, 3, Mail
 Commercial Artist 1, 2
 Construction Superintendent 1, 2, 3
 Court Reporter 1, 2
 Court Reporter Apprentice

 Data Entry Operator 1, 2, 3
 Data Entry Supervisor 1
 Data Processing Technician 1, 2, 3, 4, 5, 6, 7
 Dental Assistant
 Dental Hygienist
 Deputy 1, 2, Administration of Justice
 Designer 1, 2
 Drafter 1, 2, 3
 Drafter Tracer
 Driver Examination Supervisor 1
 Driver Examiner
 Driver Examiner (Probationary)

 E.E.G. Technician 1, 2, 3
 Engineering Officer 1
 Estate Assessor 1, 2
 Estimator and Quantity Surveyor 1
 Exhibition Designer 1, 2

 Farm Products Inspector 1, 2
 Field Worker 1, 2, Homes for Special Care
 Fingerprint Examiner 1, 2, 3
 Fire Services Investigator 2
 Forensic Analyst 1, 2, 3

Highway Carrier, Inspector 1, 2, 3
Highways Assistant Communications Supervisor
Home Economics Assistant 1, 2

Indian Development Officer
Instructor 1, 2, Ontario Fire College
Instrument Repairer 1, 2
Instrument Repairer, Foreman/woman
Insurance Representative
Interior Designer 1, 2
Interior Designer, Trainee
Investigator of Estates

Junior Commercial Artist
Junior Drafter

Laboratory Attendant 1, 2
Language and Citizenship Training Specialist 1
Legislative Assistant Editor
Librarian 1, 2, 3
Library Technician 1, 2, 3, 4

Nurse 1, 2, Clinic
Nurse 1, 2, 3, Public Health

Occupational Therapist 1, 2, 3
Operator 1, 2, Addressing Equipment
Operator 1, 2, 3, Bindery Equipment
Operator 1, 2, 3, Bookkeeping Machine
Operator 1, 2, Central Switchboard
Operator, Copy Machine
Operator, Mail Inserting Machine
Operator 1, 2, 3, 4, Microfilm
Operator 1, 2, 3, 4, Offset Equipment
Operator 1, 2, Telephone Switchboard
Operator 1, 2, Teletype Equipment
Operator 1, 2, 3, Whiteprint Equipment
Operator 1(a), 1(b), 2, 3, 4, X-Ray Unit

Personalty Valuator 1
Pharmacist - Staff
Pharmacy Technician 1, 2
Photogrammetrist 1, 2, 3
Photographer 1, 2, 3, Laboratory
Platemaker 1, 2
Printing Estimator
Psychologist 1
Psychometrist 1 (3-year BA)
Psychometrist 1 (Honours BA)
Psychometrist 2 (Masters)
Purchasing Officer 1, 2

Receptionist
 Records Officer Junior
 Records Officer 1, 2
 Rehabilitation Officer 1, 2, Correctional Services
 Rehabilitation Officer 1, 2, Health
 Research Officer 1, 2(a), 2(b), Transportation and
 Communications
 Returning Officer, Ontario Labour Relations Board
 Review Officer
 Right-of-Way Technician

Schedule Co-ordinator 1, 2, 3
 Scientist 1, 2, 3
 Secretary 1, 2, 3, 4, 5
 Secretary - Senior
 Secretary to the Deputy Minister
 Secretary to the Minister
 Secretary to the Premier
 Senior Usher and Messenger
 Service Areas Inspector
 Services Officer 1 (Bargaining Unit)
 Services Supervisor 2
 Sheriffs Officer 1, 2
 Social Work Assistant
 Social Worker 1, 2
 Specification Officer 1, 2, 3
 Speech Therapist

Technician 1, 2, 3, 4, Chemical Laboratory
 Technician 1, Fuel
 Technician 1, 2, 3, 4, Medical Laboratory
 Technician 1, 2, 3, 4, 5, 6, 7, Photographic
 Technician 1, 2, 3, 4, Physical Laboratory
 Technician 1, 2, 3, 4, 5, Radiation
 Technician 1, 2, 3, Road Design
 Technician 1(a), 1(b), X-Ray
 Technician, X-Ray, Supervisor
 Telephone Services Officer
 Traffic Analyst 1, 2, 3
 Translator 1, 2, 3
 Travel Counsellor 1, 2, 3
 Typist 1, 2, 3, 4

Usher and Messenger

Welfare Field Worker 1, 2
 Welfare Field Worker (Probationary)

Schedule 4

Agricultural Technician 1, 2, 3
Agricultural Worker 1, 2, 3
Air Engineer
Airframe Finisher
Ambulance Officer 1, 2, 3, 4
Arboriculturist 1
Artisan 1, 2, 3
Attendant 1, 2, 3, 4, Oak Ridge
Audiological Services Technician

Baker 1, 2
Bookbinder 1, 2
Bridge Operator
Buildings Caretaker 1, 2
Buildings Cleaner and Helper 3 (Bargaining Unit)
Butcher 1, 2

Cable Ferry Operator 1, 2
Cadet, Ontario Provincial Police
Canteen Operator 1, 2
Chief Steward
Child Care Assistant 1, 2
Child Care Worker 1, 2, 3
Cleaner 1, 2, 3
Cleaner, Office Buildings
Clerk 1, 2, 3, 4, 5, 6, Supply
Clerk 7, Supply (Bargaining Unit)
Communications Technician 1, 2
Constable
Constable (Probationary)
Construction Inspector
Cook 1, 2
Cook 3 (Bargaining Unit)
Coroner's Clerk 1
Corporal, Ontario Provincial Police
Correctional Officer 1, 2, 3
Correctional Officer 4 (Bargaining Unit)
Counsellor 1, 2, 3 (Residential Life)

Deckhand

Electronics Repairer
Electronics Technician
Electronics Technician 1, 2, Government Services
Elevator Attendant
Elevator Mechanic 1, 2, 3
Equipment Spray Painter

Ferry Mate
 Fire Services Adviser 1
 Fire Services Investigator 1

Garage Attendant
 Garage Attendant Supervisor

Hairdresser
 Helper, Food Service
 Highway Construction Inspector 1, 2, 3
 Highway Equipment Operator 1, 2, 3, 4
 Highway Equipment Supervisor 1
 Highway General Foreman/woman 1
 Highway Inspection Assistant 1, 2, 3
 Highway Labour Foreman/woman
 Hospital Attendant 1

Industrial Officer 1, 2, 3
 Inspector of Weighers and Checkers 1, 2
 Inspector 1, 2, Vehicle Inspection
 Instructor 1, 2, 3, 4 (Occupational)
 Instructor 1, 2, 3(a), Recreation and Crafts

Landscape Worker
 Laundry Worker 1, 2, 3, 4, 5
 Lineman/woman
 Linotype Operator
 Lockmaster

Maintenance Bricklayer
 Maintenance Carpenter
 Maintenance Carpenter, Foreman/woman
 Maintenance Electrician
 Maintenance Electrician, Foreman/woman
 Maintenance Foreman/woman
 Maintenance Machinist
 Maintenance Machinist, Foreman/woman
 Maintenance Mason
 Maintenance Mechanic 1, 2, 3
 Maintenance Painter and Decorator
 Maintenance Painter and Decorator, Foreman/woman
 Maintenance Plasterer
 Maintenance Plasterer, Foreman/woman
 Maintenance Plumber
 Maintenance Plumber, Foreman/woman
 Maintenance Refrigeration Mechanic
 Maintenance Refrigeration Mechanic, Foreman/woman
 Maintenance Sheet Metal Worker
 Maintenance Steamfitter
 Maintenance Welder

Manual Worker
Marine Engineer 1, 2
Meat Inspector 1
Mechanic 1, 2
Mechanic Foreman/woman
Medical Assistant 1, 2, 3
Millworker 1, 2
Motor Vehicle Operator 1,2

Nurse 1, 2, 3, General
Nurse 1, 2, Nursing Education
Nurse 2, 3, Special Schools

Observation and Detention Home Worker 1, 2, 3

Parking Attendant
Powderman/woman
Preparator 1, 2
Provincial Bailiff 1, 2
Psychiatric Nursing Assistant 1, 2, 3, 4

Radio and T.V. Repairer
Radio Operator 1, 2, 3
Recreation Officer 1, 2, Correctional Services
Recreation Officer 3, Correctional Services (Bargaining Unit)
Residence Supervisor 1, 2
Resource Technician 1, 2, 3

Security Officer 1, 2, 3
Senior Bridge Operator
Senior Marine Engineer 1, 2
Sergeant, Ontario Provincial Police
Sergeant Major, Ontario Provincial Police
Sewer 1, 2
Sign Painter
Sign Painter, Foreman/woman
Sign Painter, Helper
Sign Painter, Improver
Staff Sergeant, Ontario Provincial Police
Steam Plant Engineer 1, 2, 3
Steam Plant Technician 1, 2
Steward
Supervisor 1, Food Service (Bargaining Unit)
Supervisor of Juveniles 1, 2, 3
Surveyor 2

Tailor

Technician 1, 2, Construction

Technician 1, Engineering Survey

Technician 2, Engineering Survey (Bargaining Unit)

Technician, Equipment Development

Technician 1, 2, 3, 4, 5, Field

Technician 1, 2, Legal Survey

Technician 1, 2, 3, Survey

Technician 1, 2, 3, 4, Traffic

Telephone Installer 1, 2, 3

Trade Instructor 1, 2, 3

Trades Apprentice

Traffic Patroller 1, 2, 2(a), Transportation and Communications

Trainee (M.R.C. Course), Health

Transport Despatcher

Transport Driver

Upholstery Repairer

Volunteer Services Assistant

Waste and Water Project Operator 1, 2

Waste and Water Project Trainee Operator

Water Level Control Supervisor

Weigher

O. Reg. 96/83, s. 1, *part.*

Schedule 5

Agricultural Support OM-11

Clerical Services CM-09, 10, 11, 12, 13, 14, 15, 16, 17

Correctional OM-14, 15, 16

Drafting, Design and Estimating TM-12, 13

Engineering and Surveying Support TM-12, 13, 14, 15

General Operational OM-09, 10, 11

Information AM-17

Institutional Care OM-11, 12, 13

Office Equipment Operation CM-09, 11, 12, 13, 14

Photography TM-11, 14, 15

Printing OM-10, 12, 13

Purchasing and Supply AM-13

Resources, Technical TM-12

Scientific Support TM-12, 14, 15

Skills and Trades OM-12, 13, 14, 15, 16

O. Reg. 96/83, s. 1, *part.*

Schedule 6

Accounting Supervisor 1, 2 (Bargaining Unit)
 Actuarial Science PM-17, 19, 21, 22
 Adviser, Occupational-Physical Therapy
 Adviser, Ontario Police Commission
 Adviser, Secondary School Correspondence Courses
 Agricultural Officer 1, 2
 Agricultural Specialist 1, 2, 3
 Agricultural Specialist 1, 2, Dairy
 Agricultural Support OM-12, 13, 14
 Agricultural Worker 4
 Agriculture PM-16, 17, 18, 19, 20, 21
 Arboriculturist 2, 3
 Architectural Job Captain 3
 Architecture PM-16, 17, 18, 19, 20, 21
 Area Supply Supervisor (Bargaining Unit)
 Artifacts Officer
 Artisan 4
 Assistant Commissioner, Ontario Provincial Police
 Assistant Plant Superintendent, Air Service
 Athletics Supervisor and Dean of Men

Biologist 1, 2(a), 2(b)
 Biologist 3 (Bargaining Unit)
 Boiler Inspector
 Buildings Caretaker 6
 Bursar 2 (Bargaining Unit)

Chaplain PM-15, 17, 19
 Chief Industrial Health Counsellor
 Chief Inspector of Theatres
 Chief Instructor, Ontario Police College
 Child Care Worker 4
 Child Welfare Supervisor 1
 Clerk 6, 7, General (Bargaining Unit)
 Commercial Artist 3
 Commissioned Officer 1, 2, 3, 4, 5, Ontario Provincial Police
 Communications Technician 3
 Community Development Officer 1, 2, 3
 Community Planner 1, 2, 3, 4, 5, 6
 Cook 4
 Court Reporter 3

Dairy Fieldworker 1, 2, 3
 Dairy Herd Improvement Officer 1
 Day Nurseries Supervisor
 Dentistry PM-20, 22
 Deputy Director, Ontario Police College
 Deputy Senior 1, Administration of Justice
 Dietitian 1
 Drafting, Design and Estimating TM-14, 15, 16, 17, 18, 19
 Driver Attendant, Minister

 Economics and Statistics PM-17, 19, 20, 21
 Economist 1, 2, 3, 4, 5 (Bargaining Unit)
 Education Officer 1, 2, 3
 Education PM-19, 20, 21, 22
 Elevator Inspector 1, 3
 Employment Standards Auditor 1, 2
 Employment Standards Officer 1
 Engineering Services Officer 2, 3, 4, 5, 6
 Engineering and Surveying PM-12, 14, 16, 17, 18, 19, 20, 21, 22
 Engineering and Surveying Support TM-16, 17, 18, 19, 20, 21
 Engineering Officer 2, 3, 4
 Executive Officer 1, 2, 3 (Bargaining Unit)
 Exhibition Designer 3, 4
 Extension Assistant

 Financial Administration AM-13, 15, 16, 17, 18, 19, 20, 21, 22
 Financial Officer 1, 2, 3, 4, 5 (Bargaining Unit)
 Financial Officer Trainee
 Fire Services Adviser 2
 Forester 1, 2(a), 2(b), 3, 4, 5

 General Administration AM-12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22
 General Operational OM-12, 13, 14, 15, 16, 17
 General Scientific PM-16, 17, 18, 19, 20, 21
 Geologist 1, 2 (Bargaining Unit)
 Geologist Assistant 4
 Guard Commander

 Heating and Power OM-12, 14, 15, 16, 17, 18
 Highway Carrier, Supervising Inspector 1
 Highway Equipment Supervisor 2, 3
 Highway Maintenance Supervisor
 Highway Services Supervisor
 Home Economist 1, 2, 3
 Home Economics, Dietetics & Nutrition PM-11, 13, 14, 15, 16, 17,

Horticulturist

Hospital Housekeeper 1, 2 (Bargaining Unit)

Housing Analyst 1, 2

Human Rights Commission Officer 1, 2

Human Rights Commission Supervisor 1

Immigration Officer

Industrial Development Officer 1, 2, 3

Information AM-18, 19, 20

Inspector 1, 2, Drilling and Production

Inspector of Surveys 2

Inspector, Operating Engineers' Branch

Institutional Care OM-14, 15, 16, 18

Institutional Management AM-15, 16, 17, 18, 19, 20, 21, 22, 23

Instructor 1, 2, 3, Ontario Police College

Intelligence Officer, Ontario Police Commission

Investigator 1, Agricultural Products

Investigator 1, 2, Ontario Securities Commission

Labour Relations AM-16, 19, 20, 21, 22, 23

Law Administration AM-12, 13, 14, 15, 16, 17, 18, 19, 20, 21,
22, 23

Legal PM-14-19, 19-20, 21-24

Legal Survey Examiner 4

Librarian 5

Library, Historical and Archival PM-14, 15, 16, 17, 18

Maintenance Superintendent 1, 2, 3, 4

Medical PM-20, 21, 22, 23, 24, 25, 26

Mine Rescue Training Officer 1, 2

Northern Affairs Officer 1

Nurse 3, Nursing Education

Nursing PM-13, 14, 15, 16, 18, 19

Occupational and Physical Therapy PM-14, 15, 16

Occupational Health and Safety Inspector 1, 2

Office Equipment Operation CM-15

Organizer 2, X-Ray Surveys

Parks Planner 3
Parks Planner 2 (Bargaining Unit)
Personnel Administration AM-13, 14, 15, 16, 17, 18, 19, 20, 21
Pesticides Control Officer 1, 2, 3
Pharmacist - Chief
Pharmacy PM-16, 17, 18, 19, 21, 22
Photogrammetrist 4
Photography TM-16
Pilot
Printing OM-15
Probation Officer 1, 2, 3
Program Analysis AM-17, 18, 19, 20, 21
Program Executive 1, 2, 3, 4, 5
Property Administration AM-16, 17, 18, 19, 20, 21, 22
Psychologist 2, 3
Psychology PM-19, 20, 21
Public Relations Officer 1, 2, 3
Publicity Photographer 1, 2, 3
Purchasing and Supply AM-14, 15, 16, 17, 18, 19, 20
Purchasing Officer 3

Radiation Protection Physicist 1
Real Estate Officer 2, 3
Real Estate Officer 1 (Bargaining Unit)
Regional Field Officer, Emergency Measures Organization
Rehabilitation Officer 3, Health
Research Science PM-17, 20, 21
Research Scientist 3, 4, 5, Natural Resources
Research Supervisor 2, Natural Resources
Resource Technician, Senior 1, 2, 3, 4 (Bargaining Unit)
Resources Manager 1, 2, 4
Resources Manager 3 (Bargaining Unit)
Resources Planning and Management PM-15, 16, 17, 18, 19, 20, 21
Resources, Technical TM-13, 14, 15, 16, 17, 18
Review Supervisor 2
Rural Development Counsellor

Safety Instruction Officer 3
Scientific Support TM-16, 17, 18
Scientist 4
Security Driver, Office of the Premier
Senior Air Engineer
Senior Biologist
Senior Drafter
Senior Planning Officer, Emergency Measures Organization
Service Areas Manager
Services Supervisor 3

Skills and Trades OM-17, 18, 19
 Social Programs Administration AM-14, 15, 16, 17, 18, 19, 20,
 21, 22
 Social Work PM-16, 17, 18, 19
 Social Work Supervisor 1, 2, 3, 4
 Social Work Supervisor 1, 2 (Bargaining Unit)
 Speech Pathology and Audiology PM-16, 19
 Staff Training Officer, Community and Social Services
 (Bargaining Unit)
 Statistician 1, 2, 3, 4
 Steam Plant Chief 1, 2
 Superintendent 2, Public Housing
 Supervisor 1, 2, Municipal Organization and Administration
 Supervisor Municipal Organization and Administration, Trainee
 Supervisor of Operations (Bargaining Unit)
 Supreme Court Reporter 1
 Systems Officer 1, 2, 3, 4, 5
 Systems Officer Junior
 Systems Services AM-12, 15, 16, 17, 18, 19, 20, 21

Teacher

Technical Consultant 1, 2
 Technician 5, Chemical Laboratory
 Technician 3, 4, Construction
 Technician 1, 2, Engineering Office
 Technician 3, 4, Engineering Survey
 Technician 2, 3, Fuel
 Technician 3, Legal Survey
 Technician 5, Medical Laboratory
 Technician 1, 2, Municipal Engineering
 Technician 5, Physical Laboratory
 Technician 4, Road Design
 Telecommunications TM-14, 16
 Tourist Industry Officer 1, 2, 3
 Traffic Analyst 4, 5
 Transcription Services CM-14, 15, 16, 18, 19
 Translation AM-19, 20

Veterinary Science PM-18, 19, 20, 21
 Veterinary Scientist 3 (Bargaining Unit)
 Vocational Training Supervisor 1
 Volunteer Services Organizer

Welfare Institutions Supervisor

Schedule 7

Accident Claims Supervisor 1, 2
 Accommodation Officer 3
 Agricultural Technician 1, 2
 Agricultural Worker 1, 2, 3
 Airframe Finisher
 Ambulance Officer 1, 2, 3, 4
 Arboriculturist 1
 Architectural Job Captain 1, 2
 Attendant 1, 2, 3, 4, Oak Ridge
 Audiological Services Technician
 Audiologist

Baker 1, 2
 Bookbinder 1, 2
 Bridge Operator
 Buildings Caretaker 1, 2
 Butcher 1, 2

Cable Ferry Operator 1, 2
 Cadet, Ontario Provincial Police
 Canteen Operator 1, 2
 Cartographer 1, 2
 Cartographic Technician 1, 2, 3
 Child Care Assistant 1, 2
 Child Care Worker 1, 2, 3
 Cleaner 1, 2, 3
 Cleaner, Office Buildings
 Clerical Stenographer 1, 2, 3, 4, 5
 Clerical Typist 1, 2, 3, 4
 Clerk 1, 2, 3, 4, Filing
 Clerk 1, 2, 3, 4, General
 Clerk 1, 2, 3, Mail
 Clerk 1, 2, 3, 4, 5, 6, Supply
 Constable
 Constable (Probationary)
 Construction Superintendent 1, 2, 3
 Cook 1, 2
 Cook 3 (Bargaining Unit)
 Coroner's Clerk 1
 Corporal, Ontario Provincial Police
 Correctional Officer 1, 2, 3
 Counsellor 1, 2, 3 (Residential Life)

Data Entry Operator 1, 2, 3
 Data Entry Supervisor 1
 Data Processing Technician 1, 2, 3, 4, 5, 6, 7
 Deckhand
 Dental Assistant
 Dental Hygienist
 Deputy 1, 2, Administration of Justice
 Drafter 1, 2
 Drafter Tracer

E.E.G. Technician 1, 2, 3
Electronics Repairer
Electronics Technician
Electronics Technician 1, 2, Government Services
Elevator Attendant
Elevator Mechanic 1, 2, 3
Equipment Spray Painter
Estimator and Quantity Surveyor 1
Exhibition Designer 1, 2

Ferry Mate
Field Worker 1, 2, Homes for Special Care
Fingerprint Examiner 1, 2, 3
Fire Services Adviser 1
Fire Services Investigator 1, 2

Garage Attendant
Garage Attendant Supervisor

Hairdresser
Helper, Food Service
Highway Equipment Operator 1, 2, 3, 4
Highway General Foreman/woman 1
Highway Labour Foreman/woman
Hospital Attendant 1

Indian Development Officer
Industrial Officer 1, 2, 3
Inspector 1, 2, Vehicle Inspection
Instructor 1, 2, 3, 4 (Occupational)
Instructor 1, 2, 3(a), Recreation and Crafts
Instrument Repairer 1, 2
Instrument Repairer, Foreman/woman
Interior Designer 1, 2
Interior Designer, Trainee
Investigator of Estates

Junior Commercial Artist
Junior Drafter

Laboratory Attendant 1, 2
Landscape Worker
Language and Citizenship Training Specialist 1
Laundry Worker 1, 2, 3, 4, 5
Librarian 1, 2, 3
Library Technician 1, 2, 3, 4
Lineman/woman
Linotype Operator

Maintenance Bricklayer
 Maintenance Carpenter
 Maintenance Carpenter, Foreman/woman
 Maintenance Electrician
 Maintenance Electrician, Foreman/woman
 Maintenance Foreman/woman
 Maintenance Machinist
 Maintenance Machinist, Foreman/woman
 Maintenance Mason
 Maintenance Mechanic 1, 2, 3
 Maintenance Painter and Decorator
 Maintenance Painter and Decorator, Foreman/woman
 Maintenance Plasterer
 Maintenance Plasterer, Foreman/woman
 Maintenance Plumber
 Maintenance Plumber, Foreman/woman
 Maintenance Refrigeration Mechanic
 Maintenance Refrigeration Mechanic, Foreman/woman
 Maintenance Sheet Metal Worker
 Maintenance Steamfitter
 Maintenance Welder
 Manual Worker
 Marine Engineer 1, 2
 Meat Inspector 1
 Mechanic 1, 2
 Mechanic Foreman/woman
 Medical Assistant 1, 2, 3
 Millworker 1, 2
 Motor Vehicle Operator 1, 2

 Nurse 1, 2, Clinic
 Nurse 1, 2, 3, General
 Nurse 1, 2, Nursing Education
 Nurse 1, 2, 3, Public Health

 Observation and Detention Home Worker 1, 2, 3
 Occupational Therapist 1, 2, 3
 Operator 1, 2, Addressing Equipment
 Operator 1, 2, Bindery Equipment
 Operator 1, 2, 3, Bookkeeping Machine
 Operator 1, 2, Central Switchboard
 Operator, Copy Machine
 Operator, Mail Inserting Machine
 Operator 1, 2, 3, Microfilm
 Operator 1, 2, 3, Offset Equipment
 Operator 1, 2, Telephone Switchboard
 Operator 1, 2, Teletype Equipment
 Operator 1, 2, 3, Whiteprint Equipment
 Operator 1(a), 1(b), 2, 3, 4, X-Ray Unit

Parking Attendant
 Pharmacist - Staff
 Pharmacy Technician 1, 2
 Photogrammetrist 1, 2, 3
 Photographer 1, 2, Laboratory
 Platemaker 1, 2
 Powderman/woman
 Preparator 1, 2
 Printing Estimator
 Psychiatric Nursing Assistant 1, 2, 3, 4
 Psychologist 1
 Psychometrist 1 (3-year BA)
 Psychometrist 1 (Honours BA)
 Psychometrist 2 (Masters)

Radio and T.V. Repairer
 Radio Operator 1, 2, 3
 Receptionist
 Records Officer Junior
 Records Officer 1, 2
 Recreation Officer 1, 2, Correctional Services
 Rehabilitation Officer 1, 2, Correctional Services
 Rehabilitation Officer 1, 2, Health
 Residence Supervisor 1, 2
 Resource Technician 1, 2, 3

Secretary 1, 2, 3, 4, 5
 Security Officer 1, 2, 3
 Senior Bridge Operator
 Senior Marine Engineer 1, 2
 Senior Usher and Messenger
 Sergeant, Ontario Provincial Police
 Sergeant Major, Ontario Provincial Police
 Services Officer 1 (Bargaining Unit)
 Services Supervisor 2
 Sewer 1, 2
 Sheriffs Officer 1, 2
 Sign Painter
 Sign Painter, Foreman/woman
 Sign Painter, Helper
 Sign Painter, Improver
 Social Work Assistant
 Social Worker 1, 2
 Speech Therapist
 Staff Sergeant, Ontario Provincial Police
 Steam Plant Engineer 1, 2, 3
 Steam Plant Technician 1, 2
 Steward
 Supervisor 1, Food Service (Bargaining Unit)
 Supervisor of Juveniles 1, 2, 3

Tailor

Technician 1, 2, 3, Chemical Laboratory

Technician 1, 2, Field

Technician 1, 2, 3, Medical Laboratory

Technician 1, 2, 3, 4, 5, 6, Photographic

Technician 1, 2, 3, Physical Laboratory

Technician 1, 2, 3, Radiation

Technician 1, 2, 3, Road Design

Technician 1(a), 1(b), X-Ray

Telephone Installer 1, 2, 3

Trade Instructor 1, 2, 3

Trades Apprentice

Traffic Analyst 1, 2, 3

Traffic Patroller 1, 2, 2(a), Transportation and Communications

Trainee (M.R.C. Course), Health

Translator 1, 2, 3

Transport Despatcher

Transport Driver

Travel Counsellor 1, 2, 3

Typist 1, 2, 3, 4

Upholstery Repairer

Usher and Messenger

Volunteer Services Assistant

Waste and Water Project Operator 1, 2

Waste and Water Project Trainee Operator

Welfare Field Worker 1, 2

Welfare Field Worker (Probationary)

O. Reg. 96/83, s. 1, *part.*

CIVIL SERVICE COMMISSION:

J. R. SCOTT
Chairman

Dated at Toronto, this 23rd day of December, 1982.

HIGHWAY TRAFFIC ACT

O. Reg. 97/83.

Speed Limits.

Made—February 10th, 1983.

Filed—February 16th, 1983.

REGULATION TO AMEND
REGULATION 490 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 18 of Part 2 of Schedule 14 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked.

(2) Paragraph 21 of Part 2 of the said Schedule 14, as remade by subsection 2 (1) of Ontario Regulation 137/82, is revoked and the following substituted therefor:

District of
Cochrane—

Twps. of
Black River-
Matheson
and
Glackmeyer

21. That part of the King's Highway known as No. 11 in the Territorial District of Cochrane lying between a point situate at its intersection with the westerly limit of the westerly junction of the King's Highway known as No. 101 in the Township of Black River-Matheson and a point situate 365 metres measured southerly from its intersection with the southerly limit of the King's Highway known as No. 579 in the Township of Glackmeyer.

(3) Part 2 of the said Schedule 14 is amended by adding thereto the following paragraphs:

District of
Thunder
Bay—

Twps. of
Errington
Lindsley
Colter
Legault and
Leduc

38. That part of the King's Highway known as No. 11 in the Territorial District of Thunder Bay lying between a point situate 610 metres measured westerly from its intersection with the King's Highway known as No. 584 in the Township of Errington and a point situate 1300 metres measured easterly from its intersection with the roadway known as Noble Avenue in the hamlet of Jellicoe in the Township of Leduc.

District of
Thunder
Bay—

Twps. of
Leduc
Walters
Vincent
McComber
Summers

39. That part of the King's Highway known as No. 11 in the Territorial District of Thunder Bay lying between a point situate 100 metres measured easterly from its intersection with the easterly limit of the Canadian National Railways right of way in the Township of Leduc and a point situate 30 metres measured easterly from its intersection with the easterly limit of Black Water Bridge in the Township of Summers.

40. That part of the King's Highway known as No. 11 and 101 in the Township of Black River-Matheson in the Territorial District of Cochrane lying between a point situate 365 metres measured westerly from its intersection with the westerly limit of the easterly junction of the King's Highway known as No. 101 and a point situate at its intersection with the westerly limit of the westerly junction of the King's Highway known as No. 101.

District of
Parry
Sound—

Twps. of
Perry

41. That part of the King's Highway known as No. 11 and 518 in the Township of Perry in the Territorial District of Parry Sound lying between a point situate at its intersection with the easterly limit of the southerly junction of the King's Highway known as No. 11 and a point situate at its intersection with the westerly limit of the northerly junction of the King's Highway known as No. 11.

(4) Paragraph 15 of Part 3 of the said Schedule 14, as made by section 1 of Ontario Regulation 800/82, is revoked.

(5) Paragraph 12 of Part 4 of the said Schedule 14 is revoked and the following substituted therefor:

District of
Thunder
Bay—

Twps. of
Errington

12. That part of the King's Highway known as No. 11 in the Township of Errington in the Territorial District of Thunder Bay beginning at a point situate 610 metres measured easterly from its intersection with the King's Highway known as No. 584 and extending westerly therealong for a distance of 1220 metres.

(6) Part 4 of the said Schedule 14 is amended by adding thereto the following paragraph:

District of
Thunder
Bay—

Twps. of
Leduc

17. That part of the King's Highway known as No. 11 in the Township of Leduc in the Territorial District of Thunder Bay lying between a point situate 1300 metres measured easterly from its intersection with the roadway known as Noble Avenue in the hamlet of Jellicoe and a point situate 100 metres measured easterly from its intersection with the easterly limit of the Canadian National Railways right of way.

(7) Part 5 of the said Schedule 14 is amended by adding thereto the following paragraph:

District of
Cochrane—

Twps. of
Black River-
Matheson

21. That part of the King's Highway known as No. 11 and No. 101 in the Township of Black River-Matheson in the Territorial District of Cochrane beginning at a point situate at its intersection with the westerly limit of the easterly junction

of the King's Highway known as No. 11 and extending westerly therealong for a distance of 365 metres.

2. Schedule 61 of the said Regulation is revoked and the following substituted therefor:

Schedule 61

HIGHWAY NO. 50

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

1. That part of the King's Highway known as No. 50 in the Town of Vaughan in The Regional Municipality of York and in the City of Brampton in The Regional Municipality of Peel beginning at a point situate 140 metres measured northerly from its intersection with the northerly limit of the roadway known as Steeles Avenue and a point situate 2530 metres measured southerly from its intersection with the southerly limit of the roadway known as Peel Regional Road No. 9 in the Town of Caledon in the said Regional Municipality of Peel.

Regional Municipality of York—
Town of Vaughan
Regional Municipality of Peel—
City of Brampton
Town of Caledon

2. That part of the King's Highway known as No. 50 in The Regional Municipality of Peel in the Town of Caledon lying between a point situate 1360 metres measured northerly from its intersection with the southerly limit of the roadway known as Peel Regional Road No. 9 and a point situate 655 metres measured southerly from its intersection with the southerly limit of the roadway known as Pine Avenue in the community known as Palgrave.

Regional Municipality of Peel—
Town of Caledon

3. That part of the King's Highway known as No. 50 in the Town of Caledon in The Regional Municipality of Peel lying between a point situate 575 metres measured northerly from its intersection with the southerly limit of the roadway known as Pine Avenue in the community known as Palgrave and a point situate at its intersection with the southerly limit of the King's Highway known as No. 9. O. Reg. 97/83, s. 2, *part*.

Regional Municipality of Peel—
Town of Caledon

PART 4

1. That part of the King's Highway known as No. 50 in the Town of Caledon in The Regional Municipality of Peel lying between a point situate 2530 metres measured southerly from its intersection with the southerly limit of the roadway known as Peel Regional Road No. 9 and a point situate 1405 metres measured southerly from the southerly limit of the said intersection.
2. That part of the King's Highway known as No. 50 in the Town of Caledon in The Regional Municipality of Peel beginning at a point situate 490 metres measured northerly from its intersection with the southerly limit of the roadway known as Peel Regional Road No. 9 and extending northerly therealong for a distance of 870 metres. O. Reg. 97/83, s. 2, *part*.

Regional Municipality of Peel—

Town of Caledon

Regional Municipality of Peel—

Town of Caledon

PART 5

1. That part of the King's Highway known as No. 50 in the Township of Adjala in the County of Simcoe beginning at a point situate 500 metres measured southerly from its intersection with the centre line of the roadway known as Simcoe County Road No. 1 and extending northerly therealong for a distance of 1145 metres. O. Reg. 97/83, s. 2, *part*.

County of Simcoe—

Twp. of Adjala

PART 6

1. That part of the King's Highway known as No. 50 in the Town of Vaughan in The Regional Municipality of York and in the City of Brampton in The Regional Municipality of Peel beginning at a point situate at its intersection with the northerly limit of the roadway known as Steeles Avenue and extending northerly therealong for a distance of 140 metres.
2. That part of the King's Highway known as No. 50 in the Town of Caledon in The Regional Municipality of Peel lying between a point situate 1405 metres measured southerly from its intersection with the roadway known as Peel Regional Road No. 9 and a point situate 490 metres measured northerly from the southerly limit of the said intersection.
3. That part of the King's Highway known as No. 50 in the Town of Caledon in The Regional Municipality of Peel lying between a point situate 655 metres measured southerly from its intersection with the southerly limit of the roadway known as Pine Avenue in the commun-

Regional Municipality of York—

Town of Vaughan
Regional Municipality of Peel—
City of Brampton

Regional Municipality of Peel—

Town of Caledon

Regional Municipality of Peel—

Town of Caledon

ity known as Palgrave and a point situate 575 metres measured northerly from the southerly limit of the said intersection. O. Reg. 97/83, s. 2, *part*.

3.—(1) Part 2 of Schedule 104 to the said Regulation is amended by adding thereto the following paragraph:

- District of
Cochrane—
- Twp. of
Black River-
Matheson
1. That part of the King's Highway known as No. 11 and 101 in the Township of Black River-Matheson in the Territorial District of Cochrane lying between a point situate 365 metres measured westerly from its intersection with the westerly limit of the easterly junction of the King's Highway known as No. 11 and a point situate at its intersection with the westerly limit of the westerly junction of the King's Highway known as No. 11. O. Reg. 97/83, s. 3 (1).

(2) Paragraphs 1 to 7 of Part 3 of the said Schedule 104 are revoked and the following substituted therefor:

- District of
Cochrane—
- City of
Timmins
- Twp. of
Black River-
Matheson
1. That part of the King's Highway known as No. 101 in the Territorial District of Cochrane lying between a point situate at its intersection with the westerly limit of the westerly junction of the King's Highway known as No. 11 in the Township of Black River-Matheson and a point situate at its intersection with the easterly limit of the easterly crossing of the Ontario Northland Railway in the City of Timmins.

- District of
Cochrane—
- City of
Timmins
2. That part of the King's Highway known as No. 101 in the City of Timmins in the Territorial District of Cochrane lying between a point situate at its intersection with the westerly limit of the bridge over the watercourse between Shallow Lake and Porcupine Lake and a point situate 455 metres measured easterly from its intersection with the easterly limit of the roadway known as Crawford Street.

- District of
Cochrane—
- City of
Timmins
3. That part of the King's Highway known as No. 101 in the City of Timmins in the Territorial District of Cochrane lying between a point situate 230 metres measured westerly from its intersection with the westerly limit of the roadway known as Legion Drive and a point situate 220 metres measured easterly from its intersection with the easterly limit of the roadway known as Carium Road.

- District of
Cochrane—
- City of
Timmins
4. That part of the King's Highway known as No. 101 lying between a point situate 180 metres measured westerly from its intersection with the westerly limit of the roadway known as Shirley Street in

District of
Algoma—

Twp. of
Michi-
picoten

the City of Timmins in the Territorial District of Cochrane and a point situate 520 metres measured easterly from its intersection with the easterly limit of the roadway known as Gladstone Avenue in the Township of Michipicoten in the Territorial District of Algoma.

(3) Paragraphs 1 and 2 of Part 4 of the said Schedule 104 are revoked and the following substituted therefor:

- District of
Cochrane—
- City of
Timmins
1. That part of the King's Highway known as No. 101 in the City of Timmins in the Territorial District of Cochrane beginning at a point situate 220 metres measured easterly from its intersection with the easterly limit of the roadway known as Carium Road and extending westerly therealong for a distance of 800 metres.

- District of
Algoma—
- Twp. of
Michi-
picoten
2. That part of the King's Highway known as No. 101 in the Township of Michipicoten in the District of Algoma beginning at a point situate 60 metres measured easterly from its intersection with the easterly limit of the roadway known as Gladstone Avenue and extending easterly therealong for a distance of 455 metres. O. Reg. 97/83, s. 3 (3).

(4) Paragraphs 1 and 2 of Part 5 of the said Schedule 104 are revoked and the following substituted therefor:

- District of
Cochrane—
- City of
Timmins
1. That part of the King's Highway known as No. 101 in the City of Timmins in the Territorial District of Cochrane lying between a point situate 455 metres measured easterly from its intersection with the easterly limit of the roadway known as Crawford Street and a point situate 230 metres measured westerly from its intersection with the westerly limit of the roadway known as Legion Drive.

- District of
Cochrane—
- City of
Timmins
2. That part of the King's Highway known as No. 101 in the City of Timmins in the Territorial District of Cochrane lying between a point situate at its intersection with the westerly abutment of the bridge over the Mattagami River and a point situate 180 metres measured westerly from its intersection with the westerly limit of the roadway known as Shirley Street.

- District of
Cochrane—
- Twp. of
Black River-
Matheson
3. That part of the King's Highway known as No. 11 and No. 101 in the Township of Black River-Matheson in the Territorial District of Cochrane beginning at a point situate at its intersection with the westerly limit of the easterly junction

of the King's Highway known as No. 11 and extending westerly therealong for a distance of 365 metres. O. Reg. 97/83, s. 3 (4).

(5) Paragraph 1 of Part 6 of the said Schedule 104 is revoked and the following substituted therefor:

District of
Cochrane—

City of
Timmins

1. That part of the King's Highway known as No. 101 in the City of Timmins in the Territorial District of Cochrane lying between a point situate at its intersection with the easterly limit of the easterly crossing of the Ontario Northland Railway and a point situate at its intersection with the westerly limit of the bridge over the watercourse between Shallow Lake and Porcupine Lake.

4. Paragraph 4 of Part 3 of Schedule 129 to the said Regulation, as made by section 6 of Ontario Regulation 827/82, is revoked.

5.—(1) Paragraph 1 of Part 2 of Schedule 148 to the said Regulation, as made by section 9 of Ontario Regulation 827/82, is revoked and the following substituted therefor:

District of
Parry
Sound—

Twp. of
Perry

1. That part of the King's Highway known as No. 11 and 518 in the Township of Perry in the Territorial District of Parry Sound lying between a point situate at its intersection with the easterly limit of the southerly junction of the King's Highway known as No. 11 and a point situate at its intersection with the westerly limit of the northerly junction of the King's Highway known as No. 11. O. Reg. 97/83, s. 5 (1).

(2) Part 3 of the said Schedule 148 is amended by adding thereto the following paragraphs:

District of
Parry
Sound—

Town of
Kearney

1. That part of the King's Highway known as No. 518 in the Town of Kearney in the Territorial District of Parry Sound beginning at a point situate 650 metres measured easterly from its intersection with the centre line of the roadway known as Kearney Business Section Street and extending easterly therealong to the end of the said King's Highway No. 518.

District of
Parry
Sound—

Town of
Kearney

Twp. of
Perry

2. That part of the King's Highway known as No. 518 in the Territorial District of Parry Sound lying between a point situate 300 metres measured westerly from its intersection with the centre line of the roadway known as Kearney Business Section Street in the Town of Kearney and a point situate 240 metres measured easterly from its intersection with the centre line of the King's Highway known as No. 592 in the Township of Perry. O. Reg. 97/83, s. 5 (2).

(3) Paragraph 1 of Part 5 of the said Schedule 148 is revoked and the following substituted therefor:

District of
Parry
Sound—

Twp. of
Perry

1. That part of the King's Highway known as No. 518 in the Township of Perry in the Territorial District of Parry Sound lying between a point situate 240 metres measured easterly from its intersection with the centre line of the King's Highway known as No. 592 and a point situate at its intersection with the easterly limit of the southerly junction of the King's Highway known as No. 11. O. Reg. 97/83, s. 5 (3).

(4) Paragraphs 1 and 2 of Part 6 of the said Schedule 148 are revoked and the following substituted therefor:

District of
Parry
Sound—

Twp. of
McMurrich

1. That part of the King's Highway known as No. 518 in the hamlet of Sprucedale in the Township of McMurrich in the Territorial District of Parry Sound lying between a point situate 570 metres measured easterly from its intersection with the centre line of the roadway known as George Street and a point situate 600 metres measured westerly from its intersection with the centre line of the roadway known as Stisted Street.

District of
Parry
Sound—

Twp. of
Monteith

2. That part of the King's Highway known as No. 518 in the hamlet of Bear Lake in the Township of Monteith in the Territorial District of Parry Sound lying between a point situate 680 metres measured westerly from its intersection with the centre line of the roadway known as East Bear Lake Road and a point situate 50 metres measured easterly from its intersection with the centre line of the roadway known as West Bear Lake Road. O. Reg. 97/83, s. 5 (4).

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 10th day of February, 1983.

(2218)

10

COMMODITY BOARDS AND MARKETING AGENCIES ACT

O. Reg. 98/83.

Levies or Charges—Eggs.

Made—February 9th, 1983.

Filed—February 16th, 1983.

REGULATION TO AMEND
REGULATION 110 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
COMMODITY BOARDS AND MARKETING
AGENCIES ACT

1. Regulation 110 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

4a. The Lieutenant Governor in Council further hereby grants to the marketing agency, in relation to the marketing of eggs locally within Ontario, authority to fix, impose and collect a charge from The Ontario Egg Producers' Marketing Board in the amount of \$577,226.64, and to use such charge for the purposes of the marketing agency, including the creation of reserves, the payment of expenses and losses resulting from the sale or disposal of any eggs and the equalization or adjustment among producers of eggs of moneys realized from the sale thereof during such period or periods of time as the marketing agency may determine. O. Reg. 98/83, s. 1.

(2219)

10

AGRICULTURAL ASSOCIATIONS ACT

O. Reg. 99/83.

Designation of Associations.

Made—February 9th, 1983.

Filed—February 16th, 1983.

REGULATION TO AMEND
REGULATION 10 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
AGRICULTURAL ASSOCIATIONS ACT

1. The Schedule to Regulation 10 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 611/81 and section 1 of Ontario Regulation 852/82, is further amended by adding thereto the following item:

26. Ontario Aberdeen-Angus Association.

(2220)

10

FARM PRODUCTS MARKETING ACT

O. Reg. 100/83.

Turkeys—Plan.

Made—February 9th, 1983.

Filed—February 16th, 1983.

REGULATION TO AMEND
REGULATION 384 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING ACT

1. Section 5 of the Schedule to Regulation 384 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

5. The local board shall be composed of eight producer-members, of whom two shall be from District 5 and one from each of the other districts.

2. Section 10 of the Schedule to the said Regulation is revoked and the following substituted therefor:

10.—(1) On or before the 1st day of May, 1983, the producers in each district shall elect from among themselves their representatives to the District Turkey Producers' Committee and to the local board.

(2) Those persons elected from Districts 1, 2, 3 and 4 under subsection (1) shall hold office for two years from the 1st day of May, 1983, and those persons elected from Districts 5, 6 and 7 under subsection (1) shall hold office for one year from the 1st day of May, 1983.

(3) On or before the 1st day of May, 1984 and in every second year thereafter, the producers in Districts 5, 6 and 7 shall elect from among themselves their representatives to the District Turkey Producers' Committee and to the local board, to hold office for two years from the 1st day of May.

(4) On or before the 1st day of May, 1985 and in every second year thereafter, the producers in Districts 1, 2, 3 and 4 shall elect from among themselves their representatives to the District Turkey Producers' Committee and to the local board, to hold office for two years from the 1st day of May.

(5) No person is eligible for election to the local board who is not an elected representative to the District Turkey Producers' Committee.

(6) No person is eligible for election from any district to the local board unless he resides within the district.

(2221)

10

TEACHERS' SUPERANNUATION ACT

O. Reg. 101/83.

General.

Made—February 9th, 1983.

Filed—February 16th, 1983.

REGULATION TO AMEND
REGULATION 930 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
TEACHERS' SUPERANNUATION ACT

1.—(1) Subsection 11 (1) of Regulation 930 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 690/81, is revoked and the following substituted therefor:

(1) Until the 31st day of August, 1984 the allowance for a school year of a person who has returned to employment under the Act shall be continued in full so long as he is not employed more than twenty days in the school year, but if he is employed more than twenty days, his allowance shall be reduced by one four-hundredth of the annual amount thereof for each day over twenty days in the school year in which he is employed. O. Reg. 101/83, s. 1 (1).

(2) Subsection 11 (1a) of the said Regulation, as made by section 1 of Ontario Regulation 690/81, is revoked and the following substituted therefor:

(1a) The period from and including the 1st day of September, 1982, to and including the 31st day of August, 1984 is declared to be a period during which there is need for the services of persons in receipt of allowances. O. Reg. 101/83, s. 1 (2).

(2222)

10

MUNICIPAL BOUNDARY
NEGOTIATIONS ACT, 1981

O. Reg. 102/83.

City of Chatham, Dover Township
Boundary.

Made—February 9th, 1983.

Filed—February 17th, 1983.

ORDER IN COUNCIL

R.O.C. 56/83

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that

WHEREAS The Corporation of the City of Chatham and The Corporation of the Township of Dover have entered into an agreement dated the 21st day of October, 1982 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council pursuant to subsection 17 (1) of the *Municipal Boundary Negotiations Act, 1981* of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS no objections to the proposed issuance of the order were filed with the Clerk of the Executive Council within the filing period;

NOW THEREFORE on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders pursuant to section 14 of the *Municipal Boundary Negotiations Act, 1981* that

1. On the 1st day of March, 1983, the portion of the Township of Dover described in the Schedule is annexed to the City of Chatham.
2. All real property of The Corporation of the Township of Dover situate in the annexed area vests in The Corporation of the City of Chatham on the 1st day of March, 1983.
3. On the 1st day of March, 1983, the by-laws of the City of Chatham extend to the annexed area and the by-laws of the Township of Dover cease to apply in such area except by-laws passed by the Township under section 39 of the *Planning Act* or a predecessor of such section or which are kept in force by subsection 13 (3) of *The Municipal Amendment Act, 1941*, and by-laws passed under section 41 of the *Planning Act*, which shall remain in force until amended or repealed by the council of the City, except that by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township may not be repealed by the council of the City.
4. The clerk of the Township of Dover shall forthwith prepare and furnish to the clerk of the City of Chatham a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 28th day of February, 1983, and the persons assessed therefor.
5. All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 28th day of February, 1983 shall continue after that date to be taxes due and payable to The Corporation of the Township of Dover and may be collected by The Corporation of the Township of Dover and The Corporation of the County of Kent in accordance with the provisions of the *Municipal Act*.
6. The agreement between The Corporation of the City of Chatham and The Corporation of the Township of Dover dated the 21st day of October, 1982, is hereby implemented and the City and Township are empowered and directed to carry out their obligations arising therein. O. Reg. 102/83.

Recommended

CLAUDE BENNETT
*Minister of Municipal Affairs
and Housing*

Beginning at the westerly angle of Part I as shown on a plan deposited in the Land Registry Office for the Registry Division of Kent (No. 24) as Plan 24R-1064.

Concurred

GEORGE R. MCCAGUE
Chairman

Thence northeasterly along the northwesterly limit of the said Part I and the northeasterly production of the said northwesterly limit 1021.56 feet to the northeasterly limit of Baldoon Road, as established by Instrument Number 3350 for the Township of Dover;

Approved and Ordered February 9, 1983.

JOHN B. AIRD
Lieutenant Governor

Thence southeasterly along the northeasterly limit of Baldoon Road 467.53 feet to the northwesterly boundary of the City of Chatham;

Schedule

**AREA TO BE ANNEXED TO
THE CITY OF CHATHAM**

Thence southwesterly along the said northwesterly boundary 1023.32 feet to the southwesterly limit of the said Lot 22;

That parcel of land situate in the Township of Dover, in the County of Kent, being composed of that part of Lot 22 in Concession II more particularly described as follows:

Thence northwesterly along the southwesterly limit of the said Lot 467.54 feet to the place of beginning.
O. Reg. 102/83, Sched.

(2224)

10

Publications Under The Regulations Act

March 12th, 1983

HEALTH DISCIPLINES ACT

O. Reg. 103/83.

Parcost C.D.I.

Made—February 17th, 1983.

Filed—February 21st, 1983.

REGULATION TO AMEND ONTARIO REGULATION 836/82 MADE UNDER THE HEALTH DISCIPLINES ACT

1. Section 2 of the Schedule to Ontario Regulation 836/82 is revoked and the following substituted therefor:
2. For the purpose of subsection 155 (3) of the Act,
 - (a) from the 1st day of April, 1983, to and including the 30th day of September, 1983, the prescription fee shall not exceed a maximum fee of \$4.55; and
 - (b) on and after the 1st day of October, 1983, the prescription fee shall not exceed a maximum fee of \$4.65.
2. This Regulation comes into force on the 1st day of April, 1983.

(2234)

11

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 104/83.

The Regional Municipality of York,
Town of Vaughan.




Made—February 15th, 1983.

Filed—February 22nd, 1983.

REGULATION TO AMEND ONTARIO REGULATION 475/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Section 2 of Ontario Regulation 475/73 is revoked and the following substituted therefor:
- 2.—(1) In this section,
 - (a) "designated lands" means,

(i) the lands designated on Map 5 as Public Use Areas or as Complementary Use Areas, and

(ii) the lands designated on Map 5 by the symbols  (roads),  (electric power facilities) or  (utilities), notwithstanding that the lands are not within a Public Use Area or a Complementary Use Area;

(b) "Map 5" means Map 5 forming part of The Parkway Belt West Plan that was approved by the Lieutenant Governor by Order-in-Council 2188/78 on the 19th day of July, 1978.

- (2) This Regulation applies to the following lands:
 1. Those lands in the Town of Vaughan in The Regional Municipality of York, being:
 - i. That part of Lot 3 in Concession III designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 64R-8307,
 - ii. Lots 2 and 3 in Concession IV,
 - iii. Lots 2 and 3 in Concession V,
 - iv. Lot 2 in Concession VI,
 - v. Lots 1 to 4, inclusive, in Concession VIII, and
 - vi. Lots 1 and 2 in Concession IX.
 2. Those lands in the Town of Vaughan in The Regional Municipality of York, being the designated lands in:
 - i. Lots 31 to 35, inclusive, in Concession I,
 - ii. Lots 7 to 11, inclusive, in Concession II,
 - iii. Lots 1 to 9, inclusive, in Concession III,
 - iv. Lot 1 in Concession IV,
 - v. Lots 1 and 4 in Concession V,

- vi. Lots 3 and 4 in Concession VI,
- vii. Lots 1 to 5, inclusive, in Concession VII,
- viii. Lot 5 in Concession VIII, and
- ix. Lot 3 in Concession IX.

D. P. McHUGH
 Director
 Plans Administration Branch
 Central and Southwest
 Ministry of Municipal Affairs
 and Housing

Dated at Toronto, this 18th day of February, 1983.

- 3. All original road allowances between or fronting on the lands described in paragraphs 1 and 2. O. Reg. 104/83, s. 1.
- 2. Section 24 of the said Regulation, as made by section 1 of Ontario Regulation 542/78, is revoked.
- 3. Schedule 11 to the said Regulation, as made by section 2 of Ontario Regulation 542/78, is revoked.

(2236) 11

COMMODITY BOARDS AND MARKETING AGENCIES ACT

O. Reg. 106/83.
 Levies or Charges—Chicken.
 Made—February 17th, 1983.
 Filed—February 23rd, 1983.

G. M. FARROW
 Assistant Deputy Minister
 Community Planning Wing
 Ministry of Municipal Affairs
 and Housing

Dated at Toronto, this 15th day of February, 1983.

REGULATION TO AMEND
 REGULATION 107 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 COMMODITY BOARDS AND MARKETING
 AGENCIES ACT

(2235) 11

PLANNING ACT

O. Reg. 105/83.
 Order Made Under Section 30 of the
 Planning Act.
 Made—February 18th, 1983.
 Filed—February 22nd, 1983.

- 1. Subsection 2 (1) of Regulation 107 of Revised Regulations of Ontario, 1980 is amended by striking out "2 cents for each fifteen kilograms" in the ninth and tenth lines and inserting in lieu thereof "0.1984 cents per kilogram".

(2252) 11

AGRICULTURAL SOCIETIES ACT

O. Reg. 107/83.
 General.
 Made—February 17th, 1983.
 Filed—February 23rd, 1983.

REGULATION MADE UNDER THE
 PLANNING ACT

ORDER MADE UNDER SECTION 30 OF
 THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970 or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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:

REGULATION TO AMEND
 REGULATION 12 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 AGRICULTURAL SOCIETIES ACT

- 1. Clause 1 (b) of Regulation 12 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(b) "specified exhibits" means specified exhibits as defined in the Exhibition Grants Regulations under the *Appropriation Acts* (Canada), as amended or remade from time to time, but excluding light horses. R.R.O. 1980, Reg. 12, s. 1; O. Reg. 107/83, s. 1.

- 2. Section 3 of the said Regulation is revoked.

(2253) 11

That parcel of land situate in the Town of Wasaga Beach, formerly in the Township of Nottawasaga, in the County of Simcoe, being composed of the west half of Lot 8 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 862. O. Reg. 105/83, s. 1.

LEGAL AID ACT

O. Reg. 108/83.

General.

Made—February 12th, 1983.

Approved—February 17th, 1983.

Filed—February 23rd, 1983.

**REGULATION TO AMEND
REGULATION 575 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
LEGAL AID ACT**

1. Section 105 of Regulation 575 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

105.—(1) The amounts set out in columns II and III of Schedules 2, 3, 4, 5 and 6 are the fees to be paid to barristers and solicitors for the professional services provided under the Act that are set out opposite thereto in column I of the said Schedules, subject to any qualifications in the notes to the Schedules and the reduction of twenty-five per cent provided for under section 22 of the Act.

(2) The amounts to be paid under subsection (1) shall be calculated having regard to the effective date on which the certificate with respect to the service was issued.

(3) The fees to be paid to barristers and solicitors for disbursements shall be calculated in accordance with Schedule 7. O. Reg. 108/83, s. 1.

2. Schedules 2 to 6 to the said Regulation are revoked and the following substituted therefor:

Schedule 2

FEEs IN CRIMINAL MATTERS

ITEM	COLUMN I Service Provided	EFFECTIVE DATE	
		COLUMN II On and after the 1st day of July, 1982 and before the 1st day of July, 1983	COLUMN III On and after the 1st day July, 1983
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 <u>Criminal Code</u> (Canada), but not including offences under subsection 306(1) of the <u>Criminal Code</u> (Canada) or section 4 of the <u>Narcotic Control Act</u> (Canada).			
1.	Preparation for preliminary hearing and trial, including interviews with accused and witnesses, per hour (See note 1)	\$ 50.00	\$ 53.00
2.	Counsel fee at preliminary hearing, per day	252.00	265.00
3.	Counsel fee at trial, per day	378.00	397.00
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 306(1) of the <u>Criminal Code</u> (Canada) or section 4 of the <u>Narcotic Control Act</u> (Canada), an application for extradition, an application under the <u>Fugitive Offenders Act</u> (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 (See note 2)	44.00	46.00
5.	Counsel fee at preliminary hearing, per day	210.00	220.00
6.	Counsel fee at trial, per day	294.00	309.00

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. (See note 3)

7.	For all services including bail hearings and bail reviews, preliminary hearing, adjournments, preparation and counsel fee at trial where the accused has no election under the <u>Criminal Code</u> (Canada) or where, in those offences that may be prosecuted by either indictment or summary procedure, the Crown elects to proceed by summary procedure or has not elected before disposal of the charge,		
	(a) where the accused pleads not guilty or all charges are withdrawn	\$315.00	\$331.00
	(b) where the accused pleads guilty	210.00	220.00
8.	For all services including bail hearings and bail reviews, preliminary hearing, adjournments, preparation and counsel fee at trial where the accused has an election under the <u>Criminal Code</u> (Canada),		
	(a) where the accused pleads not guilty or all charges are withdrawn	630.00	662.00
	(b) where the accused pleads guilty	210.00	220.00

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), where the Crown elects to proceed by summary procedure or has not elected before disposal of the charge, and appearances at deportation hearing before a special enquiry officer.

9.	For all services, including bail hearings, bail reviews, adjournments preparation and counsel fee at trial,		
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	(a) where the accused pleads not guilty or all charges are withdrawn	\$263.00	\$276.00
	(b) where the accused pleads guilty	158.00	165.00
	BAIL PENDING TRIAL FOR OFFENCES IN GROUPS I AND II		
10.	For all services including application to a judge of the Supreme Court, preparation, drawing notice of motion, affidavits, attendances, justifications by surety or sureties or entering into recognizance	263.00	276.00
11.	For all services including preparation, attendance on a judicial interim release hearing where the prosecutor moves to show cause	131.00	138.00
12.	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	263.00	276.00
13.	Bail pending appeal on all indictable offences (See note 4)		
	APPEALS TO THE SUPREME COURT OF CANADA IN RESPECT OF ALL MATTERS		
14.	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 (See note 5)	50.00	53.00
15.	Counsel fee on application for leave to appeal, per day or portion thereof	378.00	397.00
16.	Counsel fee on appeal, per day or portion thereof	504.00	529.00
	APPEALS TO THE COURT OF APPEAL WITH RESPECT TO INDICTABLE OFFENCES SET OUT IN GROUPS I AND II		
17.	Drawing and filing notice of appeal, preparation of the appeal book, statement of points of fact and law and all other preparation (See note 6)	50.00	53.00
18.	Counsel fee per day or portion thereof	378.00	397.00

APPEALS TO THE COURT OF APPEAL WITH RESPECT TO INDICTABLE OFFENCES HAVING A MAXIMUM PUNISHMENT OF TWO YEARS AS SET OUT IN ITEM 7			
19.	Drawing and filing notice of appeal, preparation of the appeal book, statement of points of fact and law, and all other preparation, per hour (See note 6)	\$ 44.00	\$ 46.00
20.	Counsel fee per day or portion thereof	294.00	309.00
APPEALS TO THE COURT OF APPEAL OR THE DIVISIONAL COURT WITH RESPECT TO ALL SUMMARY CONVICTION OFFENCES			
21.	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, up to a maximum of six hours, per hour	44.00	46.00
22.	Counsel fee per day or portion thereof	294.00	309.00
ADJOURNMENTS			
23.	Attendance on any adjournment before a justice of the Supreme Court or a judge of a county or district court (See note 7)	63.00	66.00
24.	Attendance on adjournment or consent order before a provincial court judge (See note 7)	21.00	22.00
APPEAL TO A JUDGE OF A COUNTY OF DISTRICT COURT FROM A SUMMARY CONVICTION			
25.	For preparing appeal and counsel fee on appeal, including recognizance or security, notice of appeal and statement of points of fact and law	420.00	441.00
APPEALS BY WAY OF STATED CASE			
26.	Application to a justice of the peace or provincial court judge to state case, including preparation of application, drafting case and service of applica-		

	tion, 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, to a maximum of six hours, per hour	\$ 44.00	\$ 46.00
27.	Counsel fee on appeal, per day	294.00	309.00
	CERTIORARI, MOTION TO QUASH, MANDAMUS, PROHIBITION AND QUO WARRANTO		
28.	Block fee for all services including preparing, and serving and filing notice of motion, affidavits and all other necessary material, preparation and counsel fee on the hearing of the motion	525.00	551.00
29.	On applications for leave to appeal and appeals to the Court of Appeal, the same fees as under items 17 and 18.		
	HABEAS CORPUS		
30.	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	525.00	551.00
	PROCEEDINGS AND PROSECUTIONS UNDER THE <u>JUVENILE DELINQUENTS ACT (CANADA)</u>		
31.	Fees in respect of all matters other than appeals are 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 <u>JUVENILE DELIQUENTS ACT (CANADA)</u>		
32.	Fees for the preparation and service of notice of application for leave to appeal to the Supreme Court and the Court of Appeal are 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 17 and 18.		

TRAVELLING EXPENSES

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 if the appearance is for a purpose other than an adjournment, setting a date for a future appearance, or similar procedural matter, per hour (See note 18)

\$ 32.00

\$ 34.00

EXPERIENCE INCREASE

34. Where a solicitor certifies that he has the equivalent of four years of practice in criminal law, the basic hourly and per diem rates are subject to the following increase: (See note 19)

basic rate per hour	44.00	increase to	48.00	
basic rate per hour	46.00	increase to		50.00
basic rate per hour	50.00	increase to	57.00	
basic rate per hour	53.00	increase to		60.00
basic rate per diem	210.00	increase to	263.00	
basic rate per diem	220.00	increase to		276.00
basic rate per diem	252.00	increase to	284.00	
basic rate per diem	265.00	increase to		298.00
basic rate per diem	294.00	increase to	331.00	
basic rate per diem	309.00	increase to		348.00
basic rate per diem	378.00	increase to	425.00	
basic rate per diem	397.00	increase to		446.00
basic rate per diem	504.00	increase to	567.00	
basic rate per diem	529.00	increase to		595.00

35. 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 are subject to the following increases: (See note 19)

basic rate per hour	44.00	increase to	55.00	
basic rate per hour	46.00	increase to		58.00
basic rate per hour	50.00	increase to	63.00	
basic rate per hour	53.00	increase to		66.00
basic rate per diem	210.00	increase to	289.00	
basic rate per diem	220.00	increase to		303.00
basic rate per diem	252.00	increase to	315.00	
basic rate per diem	265.00	increase to		331.00
basic rate per diem	294.00	increase to	368.00	
basic rate per diem	309.00	increase to		386.00
basic rate per diem	378.00	increase to	473.00	
basic rate per diem	397.00	increase to		497.00
basic rate per diem	504.00	increase to	630.00	
basic rate per diem	529.00	increase to		662.00

NOTES

1. 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 is allowed, but not more than,
 - (a) forty hours for first and second degree murder;
 - (b) thirty-two hours for attempted murder, manslaughter, rape, criminal negligence causing death, importing a narcotic; and
 - (c) twenty-four hours for all other indictable offences punishable by a maximum of life imprisonment, including an application under Part XXI of the Criminal Code (Canada).

2. 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 is allowed, but not more than,
 - (a) eighteen hours for indictable offences punishable by a maximum of fourteen years;
 - (b) thirty-two hours for attempted murder, manslaughter, rape, criminal negligence causing death, importing a narcotic; and
 - (c) twelve hours for indictable offences punishable by more than two years, but not more than five years, or an application for extradition or under the Fugitive Offenders Act (Canada) or an appeal to the Immigration Appeal Board.

3. 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.

4. On,
 - (a) an 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) 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 is allowed at the appropriate preparation rate under item 1 or 4.

5. The maximum preparation time allowed for,
 - (a) leave to appeal, is fifteen hours; and
 - (b) appeal, is thirty-five hours.

6. The maximum time allowed where appeal is against,
 - (a) sentence only, is six hours; and
 - (b) conviction and sentence, or conviction alone, is fourteen hours.

7. 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.

8. 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.

9. In any matter referred to in clause 14(1)(c) 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.

10. 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.

11. 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 110 of this Regulation, 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.

12. A solicitor shall prepare his account in accordance with this Schedule and shall provide details of services rendered, including the date, time of day, length of time, description of service and by whom the service was rendered.
13. 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.
14. 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 forty per cent and such additional fees as may be appropriate in accordance with Note 11.
15. 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 11.
16. 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.
17. 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 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.
18. In exercising the discretion under item 23 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.
19. 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.
20. 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 23 and 24.

Schedule 3

FEES IN CIVIL MATTERS

ITEM	COLUMN I Service Provided	EFFECTIVE DATE	
		COLUMN II On and after the 1st day of July, 1982 and before the 1st day of July, 1983	COLUMN III On and after the 1st day July, 1983
1.	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 <u>Family Law Reform Act</u> in a county or district court, appeals in a county or district court and quasi-judicial or administrative boards or commissions an hourly rate of (See notes 1 to 6 and notes 8 and 9)	\$ 50.00	\$ 53.00
2.	In all matters, proceedings, actions in a county or district court (other than proceedings under the <u>Family Law Reform Act</u> , and Provincial Court (Family Division)) an hourly rate of (See notes 1 to 6 and notes 8 and 9)	44.00	46.00
	APPEALS		
3.	All services including preparation, correspondence, preparation of appeal book and statement of law and fact,		
	(a) to a judge alone in court or chambers, counsel fee per day	294.00	309.00
	(b) to the Divisional Court or Court of Appeal, counsel fee per day	378.00	397.00
4.	Passing record and setting action down for trial, preparing, serving and filing notice of trial	32.00	34.00
5.	Counsel fee in the Supreme Court of Ontario, Federal Court of Canada, Divisional Court, Surrogate Court and in proceedings under the <u>Family Law Reform Act</u> , in a county or district, per day	378.00	397.00

6.	Counsel fee in a county or district court (other than proceedings under the <u>Family Law Reform Act</u>), per day	\$294.00	\$309.00
7.	Adjournments or attendance at Assignment Court (See note 7)	63.00	66.00
	ORIGINATING MOTIONS (See notes 10 to 14)		
8.	Counsel fee in the Supreme Court of Ontario, Federal Court of Canada, Divisional Court, Surrogate Court and in proceedings under the <u>Family Law Reform Act</u> in a county or district court for attendance on motion, per day	378.00	397.00
9.	Counsel fee in a county or district court (other than proceedings under the <u>Family Law Reform Act</u>) for attendance on motion, per day	294.00	309.00
10.	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 judgement absolute, preparation of bill of costs, attendance on taxation, obtaining assignment of costs, filing execution	441.00	463.00
11.	Advising a defendant in an uncontested divorce action in respect of all necessary matters, up to a maximum of eight hours, per hour	50.00	53.00
	PROVINCIAL COURT (FAMILY DIVISION) Proceedings under the <u>Family Reform Act</u> (See note 18)		
12.	Counsel fee at trial on a contested basis, per day	294.00	309.00
13.	Counsel fee where the trial is uncontested or where a consent order is made, as to all claims	105.00	110.00
14.	Counsel fee on a show cause hearing	105.00	110.00
15.	Attendance on adjournment	21.00	22.00

PROVINCIAL COURT (FAMILY DIVISION)
 Proceedings under Part II of the Child Welfare Act
 (See note 19)

16.	Counsel fee at trial, per day	\$294.00	\$309.00
17.	Counsel fee where the trial is uncontested, when an order is made, both as to the finding under section 28 and the disposition under section 30, or where an order is made under section 31, 32, 37 or 38 of the <u>Child Welfare Act</u>	105.00	110.00

SMALL CLAIMS COURTS

18.	Where the amount involved is \$200 or less,		
	(a) preparation of claim;	11.00	12.00
	(b) preparation of dispute;	11.00	12.00
	(c) attendance at trial	32.00	34.00
19.	Where the amount involved exceeds \$200 but does not exceed \$400,		
	(a) preparation of claim;	16.00	17.00
	(b) preparation of dispute;	16.00	17.00
	(c) attendance at trial	42.00	44.00
20.	Where the amount involved exceeds \$400,		
	(a) preparation of claim;	32.00	34.00
	(b) preparation of dispute;	32.00	34.00
	(c) attendance at trial	95.00	100.00

CONSOLIDATION ORDERS

21.	All proceedings on an application for a consolidation order under the <u>Small Claims Courts Act</u> including searches, affidavits, services, correspondence and attendances on the judge and clerk	79.00	83.00
22.	Negotiating and drawing an agreement for the rateable distributing of payments by a debtor among his creditors	79.00	83.00

23.	Receiving and distributing payments made pursuant to an agreement referred to in item 22, six per cent of the amount received.		
	QUASI-JUDICIAL OR ADMINISTRATIVE BOARDS OR COMMISSIONS		
24.	Counsel fee, per day (See note 20)	\$294.00	\$309.00
	APPEALS TO THE SUPREME COURT OF CANADA		
25.	Counsel fee on application for leave to appeal per day or portion thereof (See note 22)	378.00	397.00
26.	Counsel fee on appeal per day or portion thereof (See note 22)	504.00	529.00
	APPEALS TO THE COURT OF APPEAL, FEDERAL COURT OF APPEAL, DIVISIONAL COURT AND COUNTY OR DISTRICT COURT, EXCEPT APPEALS UNDER ITEM 29		
27.	Counsel fee on application for leave to appeal, where applicable, per day or portion thereof	378.00	397.00
28.	Counsel fee on appeal, per day or portion thereof	378.00	397.00
	APPEALS TO COUNTY OR DISTRICT COURT UNDER THE <u>FAMILY LAW REFORM ACT</u>		
29.	Fee for all services including preparation and filing notice of appeal, preparation for and counsel fee on appeal	420.00	441.00
	SEPARATION AGREEMENTS		
30.	Fee for all services for negotiating, drafting and settling a marital separation agreement	315.00	331.00
	CHANGE OF NAME APPLICATIONS		
31.	Fee for all services on an application for a change of name under the <u>Change of Name Act</u>	315.00	331.00

ADOPTION PROCEEDING				
32.	Fee for all services in adoption proceedings		\$252.00	\$265.00
APPLICATION UNDER THE <u>WAGES ACT</u>				
33.	Fee for all services including preparation, drafting affidavits and other documents and attendances on the judge in an application under section 7 of the <u>Wages Act</u>		105.00	110.00
34.	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		50.00	53.00
35.	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, if the appearance is for a purpose other than an adjournment, setting a date for a future appearance, or similar procedural matter, per hour (See note 34)		32.00	34.00
36.	Where a solicitor certifies that he has the equivalent of four years of practice in civil litigation, the basic hourly and <u>per diem</u> rates set out in the Schedule are subject to increase as follows: (See note 35)			
	basic rate per hour	44.00	increase to	48.00
	basic rate per hour	46.00	increase to	50.00
	basic rate per hour	50.00	increase to	57.00
	basic rate per hour	53.00	increase to	60.00
	basic rate per diem	210.00	increase to	263.00
	basic rate per diem	220.00	increase to	276.00
	basic rate per diem	252.00	increase to	284.00
	basic rate per diem	265.00	increase to	298.00
	basic rate per diem	294.00	increase to	331.00
	basic rate per diem	309.00	increase to	348.00
	basic rate per diem	378.00	increase to	425.00
	basic rate per diem	397.00	increase to	446.00
	basic rate per diem	504.00	increase to	567.00
	basic rate per diem	529.00	increase to	595.00

37. 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: (See note 35)

basic rate per hour	44.00	increase to	55.00	
basic rate per hour	46.00	increase to		58.00
basic rate per hour	50.00	increase to	63.00	
basic rate per hour	53.00	increase to		66.00
basic rate per diem	210.00	increase to	289.00	
basic rate per diem	220.00	increase to		303.00
basic rate per diem	252.00	increase to	315.00	
basic rate per diem	265.00	increase to		331.00
basic rate per diem	294.00	increase to	368.00	
basic rate per diem	309.00	increase to		386.00
basic rate per diem	378.00	increase to	473.00	
basic rate per diem	397.00	increase to		497.00
basic rate per diem	504.00	increase to	630.00	
basic rate per diem	529.00	increase to		662.00

NOTES

1. For 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 a maximum of two and one-half hours is allowed.
2. For 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 a maximum of four hours is allowed.
3. All services including preparation of notice to produce, affidavits on production, the production and inspection of documents, correspondence and preparation for discoveries a maximum of one hour for each hour of examination for discovery is allowed.
4. Attendance on discovery is calculated at the applicable hourly rate with a minimum allowance of one hour.
5. The following maximum times are allowed for interlocutory motions:
 1. For 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, a maximum of one and one-half hours.
 2. For 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, a maximum of four hours.
 3. Where examinations are held on affidavits, all services in connection therewith including preparation for examination and correspondence, a maximum fee of one hour for each hour of examination.

4. Attendance on examination is calculated at the applicable hourly rate with a minimum allowance of one hour.
5. On application for leave to appeal, all services including preparation, correspondence and attendance on application for leave, a maximum of three hours.
6. Preparation for trial, including necessary correspondence, attendance at pre-trial conference and preparation during trial, a maximum of ten hours is allowed for each of the first two days of trial and five hours is allowed for each succeeding day of trial but not more than forty hours.
7. A solicitor is not entitled to a fee for more than one adjournment before the same judge during the same half day.
8. On all necessary matters subsequent to trial including correspondence, settling, issuing and entering judgment, a maximum of one hour is allowed.
9. Preparation for and attendance on taxation of bill of costs, obtaining assignment of costs, correspondence and examination of judgment debtor and filing execution, a maximum of one and one-half hours is allowed.
10. On 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, a maximum of three hours is allowed.
11. On contested motion, all services including preparation of notice of motion and affidavits, preparation, correspondence, settling, issuing and entering the order, a maximum of five hours is allowed.
12. Where examinations are held on affidavits, all services in connection therewith including preparation for the attendance on examination and correspondence, a maximum fee of one hour for each hour of examination is allowed.
13. Attendance on examination is calculated at the applicable hourly rate with a minimum allowance of one hour.
14. 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.
15. The counsel fee on a reference to a judge, master, official or special referee, registrar, clerk or commissioner is at the discretion of the Legal Accounts Officer.

16. 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.
17. In non-contentious estate matters the fees shall be calculated in accordance with the Tariff of Fees under the Surrogate Courts Act.
18. All preparation, including preliminary interviews, correspondence, preparation of financial statement and other required documents and preparation for trial, a maximum of six hours is allowed for the first day of trial and three hours is allowed for each succeeding day of trial.
19. For preliminary interviews, correspondence and preparation for trial, a maximum of ten hours is allowed for the first day of trial and three hours is allowed for each succeeding day of trial.
20. For preliminary interviews, advising and receiving instructions, preparation and correspondence, a maximum of five hours is allowed.
21. In bankruptcy proceedings, for all necessary professional services in bankruptcy proceedings including correspondence, subsequent to a receiving order or an authorized assignment, a maximum of two hours is allowed.
22. For drawing an 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, maximum preparation time allowed for,
 - (a) leave to appeal, is fifteen hours; and
 - (b) appeal, is thirty-five hours.
23. For 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 the maximum preparation time allowed for,
 - (a) leave to appeal, is ten hours; and
 - (b) appeal, is twenty-five hours.
24. In any matter referred to in clause 14(1)(c) 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.
25. 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.

26. 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.
27. In any 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 such matter, proceeding, action or appeal, the Legal Accounts Officer shall have regard to this Schedule for comparable services.
28. 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 110 of this Regulation, or
 - (ii) where and to the extent that the fees charged exceed the amount of fees that would be taxed where the account of the solicitor for the legal aid services the subject of a taxation under the Solicitors Act.
29. A solicitor shall prepare his account in accordance with this Schedule and shall provide details of services rendered, including the date, time of day, length of time, description of service and by whom the service was rendered.
30. 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.
31. 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 28.
32. 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.

33. 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.
34. In exercising the discretion under item 35 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 time shall not exceed 30 per cent of the total fee allowed for the services rendered as settled by the Legal Accounts Officer.
35. For the purpose of this Schedule,
- (a) practice in litigation means practice in civil litigation or practice in criminal law; and
 - (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.
36. 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. 108/83, s. 2, part.

Schedule 4

FEES FOR SOLICITORS PROVIDING SERVICES OF LAW CLERKS, ARTICLED STUDENTS AND INVESTIGATORS

ITEM	COLUMN I Service Provided	EFFECTIVE DATE	
		COLUMN II On and after the 1st day of July, 1982 and before the 1st day of July, 1983	COLUMN III On and after the 1st day July, 1983.
1.	Fees for law clerks, articled students and investigators in the full-time employ of the solicitor, per hour	\$ 17.00	\$ 18.00

NOTES

- Where Schedules 2 and 3 provide a total fee for a particular service the fee payable for the service shall 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 services is the lesser of the total fee calculated under Schedule 2 or 3 or the amount produced by the application of the hourly rate in this Schedule.
- 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. 108/83, s. 2, part.

Schedule 5

FEES IN DUTY COUNSEL

ITEM	COLUMN I Service Provided	EFFECTIVE DATE	
		COLUMN II On and after the 1st day of July, 1982 and before the 1st day of July, 1983	COLUMN III On and after the 1st day July, 1983
1.	Subject to item 2, performance of duties as duty counsel under sections 71 and 75 of this Regulation, per hour (See item 21)	\$ 44.00	\$ 46.00
2.	The <u>per diem</u> limit under item 1, except where an increase is recommended by the area director and approved by the Director, per day	220.00	231.00
3.	Travel allowance 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, per hour	32.00	34.00

NOTES

1. 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. 108/83, s. 2, *part.*

Schedule 6

FEES OF LEGAL ADVICE SOLICITORS

ITEM	COLUMN I Service Provided	EFFECTIVE DATE	
		COLUMN II On and after the 1st day of July, 1982 and before the 1st day of July, 1983	COLUMN III On and after the 1st day July, 1983
1.	Interviews and advice to applicants including any necessary correspondence, up to a maximum of three hours, per hour	\$ 44.00	\$ 46.00

O. Reg. 108/83, s. 2, *part.*

- Notwithstanding section 2, Schedules 2 to 6 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 July, 1982.
- Schedules 2 to 6 of the said Regulation, as set out in section 2 of this Regulation, apply in respect of services rendered under certificates issued on or after the 1st day of July, 1982.

THE LAW SOCIETY OF UPPER CANADA:

JOHN D. BOWLBY
*Treasurer*KENNETH JARVIS
Secretary

Dated at Toronto, this 12th day of February, 1983.

(2254)

11

PLANNING ACT

O. Reg. 109/83.

Order Made Under Section 30 of the
Planning Act.

Made—February 21st, 1983.

Filed—February 24th, 1983.

REGULATION MADE UNDER THE
PLANNING ACTORDER MADE UNDER SECTION 30 OF
THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970 or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Fort Erie in The Regional Municipality of Niagara, being composed of those parts of Lots 13 and 14 on the north side of Drummond Crescent, according to a Registered Plan registered in the Land Registry Office for the Registry Division of Niagara South (No. 59) as Number 328 for the Town of Fort Erie and Registered Plan Number 2371 for the former Township of Bertie, now known as Plan Number 992, more particularly described as follows:

Premising that the southeasterly limit of Albany Street according to the said Plans has a bearing of north 45° 13' east and relating all bearings herein thereto;

Beginning at the point of intersection of the said southeasterly limit of Albany Street with the south-westerly limit of Radford Avenue as shown on the said Plans;

Thence south 45° 13' west along the said southeasterly limit of Albany Street 127.94 feet to the point of commencement of the parcel to be described;

Thence south 45° 13' west continuing along the said southeasterly limit of Albany Street 15.1 feet;

Thence south 38° 15' east 185 feet;

Thence north 51° 13' east 39.90 feet;

Thence north 38° 12' west 60 feet;

Thence north 80° 17' west 37.33 feet;

Thence north 38° 15' west 98.61 feet to the point of commencement. O. Reg. 109/83, s. 1.

D. P. MCHUGH
*Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 21st day of February, 1983.

(2256)

11



Publications Under The Regulations Act

March 19th, 1983

PLANNING ACT

O. Reg. 110/83.

Order Made Under Section 30 of
the Planning Act.

Made—February 24th, 1983.

Filed—February 28th, 1983.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970, or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 City of Cornwall in the United Counties of Stormont, Dundas and Glengarry, being that part of Lot 7 in Concession I more particularly described as follows:

Beginning at a point in the easterly limit of Marlborough Street distant 333.25 feet measured northerly thereon from the easterly production of the northerly limit of Fourth Street as shown on the Plan on file in the Land Registry Office for the Registry Division of Stormont (No. 52);

Thence continuing northerly along the said limit of Marlborough Street a distance of 30 feet;

Thence easterly parallel with the said easterly production of the northerly limit of Fourth Street a distance of 113 feet;

Thence southerly parallel with the said limit of Marlborough Street a distance of 30 feet;

Thence westerly parallel with the said easterly production of the northerly limit of Fourth Street a distance of 113 feet to the place of beginning.

Together with a right of way, at all times, in common with others entitled thereto over, along and upon a strip of land 4 feet in width immediately

adjoining the southerly limit of the hereinbefore described parcel and extending easterly from the said limit of Marlborough Street to the depth of 80 feet;

And reserving a right of way at all times for all persons entitled thereto over, along and upon the southerly 4 feet of the westerly 80 feet of the hereinbefore described parcel. O. Reg. 110/83, s. 1.

L. J. FINCHAM
Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 24th day of February, 1983.

(2258)

12

PLANNING ACT

O. Reg. 111/83.

Order Made Under Section 30 of
the Planning Act.

Made—February 24th, 1983.

Filed—February 28th, 1983.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970, or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Wolford in the United Counties of Leeds and Grenville, being composed of that part of Lot 10 in Concession II, more particularly described as follows:

Beginning at a post planted between Lots 10 and 11 and in front of the said Concession;

Thence on the line in front of the said Concession north 54° east 426.36 feet to the Merrickville and Maitland McAdamized County Road;

Thence on the west side of the said Road 1,077.78 feet;

Thence south 54° west 182.16 feet to the line between the said Lots 10 and 11;

Thence on said side line north 36° west 1,054.02 feet to the place of beginning. O. Reg. 111/83, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 24th day of February, 1983.

(2259)

12

HEALTH DISCIPLINES ACT

O. Reg. 112/83.

Medicine.

Made—February 24th, 1983.

Filed—February 28th, 1983.

REGULATION TO AMEND REGULATION 448 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH DISCIPLINES ACT

1. Section 27 of Regulation 448 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 823/82 and section 1 of Ontario Regulation 851/82, is further amended by adding thereto the following paragraph:

8a. charging for a service that is an insured service under the *Health Insurance Act*, a fee that is in excess of the amount payable for such service under the *Health Insurance Act*, without prior notification to the patient as to the excess amount of the fee;

(2260)

12

MILK ACT

O. Reg. 113/83.

Milk and Milk Products.

Made—January 14th, 1983.

Approved—February 24th, 1983.

Filed—March 1st, 1983.

REGULATION TO AMEND REGULATION 629 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MILK ACT

1.—(1) Paragraph 1 of section 1 of Regulation 629 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. “agent-distributor” means a person designated by a processor-distributor or non-processor-distributor as an agent to distribute fluid milk products under a contract, express or implied, with such processor-distributor or non-processor-distributor;

1a. “apprentice bulk tank milk grader” means the holder of an apprentice bulk tank milk grader’s certificate.

(2) Paragraph 18 of the said section 1, as remade by subsection 1 (1) of Ontario Regulation 145/82, is revoked and the following substituted therefor:

18. “non-processor-distributor” means a distributor other than an agent-distributor, processor-distributor, shopkeeper-distributor or wholesale-warehouse-distributor;

2. Section 98 of the said Regulation, as amended by section 2 of Ontario Regulation 145/82, is revoked and the following substituted therefor:

98. The following classes of distributors are designated:

1. Agent-distributors.

2. Non-processor-distributors.

3. Processor-distributors.

4. Shopkeeper-distributors.

5. Wholesale-warehouse-distributors. O. Reg. 113/83, s. 2.

3.—(1) Subsection 99 (1) of the said Regulation, as remade by subsection 3 (1) of Ontario Regulation 145/82, is revoked and the following substituted therefor:

(1) An application for the issue or renewal of a licence to carry on business as a distributor shall be made to the Director on a form provided by the Director.

(1a) An application for the issue or renewal of an agent-distributor’s licence shall be made by the processor-distributor or non-processor-distributor and shall be signed by the agent-distributor. O. Reg. 113/83, s. 3 (1).

(2) Subsection 99 (2) of the said Regulation, exclusive of the clauses, as remade by subsection 3 (2) of Ontario Regulation 145/82, is revoked and the following substituted therefor:

(2) Subject to the approval of the Director, a licence as a distributor shall be issued to the applicant and shall bear,

(3) Section 99 of the said Regulation, as amended by section 3 of Ontario Regulation 145/82, is further amended by adding thereto the following subsection:

(2a). In the case of a licence to carry on business as an agent-distributor,

(a) the licence shall bear, in addition to the information prescribed by subsection (2), the name of the processor-distributor or non-processor-distributor by whom the agent-distributor is designated; and

(b) a copy of the licence shall be retained by such processor-distributor or non-processor-distributor. O. Reg. 113/83, s. 3 (3).

(4) Subsection 99 (3) of the said Regulation, exclusive of the clauses, as remade by subsection 3 (3) of Ontario Regulation 145/82, is revoked the following substituted therefor:

(3) Except in the case of a shopkeeper-distributor, a licence to carry on business as a distributor,

(5) Section 99 of the said Regulation, as amended by section 3 of Ontario Regulation 145/82, is further amended by adding thereto the following subsection:

(3b) Notwithstanding subsection (3), a licence to carry on business as an agent-distributor issued prior to the 1st day of June, 1983 becomes effective on the date on which it is issued and expires with the 31st day of May, 1984. O. Reg. 113/83, s. 3 (3).

(6) Subsection 99 (4) of the said Regulation, as amended by subsection 3 (5) of Ontario Regulation 145/82, is revoked and the following substituted therefor:

(4) The fee for a licence is,

(a) for an agent-distributor, \$25;

(b) for a non-processor-distributor, \$25;

(c) for a processor-distributor, \$50; and

(d) for a wholesale-warehouse-distributor, \$100.
O. Reg. 113/83, s. 3 (6).

4. Subsection 102 (1) of the said Regulation, as amended by section 4 of Ontario Regulation 145/82, is further amended by striking out "or" at the end of clause (j), by adding "or" at the end of clause (k) and by adding thereto the following clause:

(l) in the case of an agent-distributor licence,

(i) except with the approval of the Director, the holder of the licence obtains fluid milk products only from the processor-distributor or non-processor-distributor by whom he is designated,

(ii) every delivery vehicle operated by the holder of the licence is clearly marked on both sides in lettering legible at a distance of ten metres with the name of the agent-distributor and with the name of the processor-distributor or non-processor-distributor by whom he is designated, and

(iii) where the processor-distributor or non-processor-distributor terminates the designation of the agent-distributor, the processor-distributor or non-processor-distributor forthwith surrenders the licence to the Director.

THE MILK COMMISSION OF ONTARIO:

JOHN MCMURPHY
Chairman

S. BECKLEY
Acting Secretary.

Dated at Toronto, this 14th day of January, 1983.

(2273)

12

FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 114/83.

Fruit and Vegetables—Grades.

Made—February 24th, 1983.

Filed—March 1st, 1983.

REGULATION TO AMEND REGULATION 332 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

1. Subsection 40 (1) of Regulation 332 of Revised Regulations of Ontario, 1980, as remade by section 4 of Ontario Regulation 764/81, is revoked and the following substituted therefor:

(1) The fees payable for grading of tomatoes bought for processing and received by a processor are \$1.20 per net delivered ton or fraction thereof. O. Reg. 114/83, s. 1.

2.—(1) Clause 100 (2) (c) of the said Regulation, as remade by section 7 of Ontario Regulation 764/81, is revoked and the following substituted therefor:

(c) 7 per cent for tomatoes in the category "other defects";

(2) Subclause 100 (3) (b) (ii) of the said Regulation, as made by section 7 of Ontario Regulation 764/81, is revoked and the following substituted therefor:

(ii) affected by serious damage caused by sunscald, sunburn, shrivelling, blotchy ripening, grey wall, growth cracks, catfacing, cracked or damaged fruit, broken locules, hail, bacterial speck or bacterial spot to the extent that each tomato incurs a loss in trimming of more than 15 per cent by weight or, where agreed upon by a grower and a processor, more than 5 per cent by weight, or

(2274)

12

PLANNING ACT

O. Reg. 115/83.

Order made under Section 30 of the Planning Act.

Made—February 28th, 1983.

Filed—March 2nd, 1983.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970 or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Township of Orillia in the County of Simcoe, being composed of the following:

1. that part of the east half of Lot 2 in Concession I more particularly described as the southerly 85 feet, 6 inches, of Lot E as shown on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 478, and

2. that part of the east half of Lot 2 in Concession I more particularly described as follows:

Commencing at a point in the easterly limit of the Indian Reserve which is distant 169 feet, 7 inches, north of the intersection of the said limit with the north limit of the Marchmount Road;

Thence easterly parallel with the north limit of the said Marchmount Road a distance of 158 feet, 4 inches, to a point;

Thence northerly and parallel to the said easterly limit of the said Indian Reserve (or its extension northerly) to the northerly limit of the said Lot 2 a distance of 330 feet;

Thence westerly 158 feet, 4 inches, along the north limit of the said Lot 2 to a point where the said north limit is intersected by the said easterly limit of the Indian Reserve or by its northerly extension;

Thence southerly along the said easterly limit of the Indian Reserve to the point of commencement, being a distance of 330 feet. O. Reg. 115/83, s. 1.

D. P. McHUGH
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 28th day of February, 1983.

(2275)

12

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 116/83.

County of Halton (now part of the regional municipalities of Halton and Peel), Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga).

Made—February 28th, 1983.

Filed—March 2nd, 1983.

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

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

72. Notwithstanding any other provision of this Order, the land described in Schedule 61 may be used for the erection and use thereon of a single-family dwelling provided the following requirements are met:

Maximum floor area of
the single-family dwelling 112 square metres

Maximum height of the
single-family dwelling 7 metres

O. Reg. 116/83, s. 1.

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

Schedule 61

That parcel of land situate in the Town of Milton in The Regional Municipality of Halton, being that part of the easterly half of the northwesterly half of Lot 8 in Concession III of the New Survey more particularly described as follows:

Premising the road allowance between concessions III and IV, New Survey, to have a bearing of north 44° 43' 30" west and relating all bearings herein thereto;

Commencing at a standard iron bar marking the easterly angle of the easterly half of the northwesterly half of the said Lot 8 and which iron bar is distant 307.5 metres measured southeasterly along the southwesterly limit of the road allowance between concessions III and IV, New Survey, from the northerly angle of the said Lot 8;

Thence south 38° 45' west a distance of 91.4 metres to a point;

Thence north 44° 43' 30" west a distance of 45.7 metres to a point;

Thence north 38° 45' east a distance of 91.4 metres to a point in the said southwesterly limit of the said road allowance;

Thence south 44° 43' 30" east therealong a distance of 45.7 metres to the point of commencement. O. Reg. 116/83, s. 2.

G. M. FARROW
*Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 28th day of February, 1983.

PLANNING ACT

O. Reg. 117/83.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—February 28th, 1983.
Filed—March 2nd, 1983.

**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:

176. Notwithstanding any other provision of this Order, the land described in Schedule 337 may be used and a building may be erected and used thereon for,

(a) a dry marina;

(b) a gift shop;

(c) an antique shop; and

(d) a furniture repair and refinishing shop,

and buildings and structures accessory to those uses may be erected and used on the land, provided the following requirements are met:

No building or structure shall be located within 7.6 metres of the front and rear lot lines, or within 3 metres of the side lot line on one side and 1.2 metres on the other side.

Maximum height of any
building or structure 9.1 metres

Maximum lot coverage 15 per cent

O. Reg. 117/83, s. 1.

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

Schedule 337

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 37 in Concession V more particularly described as follows:

Premising that bearings herein are astronomic and are referred to the bearing of the southerly limit of the said Lot 37 assumed to be north 73° 12' east;

Commencing at an iron survey bar set in the southerly limit of the King's Highway No. 26, as defined by Deposited Plan 169898 (Department of Highways File P-1904-43), which said bar may be located as follows:

Beginning at the southeast angle of the said Lot;

Thence south $73^{\circ} 12'$ west along the southerly limit of the said Lot a distance of 201.84 feet to an iron survey bar;

Thence north $11^{\circ} 54'$ west a distance of 319.09 feet to an iron survey bar set in the southerly limit of the said King's Highway No. 26;

Thence north $56^{\circ} 08'$ west along the said southerly limit a distance of 702.11 feet to an iron survey bar and being the point of beginning of the herein described lands;

Thence continuing north $56^{\circ} 08'$ west along the said southerly limit a distance of 57.59 feet to a found Department of Highways monument marking the beginning of a curve to the left of radius 2,804.79 feet;

Thence northwesterly following the said curve, an arc distance of 122.79 feet, the chord equivalent of which is 122.78 feet, measured on a course of north $57^{\circ} 23' 15''$ west to a found Department of Highways monument;

Thence continuing northwesterly along the last-mentioned curve, a further arc distance of 10.82 feet, the chord equivalent of which is 10.82 feet, measured on a course of north $58^{\circ} 41' 08''$ west to a point;

Thence south $26^{\circ} 00' 45''$ west a distance of 120.23 feet to a found iron pipe;

Thence south $72^{\circ} 08' 30''$ west a distance of 200.59 feet to an iron survey bar;

Thence south $16^{\circ} 24' 30''$ east a distance of 140 feet to an iron survey bar;

Thence north $73^{\circ} 35' 30''$ east a distance of 210.64 feet to an iron survey bar;

Thence south $56^{\circ} 10'$ east a distance of 56.78 feet to an iron survey bar;

Thence north $33^{\circ} 50'$ east a distance of 207.29 feet, more or less, to the point of beginning. O. Reg. 117/83, s. 2.

D. P. MCHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 28th day of February, 1983.

PLANNING ACT

O. Reg. 118/83.

Restricted Areas—District of Algoma,
Sault Ste. Marie North Planning Area.
Made—February 22nd, 1983.
Filed—March 2nd, 1983.

REGULATION TO AMEND ONTARIO REGULATION 279/80 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 279/80 is amended by adding thereto the following section:

70.—(1) Notwithstanding section 22 of this Order, the existing garage on the land described in subsection (2) may be used for the repair and repainting of motorcycles.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Fenwick in the Territorial District of Algoma, being that part of the southeast quarter of Section 23 more particularly described as follows:

Premising that the easterly limit of the broken southeast quarter has an astronomical bearing of north $4^{\circ} 51' 17''$ west derived from observation and relating all bearings herein thereto;

Beginning at a point which may be located as follows:

Beginning at the northeast angle of the said broken southeast quarter;

Thence southerly along the easterly limit of the said broken southeast quarter 531.51 feet, more or less, to its intersection with the southeasterly limit of Secondary Highway No. 552 (Old Goulais Bay Road);

Thence in a general southwesterly direction along the said southeasterly limit of the said Highway No. 552, a distance of 1,609.91 feet to a survey post planted in the said southeasterly limit;

Thence southerly and parallel to the easterly limit of the said southeast quarter a distance of 330 feet to a survey post planted;

Thence north $60^{\circ} 26' 30''$ east 27.21 feet to a survey post planted in the place of beginning;

Thence south $60^{\circ} 26' 30''$ west 109 feet;

Thence south $5^{\circ} 37'$ east 450 feet, more or less, to the high-water mark of the Goulais River;

Thence in a general northeasterly direction along the said high-water mark to a point on the high-water mark where a line drawn on a bearing of north $4^{\circ} 44'$ west through the point of commencement would intersect the high-water mark;

Thence north 4° 44' west 453.5 feet, more or less, to the place of beginning. O. Reg. 118/83, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 22nd day of February, 1983.

(2278)

12

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 119/83.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now part of the cities of Brampton and Mississauga).

Made—March 1st, 1983.

Filed—March 3rd, 1983.

REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Clause 1 (n) of Ontario Regulation 479/73 is revoked and the following substituted therefor:




(n) "street" means a public highway that is the principal means of access to abutting lots and is under the jurisdiction of the Province of Ontario or a municipality, or is a road within a registered plan of subdivision or is a road whose maintenance has been assumed by a municipality;

2. Section 2 of the said Regulation is revoked and the following substituted therefor:

2.—(1) In this section,

(a) "designated lands" means,

(i) the lands designated on Maps 3, 4 and 8 as Public Use Areas or as Complementary Use Areas, and

(ii) the lands designated on Maps 3, 4 and 8 by the symbols  (roads),  (electric power facilities) or  (utilities), notwithstanding that the lands are not within a Public Use Area or a Complementary Use Area;

(b) "Maps 3, 4 and 8" means Maps 3, 4 and 8 forming part of The Parkway Belt West Plan

that was approved by the Lieutenant Governor by Order-in-Council 2188/78 on the 19th day of July, 1978.

(2) This Regulation applies to the following lands:

1. Those lands formerly in the Town of Mississauga in the County of Peel, now in the City of Mississauga and the City of Brampton in The Regional Municipality of Peel, described as follows:

i. Lot 2 in Concession II, north of Dundas Street, excepting the southerly 929.64 metres and the northerly 518.16 metres thereof,

ii. Lot 3 in Concession II, north of Dundas Street, excepting the southerly 1,082.04 metres and the northerly 609.6 metres thereof,

iii. The southerly half of Lot 13 in Concession I, west of Hurontario Street,

iv. The northerly quarter of Lot 12 in Concession II, west of Hurontario Street,

v. The northeasterly quarter of Lot 13 in Concession V, west of Hurontario Street,

vi. The westerly half of Lot 14 in Concession V, west of Hurontario Street,

vii. The northerly half of Lot 14 in Concession VI, west of Hurontario Street,

viii. The southerly half of Lot 15 in Concession VI, west of Hurontario Street,

ix. Lot 13 in Concession III, east of Hurontario Street,

x. The southerly half of the easterly half of Lot 14 in Concession III, east of Hurontario Street.

2. Those lands formerly in the Town of Mississauga in the County of Peel, now in the City of Mississauga and the City of Brampton in The Regional Municipality of Peel, being the designated lands shown on Maps 3, 4 and 8 in:

i. Lot E, Lots 1 to 23, inclusive, and Lots 31 to 35, inclusive, in Concession II, north of Dundas Street,

ii. Lots 3 to 7, inclusive, in Range 3, north of Dundas Street,

iii. Lots 1 to 8, inclusive, in Ranges 4 and 5, north of Dundas Street.

- iv. Lot 12 and the southerly half of Lot 13 in Concession I, west of Hurontario Street,
- v. The northerly quarter of Lot 12 and the southerly half of Lot 13 in Concession II, west of Hurontario Street, and that triangular part of the northerly half of Lot 13 in the said Concession described as follows:
- Beginning at a point 128.02 metres south of the northwest limit of the said Lot measured along the western limit of the said Lot;
- Thence south 237.74 metres measured along the western limit of the said Lot to a point;
- Thence easterly 335.28 metres measured along the north-south half lot line of the said Lot to a point;
- Thence northwest to the place of beginning,
- vi. Lots 10 to 15, inclusive, in Concession III, west of Hurontario Street,
- vii. Lots 12 to 15, inclusive, in Concession IV, west of Hurontario Street,
- viii. Lots 13 and 14 in Concession V, west of Hurontario Street,
- ix. Lots 14 and 15 in Concession VI, west of Hurontario Street,
- x. Lots 12 to 15, inclusive, in Concession I, east of Hurontario Street,
- xi. Lots 1 to 4, inclusive, Lots 7 to 9, inclusive, Lots 11 to 14, inclusive, the easterly 1,005.84 metres of Lots 5 and 6, the easterly 899.16 metres of Lot 10 and the westerly half of Lot 15, all in Concession II, east of Hurontario Street,
- xii. Lots 11, 12 and 14 in Concession III, east of Hurontario Street,
- xiii. Lots 12 to 14, inclusive, in Concession IV, east of Hurontario Street,
- xiv. Lots 13 to 15, inclusive, in Concession V, east of Hurontario Street,
- xv. Lots 14 and 15 in concessions VI, VII and VIII, east of Hurontario Street,
- xvi. Lots 13 to 15, inclusive, in Concession IX, east of Hurontario Street.
3. All original road allowances between or fronting on the lands described in paragraphs 1 and 2. O. Reg. 119/83, s. 2.
3. Sections 4, 8 and 9 of the said Regulation are revoked and the following substituted therefor:
4. Every use of land and every erection or use of buildings or structures on land to which this Regulation applies is prohibited, except agricultural uses, and buildings and structures accessory thereto, including one single-family dwelling used in connection with each agricultural operation. O. Reg. 119/83, s. 3, *part*.
8. No building or any part thereof shall be erected or extended nearer to the centre line of any street than in accordance with the following:
- | | |
|---------------------|----------|
| Provincial highways | 100 feet |
| Regional roads | 78 feet |
| All other streets | 60 feet |
- O. Reg. 119/83, s. 3, *part*.
9. Notwithstanding anything contained in this Regulation,
- (a) the City of Mississauga or the City of Brampton or any local board thereof, as defined in the *Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company;
- (d) Ontario Hydro;
- (e) a gas company holding a franchise from the City of Mississauga or the City of Brampton;
- (f) The Metropolitan Toronto and Region Conservation Authority, and the Credit Valley Conservation Authority;
- (g) The Municipality of Toronto; and
- (h) The Regional Municipality of Peel,
- may use land or erect any building or structure for the purpose of providing a service to the public. O. Reg. 119/83, s. 3, *part*.
- 4.—(1) Sections 24 and 25 of the said Regulation, as made by section 1 of Ontario Regulation 359/78, and section 27 of the said Regulation, as made by section 1 of Ontario Regulation 161/80, are revoked.

(2) Schedules 12 and 13 to the said Regulation, as made by section 2 of Ontario Regulation 359/78, and Schedule 15 to the said Regulation, as made by section 2 of Ontario Regulation 161/80, are revoked.

G. M. FARROW
Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 1st day of March, 1983.

(2298) 12

ONTARIO NEW HOME WARRANTIES
PLAN ACT

O. Reg. 120/83.
Administration of the Plan.
Made—December 7th, 1982.
Filed—March 3rd, 1983.

BY-LAW NO. R-8

REGULATION TO AMEND
REGULATION 726 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
ONTARIO NEW HOME WARRANTIES
PLAN ACT

1. Subsections 5 (1) and (2) of Regulation 726 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(1) An owner who requires conciliation of a dispute between the owner and the vendor shall make request therefor to the Corporation and both the owner and the vendor shall each pay to the Corporation the applicable conciliation fee set out in Schedule A. O. Reg. 120/83, s. 1.

2. Paragraph 4 of Schedule A to the said Regulation is revoked and the following substituted therefor:

Conciliation Fee

4. The fee payable by an owner for a conciliation of a dispute is 50

5. The fee payable by a vendor for a conciliation of a dispute is,

- (a) for the first conciliation with respect to each twenty-five units or less sold by the vendor no fee
- (b) for each conciliation after the first conciliation with respect to each twenty-five units or less sold by the vendor 500

Passed by the directors on the 7th day of December, 1982.

ERNEST ASSALY
Chairman

RUSSEL HOWALD
Secretary

Confirmed by the members in accordance with the Corporations Act on the 1st day of March, 1983.

RUSSEL HOWALD
Secretary

(2299) 12

HIGHWAY TRAFFIC ACT

O. Reg. 121/83.
Exemption from the Provisions of
Subsection 68 (1) of the Act—
State of New York.
Made—January 27th, 1983.
Filed—March 4th, 1983.

REGULATION MADE UNDER THE
HIGHWAY TRAFFIC ACT

EXEMPTION FROM THE PROVISIONS OF
SUBSECTION 68 (1) OF THE ACT—
STATE OF NEW YORK

1. New York is designated as a reciprocating state and a bus inspected in the State of New York is prescribed as a class of vehicle for the purposes of subsection 68 (2) of the Act. O. Reg. 121/83, s. 1.

(2300) 12



Publications Under The Regulations Act

March 26th, 1983

HEALTH INSURANCE ACT

O. Reg. 122/83.

General.

Made—March 3rd, 1983.

Filed—March 7th, 1983.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1.—(1) Item 1 of subsection 50 (1) of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 260/82, is revoked and the following substituted therefor:

1. Initial Office Visit \$10.50

(2) Item 2 of the said subsection 50 (1), as remade by subsection 1 (2) of Ontario Regulation 260/82, is revoked and the following substituted therefor:

2. Subsequent Office Visit 8.70

2. This Regulation shall be deemed to have come into force on the 1st day of February, 1983.

(2309) 13

HIGHWAY TRAFFIC ACT

O. Reg. 123/83.

Stop Signs in Territory Without
Municipal Organization.

Made—March 4th, 1983.

Filed—March 8th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 574/81 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Ontario Regulation 574/81 is amended by adding thereto the following Schedules:

Schedule 12

1. The highway known as Marine Drive in the unorganized municipality of Striker in the Territorial District of Algoma at its intersection with the roadway known as Lake Drive.

2. Southbound on Lake Drive. O. Reg. 123/83, s. 1, *part.*

Schedule 13

1. The highway known as Beech Street in the unorganized municipality of Striker in the Territorial District of Algoma at its intersection with the roadway known as Marine Drive.

2. Northbound on Marine Drive. O. Reg. 123/83, s. 1, *part.*

Schedule 14

1. The highway known as Oak Road in the unorganized municipality of Striker in the Territorial District of Algoma at its intersection with the roadway known as Beech Street.

2. Northbound on Beech Street. O. Reg. 123/83, s. 1, *part.*

Schedule 15

1. The highway known as Woodlawn Drive in the unorganized municipality of Striker in the Territorial District of Algoma at its intersection with the roadway known as Oak Road.

2. Eastbound on Oak Road. O. Reg. 123/83, s. 1, *part.*

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 4th day of March, 1983.

(2310) 13

HIGHWAY TRAFFIC ACT

O. Reg. 124/83.

Stop Signs at Intersections.

Made—March 4th, 1983.

Filed—March 8th, 1983.

REGULATION TO AMEND REGULATION 493 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 16 to Regulation 493 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 16

1. Highway 79 in the Township of Zone in the County of Kent at its intersection with the north junction of the roadway known as Kent County Road No. 22.

2. Southbound on Highway No. 79. O. Reg. 124/83, s. 1.

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

Schedule 81

1. Highway 79 in the Township of Zone in the County of Kent at its intersection with the south junction of the roadway known as Kent County Road No. 22.

2. Northbound on Highway No. 79. O. Reg. 124/83, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 4th day of March, 1983.

(2311)

13

OCCUPATIONAL HEALTH AND SAFETY
ACT

O. Reg. 125/83.

Fire Fighters—Protective Equipment.

Made—March 3rd, 1983.

Filed—March 8th, 1983.

REGULATION MADE UNDER THE
OCCUPATIONAL HEALTH AND SAFETY
ACT

FIRE FIGHTERS—PROTECTIVE EQUIPMENT

1. In this Regulation, "fire fighter" means a worker who is a full-time or volunteer fire fighter in a fire department as defined in the *Fire Departments Act*. O. Reg. 125/83, s. 1.

2. This Regulation applies to every fire fighter and to every employer of a fire fighter. O. Reg. 125/83, s. 2.

3.—(1) Subject to subsection (4), a fire fighter who is exposed to the hazard of head injury while carrying out his duties on an emergency call shall use head protective equipment that meets or exceeds the requirements of the Ontario Code for the Head Protection of Fire Fighters issued by the Ministry of Labour and dated the 9th day of February, 1983.

(2) The employer shall provide training and instruction to every fire fighter in the proper care and use of head protective equipment and in the limitations of protection afforded thereby.

(3) Head protective equipment shall be kept in good condition and shall be inspected periodically by the employer.

(4) Notwithstanding subsection (1), to and including the 31st day of December, 1985, head protective equipment that was in use in a fire department on the 31st day of May, 1983 and that,

(a) is equipped with retroreflective material in bright colours applied to the front, back and both sides of the helmet to provide at least forty square centimetres of retroreflective surface at each of the sides;

(b) is provided with flame resistant ear covers meeting or exceeding the tests contained in the Standard on Structural Fire Fighters' Helmets NAPA 1972-1979 of the National Fire Protection Association Inc.;

(c) has a visor that does not have a metal framework and that is not riveted to the shell of the helmet; and

(d) has no drill holes or rivets except on the brim of the helmet,

may be used in the fire department in lieu of the head protective equipment required by the said subsection (1). O. Reg. 125/83, s. 3.

4. This Regulation comes into force on the 1st day of June, 1983.

(2312)

13

RETAIL SALES TAX ACT

O. Reg. 126/83.

Definitions by Minister.

Made—March 4th, 1983.

Filed—March 8th, 1983.

REGULATION TO AMEND
REGULATION 903 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
RETAIL SALES TAX ACT

1. Paragraph 14 of section 1 of Regulation 903 of Revised Regulations of Ontario, 1980 is amended by striking out "and" at the end of clause (d), by adding "and" at the end of clause (e) and by adding thereto the following clause:

(f) film, when exposed with or displaying or carrying an image for reproduction, made by or

imported by or sold to a manufacturer, and used by him exclusively for the purpose of reproduction in the photofinishing industry and photographic industry.

DOUGLAS WISEMAN
Minister of Revenue

Dated at Toronto, this 4th day of March, 1983.

(2313)

13

GAME AND FISH ACT

O. Reg. 127/83.

Hunting Licences.

Made—March 3rd, 1983.

Filed—March 8th, 1983.

REGULATION TO AMEND REGULATION 420 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1.—(1) Subsection 6 (1) of Regulation 420 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) The Minister may appoint as an examiner any employee of the Ministry of Natural Resources who, in the opinion of the Minister, is competent to examine an applicant for a hunting licence examination on his knowledge of hunter safety, game laws, game identification and his ability in the safe handling of fire-arms, and, upon the applicant's successful completion of the examination, the applicant shall be issued with a certificate by the examiner. O. Reg. 127/83, s. 1 (1).

(2) Subsection 6 (5) of the said Regulation is revoked and the following substituted therefor:

(5) Where an applicant for an examination was born after the 31st day of December, 1954, he shall produce with his application,

- (a) a certificate issued to him by a hunting instructor under section 3 of Regulation 418 of Revised Regulations of Ontario, 1980;
- (b) a certificate indicating that he has completed a hunter safety training course issued to him after the 1st day of January, 1968 by a competent authority in any jurisdiction; or
- (c) a hunting licence issued to him by a competent authority in any jurisdiction as a resident thereof after the 1st day of January, 1968. O. Reg. 127/83, s. 1 (2).

(3) Section 6 of the said Regulation is amended by adding thereto the following subsection:

(6) Where the applicant referred to in subsection (5) is a resident and fails to pass his first hunting licence examination in Ontario, he shall not apply for re-examination unless he files with his application a certificate issued to him by a hunting instructor under section 3 of Regulation 418 of Revised Regulations of Ontario, 1980. O. Reg. 127/83, s. 1 (3).

2. Section 8 of the said Regulation is revoked and the following substituted therefor:

8.—(1) An application for a licence in Form 1, 3, 4, 5, 7, 8 or 9 shall be in Form 21.

(2) An application for a licence in Form 2 shall be in Form 22.

(3) An application for renewal that is provided with a hunting licence in Form 1, 3, 4, 5, 7, 8 or 9 shall be deemed to be an application in Form 21.

(4) No licence in Form 1, 2, 3, 4 or 5 shall be issued to a resident unless his application therefor is supported by,

- (a) a hunting licence issued to him as a resident under subsection 1 (1) after the 1st day of January, 1968;
- (b) a certificate issued to him by an examiner under subsection 6 (1) after the 1st day of January, 1968; or
- (c) a hunting licence verification certificate in Form 19 indicating that the applicant was issued a hunting licence as a resident or passed a hunting licence examination.

(5) No licence in Form 5, 7, 8 or 9 shall be issued to a non-resident unless his application therefor is supported by,

- (a) a hunting licence issued to him under subsection 1 (2) after the 1st day of January, 1968;
- (b) a hunting licence issued to him by a competent authority in any jurisdiction as a resident thereof after the 1st day of January, 1968;
- (c) a certificate issued to him by an examiner under subsection 6 (1) after the 1st day of January, 1968;
- (d) a hunting licence verification certificate in Form 19; or
- (e) a certificate issued to him after the 1st day of January, 1968 by a competent authority in any jurisdiction which indicates that the holder thereof was or is authorized to purchase a hunting licence in that jurisdiction.

(6) Notwithstanding subsections (4) and (5), a hunting licence may be issued to an applicant who is a representative of a foreign government and has taken a post in Ontario in the capacity of,

- (a) ambassador or high commissioner;
- (b) minister;
- (c) counsellor;
- (d) secretary;
- (e) attaché;
- (f) consul-general, consul or vice-consul; or
- (g) trade commissioner or assistant trade commissioner,

(7) Subject to subsection (4), a licence in Form 1, 2, 3, 4 or 5 may be issued to a person who is fifteen years of age if he files with the person issuing the licence a consent signed,

- (a) where he resides with his parents, by both parents; and
- (b) in all other cases, by his parent or by the person who has custody of him. O. Reg. 127/83, s. 2.

where the application is supported by the production of a hunting licence previously issued to the applicant by a competent authority in any jurisdiction.

3. Forms 18, 19, 21 and 22 of the said Regulation are revoked and the following substituted therefor:

Form 18

Game and Fish Act

APPLICATION FOR A HUNTING LICENCE EXAMINATION

Please Print:

Last Name:	First Name (Given Name — do not use nickname)	Middle Initial
Mr. <input type="text"/>	<input type="text"/>	<input type="text"/>
Mrs. <input type="text"/>	<input type="text"/>	<input type="text"/>
Miss <input type="text"/>	<input type="text"/>	<input type="text"/>

Street Address, P.O. Box or Rural Route	Apt. #	Postal or Zip Code
<input type="text"/>	<input type="text"/>	<input type="text"/>

City, Town or Village	Province, Country or State
<input type="text"/>	<input type="text"/>

Lot number	Concession number	Township of
<input type="text"/>	<input type="text"/>	<input type="text"/>

Telephone Number	Area Code	Sex
<input type="text"/>	<input type="text"/>	Male <input type="checkbox"/> Female <input type="checkbox"/>
<input type="text"/>	<input type="text"/>	<input type="checkbox"/> <input type="checkbox"/>

Date of Birth	Height	Weight	Colour of Hair	Colour of Eyes
Year Month Day	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>

I, who have resided in Ontario for a period of _____ months during the 12 months immediately preceding the date of this application, hereby apply to take:

(Please check appropriate box)

my first hunting licence examination; or

a re-examination, previous examination record number _____

I produce with this application the following documentation (please check appropriate box):

<input type="checkbox"/> Hunting Training Course Certificate	}	Date of Issue	Serial No.	Name of Jurisdiction of Issue
		Year Month Day		
		<input type="text"/>	<input type="text"/>	<input type="text"/>

Resident's Hunting Licence

Not applicable

I hereby declare that the above information is complete and true.

Date _____ in _____ (signature of applicant)

(year, month, day)

(City, Town, etc.)

(signature of applicant)

O. Reg. 127/83, s. 3, part.

Form 19

Game and Fish Act

HUNTING LICENCE VERIFICATION CERTIFICATE

No.

NOT VALID AS A LICENCE TO HUNT

Under the Game and Fish Act and the regulations, and subject to the limitations thereof, this is to certify that the person named hereunder,

- was the owner of 19.... hunting licence number issued to a resident* _____, or non-resident*
- passed a hunting licence examination; certificate number issued on _____ (year, month, day)

Please Print:

Last Name:

First Name (Given Name — do not use nickname)

Middle Initial

Street Address, P.O. Box or Rural Route

Apt. #

Postal or Zip Code

City, Town or Village

[Grid for City, Town or Village]

Province, Country or State

[Grid for Province, Country or State]

Date of Birth

Year Month Day

[Grid for Date of Birth]

Height

[Grid for Height]

Weight

[Grid for Weight]

Colour of Hair

[Grid for Colour of Hair]

Colour of Eyes

[Grid for Colour of Eyes]

.....
Wildlife Surveys and Records

.....
Date

Rec.

* Strike out where not applicable

O. Reg. 127/83, s. 3, part.

Form 21

Game and Fish Act

APPLICATION FOR A
RESIDENT*
NON-RESIDENT*

HUNTING LICENCE

To be completed by Applicant
Please Print

Indicate type of Licence Required:

Last Name:

Mr. [Grid]
Mrs. [Grid]
Miss [Grid]

First Name (Given Name — do not use nickname)

[Grid for First Name]

Middle Initial

[Grid for Middle Initial]

Street Address, P.O. Box or Rural Route

[Grid for Street Address]

Apt. #

[Grid for Apt. #]

Postal or Zip Code

[Grid for Postal or Zip Code]

City, Town or Village

[Grid for City, Town or Village]

Province, Country or State

[Grid for Province, Country or State]

Postal or Zip Code

[Grid for Postal or Zip Code]

Lot number

[Grid for Lot number]

Concession number

[Grid for Concession number]

Township of

[Grid for Township of]

Date of Birth

Year Month Day

[Grid for Date of Birth]

Height

[Grid for Height]

Weight

[Grid for Weight]

Colour of Hair

[Grid for Colour of Hair]

Colour of Eyes

[Grid for Colour of Eyes]

I have resided in Ontario for a period of _____ months during the 12 months immediately preceding the date of this application.

I produce with this application:

(Check and complete where applicable)

certificate issued by a hunting examiner in Ontario dated _____ (year, month, day) No. _____ and filed with this application;

hunting licence verification certificate dated _____ issued to me as a resident* / non-resident* by the Province of Ontario and filed with this application;

certificate dated _____ issued to me by _____ (year, month, day) _____ that indicates that I was or am (a competent authority in Province, Country, State) authorized to purchase a hunting licence in that jurisdiction;

hunting licence No. _____ dated _____ (year, month, day of issue) issued to me by a competent authority in _____ as a resident* / non-resident* of that jurisdiction; or

a consent signed by my parents or by the person who has custody of me (in the case of an applicant who is fifteen years of age) and filed with this application.

I hereby declare that the above information is complete and true.

Date _____ in _____ (signature of applicant)

* Strike out where not applicable

O. Reg. 127/83, s. 3, part.

Form 22

Game and Fish Act

APPLICATION FOR A FARMER'S LICENCE TO HUNT DEER

Last Name: Mr. Mrs. Miss [grid] First Name (Given Name — do not use nickname) [grid] Middle Initial [grid]

Street Address, P.O. Box or Rural Route [grid] Apt. # [grid] Postal or Zip Code [grid]

City, Town or Village [grid] Province, Country or State [grid]

Lot number

Concession number

Township of

Telephone Number

Area Code

Date of Birth

Year Month Day

Height

Weight

Colour of Hair

Colour of Eyes

I have resided in Ontario for a period of _____ months during the 12 months preceding the date of this application.

My chief occupation is farming and I,

(a) live upon and till land which I own or am entitled to possession of for the time being in the County, District, or as the case may be, of _____; or
(County, District, etc.)

(b) am a bona fide settler engaged in clearing land in _____
(County or Territorial District)
for the purpose of bringing it to a state of cultivation.

I produce with this application:

(Check and complete where applicable)

certificate issued by a hunting licence examiner in Ontario dated _____
(year, month, day)
No. _____ and filed with this application;

hunting licence verification certificate dated _____ issued to me
(year, month, day)

as a resident/non-resident* by the Province of Ontario and filed with this application;

a hunting licence No. _____ dated _____ issued to me by the
(year, month, day)
Province of Ontario as a resident thereof; or

a consent signed by my parents or by the person who has custody of me (in the case of an applicant who is fifteen years of age) and filed with this application.

I hereby declare that the above information is complete and true.

Date _____ in _____
(year, month, day) (City, Town, etc.) (signature of applicant)

* Strike out where not applicable

O. Reg. 127/83, s. 3, part.

4. This Regulation comes into force on the 1st day of July, 1983.

GAME AND FISH ACT**O. Reg. 128/83.**

Horwood Lake Hunting Area.

Made—March 3rd, 1983.

Filed—March 8th, 1983.

**REGULATION TO REVOKE
ONTARIO REGULATION 26/81
MADE UNDER THE
GAME AND FISH ACT**

1. Ontario Regulations 26/81, 124/82 and 497/82 are revoked.

(2315)

13

GAME AND FISH ACT**O. Reg. 129/83.**

Opasatika Hunting Area.

Made—March 3rd, 1983.

Filed—March 8th, 1983.

**REGULATION TO REVOKE
ONTARIO REGULATION 27/81
MADE UNDER THE
GAME AND FISH ACT**

1. Ontario Regulations 27/81, 126/82 and 496/82 are revoked.

(2316)

13

GAME AND FISH ACT**O. Reg. 130/83.**Hunting in Lake Superior
Provincial Park.

Made—March 3rd, 1983.

Filed—March 8th, 1983.

**REGULATION TO AMEND
REGULATION 419 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT**

1. Section 1 of Regulation 419 of Revised Regulations of Ontario, 1980 is revoked.
2. Section 2 of the said Regulation, as amended by section 1 of Ontario Regulation 125/82, is revoked and the following substituted therefor:
 - 2.—(1) The holder of a licence in Form 3 or 8 of Regulation 420 of Revised Regulations of Ontario, 1980 may hunt moose of the age and sex that the licence authorizes him to hunt,

(a) where the licence is in Form 3,

(i) in the year 1983, from the 8th day of October to the 15th day of November, both inclusive, and

(ii) in the year 1984, from the 6th day of October to the 15th day of November, both inclusive; and

(b) where the licence is in Form 8,

(i) in the year 1983, from the 10th day of October to the 15th day of November, both inclusive, and

(ii) in the year 1984, from the 8th day of October to the 15th day of November, both inclusive,

in the part of Lake Superior Provincial Park described in the Schedule, and may possess or use a fire-arm for the purpose.

(2) No holder of a licence to hunt moose shall take more than one moose. O. Reg. 130/83, s. 2.

3. Section 3 of the said Regulation, as remade by section 2 of Ontario Regulation 125/82, is revoked and the following substituted therefor:

3. The holder of a licence in Form 5 of Regulation 420 of Revised Regulations of Ontario, 1980 may hunt ruffed grouse, spruce grouse, sharp-tailed grouse and rabbits,

(a) in the year 1983, from the 8th day of October to the 15th day of December, both inclusive; and

(b) in the year 1984, from the 6th day of October to the 15th day of December, both inclusive,

in the part of Lake Superior Provincial Park described in the Schedule, and may possess or use a fire-arm for the purpose. O. Reg. 130/83, s. 3.

(2317)

13

HIGHWAY TRAFFIC ACT**O. Reg. 131/83.**

Parking.

Made—March 7th, 1983.

Filed—March 9th, 1983.

**REGULATION TO AMEND
REGULATION 477 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT**

1. Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

Schedule 73

HIGHWAY No. 11B

1. That part of the King's Highway known as No. 11B in the Township of Dymond in the Territorial District of Timiskaming beginning at a point situate 150 metres measured southerly from its intersection with the centre line of the King's Highway known as No. 11 and extending southerly therealong for a distance of 200 metres. O. Reg. 131/83, s. 1.

JAMES SNOW
Minister of Transportation
and Communications

Dated at Toronto, this 7th day of March, 1983.

(2337) 13

FARM INCOME STABILIZATION
ACT

O. Reg. 132/83.

Weaner Pig Stabilization, 1980-1985
—Plan.

Made—January 21st, 1983.
Approved—March 3rd, 1983.
Filed—March 9th, 1983.

REGULATION TO AMEND
REGULATION 322 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FARM INCOME STABILIZATION ACT

1. Regulation 322 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 460/82 and section 1 of Ontario Regulation 792/82, is further amended by adding thereto the following Part:

PART IV

22. This Part applies to the production period commencing on the 1st day of April, 1983. O. Reg. 132/83, s. 1, *part*.

23. The final date for application for enrolment in the plan for the production period commencing on the 1st day of April, 1983 is the 1st day of June, 1983. O. Reg. 132/83, s. 1, *part*.

24.—(1) Subject to subsection (2), every person enrolled in the plan shall pay a fee of \$22 for each sow enrolled in the plan for the production period commencing on the 1st day of April, 1983.

(2) Where the applicant has moneys standing to his credit on the books of the Commission, the Commission may deduct such amount from the fees payable under subsection (1). O. Reg. 132/83, s. 1, *part*.

FARM INCOME STABILIZATION
COMMISSION OF ONTARIO:

M. HUFF
Chairman

Dated at Toronto, this 21st day of January, 1983.

(2338) 13

PARKWAY BELT PLANNING AND
DEVELOPMENT ACT

O. Reg. 133/83.

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

Made—March 8th, 1983.
Filed—March 10th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 484/73
MADE UNDER THE
PARKWAY BELT PLANNING AND
DEVELOPMENT ACT

1. Ontario Regulation 484/73 is amended by adding thereto the following section:

25. Notwithstanding any other provision of this Order, the land described in Schedule 12 may be used for the erection and use thereon of a single-family dwelling provided the following requirements are met:

Minimum front yard	9 metres
Minimum side yards	3 metres
Minimum rear yard	10 metres
Maximum height of the single-family dwelling	11 metres
Minimum floor area of the single-family dwelling	one storey—116 square metres one and one-half storeys—139 square metres two to two and a half storeys—158 square metres.

O. Reg. 133/83, s. 1.

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

Schedule 12

That parcel of land situate in the Town of Dundas in The Regional Municipality of Hamilton-Wentworth, being lots 541 to 552, inclusive, 575, 576 and 583 to 586, inclusive, on a Plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 604. O. Reg. 133/83, s. 2.

G. M. FARROW
Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 8th day of March, 1983.

(2339)

13

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 134/83.

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

Made—March 8th, 1983.

Filed—March 10th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 484/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 484/73 is amended by adding thereto the following section:

26. Notwithstanding any other provision of this Order, the land described in Schedule 13 may be used for the erection and use thereon of an addition to the single-family dwelling existing on February 15, 1983 provided the following requirements are met:

Maximum floor area of the addition	39.24 square metres
------------------------------------	---------------------

Minimum rear yard	5.5 metres
-------------------	------------

O. Reg. 134/83, s. 1.

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

Schedule 13

That parcel of land situate in the Town of Dundas in The Regional Municipality of Hamilton-Wentworth, being lots 557, 558 and 559 on a Registered Plan

registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 604. O. Reg. 134/83, s. 2.

G. M. FARROW
Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 8th day of March, 1983.

(2340)

13

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 135/83.

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

Made—March 9th, 1983.

Filed—March 10th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 484/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 484/73 is amended by adding thereto the following section:

27. Notwithstanding any other provision of this Order, the existing single-family dwelling located on the land described in Schedule 14 may be used for office purposes. O. Reg. 135/83, s. 1.

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

Schedule 14

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, more particularly described as the northeast quarter of the south half of Lot 26 in Concession I in the said former Township. O. Reg. 135/83, s. 2.

G. M. FARROW
Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 9th day of March, 1983.

(2341)

13

**PARKWAY BELT PLANNING AND
DEVELOPMENT ACT**

O. Reg. 136/83.

County of Halton (now part of the regional municipalities of Halton and Peel),
Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga).

Made—March 8th, 1983.

Filed—March 10th, 1983.

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

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

73. Notwithstanding any other provision of this Order, the land described in Schedule 62 may be used for the erection and use thereon of a single-family dwelling provided the following requirements are met:

Minimum front yard	9 metres
Minimum side yards	2.4 metres
Maximum height of the single-family dwelling	6 metres
Maximum floor area of the single-family dwelling	762 square metres
Minimum distance between any building or structure and the rear lot line	61 metres

O. Reg. 136/83, s. 1.

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

Schedule 62

That parcel of land situate in the Town of Oakville in The Regional Municipality of Halton, being that part of Lot 23 in Concession II, north of Dundas Street, designated as Parts 1, 2 and 3 on a Plan filed in the Land Registry Office in the Land Titles Division of Halton (No. 20) as Number 20R-5735, excepting Part 1 as shown on a Plan filed in the said Land Registry Office as Number 20R-5958. O. Reg. 136/83, s. 2.

G. M. FARROW
*Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 8th day of March, 1983.

GAME AND FISH ACT

O. Reg. 137/83.

Open Seasons—Moose and Deer.

Made—March 3rd, 1983.

Filed—March 10th, 1983.

**REGULATION TO AMEND
REGULATION 428 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT**

1. Section 1 of Regulation 428 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. This Regulation is subject to Regulations 409 and 420 of Revised Regulations of Ontario, 1980 and does not apply to provincial parks other than that part of Algonquin Provincial Park situate in the geographic townships of Bruton and Clyde in the County of Haliburton. O. Reg. 137/83, s. 1.

2. Section 4 of the said Regulation, as amended by section 2 of Ontario Regulation 157/82 and section 1 of Ontario Regulation 498/82, is revoked and the following substituted therefor:

4.—(1) The holder of a resident's licence to hunt moose may hunt moose in a wildlife management unit specified in Column 1 of an item of Schedule 1 during the open season specified in Column 2 of the item.

(2) The holder of a non-resident's licence to hunt moose may hunt moose in a wildlife management unit specified in Column 1 of an item of Schedule 1 during the open season specified in Column 3 of the item.

(3) The holder of a resident's licence to hunt moose may hunt moose in a wildlife management unit specified in Column 1 of an item of Schedule 2 during the open season specified in Column 2 of the item subject to the conditions set out in Column 4 of the item.

(4) The holder of a non-resident's licence to hunt moose may hunt moose in a wildlife management unit specified in Column 1 of an item of Schedule 2 during the open season specified in Column 3 of the item subject to the conditions set out in Column 4 of the item.

(5) No holder of a licence to hunt moose shall take more than one moose. O. Reg. 137/83, s. 2.

3. Section 5 of the said Regulation, as remade by section 3 of Ontario Regulation 157/82, is revoked and the following substituted therefor:

5.—(1) The holder of a resident's or non-resident's licence to hunt moose who is a registered guest with a tourist outfitter and receives from the tourist outfitter a tag to hunt moose in Form 27 of Regulation 420 of Revised Regulations of Ontario, 1980 shall complete

the questionnaire provided with the tag and return the questionnaire to the office of the Ministry specified on the questionnaire on or before,

is in Form 8 of Regulation 420 of Revised Regulations of Ontario, 1980.

(a) the 31st day of December of the year in which the licence is issued, where the licence is in Form 3 of Regulation 420 of Revised Regulations of Ontario, 1980; or

(b) the 30th day of November of the year in which the licence is issued, where the licence

(2) Any person who refuses or neglects to return the completed questionnaire to the Ministry under subsection (1) is ineligible to receive a licence to hunt moose in the year next following. O. Reg. 137/83, s. 3.

4. Schedules 1 and 2 to the said Regulation, as remade by section 4 of Ontario Regulation 157/82, are revoked and the following substituted therefor:

Schedule 1

Item	Column 1 Wildlife Management Units	Column 2 Open Seasons Residents	Column 3 Open Seasons Non-Residents
1.	1, 16, 17 and 25	September 17 to December 15, 1983 September 15 to December 15, 1984	September 19 to November 15, 1983 September 17 to November 15, 1984
2.	2, 3, 4, 5, 8, 9A, 12A, 15, 18, 19 and 21	October 8 to December 15, 1983 October 6, to December 15, 1984	October 10 to November 15, 1983 October 8 to November 15, 1984
3.	6, 7B, 9B, 11, 12B, 13 and 14	October 8 to December 15, 1983 October 6 to December 15, 1984	
4.	22, 23, 24, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40 and 42	October 8 to November 15, 1983 October 6 to November 15, 1984	October 10 to November 15, 1983 October 8 to November 15, 1984
5.	26	September 24 to October 31, 1983 September 22 to October 31, 1984	September 26 to October 31, 1983 September 24 to October 31, 1984
6.	41	October 8 to November 15, 1983 October 6 to November 15, 1984	
7.	46, 47, 48, 49, 50, 53, 54, 55, 56, 57, 58, 59 and 60	October 22 to October 27, 1984	

Schedule 2

Item	Column 1 Wildlife Management Units	Column 2 Open Seasons Residents	Column 3 Open Seasons Non-Residents	Column 4 Conditions
1.	7A	October 8 to December 15, 1983 October 6 to December 15, 1984	October 10 to November 15, 1983 October 8 to November 15, 1984	Only bows and arrows or flintlock or percussion cap muzzle-loading guns may be used
2.	13	September 17 to October 2, 1983 September 15 to September 30, 1984		Only bows and arrows may be used
3.	23 and 29	September 17 to October 7, 1983 September 15 to October 5, 1984	September 19 to October 7, 1983 September 17 to October 5, 1984	Only bows and arrows may be used
4.	38	September 17 to September 30, 1983 September 15 to September 30, 1984	September 19 to September 30, 1983 September 17 to September 30, 1984	Only bows and arrows may be used

O. Reg. 137/83, s. 4, *part.*

(2343)

13

GAME AND FISH ACT

O. Reg. 138/83.

Hunting Licences.

Made—March 3rd, 1983.

Filed—March 10th, 1983.

**REGULATION TO AMEND
REGULATION 420 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT**

1. Section 1, and section 2, as amended by section 1 of Ontario Regulation 217/81 and section 1 of Ontario Regulation 502/81, of Regulation 420 of Revised Regulations of Ontario, 1980, are revoked and the following substituted therefor:

1.—(1) In this Regulation,

(a) "antlerless deer" means a deer that,

(i) does not have antlers, or

(ii) has antlers both of which are less than 7.5 centimetres in length;

(b) "bull moose" means a male moose that is at least one year old at the time of hunt;

(c) "calf moose" means a moose that is less than one year old at the time of hunt;

(d) "cow moose" means a female moose that is at least one year old at the time of hunt;

(e) "immediate relative", when used with reference to the holder of a licence in Form 3, means a grandparent, father, mother, spouse, son, daughter, brother, sister or grandchild of the holder;

(f) "registered guest" means a person who contracts for accommodation with a tourist outfitter and whose name is entered in the register kept by the tourist outfitter under subsection 11 (1) of Regulation 936 of Revised Regulations of Ontario, 1980;

(g) "tourist outfitter" means a person who,

(i) operates a licensed tourist outfitter, outpost, cabin or cottage establishment, as defined in Regulation 936 of Revised Regulations of Ontario, 1980, in a wildlife management unit that has an open season for moose,

(ii) is an air carrier licensed by the Canadian Transport Commission and Transport Canada and provides air transportation to a hunting outpost site, and customary services to moose hunters, in a wildlife management unit that has an open season for moose, or

(iii) operates a tourist establishment that is licensed under Regulation 936 of Revised Regulations of Ontario, 1980 and provided overnight accommodation and customary services to moose hunters between the 1st day of January, 1978 and the 31st day of December, 1982.

(2) A reference in this Regulation to a wildlife management unit is a reference to that unit as numbered and described in the Schedule to Ontario Regulation 155/82. O. Reg. 138/83, s. 1, *part*.

HUNTING LICENCES

Issue

1a.—(1) A licence issued to a resident,

- (a) to hunt deer, shall be in Form 1;
- (b) who is a farmer, to hunt deer in the county, territorial district, regional municipality or district municipality, as the case may be, in which he resides, shall be in Form 2;
- (c) to hunt moose, shall be in Form 3;
- (d) to hunt black bear, shall be in Form 4; and
- (e) to hunt animals and birds, other than bear, caribou, elk, deer, moose, badger, beaver, bobcat, fisher, lynx, marten, mink, muskrat, otter, red squirrel or wolverine, shall be in Form 5.

(2) A licence issued to a non-resident,

- (a) to hunt fox, game birds, rabbits, raccoon, squirrel other than red squirrel and wolf, shall be in Form 5;
- (b) to hunt deer, shall be in Form 7;
- (c) to hunt moose, shall be in Form 8;
- (d) to hunt black bear, shall be in Form 9.

(3) No licence in Form 8 shall be issued unless the applicant possesses and produces to the issuer a tag in Form 27.

(4) A licence issued to a hunt club recognized by or registered with the Masters of Foxhounds Association of America Incorporated that authorizes the members thereof to hunt fox shall be in Form 10. O. Reg. 138/83, s. 1, *part*.

2.—(1) A licence in Form 1, 2 or 7 is not valid for hunting deer with a bow and arrow unless a tag in Form 11 is affixed to the licence.

(2) A licence in Form 1 or 2 is not valid for hunting antlerless deer unless a tag in Form 23, 24, 25 or 26 is affixed to the licence.

(3) The holder of a licence in Form 1 or 2 shall not hunt antlerless deer in any wildlife management unit other than the wildlife management unit specified on the tag affixed to the licence.

(4) A licence in Form 7 is not valid for hunting antlerless deer.

(5) An application for a tag in Form 23 or 24 shall be in the form furnished by the Ministry of Natural Resources with the licence in Form 1 or 2.

(6) An application for a tag in Form 25 or 26 shall be in the form furnished by the Ministry of Natural Resources.

(7) No person shall use a form other than the form furnished by the Ministry of Natural Resources with his licence in Form 1 or 2 to apply for a tag referred to in subsection (5).

(8) A licence in Form 5 issued to a resident is not valid for hunting raccoon at night unless a tag in Form 13 is affixed to the licence.

(9) A licence in Form 5 issued to a non-resident is not valid unless a tag in Form 6 or 14 is affixed to the licence and in any case is not valid for hunting raccoon at night. O. Reg. 138/83, s. 1, *part*.

2a.—(1) A licence in Form 3 is not valid for hunting moose other than calf moose unless a tag in Form 27 is affixed to the licence.

(2) A licence in Form 8 is not valid for hunting moose unless a tag in Form 27 is affixed to the licence and the holder,

- (a) is hunting with an immediate relative who is the holder of a licence in Form 3; or
- (b) is, at the time of hunt,
 - (i) a registered guest, or
 - (ii) the owner of real property in a wildlife management unit that has an open season for non-residents.

(3) A tag that authorizes the holder of a licence in Form 3 or 8 to hunt moose of the age and sex specified on the tag shall be in Form 27.

(4) An application for a tag in Form 27,

(a) by a resident, shall be in Form 28;

(b) by a non-resident, shall be in Form 29; or

(c) by a tourist outfitter applying on behalf of a registered guest, shall be in Form 30.

(5) No person shall submit more than one application in Form 28 or 29, or possess more than one tag in Form 27 at the time of hunt.

(6) The holder of a licence in Form 3 or 8 shall not hunt bull or cow moose in any wildlife management unit other than the wildlife management unit specified on the tag in Form 27 affixed to the holder's licence.

(7) A licence in Form 8,

(a) is valid for hunting calf moose in any wildlife management unit during an open season for non-residents in the wildlife management unit if,

(i) a tag in Form 27 authorizing the hunting is affixed to the licence, and

(ii) the holder of the licence is a registered guest or is hunting with an immediate relative who holds a licence in Form 3; and

(b) is valid for hunting calf moose in a specified wildlife management unit during an open season for non-residents in the wildlife management unit if,

(i) a tag in Form 27 authorizing the hunting in the wildlife management unit is affixed to the licence, and

(ii) the holder of the licence is the owner of real property in the wildlife management unit.

(8) A tag in Form 27 that authorizes hunting moose in a specified wildlife management unit during an open season that is restricted to the use of bows and arrows or flintlock or percussion cap muzzle-loading guns expires with the last day of the open season, but where the holder of the licence in Form 8 to which the tag is affixed has not killed a moose during the open season and,

(a) is a registered guest or is hunting with an immediate relative who holds a licence in Form 3, the first-named holder may hunt calf

moose in any wildlife management unit during an open season for non-residents in the wildlife management unit; or

(b) is the owner of real property in the specified wildlife management unit, the holder may hunt calf moose during a subsequent open season for non-residents in the wildlife management unit. O. Reg. 138/83, s. 1, *part*.

2. Subsection 3 (1) of the said Regulation, as remade by section 1 of Ontario Regulation 397/82, is revoked.

3.—(1) Subsections 9 (2) and (3) of the said Regulation, as remade by section 1 of Ontario Regulation 499/82, are revoked and the following substituted therefor:

(2) A holder of a licence in Form 3 or 8 who has killed a moose shall attach the seal provided with the licence,

(a) in the case of a calf moose, to its lower jaw, which shall be kept intact;

(b) in the case of a bull or cow moose, to the tendon of one of its hind legs, keeping the scrotal sac or vulva, as the case may be, intact,

in the manner prescribed on the seal, immediately after the moose has been killed and at the site where it was killed, and shall keep the seal attached to the moose while it is being transported.

(3) A holder of a licence in Form 4 or 9 who has killed a bear shall attach the seal provided with the licence to the carcass of the bear in the manner prescribed on the seal, immediately after the bear has been killed, and at the site where it was killed, and shall keep the seal attached to the bear while it is being transported. O. Reg. 138/83, s. 3 (1).

(2) Section 9 of the said Regulation, as amended by section 1 of Ontario Regulation 499/82 and section 1 of Ontario Regulation 683/82, is further amended by adding thereto the following subsections:

(5) The holder of a licence in Form 1, 2, 3, 4, 7, 8 or 9 shall provide the information required on the seal in the manner prescribed on the seal immediately after the animal has been killed.

(6) No holder of a licence in Form 1, 2, 3 or 8 shall attach the seal provided with the licence to a moose or an antlerless deer that has been killed by another person. O. Reg. 138/83, s. 3 (2).

4. Forms 3 and 8 of the said Regulation are revoked and the following substituted therefor:

Form 3

Game and Fish Act

RESIDENT'S LICENCE TO HUNT MOOSE IN 19....

Licence fee \$18.50
Issuing fee \$ 1.50
Total fee \$20.00

Licence Serial Number

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)

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Middle Initial

--

Date of Birth

Year	Month	Day

Street Address, Apt. No., P.O. Box or *Rural Route (print)

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

of City, Town or Village (print)

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Qualification Produced

Province, State or Country	Year
Serial No.	

Postal Code

--	--	--	--	--	--

Office use only

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Height
Weight
Colour of Hair
Colour of Eyes

* If Rural Route, please complete

Lot:	Concession:	Township of:

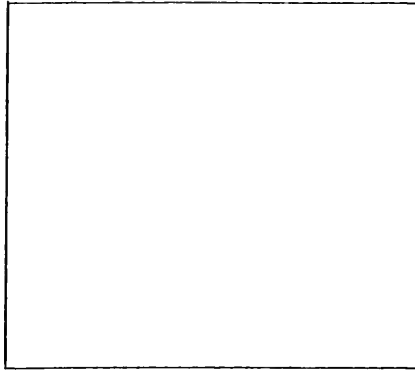
to hunt moose during the open season in 19.....

Issuer's Number											
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This licence is not valid for hunting bull or cow moose unless an appropriate moose validation tag, provided by the Ministry of Natural Resources, is attached.

.....
(signature of Issuer) (date) (signature of licensee)

Affix a moose validation tag in the place provided.



O. Reg. 138/83, s. 4, part.

Form 8

Game and Fish Act

Licence fee \$198.00

Issuing fee \$ 2.00

Total fee \$200.00

NON-RESIDENT'S LICENCE TO HUNT MOOSE IN 19....

Licence Serial Number

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)

Middle Initial

Date of Birth

Year	Month	Day
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Street Address, Apt. No., P.O. Box or Rural Route (print)

[Grid for street address]

of City, Town or Village (print)

[Grid for city/town/village]

Postal Code or Zip Code

[Postal code grid 1]

[Postal code grid 2]

Office use only

[Office use grid]

Qualification Produced

Table for Qualification Produced: Province, State or Country; Year; Serial No.

Height
Weight
Colour of Hair
Colour of Eyes

to hunt moose during the open season in 19.....

Issuer's Number

[Grid for issuer's number]

This licence is not valid for hunting moose unless an appropriate moose validation tag, provided by the Ministry of Natural Resources, is attached.

..... (signature of issuer)

..... (date)

..... (signature of licensee)

Affix a moose validation tag in the place provided. [Large empty box for tag]

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

Form 27

Game and Fish Act

Moose Validation
 Tag 19 Tag Serial Number

This tag authorizes

 (Last Name)

 (First Name) (Middle Initial)

to take
 (a moose of a specific age and sex)

in WMU
 (WMU Number or any)

.....
 (during the open season for moose with bows
 and muzzle loaders, if appropriate)

Remove the backing from this tag and stick
 the tag to the back of your moose licence.

O. Reg. 138/83, s. 5, part.

Form 28

Game and Fish Act

RESIDENT'S APPLICATION FOR A MOOSE VALIDATION TAG 19 No.

Please print. No Fee Required

I hereby apply to hunt a bull or a cow moose in the following Wildlife Management Units:

1st Choice	Mark One	2nd Choice	Mark One
WMU <input type="text"/>	Bull <input type="text"/>	WMU <input type="text"/>	Bull <input type="text"/>
Special Bow Season Preference <input type="text"/>	Cow <input type="text"/>	Special Bow Season Preference <input type="text"/>	Cow <input type="text"/>
3rd Choice	Mark One	Qualifications Produced	
WMU <input type="text"/>	Bull <input type="text"/>	Province, State or Country	Year
Special Bow Season Preference <input type="text"/>	Cow <input type="text"/>	Serial No. <input type="text"/>	

Last Name

Grid for Last Name (13 boxes)

Date of Birth

Grid for Date of Birth (Year, Month, Day)

First Name

Grid for First Name (10 boxes)

Middle Initial

Grid for Middle Initial (1 box)

Street Address, Apt. No., P.O. Box or Rural Route

Grid for Street Address (24 boxes)

of City, Town or Village

Postal Code

Grid for City, Town or Village (13 boxes)

Grid for Postal Code (6 boxes)

The submission of more than one application is prohibited and will result in the rejection of all applications.

I hereby declare that the above information is correct and that I have submitted only one application.

..... (signature of applicant) (date)

Please complete and return this application to Wildlife Surveys and Records by 5:00 p.m., April 19.., if you wish to apply to hunt bull or cow moose. Applications that are incomplete or illegible will not be accepted.

O. Reg. 138/83, s. 5, part.

Form 29

Game and Fish Act

NON-RESIDENT'S APPLICATION FOR A MOOSE VALIDATION TAG 19

No.

No Fee Required. Please Print.

Last Name

Grid for Last Name (13 boxes)

Date of Birth

Grid for Date of Birth (Year, Month, Day)

First Name

Grid for First Name (10 boxes)

Middle Initial

Grid for Middle Initial (1 box)

Qualifications Produced

Province, State or Country Year

Serial No.

Street Address, Apt. No., P.O. Box or Rural Route

Grid for street address

of City, Town or Village

Postal Code

Grids for city and postal code

The person named above hereby makes application to hunt a bull or a calf moose, a cow or calf moose, and if not selected for either of the preceding, a calf moose only.

(Complete either Part A or B)

Part A

I will hunt with an immediate relative*, (name and address)

who is my, and who qualifies to hunt as (relationship) an Ontario resident as evidenced by:

Proof of Hunting Experience Ont. Lic. No. Year ...

Note: Where Part A is completed, this application must be submitted with your immediate relative's application for a moose validation tag together with your affidavit sworn before a notary public, verifying your relationship to your immediate relative.

Choice of Wildlife Management Unit

Form for 1st Choice and 2nd Choice with Mark One options for WMU, Bull or Calf, Cow or Calf, and Special Bow Season Preference.

Form for 3rd Choice with Mark One options for WMU, Bull or Calf, Cow or Calf, and Special Bow Season Preference.

* Immediate relative is defined as a grandparent, father, mother, spouse, son, daughter, brother, sister or grandchild of an applicant, the immediate relative must be the holder of a moose licence at the time of the hunt.

Part B

I am the owner of real property located at

.....

Lot Concession or Plan

in the of County etc., of

and more particularly described in Instrument No. for the

..... of registered in the Land

Registry Office for the (†Registry) (†Land Titles) Division of

.....

Your affidavit, sworn before a notary public, verifying that you are the owner of real property as stated in Part B, shall be filed with this application.

†Strike out where not applicable.

Wildlife Management Unit in which the property is located

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Animal Choice	(mark one box only)	Bull or Calf	<input type="checkbox"/>	Cow or Calf	<input type="checkbox"/>	Special Bow Season Preference	<input type="checkbox"/>
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The submission of more than one application is prohibited and will result in the rejection of all applications.

I hereby declare that the above information is correct and that I have submitted only one application.	
<hr style="border: none; border-top: 1px solid black; margin-bottom: 5px;"/> (signature of applicant)	<hr style="border: none; border-top: 1px solid black; margin-bottom: 5px;"/> (date)

Please complete and return this application, if you have completed, Part A, to Wildlife Surveys and Records, or, if you have completed part B, to the District Manager of the administrative district of the Ministry of Natural Resources in which the property is located, by 5:00 P.M., April _____, 19____, if you wish to apply to hunt bull or cow moose. Applications to hunt calf moose only may be submitted after that date. Applications that are incomplete or illegible will not be accepted.

O. Reg. 138/83, s. 5, part.

Form 30

Game and Fish Act

TOURIST OUTFITTER'S APPLICATION
FOR MOOSE VALIDATION TAG(S) 19

No.

Outfitter's Commercial Name (Print)	Outfitter's Number
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Owned or Operated by:

Last Name	First Name	Middle Initial

Street Address, Apt. No., P.O. Box or Rural Route

--

of
City, Town, Village

Postal or Zip Code

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On behalf of my registered moose hunting guests, I hereby apply for a
Moose Validation Tag(s) for the 19 ___ hunting season for the following
hunter(s):

Last Name	First Name	Mdl. Int.	Date of Birth
			Yr. Mo. Dy.

Street Address, Apt. No., P.O. Box or Rural Route

--

of
City, Town, Village

Postal or zip Code

--	--	--

This person Resident
is a:

Non-Res.

of Ontario who will be hunting in WMU

for a

Bull or Calf	<input type="checkbox"/>
Cow or Calf	<input type="checkbox"/>
Calf	<input type="checkbox"/>

moose.

This tag is for
the Special
Bow Season

(mark
if
applicable)

I hereby certify that the above information is correct.

(signature of outfitter)

(date)

PLANNING ACT

O. Reg. 139/83.

Restricted Areas—District of Algoma,
Sault Ste. Marie North Planning Area.

Made—March 8th, 1983.

Filed—March 10th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 279/80
MADE UNDER THE
PLANNING ACT

1. Ontario Regulation 279/80 is amended by adding thereto the following section:

71.—(1) Notwithstanding section 28, the existing workshop on the land described in subsection (2) may be used for the sale of used furnishings, clothing and articles for personal use, provided the following requirements are met:

Maximum gross floor
area of workshop 43.5 square metres

Maximum number of
parking spaces 5

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Fenwick in the Territorial District of Algoma, being Lot 8 on a Plan filed in the Land Registry Office for the Land Titles Division of Algoma (No. 1) as Number H-806. O. Reg. 139/83, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 8th day of March, 1983.

(2345)

13

FUEL TAX ACT, 1981

O. Reg. 140/83.

General.

Made—March 9th, 1983.

Filed—March 10th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 772/82
MADE UNDER THE
FUEL TAX ACT, 1981

- 1.—(1) Clause 1 (1) (b) of Ontario Regulation 772/82 is revoked.

(2) Subsections 1 (2), (3), (4) and (5) of the said Regulation are revoked and the following substituted therefor:

(2) The amount or quantity of dye prescribed for the purposes of clauses 1 (b) and (d) of the Act is 7.41 parts of dye per million parts of fuel.

(3) The proportion prescribed for the purposes of clause 1 (e) of the Act is not less than 370 and not more than 410 parts of dye per million parts of fuel.

(4) The following substances are prescribed for the purpose of blending with fuel to make coloured fuel:

1. A colouring agent acceptable to the Minister in a proportion equal to not less than 1.8846 per cent and not more than 1.9615 per cent of the dye.

2. Furfural in a proportion equal to not less than 1.8846 per cent and not more than 1.9615 per cent of the dye.

3. Xylene based aromatic solvent in a proportion equal to not less than 1.2436 per cent and not more than 1.3205 per cent of the dye.

4. Fuel of a composition that the Minister considers satisfactory for blending with components prescribed in paragraphs 1, 2 and 3 in a proportion not less than 94.7565 per cent and not more than 94.9872 per cent of the dye.

(5) When the colouring agent, furfural and xylene based aromatic solvent described in paragraphs 1, 2 and 3 of subsection (4) are combined in the proportions of not less than 36.75 parts or more than 38.25 parts colouring agent and not less than 36.75 parts or more than 38.25 parts furfural to not less than 24.25 parts or more than 25.75 parts xylene based aromatic solvent, the combination of components shall,

(a) have a flash point at or above 29 degrees Celsius determined using the setaflash closed cup method;

(b) have a pour point of less than minus 50 degrees Celsius;

(c) contain not more than 0.1 per cent moisture measured according to the American Society for the Testing of Materials scale 0-95;

(d) contain not more than 0.5 per cent by weight of fuel insolubles when the combination of components is mixed with fuel in a 7 to 1 ratio; and

(e) have a viscosity of not more than 15 centipoise at minus 20 degrees Celsius and 5 centipoise at 20 degrees Celsius on the Brookfield scale and 10 centistokes at 20 degrees Celsius on the Kinematic scale. O. Reg. 140/83, s. 1 (2).

2.—(1) Clauses 5 (1) (e), (f) and (i) of the said Regulation are revoked and the following substituted therefor:

(e) a supply tank for the storage of dye, mounted horizontally or vertically, and having an eight inch inspection port that is easily accessible at the uppermost position of the tank and at a minimum of six inches from the bottom of the tank a dye line outlet;

(f) as part of each supply tank referred to in clause (e),

(i) one or more pumps to dispense dye at a pressure in the dye line that exceeds the pressure in the fuel line by a minimum of 175 kilopascals, and

(ii) equipment that is both designed and operated with sufficient frequency to ensure the proper concentration of dye throughout the product contained in the supply tank at all times;

.

(i) a pulser to control the electrical supply to the pilot solenoid described in clause (b) for the purpose of injecting preset volumes of fuel at a rate of not less than one pulse of dye for each 100 litres of fuel;

(2) Subsection 5 (2) of the said Regulation is revoked and the following substituted therefor:

(2) No design for a fuel delivery system and no placement or arrangement of components in the dye injection or fuel delivery system that, in the Minister's

opinion, will permit the delivery of fuel that has not been coloured from the loading arm dedicated to the fuel delivery system shall be used in colouring fuel. O. Reg. 140/83, s. 2 (2).

3.—(1) Clauses 6 (1) (b) and (d) of the said Regulation are revoked and the following substituted therefor:

(d) maintain records related to the receipt, inventory and use of dye.

(2) Subsections 6 (2) and (3) of the said Regulation are revoked and the following substituted therefor:

(3) Where a collector has in his possession or control any coloured fuel in which the proportion of dye to fuel is less than 370 parts per million, any person authorized to take samples of fuel under clause 18 (1) (e) of the Act may require the collector to colour that fuel either through the use of equipment described in subsection 5 (1) or manually as the person requiring the colouring directs and the collector shall colour the fuel in compliance with that direction under the supervision of the person making that direction. O. Reg. 140/83, s. 3 (2), *part*.

4. Clauses 7 (1) (d) and (g) of the said Regulation are revoked and the following substituted therefor:

(d) the quantity of fuel dyed;

.

(g) his inventories, including inventories of clear fuel and coloured fuel, and his inventory of dye accounted for by supplier;

5. Tables 1, 2 and 3 to the said Regulation are revoked and the following substituted therefor:

Table 2

BLENDING CHART OF DYE

LITRES TO BE COLOURED	QUANTITY OF DYE TO BE USED (C.C.)	LITRES TO BE COLOURED	QUANTITY OF DYE TO BE USED (LITRES)
100	39	100,000	39
200	78	200,000	78
300	117	300,000	117
400	156	400,000	156
500	195	500,000	195
600	234	600,000	234
700	273	700,000	273
800	312	800,000	312
900	351	900,000	351
1,000	390	1,000,000	390
2,000	780	2,000,000	780
3,000	1,170	3,000,000	1,170
4,000	1,560	4,000,000	1,560
5,000	1,950	5,000,000	1,950
6,000	2,340	6,000,000	2,340
7,000	2,730	7,000,000	2,730
8,000	3,120	8,000,000	3,120
9,000	3,510	9,000,000	3,510
10,000	3,900	10,000,000	3,900
20,000	7,800	20,000,000	7,800
30,000	11,700	30,000,000	11,700
40,000	15,600	40,000,000	15,600
50,000	19,500	50,000,000	19,500
60,000	23,400	60,000,000	23,400
70,000	27,300	70,000,000	27,300
80,000	31,200	80,000,000	31,200
90,000	35,100	90,000,000	35,100

O. Reg. 140/83, s. 5, *part.*

F. MILLER
For the Minister of Revenue

Dated at Toronto, this 9th day of March, 1983.

(2346)

13

JUDICATURE ACT

O. Reg. 141/83.

Rules of Practice and Procedure of the
Supreme Court of Ontario.

Made—February 10th, 1983.

Approved—March 10th, 1983.

Filed—March 11th, 1983.

Forms and the Tariffs of Fees and Disbursements, made by the Rules Committee on the 10th day of February, 1983, under the Judicature Act, to be effective on the date of filing under the *Regulations Act*.

1. Rule 11 of Regulation 540 of Revised Regulations of Ontario, 1980, is revoked and the following substituted therefor:

11.—(1) Where by any statute an application may be made to a court or a judge thereof and where such application may be made without the institution of an action, the application may be made by originating notice of motion.

AMENDMENTS to Regulation 540 of the Revised Regulations of Ontario, 1980, being the Rules of Practice and Procedure of the Supreme Court of Ontario, including the Appendix of

(2) This rule extends to applications which by any statute or rule may be made to a county court or a judge thereof. O. Reg. 141/83, s. 1.

2. Rule 11a of the said Regulation is amended by constituting the present Rule 11a as sub-rule 11a (1) and by adding thereto the following sub-rule:

(2) Upon obtaining an order granting leave for the issuance of a certificate of *lis pendens*, the applicant shall forthwith serve the order upon the parties against whom the interest in lands is being claimed in the application. O. Reg. 141/83, s. 2.

3. Rule 32 of the said Regulation is amended by adding thereto the following sub-rule:

(3) Upon obtaining an order granting leave for the issuance of a certificate of *lis pendens*, the plaintiff shall forthwith serve the order upon the parties against whom the interest in lands is being claimed in the action. O. Reg. 141/83, s. 3.

4. Rule 209 of the said Regulation is amended by adding thereto the following paragraph:

17a. Motions for interim relief respecting custody of or access to a child or determining any aspect of the incidents of custody of the child pursuant to Part III of the *Children's Law Reform Act*.

(2347)

13

PROVINCIAL OFFENCES ACT

O. Reg. 142/83.

Fine Option Program.

Made—February 24th, 1983.

Filed—March 11th, 1983.

REGULATION MADE UNDER THE PROVINCIAL OFFENCES ACT

FINE OPTION PROGRAM

1.—(1) In this Regulation,

- (a) "agency" means a person who has entered a contract to operate the program in a Fine Option District;
- (b) "clerk" means the clerk of the court;
- (c) "court" means the court in the Fine Option District that imposed the fine upon the defendant;
- (d) "director" means the individual appointed, as such, in writing by an agency under the

terms of the contract described in subsection 2 (3) and includes such other individuals as a director appoints in writing to act on the director's behalf;

(e) "Fine Option District" means a Fine Option District named and described in the Schedule hereto;

(f) "program" means the Fine Option Program.

(2) Where an employee of the Ministry of Correctional Services is appointed to operate the program in a Fine Option District as described in clause 2 (3) (b), the employee shall be deemed to be an agency for the purposes of this Regulation and the employee shall be deemed to be the director of the agency. O. Reg. 142/83, s. 1.

PART I

GENERAL

2.—(1) There is hereby established a program to permit the payment of fines in default by means of credits for work performed.

(2) The program established under subsection (1) shall be known as the "Fine Option Program".

(3) The program, in each Fine Option District, shall be administered by,

- (a) an agency which has contracted with Her Majesty, in right of Ontario, as represented by the Attorney General and the Minister of Correctional Services, to operate the program in the Fine Option District; or
- (b) an employee of the Ministry of Correctional Services who has been appointed by the Attorney General and the Minister of Correctional Services to operate the program in the Fine Option District. O. Reg. 142/83, s. 2.

3. This Regulation applies,

- (a) only to the payment of fines imposed by courts in the Fine Option Districts named in Column 1 of the Schedule hereto, as more particularly described in Column 2 of the Schedule; and
- (b) only to defendants who are individuals. O. Reg. 142/83, s. 3.

4. A defendant becomes eligible to participate in the program when the payment of a fine is in default and the defendant has been given a notice of intent to issue a warrant under clause 70 (3) (c) of the Act or a warrant of committal has been issued but not executed. O. Reg. 142/83, s. 4.

PART II

PROCEDURES WHERE NOTICE OF
DEFAULT ISSUED

5.—(1) Where a notice of intent to issue a warrant is given to a defendant under clause 70 (3) (c) of the Act, the defendant shall be given written notice that the defendant may undertake to pay the fine in default by means of credits for work performed by the defendant under the program by entering and undertaking and delivering it to the court within fifteen days of the date on which notice of intent was given.

(2) The written notice under subsection (1) shall inform the defendant of the time and place where the defendant may attend to enter an undertaking to pay the fine in default by means of credits for work performed.

(3) Subsection (1) does not apply to a notice of intent to issue a warrant which is given in respect of a fine for which the defendant has previously been given written notice that the defendant might undertake to pay by means of credits for work performed.

(4) Notwithstanding subsection (1), the failure to give written notice in accordance with this section does not affect the validity of a warrant of committal issued under subsection 70 (3) of the Act. O. Reg. 142/83, s. 5.

6.—(1) A defendant who has been given written notice under subsection 5 (1) and who wishes to undertake to pay the fine in default by means of credits for work performed shall attend upon the agency named in the notice, at the time and place specified in the notice, and sign a completed undertaking within fifteen days of the day on which the notice was given.

(2) An undertaking under subsection (1),

(a) shall be in Form 1;

(b) shall relate to only one fine;

(c) shall be supplied by the agency and completed by the defendant with the assistance of the director.

(3) The director shall indicate in writing on the undertaking whether or not, in the director's opinion, the agency can accommodate the defendant in the program and, where the director indicates that the agency can accommodate the defendant, the director shall specify on the undertaking the day by which the work must be commenced and the day by which it must be completed.

(4) The director shall give the completed undertaking and one copy thereof to the defendant.

(5) The defendant shall deliver or cause to be delivered the completed undertaking to the court within fifteen days of the day on which notice of intent to

issue a warrant was given in respect of the fine in default.

(6) Where the director has indicated that the agency can accommodate the defendant in the program, and the completed undertaking has been delivered to the court in accordance with subsection (5), a justice shall, unless an order is made under subsection (10), extend the time for payment of the fine to the day specified therein for completion of the work or the day permitted by subsection 9 (3), whichever is sooner.

(7) Where the completed undertaking is not delivered to the court in accordance with subsection (6) and the defendant has not appeared to be heard under clause 70 (3) (c) of the Act, the court may proceed to issue a warrant of committal under subsection 70 (3) of the Act.

(8) Where the director has specified a day for completion of the work that is earlier than the day permitted by subsection 9 (3) and which the defendant alleges is unreasonable in the circumstances and the defendant has delivered the undertaking to the court, the defendant may apply to a justice for an order establishing a day for completion of the work that the justice considers to be reasonable in the circumstances.

(9) An application under subsection (8) shall be filed with the clerk and the clerk shall arrange for a hearing in accordance with subsection 15 (1).

(10) Where an application has been made under subsection (8), the justice, following a hearing, may order that a day later than the day specified by the director be substituted for the day specified by the director but the substituted day shall not be later than the date specified by subsection 9 (3) and the justice shall extend the time for payment of the fine to the day specified in the order. O. Reg. 142/83, s. 6.

7.—(1) Where the director has indicated on the undertaking that in the director's opinion the agency cannot accommodate the defendant in the program, and the defendant has delivered the undertaking to the court, the defendant may apply to a justice for an order that the defendant be admitted to the program.

(2) An application under this section shall be filed with the clerk and the clerk shall arrange for a hearing in accordance with subsection 15 (1).

(3) Where an application has been filed under this section, and the date set for the hearing is later than the date by which the undertaking is required to be delivered to the court in accordance with subsection 6 (5), a justice shall extend the time for payment of the fine to the date that has been set for the hearing.

(4) Where an application has been made under this section, the justice, following the hearing, may order that the defendant be admitted to the program where the justice is satisfied that,

- (a) the defendant is able to perform work which is immediately available in the program; and
- (b) there is a reasonable likelihood that the defendant will complete the work required to pay the fine,

and the order shall include the day by which the defendant must commence the work and the day by which it must be completed, which day shall not be later than the day permitted by subsection 9 (3), and the justice shall extend the time for payment of the fine to the date specified in the order.

(5) Where a justice refuses to make an order under subsection (4), the justice shall inform the defendant that the defendant may make submissions as to why a warrant of committal should not be issued as a result of default in payment of the fine. O. Reg. 142/83, s. 7.

PART III

PROCEDURES WHERE WARRANT OF COMMITTAL ISSUED

8.—(1) Where a warrant of committal has been issued under subsection 70 (3) of the Act and the defendant has not been taken into custody, the defendant may attend at the office of the agency in the Fine Option District and enter an undertaking to pay the fine in default by means of credits for work performed.

(2) A defendant to whom this section applies shall sign a completed undertaking and shall forthwith apply in person to a justice for an order that he or she be allowed to enter the program.

(3) An undertaking under this section,

- (a) shall be in Form 2;
- (b) shall relate to only one fine;
- (c) shall be supplied by the agency and completed by the defendant with the assistance of the director.

(4) The director shall indicate in writing on the undertaking whether or not, in the director's opinion, the agency can accommodate the defendant in the program.

(5) The agency shall give the completed undertaking and one copy thereof to the defendant.

(6) The defendant shall deliver the completed undertaking to the justice at the time the defendant makes the application referred to in subsection (2).

(7) Upon receipt of an application under this section, the justice shall set a day and a time for a hearing and shall cause notice of the day, time and place of the hearing to be given to the defendant, the director and

the crown attorney at least two days before the hearing.

(8) Where an application has been made under this section, the justice, following the hearing, may order that the defendant be admitted to the program where the justice is satisfied that,

- (a) the defendant is able to perform work which is immediately available in the program; and
- (b) there is a reasonable likelihood that the defendant will complete the work required to pay the fine,

and the order shall include the day by which the defendant must commence the work and the day by which it must be completed, which day shall not be later than the day permitted by subsection 9 (3), and the justice shall extend the time for payment of the fine to the date specified in the order.

(9) A defendant who has been taken into custody under the authority of a warrant issued under subsection 70 (3) of the Act may not apply for an order under subsection (1).

(10) Where an order has been made extending the time for payment of a fine, a justice shall order that a warrant of committal issued as a result of default in payment of the fine to which the order applies be returned forthwith to the court for cancellation.

(11) Where an order has been made under subsection (10), the clerk shall transmit a copy of the order to the police force to which the warrant was directed.

(12) A warrant of committal that has been ordered returned under subsection (10) remains in force until it is returned to the court and cancelled by a justice. O. Reg. 142/83, s. 8.

PART IV

MISCELLANEOUS

9.—(1) The number of hours of work to be performed by a defendant under the program shall be determined by dividing the amount of the fine in default by the hourly rate.

(2) The hourly rate shall be the minimum wage, established under clause 9 (1) (h) of Regulation 285 of Revised Regulations of Ontario, 1980, on the day when the defendant enters the undertaking, or where an order is made under section 7 or 8, on the day on which the order is made.

(3) Subject to subsections (4) and (5), where a defendant has undertaken to pay the fine in default by means of credits for work performed, the work to be performed shall be completed by a day that,

- (a) where the number of hours is less than twenty-five, is not later than thirty days;

- (b) where the number of hours is twenty-five or more but less than 125, is not later than sixty days;
- (c) where the number of hours is 125 or more but less than 250, is not later than 120 days; or
- (d) where the number of hours is 250 or more, is not later than 365 days,

after the day on which the undertaking is signed or, where an order is made under section 7 or 8, after the day on which the order is made.

(4) Where a defendant attends upon an agency and completes an undertaking under section 6, the director may specify that the work to be performed shall be completed by a day that is earlier than the day permitted by subsection (3).

(5) Where a justice makes an order under section 7 or 8, the justice may specify that the work to be performed shall be completed by a day that is earlier than the day permitted by subsection (3).

(6) Any portion of an hour that is less than one full hour shall be deemed to be one full hour for the purpose of determining the hours of work that must be performed by the defendant. O. Reg. 142/83, s. 9.

10.—(1) A defendant may apply to a justice for an order extending the time to complete the work required to be performed under the program by filing an application with the clerk and, where an application is filed, the clerk shall arrange for a hearing in accordance with subsection 15 (1).

(2) The director shall deliver to the court upon or before the day set for the hearing a record of the work that has been performed by the defendant in accordance with the defendant's undertaking.

(3) Where an application has been made under subsection (1), the justice may order an extension of the time for completion of the work and payment of the fine if, following a hearing, the justice is satisfied that the defendant, through no fault of the defendant, is unable to complete the work before the date to which the time for payment has been previously extended under the program. O. Reg. 142/83, s. 10.

11. Notwithstanding that a defendant has undertaken to pay a fine in default by means of credits for work performed, no proceeding commenced under subsection 69 (1) of the Act in a court of competent jurisdiction is affected thereby. O. Reg. 142/83, s. 11.

12.—(1) When the work to be performed under an undertaking has been completed, or when the defendant indicates to the director that the defendant wishes to pay the balance of the fine in money, the director shall certify the number of hours of work performed by the defendant pursuant to the undertaking and shall give a copy of the certificate to the defendant.

(2) The defendant shall deliver or cause to be delivered to the court the director's certificate of the number of hours of work performed by the defendant pursuant to the undertaking.

(3) Where a justice is satisfied that the defendant has earned a sufficient number of credits to pay the fine in default in full, the justice shall order that any permit, licence, registration, or privilege which, as a result of default in payment of the said fine had been cancelled or suspended, or ordered not renewed or not issued, shall be reinstated or may be renewed or issued, as the case may be, subject to any other order affecting the reinstatement, renewal, or issuance of the permit, licence, registration, or privilege.

(4) Except where otherwise provided by law, where an order has been made under subsection (3), the clerk shall transmit a copy of the order to the appropriate officer or public official.

(5) Where a justice is satisfied that the defendant has earned a sufficient number of credits to pay the fine in full, the justice shall endorse the certificate or the information accordingly, and where a certificate of default has been filed under subsection 69 (1) of the Act, shall direct the clerk to file a certificate of payment in the appropriate court, upon which the certificate of default is discharged, and where a writ of execution has been filed with the sheriff, the clerk shall file a certificate of payment with the sheriff, upon which the writ is cancelled.

(6) Notwithstanding that the defendant has failed to earn a sufficient number of credits to pay the fine in full, where the director has certified the number of hours of work performed by the defendant pursuant to the undertaking, and where the director's certificate has been delivered to the court, the court shall give the defendant credit for the work which the defendant has performed by multiplying the number of hours of work performed by the hourly rate set out in the undertaking.

(7) Notwithstanding that the defendant has failed to earn a sufficient number of credits to pay the fine in default in full, the defendant may pay the balance of the fine in default in money. O. Reg. 142/83, s. 12.

13. Where the fine has not been paid by the date to which the time for payment has been extended, the court shall give the defendant fifteen days notice of the intent to issue a warrant and an opportunity to be heard. O. Reg. 142/83, s. 13.

14.—(1) Where the defendant fails to complete the work by the date specified in the undertaking, or fails to attend at the time and place appointed for the performance of work, or performs work in a manner that is not satisfactory in the circumstances, the director shall forthwith certify the facts of the particular conduct of the defendant and the number of hours of work, if any, performed by the defendant pursuant to the undertaking.

(2) The director shall deliver the certificate required under subsection (1) to the court as soon as is practicable.

(3) Where the director delivers to the court a certificate under subsection (1), the court shall give the defendant fifteen days notice of the intent to issue a warrant and an opportunity to be heard.

(4) Where a defendant appears and disputes the allegation that the defendant failed to complete the work, failed to attend at the time and place appointed, or performed work in a manner which is not satisfactory, a justice may direct the clerk to set a day and time for a hearing in accordance with subsection 15 (1).

(5) Where the defendant has not appeared within fifteen days of the date on which notice was given under subsection (3) or does not appear at the time and place set for the hearing under subsection (4), a justice may determine the amount of the fine that remains in default and issue a warrant of committal under subsection 70 (3) of the Act, notwithstanding that a justice has previously extended the time for payment of the fine and the time for payment has not expired.

(6) Where, following the hearing referred to in subsection (4), a justice is satisfied that the defendant completed the work, attended at the time and place appointed, or performed the work in a satisfactory manner, as the case may be, the justice may extend the

time for completion of the work and order that the defendant be allowed to continue to perform work in the program, and extend the time for payment of the fine accordingly and, where the justice is not satisfied that the defendant completed the work, attended at the time or place appointed or performed the work in a satisfactory manner, the justice after giving the defendant an opportunity to be heard on the question of whether a warrant of committal should be issued, may issue a warrant of committal. O. Reg. 142/83, s. 14.

15.—(1) Where an application is made under subsection 6 (8), 7 (1) or 10 (3) to a justice for an order or where a hearing is held under subsection 14 (4), the clerk shall set a day and a time for a hearing and shall give notice of the day, time and place of the hearing to the defendant, the director and the Crown attorney at least two days before the hearing.

(2) Where a justice makes an order under subsection 6 (10), 7 (4), 8 (8) or 14 (6), the justice shall cause a copy of the order to be given to the defendant and the agency. O. Reg. 142/83, s. 15.

16. Where a hearing is held by a justice under this Regulation, the justice may receive and base his or her decision upon information the justice considers credible or trustworthy in the circumstances of the case. O. Reg. 142/83, s. 16.

17. This Regulation comes into force on the 1st day of April, 1983. O. Reg. 142/83, s. 17.

Schedule

FINE OPTION DISTRICTS

COLUMN 1	COLUMN 2
Name of Fine Option District	Description
1. Hamilton-Wentworth	The whole of the Judicial District of Hamilton-Wentworth
2. Niagara	The whole of the Judicial Districts of Niagara North and Niagara South

O. Reg. 142/83, Sched.

Form 1

Provincial Offences Act

Provincial Offences Courts
Province of Ontario

County/District/Judicial District

UNDERTAKING TO SATISFY FINE
PAYMENT BY EARNING CREDITS FOR
WORK PERFORMED

(Under Part II of Ontario Regulation 142/83, under the *Provincial Offences Act*, where a Warrant of Committal has not been issued)

Name

of

I was convicted by the Provincial Offences Court of the of of the offence of contrary to the and a fine of , including costs, was imposed by the court of which is in default.

To pay this fine, I agree to attend at a place appointed by the Director on and thereafter on , and to complete to the satisfaction of

..... hours of work assigned to me. I agree/do not agree to complete the work by

Dated at

this day of, 19...

..... Signature of Defendant

I, of the hereby certify that the defendant can/cannot be accommodated in the Fine Option Program. The work, in my opinion, should be completed by

..... The number of hours to be worked was calculated by dividing the outstanding balance of the fine of by the sum of , which is the current minimum wage established by clause 9 (1) (h) of Regulation 285 of Revised Regulations of Ontario, 1980.

..... Signature of Director

Note to Defendant:

Although you have undertaken to pay the fine in default by means of credits for work performed, any civil proceeding commenced against you under subsection 69 (1) of the *Provincial Offences Act* to collect the fine remains in force.

Upon application made this day by , for an order varying the date by which the agreed upon work must be completed, and upon hearing from, it is hereby ordered that

the work be completed by Justice of the Peace

I hereby agree to complete the assigned work by

..... Defendant

O. Reg. 142/83, Form 1.

Form 2

Provincial Offences Act

Provincial Offences Courts
Province of Ontario

County/District/Judicial District

UNDERTAKING TO SATISFY FINE
PAYMENT BY EARNING CREDITS FOR
WORK PERFORMED

(Under Part III of Ontario Regulation 142/83, under the *Provincial Offences Act*, where a Warrant of Committal has been issued)

Name of

I was convicted by the Provincial Offences Court of the of of the offence of contrary to the , and a fine of was imposed by the court of which is in default.

To pay this fine, I agree to attend at a place appointed by the Director on and thereafter on , and to complete to the satisfaction of hours of work assigned to me.

Dated at

this day of, 19...

..... Signature of Defendant

I,
of the
hereby certify that the defendant can/cannot be
accommodated in the Fine Option Program. The

work, in my opinion, should be completed by
..... The number of hours to be
worked was calculated by dividing the outstanding
balance of the fine of by the sum of
....., which is the current minimum wage
established by clause 9 (1) (h) of Regulation 285 of
Revised Regulations of Ontario, 1980.

.....
Signature of Director

Note to Defendant:

Although you have undertaken to pay the
fine in default by means of credits for work per-
formed, any civil proceeding commenced against
you under subsection 69 (1) of the *Provincial
Offences Act* to collect the fine remains in force.

Warning:

The Warrant of Committal issued against you
remains in force until cancelled, even though you
have entered into this agreement.

Upon application made this day by
..., for an order that he or she be allowed to enter
the program, and upon hearing from,
it is hereby ordered that
be allowed to enter the program and that the work be
completed by

.....
Justice of the Peace

O. Reg. 142/83, Form 2.

(2348)

13

PLANNING ACT

O. Reg. 143/83.
Order Made Under Section 30 of the
Planning Act.
Made—March 1st, 1983.
Filed—March 11th, 1983.

REGULATION MADE UNDER THE
PLANNING ACT

ORDER MADE UNDER SECTION 30 OF
THE PLANNING ACT

1. A contravention before the 19th day of March,
1973 of section 29 of *The Planning Act*, being chapter
349 of the Revised Statutes of Ontario, 1970 or a pre-
decessor thereof, or of a by-law passed under a pre-
decessor of the said section, or of an Order made under
clause 27 (1) (b), 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
Dack in the Territorial District of Timiskaming,
being Parcel 17567, South Section Timiskaming, in
the Land Registry Office for the Land Titles Divi-
sion of Timiskaming (No. 54). O. Reg. 143/83,
s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 1st day of March, 1983.

(2349)

13

INFLATION RESTRAINT ACT, 1982

O. Reg. 144/83.
General.
Made—March 11th, 1983.
Filed—March 11th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 819/82
MADE UNDER THE
INFLATION RESTRAINT ACT, 1982

1. Clause 1 (e) of Ontario Regulation 819/82, as
amended by section 1 of Ontario Regulation
844/82, is further amended by adding at the end
thereof:

or to the compensation plan of a person
employed in or by a home or joint home
established or maintained under the *Homes
for the Aged and Rest Homes Act* or a home
for the aged that is an approved institu-
tion under the *Charitable Institutions Act*.
O. Reg. 819/82, s. 1; O. Reg. 844/82, s. 1;
O. Reg. 144/83, s. 1.

2. This Regulation shall be deemed to have come into force on the 21st day of September, 1982.

(2350)

13

CHILDREN'S MENTAL HEALTH SERVICES ACT

O. Reg. 145/83.

General.

Made—March 3rd, 1983.

Filed—March 11th, 1983.

REGULATION TO AMEND REGULATION 100 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHILDREN'S MENTAL HEALTH SERVICES ACT

1. Section 10 of Regulation 100 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

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 a service plan that includes an estimate of operating costs and revenue for the next fiscal year for the approved centres maintained and operated by it and such service plan shall be subject to the approval of the Director.

(2) An approved corporation may at any time within one year after the end of the corporation's fiscal year file with a Director an amendment to the service plan and such amendment shall be subject to the approval of the Director.

(3) The service plan referred to in subsection (1) and the amendment referred to in subsection (2) shall be approved in writing by the approved corporation prior to submission to a Director.

(4) The Director may approve the service plan or amendment thereto, as the case may be, as submitted under subsection (1) or (2) or he may vary the service plan and approve it as varied.

(5) The Director may vary a service plan approved under subsection (4) at any time within one year after the end of the corporation's fiscal year and shall notify the approved corporation of the variance forthwith.

(6) Where the Director proposes to refuse approval of a service plan or an amendment to a service plan or proposes to vary a service plan, the Director shall give notice of his intention to the approved corporation forthwith.

(7) Where an approved corporation receives a notice under subsection (6), the approved corporation may, within fifteen days of receipt of the notice,

(a) request a meeting with the Director;

(b) request that the Director accept written submissions from the approved corporation; or

(c) request both a meeting and the acceptance of written submissions from the approved corporation,

provided that the meeting shall be held and the written submissions shall be filed no later than thirty days after receipt of the request by the Director unless otherwise agreed by the Director and the approved corporation.

(8) The Director shall consider the presentation made by the approved corporation during the meeting, its written submissions, or both, and his decision with respect to the service plan shall be final.

(9) Where an approved corporation has received a notice under subsection (6) and does not make a request under subsection (7), the Director's proposal with respect to the service plan shall be final.

(10) 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 specified in the service plan as approved by the Director.

(11) All monies paid to an approved corporation under subsection (10) shall be expended only in accordance with the service plan as approved by a Director. O. Reg. 145/83, s. 1.

2. Section 17 of the said Regulation, as remade by section 1 of Ontario Regulation 816/81, is revoked and the following substituted therefor:

17. Every approved corporation that receives a payment of provincial aid in respect of furnishings and equipment shall,

(a) keep and maintain a current 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; and

(b) obtain the approval of a Director prior to the sale, destruction or other disposition of any such item of furnishings or equipment. O. Reg. 145/83, s. 2.

3. This Regulation comes into force on the 1st day of April, 1983.

(2351)

13

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April 2nd, 1983

GAME AND FISH ACT

O. Reg. 146/83.

Open Seasons—

Fur-Bearing Animals.

Made—March 11th, 1983.

Filed—March 14th, 1983.

REGULATION TO AMEND REGULATION 427 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1.—(1) Subsection 1 (1) of Regulation 427 of Revised Regulations of Ontario, 1980 is amended by striking out "skunk" in the first line.

(2) Subsection 1 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Skunk, wolf and the hybrid of *Canis Lupus L.* and *Canis latrans* Say may be hunted or trapped, and the pelts thereof may be possessed, in any part of Ontario from the 1st day of October in any year to the 30th day of September in the year next following, both inclusive. O. Reg. 146/83, s. 1 (2).

ALAN W. POPE
Minister of Natural Resources

Dated at Toronto, this 11th day of March, 1983.

(2378)

14

PLANNING ACT

O. Reg. 147/83.

Delegation of Authority of Minister under

Section 53 of the Act—

Condominium Plans.

Made—March 11th, 1983.

Filed—March 15th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 891/80 MADE UNDER THE PLANNING ACT

1. Section 1 of Ontario Regulation 891/80 is amended by adding thereto the following paragraph:

10. The Regional Municipality of York:

2. Clause 2 (a) of the said Regulation is amended by adding thereto the following paragraph:

(iii) the 1st day of April, 1983 with respect to lands in The Regional Municipality of York.

3. This Order comes into force on the 1st day of April, 1983.

CLAUDE BENNETT
*Minister of Municipal Affairs
and Housing*

Dated at Toronto, this 11th day of March, 1983.

(2379)

14

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 148/83.

Exemption—Ministry of Transportation
and Communications—MTC-51.

Made—March 3rd, 1983.

Approved—March 3rd, 1983.

Filed—March 15th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF TRANSPORTATION AND COMMUNICATIONS—MTC-51

Having received a request from the Ministry of Transportation and Communications that an undertaking, namely:

The activities of:

(a) acquiring property for, designing and implementing transit facilities on an alignment from Highway 6 in the City of Burlington in the west, to Walkers Line in the east, in a corridor south of a line 500 m north of the more northerly of the QEW and Highway 403 and north of a line 500 m south of the Toronto-Hamilton CNR main line,

(b) acquiring property for, designing and implementing transit facilities on an alignment from Walkers Line in the City of Burlington in the west, to the eastern boundary

of the Town of Oakville in the east, in a corridor south of the QEW and north of a line 500 m south of the Toronto-Hamilton CNR main line,

- (c) acquiring property for, designing and implementing transit facilities on an alignment from Petticoat Creek in the Town of Pickering in the west to Thornton Road in the City of Oshawa in the east, in a corridor south of a line 500 m north of Highway 401 and north of a line 500 m south of the Toronto-Montreal CNR main line,
- (d) upgrading existing transit facilities on existing rights-of-way between the GO Transit Stations of Oakville and Pickering, and
- (e) developing and implementing the transit technology for the Inter-Regional Rapid Transit System as per the Provincial initiative announced in October, 1982,

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Minister of Transportation and Communications that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The residents of the areas to be served by the undertaking would be interfered with by the time required to properly plan the undertaking under the Act.
- B. The estimated cost of the Inter-Regional Rapid Transit System, 4.69 billion 1983 dollars (\$4,690,000,000.) would be unduly increased by the cost of obtaining an approval under the Act.
- C. Employment opportunities which will arise out of the construction of the undertaking and the provision of equipment for it, would be delayed by obtaining approval, thus resulting in harm to unemployed residents of Ontario.
- D. Landowners who wish to have their lands developed and who are awaiting the provision of such facilities as will form part of the undertaking to make such development economic, would be faced with delays in the economic development of their lands if an approval had to be obtained under the Act.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned, in accordance with the advice received from the Minister of Transportation and Communications, is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The undertaking is located largely within or adjacent to existing highway or railway transportation corridors.
- B. The undertaking might provide needed transportation facilities and employment opportunities in accordance with good planning principles.
- C. The undertaking may demonstrate the use of innovative transportation facilities.
- D. The Ministry of Transportation and Communications is unable to prepare an environmental assessment in sufficient time to obtain an approval by the date it requires in order that construction can begin in 1984.
- E. The exemption may eliminate the delay which would be entailed in the Ministry of Transportation and Communications making a choice of modes of transport in the corridors described in paragraphs (a) to (c) above or elsewhere in the areas where the technology referred to in paragraph (e) may be used, if it were necessary to document the reasons for such choice in an environmental assessment.

This exemption is subject to the following terms and conditions:

- 1. This order does not apply to any activity referred to in clause *a* in the description of the undertaking after January 1, 1985, unless construction of that part of the undertaking has been commenced prior to that date.
- 2. This order does not apply to any activity referred to in clause *b* in the description of the undertaking after January 1, 1985, unless construction of that part of the undertaking has been commenced prior to that date.
- 3. This order does not apply to any activity referred to in clause *c* in the description of the undertaking after January 1, 1985, unless construction of that part of the undertaking has been commenced prior to that date.
- 4. Prior to carrying out any construction activity referred to in paragraphs (a) and (b) or (c) or (d), pursuant to this exemption order, an Environmental Status Statement covering the planning, design and construction of the works proposed to be located in the corridors described in paragraphs (a) and (b) or (c) or (d), as the case may be, shall be prepared.

The statement, shall be filed at least 30 days prior to the commencement of construction by the Minister of Transportation and Communications with the Director of the Environmental Assessment Branch of the MOE for placing in the public record.

5. Paragraph (e) of the description of the undertaking does not permit the construction of facilities using the new technology referred to in paragraph (e) except for test purposes and along the corridors described in paragraphs (a) to (c).
6. This order does not apply with respect to any activity which is approved under the Act. O. Reg. 148/83.

K. C. NORTON
Minister of the Environment

Dated this 3rd day of March, 1983.

(2380)

14

OFFICIAL NOTICES PUBLICATION ACT

O. Reg. 149/83.

Rates.

Made—March 16th, 1983.

Filed—March 17th, 1983.

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

RATES

1.—(1) The rates payable for publication of matters in *The Ontario Gazette* are,

- (a) on the first insertion, for a double-column insertion of,
 - (i) a notice of the sale of land for arrears of taxes, \$6.55, plus \$3.95 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, \$15.75, and where the matter exceeds twenty-five millimetres of columnar space, \$15.75 plus \$3.95 for each six millimetres or fraction thereof of columnar space in excess of twenty-five millimetres;
- (b) on each additional insertion of a matter referred to in clause (a), one-half of the rate payable under subclause (a) (i) or (ii), as the case may be;

(c) on the first insertion, for a single-column insertion of all other matter,

- (i) where the matter does not exceed twenty-five millimetres of columnar space, \$7.90, and
- (ii) where the matter exceeds twenty-five millimetres of columnar space, \$7.90 plus \$2.00 for each six millimetres or fraction thereof of columnar space in excess of twenty-five millimetres; and
- (d) on each additional insertion of a matter referred to in clause (c), one-half of the rate payable under subclause (c) (i) or (ii), as the case may be.

(2) The rates in subsection (1) shall be paid as follows:

1. Upon submitting the copy of a matter for publication,
 - (i) \$6.55 for the first insertion of a matter referred to in subclause (1) (a) (i),
 - (ii) \$15.75 for the first insertion of a matter referred to in subclause (1) (a) (ii), and
 - (iii) \$7.90 for the first insertion of a matter referred to in clause (1) (c).
2. The balance upon receipt of an account from the Queen's Printer. O. Reg. 149/83, s. 1.

2.—(1) The rates payable for copies of *The Ontario Gazette* are,

- (a) by subscribers for a subscription of fifty-two weekly issues, \$47.25; and
- (b) by others for a single copy, \$1.05.

(2) The rates in subsection (1) shall be paid in advance. O. Reg. 149/83, s. 2.

REFUNDS

3.—(1) Every person who makes a payment in advance for a first insertion or an additional insertion is entitled to a refund if,

- (a) the actual cost of the first insertion or additional insertion is less than the amount prepaid; or
- (b) the request for publication of a matter in *The Ontario Gazette* is withdrawn before the weekly issue in which the matter would have been published is sent to press.

(2) Every person who has paid a fee for a subscription of fifty-two weekly issues of *The Ontario*

Gazette is entitled, on giving written notice, to have the subscription cancelled and to receive a refund equal to the difference between the fee paid for a subscription of fifty-two weekly issues and the aggregate cost of the weekly issues received by the subscriber before cancellation, calculated at the single issue price.

(3) No refund will be made where the amount refundable under subsection (1) or (2) would be less than \$5. O. Reg. 149/83, s. 3.

4. Regulation 695 of Revised Regulations of Ontario, 1980, Ontario Regulation 97/81 and Ontario Regulation 190/82, are revoked. O. Reg. 149/83, s. 4.

(2381)

14

GAME AND FISH ACT

O. Reg. 150/83.

Open Seasons—

Rabbits and Squirrels.

Made—March 11th, 1983.

Filed—March 17th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 421/81 MADE UNDER THE GAME AND FISH ACT

1. Column 2 of item 7 of Schedule 1 to Ontario Regulation 421/81, as remade by section 6 of Ontario Regulation 171/82, is revoked and the following substituted therefor:

From the 1st day of January to the last day of February in any year.

ALAN W. POPE
Minister of Natural Resources

Dated at Toronto, this 11th day of March, 1983.

(2382)

14

LIQUOR LICENCE ACT

O. Reg. 151/83.

Possession of Liquor in Provincial Parks and in Parks Managed or Controlled by The St. Lawrence Parks Commission and The Niagara Parks Commission.

Made—March 16th, 1983.

Filed—March 18th, 1983.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

POSSESSION OF LIQUOR IN PROVINCIAL PARKS AND IN PARKS MANAGED OR CONTROLLED BY THE ST. LAWRENCE PARKS COMMISSION AND THE NIAGARA PARKS COMMISSION

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. 151/83, s. 1.

2.—(1) Notwithstanding section 45 (3) of the Act, except as expressly provided in this Regulation, no person shall, from and including the 12th day of May, 1983 to and including the 23rd day of May, 1983, have or keep in his possession or custody liquor or any package containing liquor in,

- (a) Balsam Lake Provincial Park;
- (b) Bass Lake Provincial Park;
- (c) Darlington Provincial Park;
- (d) Earl Rowe Provincial Park;
- (e) Emily Provincial Park;
- (f) McRae Point Provincial Park;
- (g) Sibbald Point Provincial Park;
- (h) Six Mile Lake Provincial Park.

(2) Notwithstanding section 45 (3) of the Act, except as expressly provided in this Regulation, no person shall, from and including the 12th day of May, 1983 to and including the 29th day of May, 1983, have or keep in his possession or custody liquor or any package containing liquor in,

- (a) Arrowhead Provincial Park;
- (b) Bon Echo Provincial Park;
- (c) Ferris Provincial Park;
- (d) Fitzroy Provincial Park;
- (e) Killbear Provincial Park;
- (f) Presqu'île Provincial Park;

(g) Rideau River Provincial Park;

(h) Silver Lake Provincial Park.

(3) Notwithstanding section 45 (3) of the Act, except as expressly provided in this Regulation, no person shall, from and including the 12th day of May, 1983 to and including the 12th day of June, 1983, have or keep in his possession or custody liquor or any package containing liquor in Sandbanks Provincial Park.

(4) Notwithstanding subsections (1), (2) and (3), 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 subsections,

(a) on premises occupied under a lease, licence of occupation or land use permit;

(b) on premises occupied under clause 7 (3) (e) 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) that are to be occupied by that person or from those premises to the entrance of the provincial park, as the case may be. O. Reg. 151/83, s. 2.

3. Notwithstanding section 45 (3) of the Act, no person shall, from and including the 14th day of May, 1983 to and including the 25th day of June, 1983, have or keep in his possession or custody liquor or any package containing liquor in Charles Daley Park managed and controlled by The Niagara Parks Commission. O. Reg. 151/83, s. 3.

4. Notwithstanding subsection 45 (3) of the Act, no person shall, from and including the 6th day of May, 1983 to and including the 30th day of May, 1983, have or keep in his possession or custody liquor or any package containing liquor in the following parks managed and controlled by The St. Lawrence Parks Commission:

1. Charlottenburgh Park.
2. Farran Park.
3. Glengarry Park.
4. McLaren Park.

5. Mille Roches Park.

6. Morrison and Nairne Islands.

7. Raisin River Park.

8. Riverside-Cedar Park.

9. Woodlands Park. O. Reg. 151/83, s. 4.

5. Ontario Regulation 148/82 is revoked. O. Reg. 151/83, s. 5.

(2383)

14

MOTOR VEHICLE ACCIDENT CLAIMS ACT

O. Reg. 152/83.

Designated Insurers.

Made—March 16th, 1983.

Filed—March 18th, 1983.

REGULATION MADE UNDER THE MOTOR VEHICLE ACCIDENT CLAIMS ACT

DESIGNATED INSURERS

I. Pitts Insurance Company is named as a designated insurance company for the purposes of the Act. O. Reg. 152/83, s. 1.

(2384)

14

RESIDENTIAL TENANCIES ACT

O. Reg. 153/83.

Fees and Forms.

Made—March 16th, 1983.

Filed—March 18th, 1983.

REGULATION TO AMEND REGULATION 901 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RESIDENTIAL TENANCIES ACT

1. Form 2 of Regulation 901 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

**Landlord's Application
for Rent Review**
(Section 126)

To Residential
Tenancy
Commission

Form 2
Residential Tenancies Act

Landlord, please see instructions on reverse for completing this form.

Please print or type

This is an application to the Commission for rent increase(s) in the residential complex known as:		Name of Residential Complex	
		Address	
Name of Landlord		Postal Code	
		Lot & Plan No. or Parcel No., Municipality	
		Name of Landlord's Agent (if any)	
Address		Address	
Telephone	Postal Code	Telephone	Postal Code

Effective date of the first increase proposed in this application:

Total number of rental units in the residential complex:

Day/Month/Year

Proposed Rent Increase Summary.	Basic Rent	Separate Charges		Total Rent
		Parking	Other	
Total present monthly rent:				
Total proposed monthly rent:				
Proposed rent increase percentage:				
Reasons for proposed increase(s)				

A detailed list showing the rent proposed for each rental unit is attached — or is available for examination at _____ between the hours of _____ and _____ and has been filed with the Commission.

Date:	Signature of Landlord or Agent (Delete whichever is inapplicable):
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13002

PROVINCIAL PARKS ACT

O. Reg. 154/83.

Designation of Parks.

Made—March 16th, 1983.

Filed—March 18th, 1983.

REGULATION TO AMEND
REGULATION 821 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL PARKS ACT

1. Schedules 3 and 7 of Appendix A to Regulation 821 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

Schedule 3

LAKE SUPERIOR PROVINCIAL PARK

In the Territorial District of Algoma containing an area of 601 square miles, more or less, described as follows:

Beginning at the southeasterly corner of the geographic Township of Labonte; thence northerly along the easterly boundary of that geographic township to the southerly limit of the right of way of the Algoma Central Railway; thence in a general westerly, north-westerly, and easterly direction along the southerly, westerly and northerly limits of that right of way to the intersection of the northerly limit of that right of way with the easterly boundary of the geographic Township of Labonte; thence northerly along that easterly boundary to the northeasterly corner of that geographic township; thence westerly along the northerly boundary of that geographic township to the southeasterly corner of the geographic Township of Goodwillie; thence northerly along the easterly boundaries of the geographic townships of Goodwillie and Broome to the southwesterly corner of the geographic Township of Barnes; thence easterly along the southerly boundary of that geographic township to its intersection with the westerly limit of the right of way of the Algoma Central Railway; thence in a general northerly direction along the westerly limit of that right of way to its intersection with the northerly boundary of the geographic Township of Stoney; thence westerly along the northerly boundary of the geographic townships of Stoney and Stone, to the southeasterly corner of the geographic Township of Peterson; thence northerly along the easterly boundary of that geographic township to the northerly boundary thereof; thence westerly along that northerly boundary to the southeasterly corner of the geographic Township of Rabazo; thence northerly along the easterly boundary of that geographic township 3.5 miles; thence west astronomically to a point in Lake Superior distant one mile measured northwesterly from and perpendicularly to the high-water mark of Lake Superior; thence in a southwesterly and southeasterly direction parallel to that high-water mark and one mile in perpendicular

distance therefrom to the westerly production of the northerly limit of Mining Claim SSM 3964; thence easterly along that production and the northerly limit of that mining claim to the northeasterly corner thereof; thence southerly along the easterly limit of that mining claim to the northerly limit of Mining Claim SSM 3963; thence easterly along that northerly limit to the northeasterly corner of that mining claim; thence southerly along the easterly limit of that mining claim to the southerly limit of the geographic Township of Labonte; thence easterly along that southerly boundary to a line drawn parallel to and distant 500 feet in perpendicular distance measured westerly from the westerly limit of that part of the King's Highway known as No. 17; thence southerly along that parallel line to a line drawn west astronomically from the easterly boundary of the geographic Township of Peever, distant 1577.1 feet measured northerly along that easterly boundary from the three mile post planted thereon; thence west astronomically to the easterly boundary of that geographic township; thence northerly along that easterly boundary to the northerly boundary of that geographic township; thence westerly along that northerly boundary to the place of beginning.

Together with all the Crown islands lying within six miles of the high-water mark of Lake Superior in front of the above described lands.

Excepting thereout and therefrom,

- (a) lands patented before the 15th day of November, 1949; and
- (b) that part of the King's Highway known as No. 17 passing through the above described lands. O. Reg. 154/83, s. 1, *part*.

Schedule 7

RONDEAU PROVINCIAL PARK

In the Township of Harwich in the County of Kent containing an area of 4816 hectares, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomical:

Beginning at the northwesterly corner of Lot 2 according to plan of survey of the tract of land known as the Rondeau Peninsula or Point aux Pins dated September 8th, 1864, prepared by Henry Lawe, Provincial Land Surveyor, of record in the Ministry of Natural Resources at Toronto; thence westerly along the westerly production of the northerly limit of that lot to the water's edge of Rondeau Harbour; thence in a general northerly, westerly, southwesterly, southerly, and easterly direction following the water's edge on the easterly, northerly, westerly and southerly shores of that harbour to the intersection with the northerly production of the westerly limit of Lot 104 according to a plan registered in the Land Registry

Office for the Registry Division of Kent (No. 24) as No. 314; thence northerly along that production to a point distant 88.392 metres measured northerly thereon from the southwesterly corner of that lot; thence easterly parallel to the northerly limit of Bayview Alley according to that plan 45.72 metres, more or less, to the intersection with the production northerly of the easterly limit of Lot 100 according to that plan; thence southerly along that production to the water's edge of Rondeau Harbour; thence in a general southeasterly, southerly and southeasterly direction following the said water's edge to the intersection with the west limit of Water Lot Location HHT 17; thence north $0^{\circ} 19' 30''$ west along the west limit of Water Lot Location HHT 17, 8 metres, more or less, to the northwest corner thereof; thence south $86^{\circ} 02'$ east along the north limit of Water Lot Location HHT 17, 24.384 metres, to the northeast corner thereof; thence south $0^{\circ} 19' 30''$ east along the east limit of Water Lot Location HHT 17, 26 metres, more or less, to the water's edge of Rondeau Harbour; thence in a general easterly direction along that water's edge to the most northerly extremity of Posts Point; thence south $74^{\circ} 50'$ east 528 metres, more or less, to the intersection with a line drawn on a course of north $0^{\circ} 04'$ west from the westerly corner of the northerly extremity of the westerly retaining wall of the harbour channel; thence south $0^{\circ} 40'$ east 78.852 metres; thence south $77^{\circ} 06' 55''$ east, 67.666 metres; thence south $12^{\circ} 53' 05''$ east 67.64 metres; thence north $77^{\circ} 06' 55''$ west 27.371 metres; thence south $0^{\circ} 40'$ east 89.184 metres; thence south $12^{\circ} 45' 35''$ west 89.916 metres; thence south $77^{\circ} 14' 25''$ east 30.480 metres; thence north $12^{\circ} 45' 35''$ east 243.840 metres; thence south $77^{\circ} 14' 25''$ east 213.360 metres; thence south $12^{\circ} 45' 35''$ west 198 metres, more or less, to the water's edge of Rondeau Harbour; thence in a general northeasterly direction along that water's edge to the northerly limit of the Lighthouse Reserve; thence easterly along that northerly limit 166 metres, more or less, to the northeasterly corner of the Lighthouse Reserve; thence southerly along the easterly limit of the Lighthouse Reserve and its southerly production to a point distant 152.4 metres measured southerly from and perpendicularly to the water's edge of Lake Erie; thence in a general easterly, northeasterly and northerly direction parallel to that water's edge and 152.4 metres in perpendicular distance therefrom to the easterly production of the northerly limit of Lot 2 as shown on the said plan of survey of the tract of land known as the Rondeau Peninsula or Point aux Pins; thence westerly along that production and the northerly limit of that lot to the place of beginning. O. Reg. 154/83, s. 1, *part*.

2. Schedules 16, 38 and 102 of Appendix B to the said Regulation are revoked and the following substituted therefor:

Schedule 16

SERPENT MOUNDS PROVINCIAL PARK

In the Township of Otonabee in the County of Peterborough described as follows:

1. That parcel or tract of land and land under water containing 56 hectares, more or less, being composed of Lot 7, Concession VII, in the said township, and part of the bed of Rice Lake, more particularly described as follows:

Premising that the southeasterly limit of the west half of Lot 8, Concession VII, has an astronomic bearing of north $72^{\circ} 15'$ east and relating all bearings hereinafter mentioned thereto;

Beginning at the southeasterly corner of the west half of the said Lot 8; thence north $19^{\circ} 26'$ west along the northeasterly limit of the said lot, 12.695 metres to the southwesterly corner of the east half of the said lot; thence north $17^{\circ} 39'$ east along the southeasterly limit of the east half of the said lot, 221.035 metres; thence north $70^{\circ} 47'$ east along the said southeasterly limit and its production to a point distant 152.4 metres measured southeasterly from and perpendicularly to the water's edge of Rice Lake; thence in a general southwesterly, westerly and northwesterly direction parallel to that water's edge and 152.4 metres in perpendicular distance therefrom to the intersection with the southwesterly production of the southeasterly limit of the west half of the said Lot 8; thence north $72^{\circ} 15'$ east along the said southwesterly production and the said southeasterly limit to the place of beginning.

2. That parcel or tract of land containing 79.116 hectares, more or less, being composed of Harris Island lying opposite concessions VII and VIII in the Township of Otonabee, as shown on a plan of Rice Lake showing islands as surveyed A.P. Salter, P.L.S., of record in the Department of Energy, Mines and Resources at Ottawa. O. Reg. 154/83, s. 2, *part*.

Schedule 38

MARTEN RIVER PROVINCIAL PARK

In the geographic Township of Sisk in the Territorial District of Nipissing and described as follows:

Beginning at a point on the southerly boundary of the geographic Township of Sisk distant 304.8 metres measured westerly thereon from the high-water mark on the easterly shore of Marten Lake; thence north $34^{\circ} 00'$ east 1341.12 metres; thence north $78^{\circ} 00'$ east 152.4 metres; thence south $66^{\circ} 00'$ 221 metres, more or less, to the westerly limit of the right of way to the King's Highway known as No. 11; thence northerly along the westerly limit of the said right of way to the intersection with the southeasterly limit of Summer Resort Location EM. 8; thence south $62^{\circ} 35'$ west along the said southeasterly limit and its production southwesterly 295 metres, more or less, to the intersection with the middle thread of the northerly arm of Marten Lake; thence in a general westerly direction following the said middle thread to the easterly extremity of the middle thread of Marten River; thence in a general westerly direction following the middle thread of Marten River to the intersection with the

easterly limit of the right of way of the King's Highway known as No. 64; thence southerly along the easterly limit of the said right of way to the intersection with the easterly limit of a travelled road known as Old Ferguson Highway, the said intersection lying between points on the said right of way referenced by survey monuments numbered 64 and 66 on Ministry of Transportation and Communications plan P-3457 deposited in the office of the Ministry of Natural Resources at Toronto; thence southerly along the easterly limit of the Old Ferguson Road 427 metres, more or less, to the middle thread of an unnamed creek flowing into Marten River; thence in a general southeasterly direction following the said middle thread to the outlet into Marten Lake; thence easterly in a straight line 722 metres, more or less, to the point of beginning. O. Reg. 154/83, s. 2, *part*.

Schedule 102

FATHOM FIVE PROVINCIAL PARK

In the Township of St. Edmunds in the County of Bruce containing an area of 9976.105 hectares, more or less, described as follows:

Beginning at the most westerly point in the water's edge of Lake Huron along the shore of Cape Hurd in Lot 60, Concession VI, in the said Township of St. Edmunds; thence northwesterly in a straight line to a point which is distant 91.44 metres measured southwesterly from the most westerly point in the water's edge on the shore of Gat Point on Cove Island and perpendicularly to the said line; thence continuing northwesterly on the production of the said straight line to the intersection with a line which is located northwesterly of and parallel to and 91.44 metres in perpendicular distance from a line joining the most northerly point in the water's edge on the shore of said Gat Point with the most northerly point in the water's edge on the shore of Gig Point on Cove Island; thence northeasterly along the said intersected line to the intersection with a line which is located northerly of and parallel to and 91.44 metres in perpendicular distance from a line joining the most northeasterly point in the water's edge on the shore of said Gig Point with the most northerly point in the water's edge on the shore of Bears Rump Island; thence easterly along the said intersected line to the intersection with a line drawn in a northeasterly direction from survey station number 17 on Farm Lot 9, East of Bury Road, Town Plot of Bury, as shown on plan and field notes of Lake Huron Shore Survey signed by J.W. Tyrrell, O.L.S., dated February 28, 1939, of record in the Ministry of Natural Resources at Toronto, through a point which is distant 91.44 metres measured southeasterly from the most easterly point in the water's edge on the shore of Bears Rump Island and perpendicularly to the said line; thence southwesterly along the said intersected line to the water's edge of Lake Huron; thence in a general northwesterly, westerly and southwesterly direction following the said water's

edge of part of Farm Lot 8, East of Bury Road, as shown on the Town Plot of Bury, designated as Part 1 on Plan 3R-1329 deposited in the Land Registry Office for the Registry Division of Bruce (No. 3); thence south $49^{\circ} 49' 35''$ west along the northwesterly limit of the said Part 1 a distance of 165 metres, more or less, to the most westerly corner thereof; thence south $40^{\circ} 10' 25''$ east along the southwesterly limit of the said Part 1 a distance of 76.2 metres to the south-easterly limit of Farm Lot 8, East of Bury Road, as shown on the Town Plot of Bury; thence south $49^{\circ} 49' 35''$ west along the southeasterly limit of the said Farm Lot 8, a distance of 282.297 metres, to the most southerly corner thereof; thence north $40^{\circ} 07' 00''$ west along the northeasterly limit of Alexander Street a distance of 715.484 metres to a point; thence north $40^{\circ} 36' 40''$ west along the northeasterly limit of Alexander Street and its northerly production a distance of 178.253 metres, to the northwesterly limit of Head Street; thence south $49^{\circ} 22' 15''$ west along the northwesterly limit of Head Street a distance of 107.119 metres to the intersection with the easterly limit of Parliament Street; thence north $12^{\circ} 05'$ east along the said easterly limit a distance of 104.617 metres; thence north $11^{\circ} 54' 30''$ east along the said easterly limit a distance of 590.117 metres to the southerly limit of Elgin Street; thence north $83^{\circ} 18' 35''$ east along the said southerly limit a distance of 103.093 metres; thence north $6^{\circ} 41' 25''$ west a distance of 168.036 metres; thence north $83^{\circ} 18' 35''$ east a distance of 405.073 metres; thence south $50^{\circ} 21' 55''$ east a distance of 356.165 metres; thence north $85^{\circ} 29' 55''$ east a distance of 221.635 metres; thence north $54^{\circ} 42' 35''$ east a distance of 285.957 metres, more or less, to the water's edge of Georgian Bay; thence in a general northwesterly direction following the said water's edge to the most easterly corner of the unit of land designated as Part 9 on Plan 3R-460 deposited in the said Land Registry Office; thence south $54^{\circ} 42' 35''$ west a distance of 280.416 metres, more or less, to a point distant 177.704 metres measured north $85^{\circ} 29' 55''$ east from the southwest corner of a unit of land designated as Part 1 on that Plan 3R-460; thence south $85^{\circ} 29' 55''$ west a distance of 177.701 metres to the said southwest corner; thence north $14^{\circ} 50' 20''$ east along the westerly limit of the said Part 1 to the water's edge of Lake Huron; thence in a general northwesterly, westerly and southwesterly direction following the said water's edge to the most easterly corner of Water Lot Location CL 2150; thence north $34^{\circ} 02'$ west along the northeasterly limit of Water Lot Location CL 2150 a distance of 12.933 metres, more or less, to the northeasterly corner thereof; thence south $82^{\circ} 08'$ west along the northerly limit of Water Lot Location CL 2150 a distance of 40.234 metres; thence south $13^{\circ} 39'$ east along the westerly limit of Water Lot Location CL 2150 a distance of 45.69 metres; thence north $76^{\circ} 25' 30''$ east along the southerly limit of Water Lot Location CL 2150 a distance of 5.486 metres, more or less, to the water's edge of Lake Huron; thence in a general southwesterly direction following the said water's edge to the northeasterly corner of Water Lot Location DT 95; thence south $83^{\circ} 35' 20''$ west along the northerly limit of Water Lot Location DT 95 a distance of 35.607 metres, more or

less, to the northwesterly corner thereof; thence westerly in a straight line to the southeasterly corner of Water Lot Location CL 2268; thence north 6° 58' 30" west along the easterly limit of Water Lot Location CL 2268 a distance of 147.133 metres; thence north 53° 34' west along the northeasterly limit of Water Lot Location LCL 2268 a distance of 184.206 metres; thence south 36° 26' west along the northwesterly limit of Water Lot Location CL 2268 a distance of 62.161 metres; thence south 24° 17' 20" east along the westerly limit of Water Lot Location CL 2268 a distance of 54.864 metres, more or less, to the water's edge of Lake Huron; thence in a general westerly, northerly and easterly direction following the said water's edge to the northwesterly corner of Water Lot Location DT 133; thence south 8° 21' 30" east along the westerly limit of Water Lot Location DT 133, a distance of 30 metres, more or less, to the southwestly corner thereof; thence north 81° 26' 15" east along the southerly limit of Water Lot Location Dt 133 a distance of 221.312 metres to the southeasterly corner thereof; thence north 8° 21' 30" west along the easterly limit of Water Lot Location DT 133 a distance of 30 metres, more or less, to the water's edge of Lake Huron; thence in a general easterly, northerly, westerly and southwestly direction following the said water's edge to the place of beginning.

Saving and excepting all the islands lying within the hereinbefore described boundary. O. Reg. 154/83, s. 2, *part*.

(2386)

14

GAME AND FISH ACT

O. Reg. 155/83.

Hunting Licences.

Made—March 16th, 1983.

Filed—March 18th, 1983.

REGULATION TO AMEND REGULATION 420 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Subsections 3 (3) and (4) of Regulation 420 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 502/81, are revoked.
- 2.—(1) Clause 13 (2) (a) of the said Regulation is revoked and the following substituted therefor:
 - (a) from the 1st day of September to and including the 31st day of August next following in that part of Ontario described in Schedule 1 and referred to as the Southern Region; and
- (2) Subsection 13 (4) of the said Regulation is revoked.
3. Subsection 15 (4) of the said Regulation is revoked.
4. Schedule 3 to the said Regulation is revoked and the following substituted therefor:

Schedule 3

Column 1	Column 2	Column 3
Form	Fee	Issuing Fee
1	\$13.50	\$ 1.50
2	9.50	.50
3	18.50	1.50
4	9.50	.50
5	4.50	.50
6	33.50	1.50
7	78.50	1.50
8	198.00	2.00
9	23.50	1.50
10	50.00	NIL
11	.50	.50
13	5.00	NIL
14	4.50	.50
15	5.00	NIL
16	4.50	.50

O. Reg. 155/83, s. 4.

5. Form 5 of the said Regulation, as remade by section 3 of Ontario Regulation 187/82, is revoked and the following substituted therefor:

Form 5

Game and Fish Act

LICENCE TO HUNT SMALL GAME IN 19 - 19....

Licence Serial Number

Licence fee \$4.50

Issuing fee \$0.50

Total fee \$5.00

Under the Game and Fish Act and the regulations, and subject to the limitations thereof, this licence is issued to

Licence issued to a:

Mr. Mrs. Miss Last Name (print) [grid]

(mark x) Resident (where) (applicable) Non-Resident

First Name (print) Middle Initial [grid]

Date of Birth Year Month Day [grid]

Street Address, Apt. No. P.O. Box or Rural Route* (print)

[grid]

Qualification Produced

Table with 2 columns: Province, State or Country; Year. Row 1: Serial No.

Postal Code or Zip Code Office use only

[grid]

of City, Town or Village (print)

[grid]

Height Weight Colour of Hair Colour of Eyes

* If Rural Route, please complete:

Lot: Concession: Township of: [grid]

Issuer's Number [grid]

(signature of issuer) (date) (signature of licensee)

A) Who being a resident is entitled,

- (i) to hunt birds or animals other than bear, caribou, elk, moose, badger, beaver, bobcat, fisher, lynx, marten, mink, muskrat, otter, red squirrel or wolverine; and
- (ii) to hunt raccoon at night during the open season when authorized by a resident's tag to hunt raccoon at night.

This licence is valid,

- (a) in the Northern Region, from the 1st day of September, 19.... to the 15th day of June, 19....;
- (b) in the Southern Region, from the 1st day of September, 19.... to the 31st day of August, 19....

(B) Who being a non-resident is entitled,

to hunt, during the opening season, only those birds or animals when and as authorized by a non-resident's small game tag or by a non-resident's tag to hunt game birds on a game bird hunting preserve during the validity of the tags indicated on this licence.

Affix Resident's tag to hunt raccoon at night here	
Non-resident's small game tag is valid (a) for hunting fox, game birds, rabbits, raccoon and squirrel other than red squirrel from the 1st day of September, 19.... to the last day of February, 19.... during the open season, (b) for hunting game birds on a game bird hunting preserve from the 1st day of September, 19.... to the 31st day of August, 19.... (c) for hunting wolf from the 1st day of September, 19.... to the 15th day of June; 19....	Non-resident's tag to hunt game birds on a game bird hunting preserve is valid from the 1st day of September, 19...., to the 31st day of August, 19....
Affix Non-resident's small game tag here	Affix Non-resident's tag to hunt game birds on a game bird hunting preserve here

O. Reg. 155/83, s. 5.

6. Form 12 of the said Regulation is revoked.

GAME AND FISH ACT

O. Reg. 156/83.

Navy Island Hunting Area.

Made—March 16th, 1983.

Filed—March 18th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 645/81
MADE UNDER THE
GAME AND FISH ACT

1. Section 4 of Ontario Regulation 645/81 is revoked and the following substituted therefor:

4. The holder of a licence in Form 1 or 2 of Regulation 420 of Revised Regulations of Ontario, 1980 may hunt deer on any day from the first Monday in November to the fourth Saturday next following, both inclusive, in any year in the area described in the Schedule, if,

- (a) in the determination of the Ministry, there are sufficient harvestable quantities of deer for the purpose;
- (b) his name is drawn by lot in a draw administered by the Ministry; and
- (c) he affixes to his licence to hunt deer a tag supplied by the Ministry. O. Reg. 156/83, s. 1.

2. Subsection 7 (1) of the said Regulation is revoked and the following substituted therefor:

(1) The holder of a licence in Form 1 or 2 of Regulation 420 of Revised Regulations of Ontario, 1980 that is valid for hunting deer in the area described in the Schedule shall complete the questionnaire provided with the tag referred to in clause 4 (c) and return the questionnaire to the office of the Ministry specified thereon within fourteen days after the end of the open season for deer in the area described in the Schedule. O. Reg. 156/83, s. 2.

(2388)

14

LEGAL AID ACT

O. Reg. 157/83.

General.

Made—March 2nd, 1983.

Approved—March 16th, 1983.

Filed—March 18th, 1983.

REGULATION TO AMEND
REGULATION 575 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
LEGAL AID ACT

1. Clause (b) of Note 2 of Schedule 2 to Regulation 575 of Revised Regulations of Ontario, 1980, as made by section 2 of Ontario Regulation 108/83, is revoked and the following substituted therefor:

(b) fourteen hours for indictable offences punishable by more than five years but not more than ten years; and

- 2.—(1) The heading to item 3 of Schedule 3 to the said Regulation, as made by section 2 of Ontario Regulation 108/83, is revoked and the following substituted therefor:

APPEALS OF INTERLOCUTORY MOTIONS

- (2) Clause (a) of item 3 of the said Schedule 3, as made by section 2 of Ontario Regulation 108/83, is amended by adding at the end thereof “(see note 37)”.
- (3) Clause (b) of item 3 of the said Schedule 3, as made by section 2 of Ontario Regulation 108/83, is amended by adding at the end thereof “(see note 38)”.
- (4) The heading to item 8 of the said Schedule 3, as made by section 2 of Ontario Regulation 108/83, is revoked and the following substituted therefor:

CONTESTED ORIGINATING MOTIONS

(see notes 10 to 14)

- (5) The said Schedule 3, as remade by section 2 of Ontario Regulation 108/83, is amended by adding before item 10 the following heading:

UNCONTESTED DIVORCE

- (6) Item 27 of the said Schedule 3, as made by section 2 of Ontario Regulation 108/83, is amended by adding at the end thereof “(see note 23)”.
- (7) Item 28 of the said Schedule 3, as made by section 2 of Ontario Regulation 108/83, is amended by adding at the end thereof “(see note 23)”.
- (8) The said Schedule 3 is further amended by adding thereto the following notes:

37. The maximum time allowed for preparation is three hours.

38. The maximum time allowed for preparation is five hours.

3. This Regulation shall be deemed to have come into force on the 23rd day of February, 1983.

THE LAW SOCIETY OF UPPER CANADA:

JOHN D. BOWLBY
*Treasurer*KENNETH JARVIS
Secretary

Dated at Toronto, this 2nd day of March, 1983.

(2389)

14

ADMINISTRATION OF JUSTICE ACT

O. Reg. 158/83.

Fees—Construction Liens.

Made—March 16th, 1983.

Filed—March 18th, 1983.

REGULATION MADE UNDER THE
ADMINISTRATION OF JUSTICE ACT

FEES—CONSTRUCTION LIENS

1. The fees set out in the Schedule are the fees payable in an action under the *Construction Lien Act, 1983*. O. Reg. 158/83, s. 1.

Schedule

FEES PAYABLE IN AN ACTION

1. On the filing of a statement of claim, crossclaim, counterclaim or third party claim, the fee payable is,

- i. \$5, where the claim, crossclaim, counterclaim or third party claim does not exceed \$500,
- ii. \$10, where the claim, crossclaim, counterclaim or third party claim exceeds \$500 but does not exceed \$1,000,
- iii. \$10, where the claim, crossclaim, counterclaim or third party claim exceeds \$1,000, plus \$1 for every \$1,000 or fraction thereof in excess of \$1,000,

but in no case shall the fee payable on a claim exceed \$75, nor shall the fee payable on a counterclaim, crossclaim or third party claim exceed \$25. O. Reg. 158/83, Sched.

(2390)

14

CONSTRUCTION LIEN ACT, 1983

O. Reg. 159/83.

General.

Made—March 16th, 1983.

Filed—March 18th, 1983.

REGULATION MADE UNDER THE
CONSTRUCTION LIEN ACT, 1983

1. The office of the Crown to which a copy of a claim for lien must be given under subsection 34 (3) of the Act is as follows:

1. Where the contract is with a Ministry of the Crown, the office of the Director of Legal Services of that Ministry.
2. Where the contract is with the Ontario Housing Corporation, the office of the Director of Legal Services of the Ministry of Municipal Affairs and Housing.
3. Where the contract is with a college of applied arts and technology, the office of the president of the college.
4. Where the contract is with any other office of the Crown, the chief executive officer of that office. O. Reg. 159/83, s. 1.

2.—(1) A notice to a contractor under section 18 of the Act may be in Form 1.

(2) A notice to a landlord under subsection 19 (1) of the Act may be in Form 2.

(3) A notice to a contractor under subsection 19 (1) of the Act may be in Form 3.

(4) A notice to a lien claimant under subsection 19 (3) of the Act may be in Form 4.

(5) A declaration of last supply under subsection 31 (5) of the Act shall be in Form 5.

(6) A certificate of the substantial performance of a contract under section 32 of the Act shall be in Form 6.

(7) A certificate of completion of a subcontract under subsection 33 (1) of the Act shall be in Form 7.

(8) A claim for lien under section 34 of the Act shall be in Form 8.

(9) An affidavit of verification of a claim for lien under section 34 of the Act may be in Form 9.

(10) A certificate of action under section 36 of the Act shall be in Form 10.

(11) A notice requiring a lien claimant whose lien is sheltered under the statement of claim of some other person to provide further particulars of his claim or of any fact alleged in his claim under paragraph 4 of subsection 36 (4) of the Act may be in Form 11.

(12) A notice under clause 40 (3) (b), (c) or (d) of the Act may be in Form 12.

(13) A notice under clause 40 (3) (a) of the Act may be in Form 13.

(14) A release of lien under section 41 of the Act shall be in Form 14.

(15) A notice of postponement under section 43 of the Act shall be in Form 15.

(16) A judgement under section 60 of the Act directing a reference of the whole action to a master or appointed local master for trial shall be in Form 16.

(17) A notice of trial under section 62 of the Act may be in Form 17.

(18) A notice of settlement meeting under section 62 of the Act may be in Form 18.

(19) A judgement under section 64 of the Act shall be,

(a) in Form 19, where the lien attaches to the premises; or

(b) in Form 20, where the lien does not attach to the premises.

(20) A report under section 64 of the Act shall be,

(a) in Form 21, where the lien attaches to the premises; or

(b) in Form 22, where the lien does not attach to the premises.

(21) A financial guarantee bond under subsection 80 (10) of the Act shall be in Form 23.

(22) Where an affidavit provided for in this Regulation is sworn or affirmed by an illiterate person, the

jurat to the affidavit shall be in the form prescribed in the Supreme Court Rules of Practice. O. Reg. 159/83, s. 2.

3.—(1) Copies of certificates of the substantial performance of a contract shall be published in a construction trade newspaper in the following form and manner:

1. In each issue, all certificates shall appear on a single page or consecutive pages, and shall be arranged alphabetically,

i. by the county, district or regional municipality in which the premises is situate, except where the premises is situate in The Municipality of Metropolitan Toronto, or

ii. by the city or borough of The Municipality of Metropolitan Toronto in which the premises is situate, where the premises is situate, in The Municipality of Metropolitan Toronto.

2. The contents of each certificate of the substantial performance of a contract published in a construction trade newspaper shall be the same as in the original of the certificate, except that the signature of the payment certifier or other persons certifying substantial performance shall be deleted.

(2) Declarations of the substantial performance of a contract shall be published in the same form and manner as certificates of the substantial performance of a contract. O. Reg. 159/83, s. 3.

Form 1

Construction Lien Act, 1983

NOTICE TO CONTRACTOR UNDER SECTION 18 OF THE ACT

TO:, contractor.

FROM:, a joint owner or owner

in common with

of the following premises:

.....
(give address of premises)

The joint owner or owner in common assumes no responsibility for the improvements to the premises, to be made by you under a contract between you and
(name of owner)

Date:
(joint owner or owner in common or agent)

O. Reg. 159/83, Form 1.

Form 2

Construction Lien Act, 1983

NOTICE TO LANDLORD
UNDER SUBSECTION 19 (1) OF THE ACT

TO:
the landlord of
(address of premises)

FROM:, a contractor, who has entered into a contract with your tenant, to supply services or materials to make the following improvement to the above named premises:
(describe improvement to be made)

This contract was entered into on
(date)
(Use A, B or C as appropriate)

- A. A copy of the contract is enclosed.
- B. The contract is oral and the following are the details of the contract:
- C. You may inspect a copy of this contract at
(place)
..... between the hours of and
every
(days of the week)

Date:
(contractor or agent)
.....
(address for service of contractor)

WARNING: Subsection 19 (1) of the Construction Lien Act, 1983 provides as follows:

19.—(1) Where the interest of the owner to which the lien attaches is leasehold, the interest of the landlord shall also be subject to the lien to the same extent as the interest of the owner if the contractor gives the landlord written notice of the improvement to be made, unless the landlord, within fifteen days of receiving the notice from the contractor, gives the contractor written notice that the landlord assumes no responsibility for the improvement to be made. O. Reg. 159/83, Form 2.

Form 3

Construction Lien Act, 1983

NOTICE TO CONTRACTOR UNDER SUBSECTION 19 (1) OF THE ACT

TO:, contractor.

FROM:

the landlord of:

(give address of premises)

The landlord of the premises assumes no responsibility for the improvement to be made by you under a contract dated between you and a tenant.

(name of tenant)

Date:

(landlord or agent)

O. Reg. 159/83, Form 3.

Form 4

Construction Lien Act, 1983

NOTICE TO LIEN CLAIMANT UNDER SUBSECTION 19 (3) OF THE ACT

TO:, lien claimant.

FROM: the landlord of

the following premises:

(give address of premises)

The landlord intends to (use A or B, whichever is applicable)

A. enforce forfeiture against the lease of the premises;

B. terminate the lease of the premises

for non-payment of rent.

In order to protect your lien rights against the interest of the tenant, the amount of the unpaid rent as stated below must be paid to the landlord within ten days of your receiving this notice. If you pay this amount, you may add it to your claim for lien.

Amount of unpaid rent: \$.....

Payment of this amount may be made on

(days)

between the hours of and, at

(address for payment)

Date:

(landlord or agent)

O. Reg. 159/83, Form 4.

Form 5

Construction Lien Act, 1983

DECLARATION OF LAST SUPPLY
UNDER SUBSECTION 31 (5) OF THE ACT

.....
(name of supplier)

a supplier of services or materials to an improvement being made to:

.....
(address of premises)

declares that:

1. The following services or materials were supplied:

(description of services or materials)

2. These services or materials were supplied under a contract (or subcontract) with
(name of payer)

dated the day of, 19...

3. The last supply of services or materials made by the supplier to the improvement under the contract

(or subcontract), was made on
(date of last supply)

4. No further services or materials will be supplied under the contract (or subcontract).

Declared before me at the of

..... in the of

.....

on the day of,

19...

.....

A Commissioner, etc.

}
.....
(supplier)

O. Reg. 159/83, Form 5.

Form 6

Construction Lien Act, 1983

CERTIFICATE OF SUBSTANTIAL PERFORMANCE OF THE CONTRACT UNDER SECTION 32 OF THE ACT

(County) District or Regional Municipality (City or Borough of Municipality of Metropolitan Toronto in which premises are situate)

(Street address and city, town, etc., or, if there is no street address, the location of the premises)

This is to certify that the contract for the following improvement:

(short description of the improvement)

to the above premises was substantially performed on (date substantially performed)

Date certificate signed: (payment certifier where there is one)

(owner and contractor, where there is no payment certifier)

Name of owner:

Address for service:

Name of contractor:

Address for service:

Name of payment certifier: (where applicable)

Address:

(Use A or B whichever is appropriate)

A. Identification of premises for preservation of liens:

(where liens attach to premises, reference to lot and plan or instrument registration number)

B. Office to which claim for lien and affidavit must be given to preserve lien:

(where liens do not attach to premises)

Form 7

Construction Lien Act, 1983

CERTIFICATE OF COMPLETION OF SUBCONTRACT UNDER SUBSECTION 33 (1) OF THE ACT

This is to certify the completion of a subcontract for the supply of services or materials between (name of subcontractor)

and dated the day of, 19

The subcontract provided for the supply of the following services or materials to the following improvement:

..... (short description of the improvement) of premises at (street address, or if there is none, the location of the premises)

Date of certification: (payment certifier, where there is one) (owner and contractor)

Name of owner:

Address for service:

Name of contractor:

Address for service:

Name of payment certifier (where applicable):

Address:

(Use A or B whichever is appropriate)

A. Identification of premises for preservation of liens:

..... (where liens attach to premises, lot and plan number or instrument registration number)

B. Office to which claim for lien and affidavit must be given to preserve lien:

..... (where liens do not attach to premises)

Form 8

Construction Lien Act, 1983

CLAIM FOR LIEN UNDER SECTION 34 OF THE ACT

Name of lien claimant:

Address for service:

Name of owner:

Address:

Name of person to whom lien claimant supplied services or materials:

.....

Address:

Time within which services or materials were supplied:

from to

(date supply commenced)

(date of most recent supply)

Short description of services or materials that have been supplied:

.....

Contract price or subcontract price: \$

Amount claimed as owing in respect of services or materials that have been supplied: \$

(Use A where the lien attaches to the premises; use B where the lien does not attach to the premises).

A. The lien claimant (if claimant is personal representative or assignee this must be stated) claims a lien against the interest of every person identified above as an owner of the premises described in Schedule A to this claim for lien.

B. The lien claimant (if claimant is personal representative or assignee this must be stated) claims a charge against the holdbacks required to be retained under the Act and any additional amount owed by a payer to the contractor or to any subcontractor whose contract or subcontract was in whole or in part performed by the services or materials that have been supplied by the lien claimant in relation to the premises at:

.....
(address or other identification of the location of the premises)

Date:

(signature of claimant or agent)

SCHEDULE A

To the claim for lien of

Description of premises:

(Where the lien attaches to the premises, provide a description of the premises sufficient for registration under the Land Titles Act or the Registry Act, as the case may be).

Form 9

Construction Lien Act, 1983

AFFIDAVIT OF VERIFICATION OF LIEN CLAIM UNDER SECTION 34 OF THE ACT

I,, make oath and say (or affirm) as follows: (use A, B or C as applicable)

- A.1. I am the lien claimant named in the attached claim for lien;
 - 2. The facts stated in the claim for lien are true.
- B.1. I am the agent (or assignee) of the lien claimant named in the attached claim for lien;
 - 2. I have informed myself of the facts stated in the claim for lien, and I believe those facts to be true.
- C.1 I am a trustee of the workers' trust fund which is named as the lien claimant in the attached claim for lien;
 - 2. I have informed myself of the facts stated in the claim for lien, and I believe those facts to be true.

Sworn (or affirmed) before me at the
 of
 in the of
 this day of, 19.....

 A Commissioner, etc.

}
 (deponent)

O. Reg. 159/83, Form 9.

Form 10

Construction Lien Act, 1983

CERTIFICATE OF ACTION UNDER SECTION 36 OF THE ACT

Court File No.

.....

SUPREME COURT OF ONTARIO

BETWEEN

Plaintiff(s)

(court seal)

and

Defendant(s)

CERTIFICATE OF ACTION

I certify that an action has been commenced in the Supreme Court of Ontario under the Construction Lien Act, 1983 between the above parties in respect of the premises described in Schedule A to this certificate, and relating to the claim(s) for lien bearing the following registration numbers:

.....

Date:
 (registrar or local registrar)

SCHEDULE A

Description of Premises:

(The description of the premises must be the same as in the statement of claim, and must be sufficient for registration under the Land Titles Act or Registry Act, as the case may be).

O. Reg. 159/83, Form 10.

Form 11

Construction Lien Act, 1983

NOTICE REQUIRING PARTICULARS OF
SHELTERED CLAIM FOR LIEN UNDER
PARAGRAPH 4 OF SUBSECTION 36 (4)
OF THE ACT

Court File No.

.....

SUPREME COURT OF ONTARIO

BETWEEN

Plaintiff(s)

(court seal)

and

Defendant(s)

TO:, lien claimant

FROM:, a defendant

in the above named action.

This action has been commenced to realize a claim for lien in respect of an improvement to the following premises:

.....
(address)

and you may be entitled to realize your lien in this action.

You are required to furnish the above-named defendant with particulars of your claim and, specifically, the following facts alleged in your claim for lien:

.....
(set out facts)

Date:
(defendant, counsel or agent)

Address for service:

.....

O. Reg. 159/83, Form 11.

Form 12

Construction Lien Act, 1983

NOTICE OF CROSS-EXAMINATION OF PERSON
VERIFYING CLAIM FOR LIEN
UNDER SECTION 40 OF THE ACT

TO:
(a person named in the claim for lien as having an interest in the premises, the contractor, or the payer of the lien claimant or the solicitor of any of the foregoing).

This is notice that, a person
who has verified a claim for lien by
(name of lien claimant)

in respect of an improvement to the following premises:
.....
(street address of premises)

will be cross-examined regarding that claim on, at
(day) *(date)*

....., at the office of
(time)

.....
(name, address and telephone number of examiner)

You are entitled to be present at the cross-examination either personally or by counsel and to participate in the cross-examination. Only one cross-examination may be held in respect of this claim for lien.

Date:
(name, address and telephone number of person or solicitor requiring cross-examination)

O. Reg. 159/83, Form 12.

Form 13

Construction Lien Act, 1983

NOTICE OF CROSS-EXAMINATION
UNDER SECTION 40 OF THE ACT

TO:
....., a person
who has verified a claim for lien by
(name of lien claimant)

dated with respect to the following premises:
.....
(street address of premises)

YOU ARE REQUIRED TO ATTEND TO BE CROSS-EXAMINED ON OATH respecting the claim
for lien on
(day) *(date)*

....., at the office of
(time) (name, address and telephone number of examiner)

..... and to bring with you all documents relating to the claim.

If you fail, without due cause, to attend your lien may be discharged or you may be liable for any legal costs arising from your non-attendance.

Date:
(Name, address and telephone number of person or solicitor requiring the cross-examination)

O. Reg. 159/83, Form 13.

Form 14

Construction Lien Act, 1983

RELEASE OF LIEN
UNDER SECTION 41 OF THE ACT

Name of lien claimant:

Address:

1. The lien claimant releases the lien claimed in the claim for lien dated, in respect of an improvement to the premises owned by and described in Schedule A to this release.

2. (complete where lien attaches to the premises)
The registration number of the claim for lien is

Date:
..... (witness) (lien claimant)

NOTE:

Where the lien claimant is not a corporation, the release must be verified by an affidavit of a subscribing witness.

SCHEDULE A

(Where the lien attaches to the premises, provide a description of the premises sufficient for registration under the Land Titles Act, or the Registry Act, as the case may be).

(Where the lien does not attach to the premises, provide the street address, or, where there is none, the location of the premises).

O. Reg. 159/83, Form 14.

Form 15

Construction Lien Act, 1983

NOTICE OF POSTPONEMENT OF LIEN UNDER SECTION 43 OF THE ACT

Name of lien claimant

Address

The lien claimant postpones the lien claimed in the claim for lien dated, 19..., registered as

Instrument No. to Instrument No., in respect of the lands described in

Schedule A upon the following terms and conditions:

.....

.....

Date:

(witness)

(signature of lien claimant)

NOTE:

Where the lien claimant is not a corporation, the postponement must be verified by the affidavit of a subscribing witness.

SCHEDULE A

(Where the lien attaches to the premises, provide a description of the premises sufficient for registration under the Land Titles Act, or the Registry Act, as the case may be).

(Where the lien does not attach to the premises, provide the street address, or, where there is none, the location of the premises).

O. Reg. 159/83, Form 15.

Form 16

Construction Lien Act, 1983

JUDGMENT DIRECTING A REFERENCE FOR TRIAL UNDER SECTION 60 OF THE ACT

Court File No.

SUPREME COURT OF ONTARIO

(name of judge)

(day and date)

BETWEEN

Plaintiff(s)

(court seal)

and

Defendant(s)

JUDGMENT

On motion of the plaintiff made under the provisions of subsection 60 (1) of the *Construction Lien Act, 1983* in the presence of counsel for the plaintiff(s) and the defendant(s), and on reading the pleadings in this action and on hearing what was alleged by counsel for the parties, (or the parties by their counsel consenting to judgment, or as the case may be).

- 1. THIS COURT ORDERS AND ADJUDGES that this action be referred to the master (or appointed local master) at Toronto (or other place) for trial.
- 2. AND THIS COURT ORDERS AND ADJUDGES that the parties found liable forthwith after confirmation of the report of the master (or appointed local master) pay to the parties the respective amounts due them.
- 3. AND THIS COURT ORDERS AND ADJUDGES that the master (or appointed local master) determine all questions arising in this action and on the reference and all questions arising under the *Construction Lien Act, 1983* and that the findings of the master (or appointed local master) be effective on the confirmation of the report.
- 4. AND THIS COURT ORDERS AND ADJUDGES that the master (or appointed local master) determine the question of costs in this action and of the reference, and the costs be taxed and paid as the master (or appointed local master) shall direct.

Date: Signed by:
 (judge or local judge)
 (registrar or local registrar)

O. Reg. 159/83, Form 16.

Form 17

Construction Lien Act, 1983

NOTICE OF TRIAL
UNDER SECTION 62 OF THE ACT

Court File No.
.....

SUPREME COURT OF ONTARIO

BETWEEN

.....

Plaintiff(s)

and

.....

Defendant(s)

NOTICE

(Use A or B, whichever is applicable)

A. The Supreme Court of Ontario has directed that this action shall be tried on,,
 (day) (date)

at, at,
 (time) (place)

(Use A or B, whichever is applicable)

A. The Supreme Court of Ontario has also directed that this action shall be tried on
(day)

....., at at
(date) (time) (place)

B. In addition, this action has been set down for trial by the Supreme Court of Ontario, at the non-jury sittings commencing

on
(day) (date)

at at
(time) (place)

Any settlement reached at a settlement meeting is binding upon every person served with notice of the settlement meeting, regardless of whether the person attends the settlement meeting, and orders may be made by the court affecting your rights.

(Use where applicable)

If you do not appear at the trial, proceedings may be taken in your absence and you may be deprived of all benefit of the action and your rights may be disposed of in your absence.

All parties are required to be prepared to proceed with the trial, and to bring with them on the trial day all evidence and witnesses necessary to prove their respective claims or defences. If any person fails to comply with these directions, the costs of the day may be given against that party should it be necessary to adjourn the trial of this action.

This is an action to enforce a construction lien arising from an improvement of the following premises:

.....
(concise description sufficient to identify premises)

This notice is served by

Date:

To:

Form 19

Construction Lien Act, 1983

JUDGMENT AT TRIAL UNDER SECTION 64 OF THE ACT WHERE LIEN ATTACHES TO PREMISES

Court File No.

.....

SUPREME COURT OF ONTARIO

(name of judge)

(day and date)

BETWEEN

.....

Plaintiff(s)

(court seal)

and

.....

Defendant(s)

JUDGMENT

THIS ACTION was heard on....., at....., in (date) (place)

the presence of all parties (or the solicitors for identified parties, appearing in person, no one appearing for....., or as the case may be).

ON READING THE PLEADINGS AND HEARINGS THE EVIDENCE and the submissions of the solicitors for the parties (or appearing in person, or as the case may be). (use the appropriate paragraphs)

1. THIS COURT DECLARES AND ADJUDGES that the persons named in Column 1 of Schedule A to this judgment are respectively entitled to a lien under the Construction Lien Act, 1983, upon the interest of the owner, (name of owner)

in the premises described in Schedule B of this judgment for the amounts set opposite their respective names in Column 5 of Schedule A, and the primary debtors of those persons respectively are as set out in Column 6 of Schedule A.

2. AND THIS COURT DECLARES AND ADJUDGES that the persons mentioned in Column 1 of Schedule C to this judgment are entitled to some charge or encumbrance other than a lien under this Act on the interest of the owner in the premises for the amounts set opposite their respective names in Column 4 of Schedule C.

3. AND THIS COURT ORDERS AND ADJUDGES that the personal liability of the owner..... to the persons named in Column 1 of Schedule E in respect of the holdbacks the owner was required to retain is \$..... and writs of execution may be issued forthwith for the amounts set out opposite their respective names in Column 2 of Schedule E.

4. AND THIS COURT ORDERS AND ADJUDGES that upon the defendant
(the owner)
 paying into court to the credit of this action the amount of \$..... on or before the day
 of, 19..., the liens mentioned in Schedule A are discharged and the registration of those liens and
 the certificates of action in relation to those liens are vacated and the money paid into court is to be paid in
 payment of the persons entitled to a lien.
5. AND THIS COURT ORDERS AND ADJUDGES that if the defendant.....
(owner)
 makes default in payment of the money into Court that the owner's interest in the premises be sold under the
 supervision of the master *(or appointed local master)* of this court and that the purchase money be paid into
 court to the credit of this action.
6. AND THIS COURT ORDERS AND ADJUDGES that the purchase money be applied in or towards
 payment of the claims mentioned in Schedule (s) A *(and C)* as the master *(or appointed local master)* directs,
 with subsequent interest and subsequent costs to be computed and taxed by the master *(or appointed local
 master)*.
7. AND THIS COURT ORDERS AND ADJUDGES that if the purchase money paid into court is insufficient to
 pay in full the proven claims of the persons mentioned in Column 1 of Schedule A, the primary debtor of each
 of those persons, as set out in Column 6 of Schedule A, shall pay the amount remaining due to those persons
 forthwith after the amount has been ascertained by the master *(or appointed local master)*.
8. AND THIS COURT ORDERS AND ADJUDGES that the persons named in Column 1 of Schedule F have
 not proved any lien under the *Construction Liens Act, 1983*, and orders and adjudges that the claims for lien
 registered by them and the certificates of action related to those claims as set out in Column 2 of Schedule F are
 vacated against the premises described in Schedule B.
9. AND THIS COURT ORDERS AND ADJUDGES that the persons whose names are set out in Column 1 of
 Schedule D to this judgment, although they have not proven their claims for lien, are entitled to personal
 judgment for the amounts set opposite their respective names in Column 4 of Schedule D against their
 respective debtors as set out in Column 5 opposite their names and the respective debtors shall forthwith pay
 to their respective judgment creditors the amount found due.
10. AND THIS COURT ORDERS AND ADJUDGES, that since the owner's interest in the premises has been
 sold by,
 a mortgagee, and it has been determined by this court that the liens were entitled to priority over the
 mortgage under subsection 80 (2) [*or subsection 80 (5) as the case may be*] of the Act, therefore the mortgagee
 shall pay to the persons named in Schedule E the amount set out opposite each of their respective names on or
 before the day of, 19....

.....
*(signature of judge
or local judge)*

Schedule A

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
Names of persons entitled to construction lien	Registration numbers of claims for lien and certificates of action	Amount of debt and interest (if any)	Costs	Total	Names of primary debtors

.....
*(signature of judge
or local judge)*

Schedule B

The premises in respect of which this action is brought is as follows:

.....
(Set out a description sufficient for registration purposes)

.....
(signature of judge
or local judge)

Schedule C

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
Names of persons entitled to encumbrances other than construction liens	Amount of debt and interest (if any)	Costs	Total

.....
(signature of judge
or local judge)

Schedule D

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
Judgment creditors not entitled to liens	Amount of debt and interest (if any)	Costs	Total	Names of Debtors

.....
(signature of judge or
local judge)

Schedule E

COLUMN 1	COLUMN 2
Name of persons entitled to share in holdback	Amount to be paid

.....
(signature of judge or
local judge)

Schedule F

COLUMN 1

COLUMN 2

Names of Persons not entitled to lien

Registration numbers of claims for lien and certificates of action

.....
(signature of judge or local judge)

O. Reg. 159/83, Form 19.

Form 20

Construction Lien Act, 1983

JUDGMENT AT TRIAL UNDER SECTION 64 OF THE ACT WHERE LIEN DOES NOT ATTACH TO PREMISES

Court File No.

.....

SUPREME COURT OF ONTARIO

(name of judge)

(day and date)

BETWEEN

.....

Plaintiff(s)

and

.....

Defendant(s)

JUDGMENT

THIS ACTION was heard on, at, in the
(date) (place)

presence of the solicitors for all parties (or the solicitors for identified parties,
appearing in person, no one appearing for, or as the case may be).

ON READING THE PLEADINGS AND HEARING THE EVIDENCE and the submissions of the solicitors for the parties (or as the case may be),

(use the appropriate paragraphs)

1. THIS COURT DECLARES AND ADJUDGES that the amount for which the defendant-owner is liable under section 21 [or subsection 17 (4)]
(owner)
of the Construction Lien Act, 1983 is \$.....

2. AND THIS COURT DECLARES AND ADJUDGES that the persons named in Column 1 of Schedule A to this judgment are respectively entitled to a lien under the Construction Lien Act, 1983 which lien is a charge

under section 21 upon the amount for which the defendant-owner is liable; for the amounts set opposite their respective names in Column 4 and the primary debtors of those persons are set out in Column 5 of Schedule A.

3. AND THIS COURT ORDERS AND ADJUDGES that upon the defendant-owner
(owner)

paying into court to the credit of this action the amount of \$ for which the
owner is liable on or before the that the
(day) (date)
liens mentioned in Schedule A are discharged, that the money paid into court is to be paid in payment of the
persons entitled to a lien.

4. AND THIS COURT ORDERS AND ADJUDGES that if the money paid into court is insufficient to pay in
full the proven claims of the persons mentioned in Column 1 of Schedule A, the primary debtor of each of
those persons as set out in Column 5 of Schedule A shall pay the amount remaining due to those persons
forthwith after this amount has been ascertained by the master (or appointed local master).

5. AND THIS COURT DECLARES AND ADJUDGES that the following persons have not proved any lien
under the *Construction Lien Act, 1983*:

.....
(names of persons)

and are not entitled to a personal judgment against any of the parties to this action.

6. AND THIS COURT ADJUDGES that the persons whose names are set out in Column 1 of Schedule B to
this judgment, although they have not proven their claims for lien are entitled to personal judgment for the
amounts set opposite their respective name in Column 4 of Schedule B against their respective debtors as set
out in Column 5 opposite their names and the respective debtors shall forthwith pay to their respective
judgment creditors the amount found due.

.....
(signature of judge or
local judge)

Schedule A

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
Names of persons entitled to construction lien	Amount of debt and interest (if any)	Costs	Total	Names of primary debtors

.....
(signature of judge or
local judge)

Schedule B

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
Judgment creditors not entitled to liens	Amount of debt and interest (if any)	Costs	Total	Names of Debtors

(signature of judge or local judge)

O. Reg. 159/83, Form 20.

Form 21

Construction Lien Act, 1983

REPORT UNDER SECTION 64 OF THE ACT WHERE LIEN ATTACHES TO PREMISES

Court File No.

SUPREME COURT OF ONTARIO

(name of master) (or appointed local master)

(day and date)

BETWEEN

Plaintiff(s)

(court seal)

and

Defendant(s)

REPORT

In accordance with a judgment of reference dated

trial of this action was heard on, at, in the presence (date) (place)

of all parties (or the solicitors for identified parties, appearing in person, no one appearing for, or as the case may be).

ON READING THE PLEADINGS AND HEARING THE EVIDENCE and the submissions of the solicitors for the parties (or as the case may be).

(use the appropriate paragraphs)

1. I FIND AND DECLARE THAT the persons named in Column 1 of Schedule A to this report are respectively entitled to a lien under the Construction Lien Act, 1983, upon the interest of the owner,

....., in the premises (name of owner)

described in Schedule B of this report for the amounts set opposite their respective names in Column 5 of Schedule A, and the primary debtors of those persons respectively are as set out in Column 6 of Schedule A.

2. I FIND AND DECLARE THAT the persons mentioned in Column 1 of Schedule C to this report are entitled to some charge or encumbrance other than a lien under this Act on the interest of the owner in the premises for the amounts set opposite their respective names in Column 4 of Schedule C.

3. AND I FIND, DECLARE AND DIRECT that the personal liability of the owner to the persons named in Column 1 of Schedule E in respect of the holdbacks the owner was required to retain is \$ and writs of execution may be issued forthwith after confirmation of this order for the amounts set opposite their respective names in Column 2 of Schedule E.

4. AND I DIRECT that upon the defendant (the owner) paying into court to the credit of this action the amount of \$ on or before the day of, 19... , the liens mentioned in Schedule A are discharged and the registration of those liens and the certificates of action in relation to those liens are vacated and the money paid into court is to be paid in payment of the persons entitled to a lien.

5. AND I DIRECT that if the defendant (owner) makes default in payment of the money into Court that the owner's interest in the premises be sold under the supervision of the master (or appointed local master) of this court and that the purchase money be paid into court to the credit of this action.

6. AND I DIRECT that the purchase money be applied in or towards payment of the claims mentioned in Schedule(s) A (and C) as the master (or appointed local master) directs, with subsequent interest and subsequent costs to be computed and taxed by the master (or appointed local master).

7. AND I DIRECT that if the purchase money paid into court is insufficient to pay in full the proven claims of the persons mentioned in Column 1 of Schedule A, the primary debtor of each of those persons, as set out in Column 6 of Schedule A, shall pay the amount remaining due to those persons forthwith after the amount has been ascertained by the master (or appointed local master).

8. AND I FIND AND DECLARE THAT the persons named in Column 1 of Schedule F have not proved any lien under the Construction Lien Act, 1983, and I direct that the claims for lien registered by them and the certificates of action related to those claims as set out in Column 2 of Schedule F be vacated against the premises described in Schedule B.

9. AND I FIND AND DECLARE THAT the persons whose names are set out in Column 1 of Schedule D to this report, although they have not proven their claims for lien, are entitled to personal judgment for the amounts set opposite their respective names in Column 4 of Schedule D against their respective debtors as set out in Column 5 opposite their names and the respective debtors shall forthwith after confirmation of this report pay to their respective judgment creditors the amount found due.

10. AND I DIRECT that since the owner's interest in the premises has been sold by , a mortgagee, and it has been determined by this court that the lien claimants were entitled to priority over the mortgagee under subsection 80 (2) [or subsection 80 (5) as the case may be] of the Act, therefore the mortgagee shall pay to the persons named in Schedule E the amount set out opposite each of their respective names on or before the day of, 19...

..... (master or appointed local master)

Schedule A

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
Names of persons entitled to construction lien	Registration numbers of claims for lien and certificates of action	Amount of debt and interest (if any)	Costs	Total	Names of primary debtors

.....
(signature of master or appointed local master)

Schedule B

The premises in respect of which this action is brought is as follows:

.....
(Set out a description sufficient for registration purposes)

.....
(signature of master or appointed local master)

Schedule C

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
Names of persons entitled to encumbrances other than construction liens	Amount of debt and interest (if any)	Costs	Total

.....
(signature of master or appointed local master)

Schedule D

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
Judgment creditors not entitled to liens	Amount of debt and interest (if any)	Costs	Total	Names of Debtors

.....
(signature of master or appointed local master)

Schedule E

COLUMN 1

COLUMN 2

Name of persons entitled to share in holdback

Amount to be paid

.....
(signature of master or
appointed local master)

Schedule F

COLUMN 1

COLUMN 2

Names of persons not
entitled to lien

Registration numbers of claims for
lien and certificates of action

.....
(signature of master or
appointed local master)

O. Reg. 159/83, Form 21.

Form 22

Construction Lien Act, 1983

REPORT UNDER SECTION 64 OF THE ACT
WHERE LIEN DOES NOT ATTACH TO PREMISES

Court File No.

SUPREME COURT OF ONTARIO

(master or appointed)
local master)

(day and date)

BETWEEN

.....

Plaintiff(s)

and

.....

Defendant(s)

REPORT

In accordance with a judgment of reference dated

trial of this action was heard on, at, in the presence
(date) (place)

of the solicitors for all parties (or the solicitors for identified parties, appearing in

person, no one appearing for , or as the case may be).

ON READING THE PLEADINGS AND HEARING THE EVIDENCE and the submissions of the solicitors for the parties (or as the case may be).

(use the appropriate paragraphs)

1. I FIND AND DECLARE that the amount for which the defendant-owner (owner)

is liable under section 21 [or subsection 17 (4)] of the Construction Lien Act, 1983 is \$

2. I FIND AND DECLARE that the persons named in Column 1 of Schedule A to this report are respectively entitled to a lien under the Construction Lien Act, 1983 which lien is a charge under section 21 of the Act upon the amount for which the defendant-owner is liable; for the amounts set opposite their respective names in Column 4 and the primary debtors of those persons are set out in Column 5 of Schedule A.

3. AND I DIRECT that upon the defendant-owner (owner)

paying into court to the credit of this action the amount of \$ for which the owner is liable on or before the (day) (date), the liens mentioned in Schedule A are discharged, and that the money paid into court is to be paid in payment of the persons entitled to a lien.

4. AND I DIRECT that if the money paid into court is insufficient to pay in full the proven claims of the persons mentioned in Column 1 of Schedule A, the primary debtor of each of those persons as set out in Column 5 of Schedule A shall pay the amount remaining due to those persons forthwith after this amount has been ascertained by the master (or appointed local master).

5. AND I FIND AND DECLARE that the following persons have not proved any lien under the Construction Lien Act, 1983:

..... (names of persons)

and are not entitled to a personal judgment against any of the parties to this action.

6. AND I FIND AND DECLARE that the persons whose names are set out in Column 1 of Schedule B to this report, although they have not proved their claims for lien are entitled to personal judgment for the amounts set opposite their respective names in Column 5 after confirmation of this report and the respective debtors shall forthwith after confirmation of this report pay to their respective judgment creditors the amount found due.

..... (master or appointed local master)

Schedule A

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
Names of persons entitled to construction lien	Amount of debt and interest (if any)	Costs	Total	Names of primary debtors

..... (signature of master or appointed local master)

Schedule B

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
Judgment creditors not entitled to liens	Amount of debt and interest (if any)	Costs	Total	Names of Debtors

.....
(signature of master or appointed local master)

O. Reg. 159/83, Form 22.

Form 23

Construction Lien Act, 1983

FINANCIAL GUARANTEE BOND UNDER SUBSECTION 80 (10) OF THE ACT

The surety of this bond is, a guarantee company to which the *Guarantee Companies Securities Act* applies.

The principal of this bond is
a mortgagee of the interest of the owner
in the premises described in Schedule A to this bond.

The obligees of this bond are all persons having liens whose liens are entitled to priority over the interest of the principal under subsection 80 (2) or (5) of the Act.

WHEREAS it is the intention of the principal to sell the interest of the owner under a power of sale.

THEREFORE, subject to the conditions contained in this bond, the surety and the principal bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally to the obligees as follows:

1. The principal shall, on or before the date set out in the judgment or report for payment, pay to each obligee who has proved a lien the amount determined by the court to be owing to that obligee under subsection 80 (2) or (5) of the Act by the principal as mortgagee, unless in the meantime an appeal has been taken from the judgment or report in which case payment is not required until the final disposition of all appeals.
2. The surety, in default of payment by the principal shall pay to each obligee the amount owing to him by the principal, but the surety is not liable to pay more than a total maximum amount of \$.....
(an amount equal to 20 per cent of the amount stated to be the contract price in the affidavit attached as Schedule B to this bond).

This bond is subject to the following conditions:

1. An obligee shall not make a claim against the surety unless the principal is in default of his obligations under this bond.
2. An obligee shall give the surety thirty days' written notice of his claim prior to commencing an action against the surety.
3. The surety is released from its obligation to an obligee unless the obligee has given written notice of his claim to the surety within one year after the default by the principal.

4. The total amount of this bond is reduced by and to the extent of any payment made under the bond.

5. The surety is entitled to an assignment of the rights of an obligee against the principal to the extent of the payment made by the surety.

Signed and sealed by the principal and the surety on the day of,

19... and registration of this bond on the title to the premises constitutes delivery of this bond to each obligee.

SIGNED AND SEALED

in the presence of:

..... (seal)
(principal)

..... (seal)
(surety)

NOTE:

Where the principal is not a corporation, the principal's signature must be verified by an affidavit of a subscribing witness.

Schedule A

FINANCIAL GUARANTEE BOND

(provide a description of the premises sufficient for registration under the Land Titles Act or the Registry Act, as the case may be)

Schedule B

FINANCIAL GUARANTEE BOND

AFFIDAVIT OF GOOD FAITH BY MORTGAGEE

I,, make oath and say (or affirm) as follows:

1. I am a mortgagee of the interest of
(name of owner)
described in Schedule A to the attached bond.
2. Under the terms of the mortgage, or under the *Mortgages Act*, I am entitled to exercise a power of sale with respect to that interest.
3. It is my intention to exercise that power of sale, even though there are claims for lien registered against the interest of the owner under the *Construction Lien Act, 1983* that may have priority to the mortgage under the Act.
4. I have inquired of the contractor and the owner with respect to the contract price of the contract to which that improvement relates, and to the best of my information and belief the amount of the contract price (including the price of all services and materials supplied under all amendments to that contract) is
5. The attached bond has been obtained by me in good faith, without any intention of depriving any lien claimant of his rights under the *Construction Lien Act, 1983*.

Sworn (or affirmed) before me at
 the of
 in the
 of
, this
 day of,
 19...

 A Commissioner, etc.



.....
 (deponent)

O. Reg. 159/83, Form 23.

(2391)

14



Publications Under The Regulations Act

April 9th, 1983

PLANNING ACT

O. Reg. 160/83.

Restricted Areas—Regional Municipality of Durham, Town of Pickering.
Made—March 18th, 1983.
Filed—March 21st, 1983.

REGULATION TO AMEND ONTARIO REGULATION 19/74 MADE UNDER THE PLANNING ACT

1. Section 2 of Ontario Regulation 19/74, as remade by section 1 of Ontario Regulation 963/78 and amended by section 1 of Ontario Regulation 211/79 and section 1 of Ontario Regulation 394/82, is revoked and the following substituted therefor:
2. This Order applies to the following lands in the Town of Pickering in The Regional Municipality of Durham:
 1. That part of Lot 11 in Concession V 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-6601, lots 12 to 17, both inclusive, the northerly half of Lot 18, the northerly quarter of Lot 19, the northerly 1,000 feet of Lot 20, the northerly 400 feet of Lot 21 and the northerly 200 feet of Lot 22, all in Concession V, excepting:

- i. The southerly 1,000 feet of Lot 17.
- ii. That portion of Lot 18 shown on a Plan registered in the said Land Registry Office as Number 10.
- iii. Those portions of Lot 19 shown on Plans registered in the said Land Registry Office as Numbers 10 and 530.

2. Those portions of lots 31, 32, 33, 34 and 35 in Concession VI shown on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-791, excepting:

- i. The southerly 500 feet of Lot 31.
- ii. The southerly 1,000 feet of Lot 32.
- iii. The southerly 1,500 feet of Lot 33.
- iv. The southerly 1,800 feet of lots 34 and 35.

3. All original road allowances between or fronting on the lands described in paragraphs 1 and 2. O. Reg. 160/83, s. 1.
2. Section 14, as made by section 1 of Ontario Regulation 222/79, section 15, as made by section 1 of Ontario Regulation 735/80, section 16, as made by section 1 of Ontario Regulation 757/80, and section 17, as made by section 1 of Ontario Regulation 779/81, of the said Regulation are revoked.
3. Schedule 1, as made by section 2 of Ontario Regulation 222/79, Schedule 2, as made by section 2 of Ontario Regulation 735/80, Schedule 3, as made by section 2 of Ontario Regulation 757/80, and Schedule 4, as made by section 2 of Ontario Regulation 779/81, to the said Regulation are revoked.

D. P. MCHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 18th day of March, 1983.

(2398)

15

HEALTH INSURANCE ACT

O. Reg. 161/83.

General.

Made—March 16th, 1983.

Filed—March 22nd, 1983.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1.—(1) Schedule 15 to Regulation 452 of Revised Regulations of Ontario, 1980, as remade by section 5 of Ontario Regulation 834/82, is amended by revoking:

"G253 —interpretation only 5.70"

on page 1743 under the heading "DIAGNOSTIC AND THERAPEUTIC PROCEDURES" and sub-heading "Gastroenterology" and substituting therefor:

"G253 —interpretation only 6.70".

(2) The said Schedule is further amended by revoking:

"F121 —open reduction 4 159.40 5"

on page 1787 under the heading "SURGICAL PROCEDURES" and subheading "Fractures" and substituting therefor:

"F121 —open reduction 4 182.10 5".

2. A reference in this Regulation to any page number is a reference to that page (foot pagination) in The Ontario Gazette dated the 8th day of January, 1983.

(2422)

15

MENTAL HEALTH ACT

O. Reg. 162/83.

Application of Act.

Made—March 16th, 1983.

Filed—March 23rd, 1983.

REGULATION TO AMEND REGULATION 609 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HEALTH ACT

1. Schedule 1 to section 1 of Regulation 609 of Revised Regulations of Ontario, 1980, as amended by subsection 1 (1) of Ontario Regulation 454/81, section 1 of Ontario Regulation 225/82, section 1 of Ontario Regulation 524/82 and section 1 of Ontario Regulation 745/82, is further amended by adding thereto the following item:

70a. Toronto Youthdale Treatment Centres Limited, Crisis Service

(2423)

15

ONTARIO YOUTH EMPLOYMENT ACT

O. Reg. 163/83.

General.

Made—March 16th, 1983.

Filed—March 23rd, 1983.

REGULATION MADE UNDER THE ONTARIO YOUTH EMPLOYMENT ACT

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 Municipal Affairs and Housing;
- (d) "period of eligibility" means the period from and including the 11th day of April, 1983, to and including the 16th day of October, 1983;
- (e) "Program" means the Ontario Youth Employment Program, 1983 established under section 2. O. Reg. 163/83, s. 1.

2.—(1) There is hereby established the Ontario Youth Employment Program, 1983.

(2) The Program commences on the 11th day of April, 1983 and terminates on the 16th day of October, 1983. O. Reg. 163/83, 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* does not apply, but the employer is not an ineligible employer in respect of an employee to be employed,
 - i. 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,
 - ii. as a student in a recreational program operated by a charitable organization registered as a registered charity in Canada under Part I of the *Income Tax Act* (Canada), where the work or duties of the student are directly connected with the recreational program, or
 - iii. 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 for 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 salary 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 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 4 (2) of the Act, but the employer is an ineligible employer only in respect of that employee. O. Reg. 163/83, s. 3.

4. 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 a form provided by the Ministry for that purpose.

(3) A separate application under subsection (1) shall be made for each business location at which employment is offered under the Program.

(4) 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 or her 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 among all areas of Ontario and between farms and other businesses in each area; and
- (d) the availability of funds.

(5) No application for approval as an eligible employer shall be approved unless,

- (a) in respect of each position to be created under the Program, employment is offered for twenty-five or more hours per week for eight or more consecutive weeks of employment during the period of eligibility;

(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 11th day of April, 1983, 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 employee of the employer.

(6) Notwithstanding subsection (5) and after taking into consideration the factors set out in subsection (4), the Minister has discretion to approve an application that does not comply with the requirements set out in clause (5) (a).

(7) The Minister shall notify an employer when his or her application for approval as an eligible employer has been approved.

(8) The notice under subsection (7) may be given in writing or may be given verbally and confirmed in writing. O. Reg. 163/83, s. 4.

5.—(1) In order to ensure the equitable distribution of funds among all areas of Ontario and between farms and other businesses in each area, the Minister shall not approve more than fifty positions for any employer irrespective of the number of business locations used by the employer.

(2) In determining the number of positions for any employer under subsection (1), the Minister shall include all positions approved for any other employer where,

- (a) the other employer is an affiliated corporation;
- (b) both employers are franchisees of the same franchisor; or
- (c) one employer is the franchisor of the other.

(3) Notwithstanding subsection (1), the Minister may approve more than fifty positions for any employer if the Minister is satisfied, after taking into account the factors set out in subsection 4 (4), that all of the positions approved have been filled by eligible employees.

(4) For the purposes of this section, one corporation shall be deemed to be affiliated with another corporation if one of them is a subsidiary of the other or both are subsidiaries of the same corporation or each of them is controlled by the same person.

(5) For the purposes of this section, a corporation shall be deemed to be a subsidiary of another corporation if,

- (a) it is controlled by,
 - (i) that other,
 - (ii) that other and one or more corporations each of which is controlled by that other, or
 - (iii) two or more corporations each of which is controlled by that other; or
- (b) it is a subsidiary of a corporation that is that other's subsidiary.

(6) For the purposes of this section, a corporation shall be deemed to be controlled by another person or corporation or by two or more corporations if,

- (a) shares of the first mentioned corporation 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 such other person or by or for the benefit of such other corporations; and
- (b) the votes carried by such shares are sufficient if exercised to elect a majority of the board of directors of the first mentioned corporation. O. Reg. 163/83, s. 5.

6.—(1) Subject to subsections (2), (3), (4) and (5) and to section 7, 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;
- (b) more than 4,000 hours of employment provided by an employer at a business location; or
- (c) more than twenty weeks of employment in respect of each eligible position.

(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) Subject to subsection (5), no grant shall be paid under subsection (1) in respect of any employee hired under the Program unless,

- (a) the employee was given employment for twenty-five or more hours a week for eight or more consecutive 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 11th day of April, 1983;
- (d) the employer is not a related person, within the meaning of subsection 4 (2) 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 4 (4), the Minister has discretion to pay a grant in respect of the hours worked by an eligible employee where that employee was not given employment for twenty-five or more hours a week for eight or more consecutive weeks during the period of eligibility. O. Reg. 163/83, s. 6.

7.—(1) A claim for a grant under section 6 shall be made in the form provided 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 4 (2) 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 or her to and including the date of signing, are true and correct in all respects and that the employee has been paid in respect of the hours worked.

(2) No grant is payable under section 6,

- (a) to an employer who has not made the statement required by clause (1) (a); or
- (b) in respect of an employee who has not made the statement required by clause (1) (b).

(3) No grant is payable under section 6 unless the claim therefor has been received by the Minister on or before the 31st day of January, 1984.

(4) 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, the Minister may accept the claim if satisfied that,

- (a) the provisions of section 6 have been complied with;
- (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; and
- (c) all reasonable efforts have been made by the employer to obtain the employee's signature. O. Reg. 163/83, s. 7.

8. 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. 163/83, s. 8.

(2424)

15

SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

O. Reg. 164/83.

Delegation of Powers.

Made—March 18th, 1983.

Filed—March 24th, 1983.

REGULATION TO AMEND REGULATION 913 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

1.—(1) Subsection 1 (2) of Regulation 913 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(2) The officers of the Ministry of Revenue holding the positions of Director of the Motor Fuels and Tobacco Tax Branch, and Senior Manager, Legislation and Planning of the Motor Fuels and Tobacco

Tax Branch, may exercise the powers and perform the duties of the Minister under the following sections of the Act:

1. Subsection 5 (2).
2. Section 8.
3. Subsections 20 (3) and (4). O. Reg. 164/83, s. 1 (1).

(2) Subsection 1 (3) of the said Regulation is revoked and the following substituted therefor:

(3) The officers of the Ministry of Revenue holding the positions of Director of the Motor Fuels and Tobacco Tax Branch, and Manager, Operations and Finance of the Motor Fuels and Tobacco Tax Branch, may exercise the powers and perform the duties of the Minister under the following sections of the Act:

1. Subsection 17 (3).
2. Section 27. O. Reg. 164/83, s. 1 (2).

(3) Section 1 of the said Regulation is amended by adding thereto the following subsections:

(4) The officers of the Ministry of Revenue holding the positions of Director of the Motor Fuels and Tobacco Tax Branch, Manager, Operations and Finance of the Motor Fuels and Tobacco Tax Branch, Director of the Special Investigations Branch, and Senior Manager, Operations of the Special Investigations Branch, may exercise the powers and perform the duties of the Minister under section 18 of the Act.

(5) The powers and duties conferred or imposed on the Minister as a result of the reference in section 31 of the Act to the provisions of sections 86 and 87 of the *Corporations Tax Act* may be exercised by the officers of the Ministry of Revenue holding the following positions:

1. Director of the Motor Fuels and Tobacco Tax Branch, and Manager, Operations and Finance of the Motor Fuels and Tobacco Tax Branch, under,
 - (a) clauses 86 (1) (a), (b) and (c);
 - (b) subsections 86 (2), (3), (5) and (7); and
 - (c) subsections 87 (1), (2) and (3).
2. Director of the Legal Services Branch, under subsections 86 (2), (3), (4) and (7).
3. Director of the Special Investigations Branch, and Senior Manager, Operations of the Special Investigations Branch, under

subsections 86 (2), (3) and (5). O. Reg. 164/83, s. 1 (3).

2. This Regulation shall be deemed to have come into force on the 7th day of March, 1983.

GEORGE ASHE
Minister of Revenue

Dated at Toronto, this 18th day of March, 1983.

(2425)

15

CONDOMINIUM ACT

O. Reg. 165/83.

General.

Made—March 24th, 1983.

Filed—March 25th, 1983.

REGULATION TO AMEND REGULATION 121 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CONDOMINIUM ACT

1. Section 11 of Regulation 121 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

11. A notice of a resolution changing the address for service and the mailing address of a condominium corporation under subsection 3 (7) of the Act shall be in Form 12 and shall be recorded in the Condominium Corporations Index. O. Reg. 165/83, s. 1.

2. Subsection 17 (1) of the said Regulation, as remade by section 4 of Ontario Regulation 348/82, is revoked and the following substituted therefor:

(1) The description of a unit and common interest in an instrument received for registration shall comprise the unit number, the level number or letter, the identification of the condominium plan and a reference to the name of the municipality in which the condominium is situate at the time of execution of the instrument.

(1a) The description of the unit referred to in subsection (1) 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. O. Reg. 165/83, s. 2.

3. Form 1 of the said Regulation is revoked and the following substituted therefor:

Form 1

Condominium Act

CONDOMINIUM CORPORATIONS INDEX

Registration No. of Declaration	Registration Date	Full Name of Corporation	Address for Service	Mailing Address	Land
	 Condominium Corporation No.			

O. Reg. 165/83, s. 3.

4. Form 12 of the said Regulation, as amended by section 11 of Ontario Regulation 348/82, is revoked and the following substituted therefor:

Form 12

Condominium Act

NOTICE OF CHANGE OF ADDRESS
(UNDER SUBSECTION 3 (7) OF THE ACT)

TO: The Land Registrar for the Land Titles (or Registry)

Division of

NOTICE is hereby given that

Condominium Corporation No., by resolution duly passed by the Board of

Directors on the day of, 19... changed,

(a) its address for service to

(b) its mailing address to

Dated:

Signed

Secretary (or other
authorized officer)

O. Reg. 165/83, s. 4.

LAND TITLES ACT

O. Reg. 166/83.
 Land Titles Divisions.
 Made—March 24th, 1983.
 Filed—March 25th, 1983.

REGULATION TO AMEND
 ONTARIO REGULATION 550/81
 MADE UNDER THE
 LAND TITLES ACT

1. Clause 1 (5) (a) of Ontario Regulation 550/81 is revoked and the following substituted therefor:
 - (a) a reference in the Schedule to a county, territorial district, geographic township, municipality, regional municipality or metropolitan municipality, is a reference to such county, territorial district, geographic township, municipality, regional municipality or metropolitan municipality, as it existed on the 31st day of December, 1980;
- 2.—(1) Items 17, 21, 23, 34 and 35 of the Schedule to the said Regulation are revoked and the following substituted therefor:

17.	NIPISSING (No. 36)	North Bay	All of the Territorial District of Nipissing. (See Note 1)
.			
21.	PARRY SOUND (No. 42)	Parry Sound	All of the Territorial District of Parry Sound. (See Note 1)
.			
34.	YORK REGION (No. 65)	Newmarket	All of The Regional Municipality of York as it existed on the 3rd day of September, 1982. (See Note 2)
35.	METROPOLITAN TORONTO (No. 66)	Toronto	All of The Municipality of Metropolitan Toronto as it existed on the 3rd day of September, 1982. (See Note 2)

(2) The said Schedule is amended by adding at the end thereof the following notes:

Note 1. (Re: Town of Kearney) The Land Titles Division of Parry Sound includes those portions of the geographic townships of Butt and McCraney described in Schedule C to *The District of Parry Sound Local Government Act, 1979*.

Note 2. The northern boundary of The Municipality of Metropolitan Toronto is the northern limit of the sixty-six foot wide original road allowance that now forms part of Steeles Avenue. See Order No. M820055, dated the 3rd day of September, 1982, made by the Ontario Municipal Board under the *Municipal Corporations Quieting Orders Act*.

REGISTRY ACT

O. Reg. 167/83.

Registry Divisions.

Made—March 24th, 1983.

Filed—March 25th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 551/81
MADE UNDER THE
REGISTRY ACT

1. Clause 1 (4) (a) of Ontario Regulation 551/81 is revoked and the following substituted therefor:

(a) a reference in the Schedule to a county, territorial district, geographic township, municipality, regional municipality or metropolitan municipality is a reference to such county, territorial district, geographic township, municipality, regional municipality or metropolitan municipality, as it existed on the 31st day of December, 1980;

- 2.—(1) Items 34, 40, 61 and 62 of the Schedule to the said Regulation are revoked and the following substituted therefor:

34.	NIPISSING (No. 36)	North Bay	All of the Territorial District of Nipissing. (See Note 1)
.			
40.	PARRY SOUND (No. 42)	Parry Sound	All of the Territorial District of Parry Sound. (See Note 1)
.			
61.	TORONTO BOROUGHS (No. 64)	Toronto	All of The Municipality of Metropolitan Toronto as it existed on the 3rd day of September, 1982, except the City of Toronto. (See Note 2)
.			
62.	YORK REGION (No. 65)	Newmarket	All of The Regional Municipality of York as it existed on the 3rd day of September, 1982. (See Note 2)

- (2) The said Schedule is amended by adding at the end thereof the following notes:

NOTE 1. (Re: Town of Kearney) The Registry Division of Parry Sound includes those portions of the geographic townships of Butt and McCraney described in Schedule C to *The District of Parry Sound Local Government Act, 1979*.

NOTE 2. The northern boundary of The Municipality of Metropolitan Toronto is the northern limit of the sixty-six foot wide original road allowance that now forms part of Steeles Avenue. See Order No. M820055, dated the 3rd day of September, 1982, made by the Ontario Municipal Board under the *Municipal Corporations Quieting Orders Act*.

REGISTRY ACT

O. Reg. 168/83.

Canada Lands.

Made—March 24th, 1983.

Filed—March 25th, 1983.

REGULATION TO AMEND
REGULATION 894 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
REGISTRY ACT

1.—(1) Item 38 in Column 2 of the Schedule to Regulation 894 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

38. *Indian Reserves*
Scugog No. 34

(2) Item 49 in Column 2 of the said Schedule is revoked and the following substituted therefor:

49. *Indian Reserves*
Christian Islands
No. 30 (3 islands)
Christian Island
No. 30A (Part of
Lot 20, Con. XXI,
Twp. of Tiny)

Rama No. 32

(2429)

15

REGISTRY ACT

O. Reg. 169/83.

Surveys, Plans and Descriptions
of Land.

Made—March 24th, 1983.

Filed—March 25th, 1983.

REGULATION TO AMEND
REGULATION 898 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
REGISTRY ACT

1. Section 2 of Regulation 898 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

2.—(1) Subject to subsection (2), this Regulation does not apply to,

(a) a plan under the *Navigable Waters Protection Act* (Canada);

(b) a preliminary plan authorized by an Act of Canada or Ontario;

(c) an order under section 7, 29, 36, 37, 40, 41 or 42 of the *Public Transportation and Highway Improvement Act*;

(d) a deed or a transfer given by the Director under the *Veterans' Land Act* (Canada) where the instrument by which the Director acquired title was registered before the 1st day of July, 1964, and where the deed or transfer includes all the land described in the instrument by which the Director acquired title;

(e) lots created by a plan under the *Cemeteries Act*;

(f) a plan illustrating a gas storage area designated under the *Ontario Energy Board Act*;

(g) a plan to illustrate land intended to be expropriated under an Act of Canada where the expropriating authority undertakes to register, either separately or as a part of an instrument, a plan of survey of land so expropriated;

(h) a sketch under subsection 75 (2) of the *Registry Act*;

(i) an agreement under the *Forestry Act*;

(j) an Index Plan under section 147 of the *Land Titles Act*;

(k) a Registrar's Compiled Plan; or

(l) an order of the Ontario Municipal Board referred to in section 63 of the *Registry Act*.

(2) Notwithstanding subsection (1),

(a) sections 3 and 20 apply to Preliminary Assumption Plans under subsection 8 (2) of the *Public Transportation and Highway Improvement Act*;

(b) section 3, subsection 37 (3) and sections 38 and 43 apply to preliminary plans under subsection 9 (5) of the *Expropriations Act*;

(c) section 56 applies to the orders under the *Public Transportation and Highway Improvement Act* referred to in clause (1) (c);

(d) section 52 applies to sketches under subsection 75 (2) of the *Registry Act*; and

(e) section 3 applies to Registrar's Compiled Plans. O. Reg. 169/83, s. 1.

2. Subsection 3 (3) of the said Regulation, exclusive of the clauses, is revoked and the following substituted therefor:

(3) Where a plan is submitted to the examiner for approval under subsection (2), the examiner shall approve the plan and endorse his approval thereon where he is satisfied that the survey and the plan satisfy the requirements of,

3. Section 18 of the said Regulation is revoked and the following substituted therefor:

18. Where a plan shows a part of a street or highway that has been stopped up or closed, a reference to the by-law or other instrument by which the street or highway was stopped up or closed and to the registration number of the by-law, if passed after the 29th day of March, 1873, or other instrument shall be included on the plan. O. Reg. 169/83, s. 3.

4. Section 23 of the said Regulation is revoked and the following substituted therefor:

23. Where the approval of the examiner is required to be endorsed on a plan, an approval block in Form 2 shall be included on the plan. O. Reg. 169/83, s. 4.

5.—(1) Subsection 28 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Subject to subsection (1a), the original plan and three paper prints of the plan shall be delivered to the Land Registrar, together with the depositor's duplicate, if any, at the time a reference plan is delivered to the Land Registrar for deposit.

(1a) Where the land is situate in a regional municipality, one additional paper print of the plan shall be delivered to the Land Registrar. O. Reg. 169/83, s. 5 (1).

(2) Clause 28 (4) (d) of the said Regulation is revoked and the following substituted therefor:

(d) deliver one paper print to,

(i) the regional office of the Assessment Division of the Ministry of Revenue,

(ii) the clerk of the municipality for the municipality in which the land is situate, and

(iii) the clerk of the regional municipality, where the land is situate in a regional municipality. R.R.O. 1980, Reg. 898, s. 28 (4); O. Reg. 169/83, s. 5 (2).

6. Subsection 35 (2) of the said Regulation is revoked.

7. Clause 55 (h) of the said Regulation is amended by striking out "23rd" in the seventh line and inserting in lieu thereof "29th".

8.—(1) Subsection 56 (1) of the said Regulation, as amended by section 7 of Ontario Regulation 552/81, is further amended by adding thereto the following clause:

(oa) the *Shoreline Property Assistance Act*.

(2) Section 56 of the said Regulation is amended by adding thereto the following subsection:

(5) Where an instrument presented for registration is a certificate of discharge of mortgage for registration under the *Registry Act* that purports to discharge all of the mortgaged land, the certificate shall contain a reference to each lot and plan or lot and concession as referred to in the mortgage but it shall not be necessary to repeat the full description as contained in the mortgage. O. Reg. 169/83, s. 8 (2).

9. Form 3 of the said Regulation is revoked. O. Reg. 169/83, s. 9.

10.—(1) This Regulation, except section 5, comes into force on the day it is filed with the Registrar of Regulations.

(2) Section 5 comes into force on the 1st day of June, 1983.

(2430)

15

LAND TITLES ACT

O. Reg. 170/83.

Forms, Records and Procedures.

Made—March 24th, 1983.

Filed—March 25th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 75/82 MADE UNDER THE LAND TITLES ACT

1. Subsection 1 (1) of Ontario Regulation 75/82 is amended by adding thereto the following clause:

(aa) "land" means land, tenements, hereditaments and appurtenances and any estate or interest therein;

2. Subclause 2 (1) (b) (vi) of the said Regulation is revoked and the following substituted therefor:

(vi) a full description of the subject land, including any easement or other right to which the land is subject or that is appurtenant to the land with which the instrument or document purports to deal, or a reference to an identical description previously set out in full,

3. Section 13 of the said Regulation is amended by adding thereto the following subsections:

(2) Where an application to amend the register is based on a judgment or order of a court or judge,

(a) the application shall be supported by an affidavit of a solicitor deposing,

(i) that the judgment or order is still in full force and effect, and has not been stayed, and

(ii) that the judgment or order affects or relates to the land referred to in the application, unless the land is unambiguously identified in the judgment or order as being the land described in the register; and

(b) subject to subsections (3) and (4), the judgment or order shall be in the form of,

(i) a certificate signed by the proper officer of the court setting forth the substance and effect of the judgment or order,

(ii) a copy of the judgment or order certified as such by the proper officer of the court,

(iii) the original judgment or order under the seal of the court, or

(iv) a notarial copy of the original judgment or order, certified copy or certificate, if the original judgment or order, certified copy or certificate is produced to the land registrar with the notarial copy for verification of the correctness of the notarial copy.

(3) Where an application to amend the register is based on a judgment or final order of foreclosure of a charge or mortgage, the application shall be supported by a certificate of the judgment or order under the seal of the court, that includes a registrable description of the land and the registration number of the charge or mortgage.

(4) Where an application to amend the register is based on an order discharging or vacating a mechanics' lien or vacating a certificate of action under the *Mechanics' Lien Act*, the application shall be supported by the order or a certificate thereof, under the seal of the court, that includes a registrable description of the land and the registration number of every registered claim for lien and certificate of action affected thereby. O. Reg. 170/83, s. 3.

4.—(1) Subsection 15 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Except as provided in section 13, a judgment or order of a court or judge affecting or relating to registered land shall not be registered unless accompanied by an application in Form 19. O. Reg. 170/83, s. 4 (1).

(2) Clause 15 (2) (b) of the said Regulation is revoked and the following substituted therefor:

(b) affects or relates to the land referred to in the application. O. Reg. 75/82, s. 15 (2); O. Reg. 170/83, s. 4 (2).

(3) Subsections 15 (4) and (5) of the said Regulation are revoked.

(4) Subsection 15 (6) of the said Regulation, as made by section 3 of Ontario Regulation 350/82, is revoked.

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

15a. A certificate of action under the *Mechanics' Lien Act* shall not be registered unless it is under the seal of the court and includes a registrable description of the land and the registration number of the claim for lien to which the certificate relates. O. Reg. 170/83, s. 5, *part*.

17a.—(1) An instrument executed under a power of attorney shall not be registered unless accompanied by an affidavit by the attorney or, where the attorney is a corporation, by an officer thereof, deposing that the power of attorney is still in full force and effect and has not been revoked.

(2) Where an instrument to which subsection (1) applies is required to be supported by an affidavit in Form 21 as to age or spousal status, the deposition required by subsection (1) may be included in that affidavit.

(3) Subject to subsection (2), the affidavit required by subsection (1) shall be in Form 21a. O. Reg. 170/83, s. 5, *part*.

6. Section 25a of the said Regulation, as made by section 6 of Ontario Regulation 350/82, is revoked and the following substituted therefor:

25a. A tax deed under the *Municipal Act* or tax arrears certificate under the *Municipal Affairs Act* in respect of land in a local municipality referred to in the Schedule to section 31a of Regulation 896 of Revised Regulations of Ontario, 1980, shall not be registered unless it complies with the said section 31a. O. Reg. 170/83, s. 6.

7. Subsection 40 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Each parcel of land separately entered in the title register shall be identified by a separate parcel number and, when a part of a parcel is transferred, a new parcel register shall be opened for the part and the new parcel register shall refer to the parcel number of the original parcel register and of the immediately preceding parcel register. O. Reg. 170/83, s. 7.

8.—(1) Subsection 52 (2) of the said Regulation, as made by section 1 of Ontario Regulation 323/82, is revoked and the following substituted therefor:

(2) Notwithstanding subsection (1), the land registry offices for the land titles divisions of Peel (No. 43), York Region (No. 65) and Metropolitan Toronto (No. 66) shall be kept open from 9.30 o'clock in the forenoon until 5.30 o'clock in the afternoon, local time, on,

- (a) the 31st day of May, 1983;
- (b) the 17th and 30th days of June, 1983;
- (c) the 29th day of July, 1983; and
- (d) the 31st day of August, 1983,

and no instrument shall be received for registration in those offices on those days except within those hours. O. Reg. 170/83, s. 8 (1).

(2) Subsection 52 (3) of the said Regulation, as made by section 9 of Ontario Regulation 350/82, is revoked.

9. The heading to Form 19 of the said Regulation is revoked and the following substituted therefor:

APPLICATION TO REGISTER JUDGMENT OR ORDER

(Section 15)

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

Form 21a

Land Titles Act

AFFIDAVIT AS TO POWER OF ATTORNEY

I,
of the of
in the of
make oath and say:

1. (a) I am the (officer) of the (name of corporation)..... the attorney for.....

under power of attorney registered as No. in the Land Registry Office for the Land Titles Division of

or (b) I am the attorney for (name of corporation)..... under power of attorney registered as No. in the Land Registry Office for the Land Titles Division of

2. The power of attorney is in full force and effect and has not been revoked.

SWORN before me

at the

in the

of

this day of

....., 19...

.....

A Commissioner, etc.

(signature)

O. Reg. 170/83, s. 10.

11. Sections 5 and 10 of this Regulation come into force on the 1st day of June, 1983.

(2431)

15

REGISTRY ACT

O. Reg. 171/83.

Forms and Records.

Made—March 24th, 1983.

Filed—March 25th, 1983.

**REGULATION TO AMEND
REGULATION 896 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
REGISTRY ACT**

1. Subsection 4 (2) of Regulation 896 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 351/82, is revoked and the following substituted therefor:

(2) Notwithstanding subsection (1), the land registry offices for the registry divisions of Peel (No. 43) and York Region (No. 65) shall be kept open from 9.30

o'clock in the forenoon until 5.30 o'clock in the afternoon, local time, on,

- (a) the 31st day of May, 1983;
- (b) the 17th and 30th days of June, 1983;
- (c) the 29th day of July, 1983; and
- (d) the 31st day of August, 1983,

and no instrument shall be received for registration in those offices on those days except within those hours. O. Reg. 171/83, s. 1.

- 2.—(1) Clause 11 (1) (d) of the said Regulation, as remade by subsection 4 (1) of Ontario Regulation 351/82, is revoked and the following substituted therefor:

- (d) in the case of a mortgage or other instrument securing an amount of money, a claim for mechanic's lien or a notice or other instrument referring to land as security under the *Bank Act* (Canada), the amount secured, if disclosed;

- (2) Subsection 11 (4) of the said Regulation is revoked and the following substituted therefor:

(4) Subsection (2) applies in respect of instruments registered and documents deposited on and after the 1st day of April, 1981. O. Reg. 171/83, s. 2 (2).

3. Section 18 of the said Regulation is revoked and the following substituted therefor:

18. An affidavit required by section 26 of the Act shall be in Form 16, except where the person executing the instrument is a corporation. O. Reg. 171/83, s. 3.

4. The said Regulation is amended by adding thereto the following section:

20a.—(1) An instrument executed under a power of attorney shall not be registered unless accompanied by an affidavit by the attorney or, where the attorney is a corporation, by an officer thereof, deposing that the power of attorney is still in full force and effect and has not been revoked.

(2) Where an instrument to which subsection (1) applies is required to be supported by an affidavit in Form 20 as to age or spousal status, the deposition required by subsection (1) may be included in that affidavit.

(3) Subject to subsection (2), the affidavit required by subsection (1) shall be in Form 19a. O. Reg. 171/83, s. 4.

5. Section 29 of the said Regulation, as amended by section 15 of Ontario Regulation 351/82, is revoked, and the following substituted therefor:

29.—(1) Subject to subsection (2) of this section and to clauses 7 (1) (b) and 31 (1) (a) and subsections 45 (2) and 52 (2) of Regulation 898 of Revised Regulations of Ontario, 1980, an instrument shall not be registered if its dimensions are greater than 8½ inches by fourteen inches.

(2) A copy of a regulation made under subsection 6 (1) of the *Aeronautics Act* (Canada) and the plan and description to which the regulation refers may exceed the dimensions prescribed by subsection (1), but shall not exceed fourteen inches by twenty inches.

(3) Where the dimensions of a regulation, description or plan to which subsection (2) applies exceed 8½ inches by fourteen inches, one additional copy shall be delivered to the land registrar at the time of deposit thereof for registration, for retention by the land registrar. O. Reg. 171/83, s. 5.

- 6.—(1) Subsection 30a (2) of the said Regulation, as made by section 17 of Ontario Regulation 351/82, is revoked and the following substituted therefor:

(2) Subsection (1) does not prohibit the use of a colour other than black for,

- (a) ruled lines, including underlines, margins and borders intended to facilitate reading, render a distinctive appearance or for a similar purpose, except where such lines appear to be intended to delete portions of the text;
- (b) printed words, emblems, symbols, logos or similar designs intended to identify the form, the stationer, an institutional lender or for a similar purpose, the omission of which would not alter the legal effect of the instrument;
- (c) the seal of a court or of a land registry office on a certificate or other instrument; or
- (d) a plan of land affected by a regulation made under subsection 6 (1) of the *Aeronautics Act* (Canada). O. Reg. 171/83, s. 6 (1).

(2) Section 30a of the said Regulation, as made by section 17 of Ontario Regulation 351/82, is amended by adding thereto the following subsection:

(4) Where any part of the text of an instrument appears to be printed in the colour of the paper against a black background the instrument shall not be accepted for registration. O. Reg. 171/83, s. 6 (2).

7. Section 30b of the said Regulation, as made by section 17 of Ontario Regulation 351/82, is amended by adding thereto the following subsection:

(3) Where any part of an instrument appears to be printed or written on a background of grey or a colour

other than that of the paper the instrument shall not be accepted for registration. O. Reg. 171/83, s. 7.

8. Section 30c of the said Regulation, as made by section 17 of Ontario Regulation 351/82, is revoked.

9. The said Regulation is further amended by adding thereto the following section:

31a. A tax deed under the *Municipal Act* or a tax arrears certificate under the *Municipal Affairs Act* in respect of land that, on the date of the deed or certificate, was in a local municipality referred to in the following Schedule shall not be registered under the *Land Titles Act* or the *Registry Act* unless it bears the inked imprint of a stamp in one of the following forms and the imprint is signed by or includes a facsimile of the signature of the Director of the Land Management Branch of the Ministry of Natural Resources and is embossed with the seal of that Ministry:



The lands herein described are liable for acreage tax under the *Mining Act*. This certificate therefore affects the SURFACE RIGHTS ONLY.

Director,
Land Management Branch
Ministry of Natural Resources



The lands herein described are not included in the acreage tax roll under the *Mining Act*.

Director,
Land Management Branch
Ministry of Natural Resources

Schedule

COLUMN I		COLUMN II
Item	County, District, etc.	Local Municipalities
1.	County of Frontenac	Townships of Barrie, Bedford, Clarendon and Miller, Hinchinbrooke, Kennebec, Loughborough, Olden, Palmerston and North and South Canonto, Portland, Storrington.
2.	County of Haliburton	All
3.	County of Hastings	Townships of Dungannon, Elzevir and Grimsthorpe, Faraday, Herschel, Hungerford, Huntingdon, Limerick, Madoc, Marmora and Lake, Mayo, Monteagle, Rawdon, Tudor and Cashel, Wollaston.

COLUMN I		COLUMN II
<i>Item</i>	<i>County, District, etc.</i>	<i>Local Municipalities</i>
4.	County of Lanark	Townships of Bathurst, Darling, Lavant, Dalhousie and North Sherbrooke, North Burgess.
5.	County of Leeds	Township of Bastard and South Burgess.
6.	County of Lennox and Addington	Townships of Denbigh, Abinger and Ashby, Kaladar, Anglesea and Effingham, Sheffield.
7.	County of Northumberland	Township of Seymour.
8.	County of Peterborough	Townships of Belmont and Methuen, Burleigh and Anstruther, Chandos, Galway and Cavendish, Harvey.
9.	County of Renfrew	Townships of Admaston, Alice and Fraser, Bagot and Blithfield, Brougham, Brudenell and Lyndoch, Grattan, Griffith and Matawatchan, Hagarty and Richards, Raglan, Ross, Sebastopol.
10.	County of Victoria	Townships of Laxton, Digby and Longford, Somerville.
11.	The Regional Municipality of Haldimand-Norfolk	Town of Haldimand.
12.	District of Algoma	All
13.	District of Cochrane	All
14.	District of Kenora	All
15.	District of Manitoulin	Townships of Assiginack, Howland.
16.	The District Municipality of Muskoka	Townships of Georgian Bay, Lake of Bays, Muskoka Lakes.

COLUMN I		COLUMN II
Item	County, District, etc.	Local Municipalities
17.	District of Nipissing	All
18.	District of Parry Sound	Town of Kearney, Townships of The Archipelago, Armour, Carling, Chapman, Foley, North Himsworth, South Himsworth, Humphrey, McDougall, McKellar, McMurrich, Nipissing, Ryerson, Strong.
19.	District of Rainy River	All
20.	District of Sudbury	All (including all local municipalities in The Regional Municipality of Sudbury).
21.	District of Thunder Bay	All
22.	District of Timiskaming	All

O. Reg. 171/83, s. 9.

10.—(1) Subsection 32 (3) of the said Regulation, as amended by subsections 19 (4), (5) and (6) of Ontario Regulation 351/82, exclusive of the clauses, is revoked and the following substituted therefor:

(3) The requirements in clause 45 (1) (b) of the Act for recording on photographic film and in subsection (2) of this section for microfilming, do not apply to,

.

(2) The said subsection 32 (3) is further amended by striking out "or" at the end of clause (t), by adding "or" at the end of clause (u) and by adding thereto the following clause:

(v) a plan of land affected by a regulation made under subsection 6 (1) of the *Aeronautics Act* (Canada) where the dimensions of the plan exceed 8½ inches by fourteen inches.

11. The heading to Form 16 of the said Regulation, as remade by section 34 of Ontario Regulation 351/82, is revoked and the following substituted therefor:

"AFFIDAVIT OF SUBSCRIBING WITNESS UNDER SUBSECTION 25 (1) OR SECTION 26 OF THE ACT"

12. Form 17 of the said Regulation is revoked.

13. The said Regulation is further amended by adding thereto the following Form:

Form 19a

Registry Act

AFFIDAVIT AS TO POWER OF ATTORNEY

I,,
of the of
in the of
make oath and say:

- (a) I am the (*officer*) of the (*name of corporation*) the attorney for under power of attorney registered as No. in the Land Registry Office for the Registry Division of

or (b) I am the attorney for (name of corporation) under power of attorney registered as No. in the Land Registry

Office for the Registry Division of

2. The power of attorney is in full force and effect and has not been revoked.

SWORN before me

at the

in the

of

this day of

., 19

.

A Commissioner, etc.

(signature)

O. Reg. 171/83, s. 13.

14. Sections 4 and 13 of this Regulation come into force on the 1st day of June, 1983.

(2432)

15

ENVIRONMENTAL PROTECTION ACT

O. Reg. 172/83.

Disposable Containers for Milk.

Made—March 24th, 1983.

Filed—March 25th, 1983.

REGULATION TO AMEND

REGULATION 306 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE

ENVIRONMENTAL PROTECTION ACT

1. Regulation 306 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

4.—(1) In this section,

(a) "recyclable container" means a disposable container for which a deposit is charged in accordance with an agreement between the Minister and the person who fills and distributes the container providing for the recycling of the empty used containers; and

(b) "user of a recyclable container" means a person who fills, distributes or sells at retail, a recyclable container in compliance with the provisions of an agreement referred to in clause (a).

(2) Users of recyclable containers are classified and are a class of persons that is exempt from the provisions of section 3. O. Reg. 172/83, s. 1.

(2433)

15

POWER CORPORATION ACT

O. Reg. 173/83.

Pension and Insurance Plan.

Made—March 16th, 1983.

Approved—March 24th, 1983.

Filed—March 25th, 1983.

REGULATION TO AMEND

REGULATION 796 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE

POWER CORPORATION ACT

1. Section 1 of Regulation 796 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following clause:

(ka) "extended eligible service" means,

(i) service with the Corporation during which the member was not a member of the plan,

(ii) periods of service, with an employer with which the Corporation has entered into a reciprocal transfer agreement, while not a participant in the pension plan of the employer but where the employee was a contributor to that employer's pension plan or had been in employment counting towards eligibility for participation in that employer's pension plan,

(iii) periods of active service in the Canadian Armed Forces or periods of active service with allied forces during World War II or the Korean War where benefits do not accrue for such service under a pension plan,

(iv) periods of short-term appointment to the government of Canada or any province of Canada or to any board, commission, committee or public institution established under any Act of Canada or any province of Canada or periods of short-term loan to a union, educational institution or charitable organization, with or with-

out pay, where benefits do not accrue for such service under any pension plan,

- (v) periods of short-term layoffs,
- (vi) periods of unpaid sabbatical, educational or maternity leave, and
- (vii) any other service accepted under the *Income Tax Act* (Canada) as eligible service for the purposes of voluntary additional contributions while not a contributor to a pension plan;

2. Subsections 6 (6) and (7) of the said Regulation are revoked and the following substituted therefor:

(6) Where applicable in subsection (1) or clause (2) (b) or (5) (b), the percentages shown in Column 1 of the Tables will be apportioned for any part of a year.

(7) Where a member has made the election provided for by,

- (a) subclause 23 (1) (b) (ii);
- (b) clause 23 (1) (c); or
- (c) clause 23 (1) (d),

as the case may be, and subsequently requests and is granted a pension under subsection (1) or clause (2) (b) or (5) (b), the percentage discount factors shown in the said subsection or clauses do not apply and the pension payable shall be the actuarial equivalent of the pension that would have been payable on his normal retirement date accrued to the early retirement date. O. Reg. 173/83, s. 2.

3. Subsection 11 (6) of the said Regulation is revoked and the following substituted therefor:

(6) Except for the purposes of determining continuous employment under section 23, any period of leave of absence for which no contribution is made under subsection (3) or (4) shall be excluded in computing a member's continuous employment or established service. O. Reg. 173/83, s. 3.

4.—(1) Subsection 12 (2) of the said Regulation 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;

(c) at the rate of 6 per cent compounded annually from the 1st day of January, 1979 to the 31st day of December, 1982; and

(d) compounded annually from the 1st day of January, 1983, at the lesser of,

(i) a rate calculated at 1 per cent below the arithmetic average of the interest rates paid by Canadian Chartered Banks on non-chequable savings deposits and published in the Bank of Canada Review for the twelve-month period from the 1st day of July to the 30th day of June immediately preceding each calendar year, or

(ii) a rate calculated at the arithmetic average of the annualized monthly interest rates earned by the fund on short-term investments during the same period. O. Reg. 173/83, s. 4 (1).

(2) Section 12 of the said Regulation is amended by adding thereto the following subsection:

(3) Notwithstanding subsections (1) and (2), credited interest on the amount of voluntary additional contributions made in accordance with subsection 16a (1) shall be calculated at a rate of ½ per cent below the arithmetic average of the annualized monthly rates earned by the fund on short-term investments for the twelve-month period from the 1st day of July to the 30th day of June immediately preceding each calendar year, compounded annually, from the 1st day of January, 1983. O. Reg. 173/83, s. 4 (2).

5. Section 15 of the said Regulation, as amended by section 2 of Ontario Regulation 442/82, is further amended by adding thereto the following subsections:

(1a) For the purposes of subsection (1), for the period during which a member is in receipt of a disability income benefit he shall be deemed to have base earnings equivalent to his base earnings in effect upon expiry of the waiting period referred to in subsection 8 (2). O. Reg. 173/83, s. 5, *part*.

(26) If a pension payable under this section would exceed an amount permitted under any other Act, the pension shall be appropriately reduced. O. Reg. 173/83, s. 5, *part*.

6. The said Regulation is amended by adding thereto the following section:

16a.—(1) In respect of periods of extended eligible service, a member may make voluntary additional contributions to the fund subject to the conditions established under the *Income Tax Act* (Canada) and

the contributions shall accumulate with credited interest calculated in accordance with subsection 12 (3).

(2) Upon the death, termination of employment or retirement on pension of a member, any voluntary additional contributions made by the member under subsection (1) together with credited interest shall be paid to the member, his beneficiary or estate.

(3) Voluntary additional contributions made under subsection (1) shall not be included in determining the period of time during which a member was contributing to the fund. O. Reg. 173/83, s. 6.

7. Subsection 18 (1) of the said Regulation is revoked and the following substituted therefor:

(1) A member to whom subsection 22 (2) does not apply may elect in writing before his retirement date that subsection 22 (5) shall not apply, in which case he is entitled to an increased pension that shall be the actuarial equivalent of the pension under section 15 and subsection 22 (5). O. Reg. 173/83, s. 7.

8. Subsection 19 (1) of the said Regulation is amended by striking out "subsection 22 (6)" in the twelfth line and inserting in lieu thereof "subsection 22 (5)".

9.—(1) Clause 22 (2) (a) of the said Regulation is revoked and the following substituted therefor:

(a) a member with at least ten years continuous employment, who,

(i) dies during his employment with the Corporation, or

(ii) terminates his employment after the 31st day of December, 1965 having made an election under subclause 23 (1) (b) (ii) or clause 23 (1) (c) or (d) and dies before his retirement date; or

(2) Paragraph 1 of subsection 22 (2) of the said Regulation is amended by striking out "or remarriage" in the second line.

(3) Subsection 22 (4) of the said Regulation is revoked and the following substituted therefor:

(4) Where a member having at least ten years continuous employment dies prior to his retirement date and no beneficiary pension is payable under subsection (2),

(a) because of the designation of another beneficiary who is not an eligible beneficiary;

(b) because no eligible beneficiary survived the member; or

(c) for any other reason,

there shall be paid to a beneficiary or, if there is no beneficiary, to the estate of the member, a death benefit equal to the sum of the member's contributions to the fund with credited interest minus any amounts paid to the member in accordance with section 23. O. Reg. 173/83, s. 9 (3).

(4) Paragraph 1 of subsection 22 (7) of the said Regulation is amended by striking out "or remarriage" in the second and third lines.

(5) Subsections 22 (12) and (14) of the said Regulation are revoked.

10. Subsections 23 (2) and (4) of the said Regulation are revoked and the following substituted therefor:

(2) Except as may be otherwise expressly provided in this Regulation, where a member is entitled to all or part of his pension in accordance with subclause (1) (b) (ii) or clause (1) (c) or (d), his rights and privileges under this Regulation shall thenceforth be ascertained in accordance with the regulations in force at the time of termination of employment. O. Reg. 173/83, s. 10, *part*.

(4) Where a member, to whom subclause (1) (b) (ii) applies, has less than ten years of continuous employment, and dies before his retirement date, there shall be paid to his beneficiary or, if there is no beneficiary or the beneficiary has predeceased the member, to the estate of the member, a death benefit equal to the sum of the member's contributions to the fund with credited interest calculated to the date of payment minus any amount paid to the member under this section and section 22 does not apply. O. Reg. 173/83, s. 10, *part*.

(6) Notwithstanding any other provisions of this section, the earned pension of a member who terminated his employment with the Corporation leaving all or part of his contributions in the plan in accordance with subclause (1) (b) (ii) or clause (1) (c) or (d) is increased,

(a) by 6 per cent multiplied by the number of complete calendar months in 1981 following the date on which the member terminated his employment with the Corporation and divided by twelve where the termination occurred in the calendar year 1981; or

(b) by 6 per cent where the member terminated his employment with the Corporation before the 1st day of January, 1981. O. Reg. 173/83, s. 10, *part*.

11. Section 26 of the said Regulation is revoked and the following substituted therefor:

26.—(1) Subject to subsections (2), (3) and (4), where the employment of a member terminated otherwise than by retirement on pension and he again becomes an employee, his eligibility for membership in the plan shall be determined in the same manner as any other employee commencing service with the Corporation.

(2) Where the employment of a member terminated otherwise than by retirement on pension and he again becomes an employee within one year after the date of termination,

- (a) having elected to leave his contributions in the fund in accordance with subclause 23 (1) (b) (ii); or
- (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 clause 12 (2) (d) to the date of repayment,

he shall be deemed to be on leave of absence during the period between the date of termination and the date of again becoming a member.

(3) Where the employment of a member terminated other than by retirement on pension and he again becomes a member of the plan, he may elect to re-instate all or part of his previous service while a member of the plan commencing with the earliest period of such service upon payment into the fund of an amount calculated in accordance with subsection (4) or (5), subject to a minimum reinstatement of a minimum one year of service.

(4) A member to whom subsection (3) applies who makes the election prior to the 1st day of March, 1984 or within one year after again becoming a member of the plan, whichever is later, shall pay into the fund an amount equivalent to the amount he would have contributed to the fund for pension purposes during his selected prior service as if his base earnings during that period had been the same as his base earnings on the most recent occasion when he became a member, together with interest thereon at the same rate of interest per annum as prescribed by subsections 12 (1) and (2) compounded annually from the date of again becoming a member to the date of election.

(5) A member to whom subsection (3) applies who does not make the election within the time period prescribed by subsection (4) may elect to re-instate selected prior service at any later time while he is contributing to the fund and the relevant provisions of subsection (4) apply with necessary modifications except that the base earnings for the selected prior service shall be his base earnings at the time when he makes the election.

(6) Where a member to whom subsection (3) applies has left all or part of his contributions with credited interest in the fund in accordance with section 23, the amount thereof shall be applied on account of the amount required to be paid into the fund by subsection (4) or (5).

(7) Selected prior service re-instated under this section shall be included in determining the period of time during which a member was contributing to the fund and shall be considered as continuous employment for the purposes of clause 1 (x), sections 6 and 22 and clause 23 (1) (d).

(8) In this section "selected prior service" means the service from an earlier period of employment that the member wishes to re-instate under subsection (3). O. Reg. 173/83, s. 11.

12. Section 27 of the said Regulation is amended by adding thereto the following subsections:

(4) Upon termination or winding up of the plan the assets of the plan may revert to the benefit of the Corporation after provision has been made for payment of all benefits under the terms of the plan to employees, former employees, pensioners, beneficiaries, and estates in accordance with the *Pension Benefits Act*.

(5) In calculating benefits for the purpose of subsection (4), all benefits provided to members of the plan in respect of service shall be treated as fully vested as of the date of termination or winding up without regard to age or service conditions for vesting under the terms of the plan.

(6) Nothing in this Regulation shall be interpreted so as to reduce accrued benefits of a member except where the plan is wound up or terminated and, as a result of insufficient funds, a reduction in benefits is authorized by the Department of National Revenue or the Pension Commission of Ontario. O. Reg. 173/83, s. 12.

13. Clause 33 (1) (c) of the said Regulation is revoked and the following substituted therefor:

- (c) the first day of the month following the month in which the member is entitled to receive his first payment under an income replacement plan;

14. Section 40 of the said Regulation is revoked and the following substituted therefor:

40.—(1) Subject to subsection (2), within thirty-one days after the month in which a member,

- (a) reaches his normal retirement date;
- (b) retires at an early retirement date; or
- (c) terminates his employment otherwise than by death or retirement on pension,

he may purchase from the insurer, without medical examination, an individual policy in a form customarily issued at that time by the insurer, for which the premium rate is the same as would apply to a similar policy issued at the then attained age to any individual belonging to the same insurance risk for,

- (d) in the case of a member who has reached his normal retirement date or has retired at an early retirement date, an amount equivalent to any optional additional term insurance in force immediately prior to such date; or
- (e) in the case of a member whose employment is terminated, an amount equivalent to his total term insurance in force immediately prior to his termination.

(2) Within thirty-one days after the month in which a member commences to receive benefits under an income replacement plan, he may purchase from the insurer, without medical examination, an individual policy, in a form customarily issued at that time by the insurer, for which the premium rate is the same as would apply to a similar policy issued at the then attained age to an individual belonging to the same insurance risk for an amount that does not exceed the difference if any between the member's total insurance in force immediately prior to the commencement of the benefits and the insurance in force under subsection 42 (3).

(3) Upon termination of benefits under an income replacement plan and recommencement of active employment, an election made by a member, prior to the commencement of the benefits, to be insured for an amount greater than the amount specified by clause 30 (1) (b) is contingent upon his surrender of any individual policy obtained under subsection (2) or the submission of evidence of insurability satisfactory to the insurer. O. Reg. 173/83, s. 14.

15. Subsection 42 (3) of the said Regulation is revoked and the following substituted therefor:

(3) From the first day of the month coincident with or immediately following the first payment received by a member under an income replacement plan, he shall be insured for an amount equivalent to his base annual

earnings at the end of the waiting period set out in subsection 8 (2) rounded upward to the nearest \$500 and multiplied by two, until the termination of the disability income benefits and any election made by the member under section 34 or 35 prior to the start of payments under an income replacement plan, shall continue to be effective on the first day of the month concurrent with or next following the member's return to active employment, other than rehabilitative employment, subject to the provisions of subsection 40 (3).

(3a) For the purposes of subsection (3), the base annual earnings of a member who died between the 1st day of January, 1982 and the 18th day of May, 1982, shall be retroactively increased by the amount of the percentage increase that would have been made in his disability income benefits by subsection 8 (5a) had he lived.

(3b) For the purpose of subsection (3), the base annual earnings of a member receiving disability income benefits on the 1st day of March, 1983 shall be increased by the percentage increase made in his disability income benefits by subsection 8 (5a) and by any increases made thereafter in his disability income benefits in accordance with section 8.

(3c) For the purpose of subsection (3), the base annual earnings of a member whose disability income benefits commenced after the 1st day of March, 1983 shall be increased by any percentage increases made thereafter in his disability income benefits in accordance with section 8. O. Reg. 173/83, s. 15.

16. The Schedule to the said Regulation is revoked. O. Reg. 173/83, s. 16.

ONTARIO HYDRO:

MILAN NASTICH
President

W. E. RANEY
Secretary

Dated at Toronto, this 16th day of March, 1983.

(2434)

15

Publications Under The Regulations Act

April 16th, 1983

GENERAL SESSIONS ACT COUNTY COURTS ACT

O. Reg. 174/83.

Sittings of the General Sessions of the Peace and Sittings of the District Court for the District of Kenora.

Made—March 23rd, 1983.

Filed—March 28th, 1983.

GENERAL SESSIONS ACT 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 District Court for the trial of issues of fact and assessment of damages with or without a jury, for the District of Kenora.

ORDER

WHEREAS the sittings of the Court of General Sessions of the Peace and the sittings of the District Court for the trial of issues of fact and assessment of damages with or without a jury, for the District of Kenora, are presently scheduled for Tuesday, May 24th, 1983;

AND WHEREAS it is desirable to hold the said sittings on the 9th day of May, 1983, instead of the 24th day of May, 1983;

THEREFORE IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the sittings of the District Court for the trial of issues of fact and assessment of damages with or without a jury, for the District of Kenora, shall be held commencing Monday, May 9th, 1983.

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 Kenora and in the office of the clerk of the General Sessions of the peace for the said District. O. Reg. 174/83.

W. D. LYON
*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 23rd day of March, 1983.

(2436)

16

ENVIRONMENTAL PROTECTION ACT

O. Reg. 175/83.

General—Waste Management.

Made—March 16th, 1983.

Filed—March 28th, 1983.

REGULATION TO AMEND REGULATION 309 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

1.—(1) Section 1 of Regulation 309 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraphs:

2a. "asbestos waste" means solid or liquid waste that contains asbestos in more than a trivial amount or proportion and that does not contain a significant amount or proportion of other components that would bring the waste within the meaning of hazardous waste;

3a. "commercial waste" includes asbestos waste;

7a. "domestic waste" includes asbestos waste;

(2) Paragraph 12 of the said section 1 is revoked and the following substituted therefor:

12. "hailed liquid industrial waste" means liquid waste, other than hauled sewage or asbestos waste, that results from industrial processes or manufacturing or commercial operations and that is transported in a tank or other container for treatment or disposal, and includes sewage residue from sewage works that are subject to the provisions of the *Ontario Water Resources Act*;

(3) Paragraph 14 of the said section 1 is amended by adding at the end thereof "but does not include asbestos waste."

(4) Section 1 of the said Regulation is further amended by adding thereto the following paragraph:

22a. "non-hazardous solid industrial waste" includes asbestos waste;

2. Section 2 of the said Regulation is amended by adding thereto the following paragraphs:

1a. Commercial waste.

4a. Domestic waste.

9a. Non-hazardous solid industrial waste.

3. The said Regulation is amended by adding thereto the following section:

MANAGEMENT OF ASBESTOS WASTE

14. The management of asbestos waste shall be carried out in accordance with the following provisions:

1. No person shall cause or permit asbestos waste to leave the location at which it is generated except for the purpose of transporting it to a waste disposal site, the operator of which has agreed to accept it and has been advised as to its anticipated time of arrival and,

i. the asbestos waste is in a rigid, impermeable, sealed container of sufficient strength to accommodate the weight and nature of the waste, or

ii. where the asbestos waste is being transported in bulk, it is transported by means of a waste management system operating under a certificate of approval or provisional certificate of approval that specifically authorizes the transportation of asbestos waste in bulk.

2. Where a container referred to in subparagraph i of paragraph 1 is a cardboard box, the waste must be sealed in a six-mil polyethylene bag placed within the box.

3. Every container referred to in subparagraph i of paragraph 1 must be free from punctures, tears or leaks.

4. The external surfaces of every container referred to in subparagraph i of paragraph 1 and of every vehicle or vessel used for the transport of asbestos waste must be free from asbestos waste.

5. Both sides of every vehicle used for the transportation of asbestos waste and every container referred to in subparagraph i of paragraph 1 must display thereon in large, easily legible letters that contrast in colour with the background the word "CAUTION" in letters not less than ten centimetres in height and the words:

CONTAINS ASBESTOS FIBRES

Avoid Creating Dust and Spillage
Asbestos May be Harmful To Your Health
Wear Approved Protective Equipment

6. Asbestos waste being transported from the location at which it is generated,

i. shall be transported,

A. by a driver trained in the management of asbestos waste,

B. as directly as may be practicable, to the waste disposal site at which disposal of the asbestos waste is intended to take place,

ii. shall not be transferred to a transfer station or other waste disposal site where disposal of the asbestos waste will not take place, but it may be transported to a waste disposal site operating under a certificate of approval or provisional certificate of approval that specifically authorizes acceptance and processing of asbestos waste,

iii. shall not be transported with any other cargo in the same vehicle,

iv. shall not be transported in a compaction type waste haulage vehicle,

v. where it is being transported in cardboard boxes, shall be in an enclosed vehicle,

vi. shall be properly secured and covered with a suitable tarpaulin or net if it is transported in a vehicle that is not enclosed, and

vii. shall be transported only in vehicles equipped with emergency spill clean-up equipment including a shovel, a broom, wetting agent, protective clothing, a supply of six-mil polyethylene bags, bag closures and personal respiratory equipment.

7. During the transportation or unloading thereof, any asbestos waste that is loose or in

a container that is punctured, broken or leaking shall be packaged, immediately on discovery, in a six-mil polyethylene bag.

8. Where containers of asbestos waste are being unloaded, the unloading shall be carried out so that no loose asbestos or punctured, broken or leaking containers of asbestos waste are landfilled.
9. Asbestos waste may be deposited only at locations in a landfilling site that have been adapted for the purpose of receiving asbestos waste or are otherwise suitable for that purpose.
10. Asbestos waste may be deposited at a landfilling site only while the depositing is being supervised by the operator of the site or a person designated by him for the purpose and the person supervising is not also operating machinery or the truck involved.
11. Where asbestos waste is deposited, as set out in paragraph 9, at least 125 centimetres of garbage or cover material must be placed forthwith over the deposited asbestos waste in such a manner that direct contact with compaction equipment or other equipment operating on the site is avoided.
12. Every person handling asbestos waste or containers of asbestos waste, supervising the unloading of asbestos waste in bulk or cleaning asbestos waste residues from containers, vehicles or equipment shall wear protective clothing and personal respiratory equipment while so doing.
13. Protective clothing that has been or is suspected of having been in contact with asbestos waste shall be changed at the site of the exposure and either properly disposed of as asbestos waste or washed at the end of the working day.
14. Disposable protective clothing shall not be reused.
15. Every person directly or indirectly involved in the transportation, handling or management of asbestos waste shall take all precautions necessary to prevent asbestos waste from becoming airborne. O. Reg. 175/83, s. 3.

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 176/83.

Designation of Area of
Development Control.
Made—March 15th, 1983.
Filed—March 28th, 1983.

REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

1. Paragraph 24 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 790/82, is revoked and the following substituted therefor:

24. In the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the place of intersection of the easterly boundary of the Town of Ancaster and the southerly limit of Mohawk Road;

Thence westerly along the southerly limit of Mohawk Road to the intersection of the southerly prolongation of the westerly limit of Part 2 as shown on a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-5625;

Thence northerly along that prolongation to the southwesterly angle of that Part 2;

Thence north 13° 14' 30" west along that westerly limit 43.47 metres to the northwesterly angle of that Part 2;

Thence north 76° 18' 30" east along the northerly limit of that Part 22.49 metres to the easterly limit of Part 1 as shown on that Plan;

Thence north 13° 45' 30" west along that easterly limit 232.791 metres to the northerly limit of the southerly half of Lot 48 in Concession II;

Thence westerly along that northerly limit 170.638 metres to the northwesterly angle of that Part 1;

Thence south 13° 50' east 60.665 metres to a point;

Thence south 54° 10' 10" west 48.274 metres to a point;

Thence south $13^{\circ} 42'$ east 231.516 metres to the northwesterly limit of Mohawk Road;

Thence north $46^{\circ} 58' 40''$ east along that northwesterly limit 31.13 metres to an angle in that Part 1;

Thence north $13^{\circ} 52' 40''$ west 56.64 metres to a point;

Thence north $76^{\circ} 09' 30''$ east 18.29 metres to a point;

Thence north $13^{\circ} 52' 40''$ west 63.21 metres to a point;

Thence north $74^{\circ} 14' 50''$ east 127.93 metres to a point;

Thence south $13^{\circ} 41' 30''$ east 106.73 metres to the northerly limit of Mohawk Road;

Thence south $13^{\circ} 41' 30''$ east 20 metres to the southerly limit of Mohawk Road;

Thence westerly along that southerly limit to the southerly prolongation of the westerly limit of Lime Kiln Road;

Thence northerly to and along that westerly limit to a point distant 99.066 metres measured northerly therealong from the northeasterly angle of Block FX as shown on a Plan registered in the Land Registry Office for the said Land Titles Division as Number M-193;

Thence south $81^{\circ} 15'$ west 143.274 metres to a point;

Thence north $13^{\circ} 57'$ west 191.704 metres to a point;

Thence north $51^{\circ} 53' 30''$ west 23.622 metres to a point;

Thence north $89^{\circ} 41' 30''$ east 166.406 metres to the easterly limit of Lot 47 in Concession II;

Thence north $13^{\circ} 10' 12''$ west along that easterly limit to the northerly limit of Part 1 as shown on a Plan deposited in the Land Registry Office for the said Land Titles Division as Number 62R-338;

Thence westerly along that northerly limit to the westerly limit of that Lot 47;

Thence northerly along that westerly limit to the southerly limit of Montgomery Drive;

Thence westerly along that southerly limit to the easterly limit of the Old Ancaster Dundas Road;

Thence southerly along that easterly limit to the southerly limit of Part 1 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-2296;

Thence easterly along that southerly limit to the southeasterly limit of that Part 1;

Thence northerly and northwesterly along the easterly limit of that Part 1 to the southerly limit of Montgomery Drive;

Thence easterly along that southerly limit to the westerly limit of that Lot 47 in Concession II;

Thence southerly along that westerly limit to a point distant 14.356 metres measured south $13^{\circ} 27'$ east from the northerly limit of Part 1 on Plan 62R-338;

Thence south $13^{\circ} 04'$ east along that westerly limit 43.909 metres to a point;

Thence north $77^{\circ} 01'$ east 89.514 metres to a point;

Thence south $12^{\circ} 59'$ east 27.432 metres to a point;

Thence south $20^{\circ} 19'$ east 105.665 metres to a point;

Thence south 19° east 62.072 metres to a point;

Thence south $83^{\circ} 18' 30''$ west 73.969 metres to a point;

Thence north $85^{\circ} 16'$ west 37.429 metres to the westerly limit of that Lot 47;

Thence south $13^{\circ} 04'$ east along that westerly limit 176.351 metres to a point;

Thence north $87^{\circ} 48'$ east 109.981 metres to a point;

Thence southwestward along the westerly limit of the land as shown on Plan M-193 to the southerly limit of the street widening of Mohawk Road as shown on that Plan;

Thence south $67^{\circ} 28' 40''$ east along that southerly limit 37.058 metres to a point;

Thence south $78^{\circ} 04' 50''$ east along that southerly limit 21.120 metres to a point;

Thence north $1^{\circ} 25' 33''$ west 35.128 metres to a point;

Thence south $82^{\circ} 23' 35''$ east 18.742 metres to a point;

Thence south $0^{\circ} 18' 30''$ east 36.576 metres to that southerly limit;

Thence easterly along that southerly limit to an angle in that Plan;

Thence north $0^{\circ} 22'$ west 36.576 metres to a point;

Thence south $85^{\circ} 38'$ east 38.1 metres to a point;

Thence south $0^{\circ} 22'$ west 36.576 metres to the northerly limit of Mohawk Road as shown on Plan 62R-338;

Thence south $85^{\circ} 38'$ east 38.1 metres along that northerly limit to a point;

Thence north $2^{\circ} 17'$ east 37.490 metres to a point;

Thence south $85^{\circ} 38'$ east 18.288 metres to a point;

Thence south $2^{\circ} 17'$ west 37.490 metres to that northerly limit of Mohawk Road;

Thence easterly along that northerly limit to the westerly limit of Lime Kiln Road;

Thence southerly along the prolongation of that westerly limit to the southerly limit of Mohawk Road;

Thence westerly along that southerly limit to the southeasterly limit of Wilson Street East;

Thence northwesterly to and along the westerly limit of the Old Dundas Road to a point 24.384 metres measured therealong from the northwesterly limit of Wilson Street, the said point being the northerly limit of the lands described in an Instrument registered in the Land Registry Office for the said Registry Division as Number 116950 AB;

Thence westerly along that northerly limit to a line parallel with and distant 76.2 metres measured at right angles from the northwesterly limit of Wilson Street East;

Thence southwesterly along that parallel line to the southwesterly limit of Sulphur Springs Road;

Thence northwesterly along that southwesterly limit to the westerly limit of Mansfield Drive;

Thence southerly along that westerly limit to the southerly limit of Judith Crescent;

Thence northwesterly along the southwesterly limit of Judith Crescent to the southerly limit of Maureen Avenue;

Thence westerly along that southerly limit to the easterly limit of Lovers Lane;

Thence northwesterly to a point on the westerly limit of Lovers Lane distant 224.129 metres measured north $12^{\circ} 24'$ west from the northeasterly angle of lands shown on a Plan registered in the Land Registry Office for the said Registry Division as Number 888;

Thence south $77^{\circ} 36'$ west 68.58 metres to a point;

Thence north $12^{\circ} 24'$ west 68.58 metres to a point;

Thence north $77^{\circ} 36'$ east 67.361 metres to the westerly limit of Lovers Lane;

Thence north $13^{\circ} 28' 20''$ west along that westerly limit 97.853 metres to a point;

Thence south $78^{\circ} 11'$ west along the southerly limit of Part 3 as shown on a Plan registered in the Land Registry Office for the said Registry Division as Number 62R-1595 a distance of 208.578 metres to the southwest-erly angle of that Part;

Thence north $62^{\circ} 49'$ west 183.514 metres to a point;

Thence north $12^{\circ} 42'$ west 52.319 metres to a point;

Thence south $77^{\circ} 18'$ west 143.216 metres to the easterly limit of the land shown on a Plan registered in the Land Registry Office for the said Registry Division as Number 1076;

Thence northerly along that easterly limit to the southeasterly angle of the land shown on a Plan registered in the Land Registry Office for the said Land Titles Division as Number 62R-3357;

Thence northerly along the easterly limit of that Plan to the northerly limit of that Plan;

Thence westerly along that northerly limit to the easterly limit of Lot 40 in Concession II;

Thence northerly along that easterly limit 70.104 metres to the northwesterly limit of that Plan;

Thence southwesterly along that northwesterly limit to the westerly limit of that Lot 40;

Thence southerly along that westerly limit 111.252 metres to the southerly limit of that Plan;

Thence easterly along that southerly limit to the easterly limit of the lands shown on Plan 1076;

Thence southerly along the easterly limit of the lands shown on Plans registered in the Land Registry Office for the said Registry Division as Numbers 1076 and 783 to the northwesterly angle of Lot 31 as shown on a Plan registered in the Land Registry Office for the said Registry Division as Number 930;

Thence easterly along the northerly and easterly limits of the lands shown on the said Plan to the northerly limit of Plan 888;

Thence north 77° east along that northerly limit 244.898 metres to the westerly limit of Lovers Lane;

Thence southerly along that westerly limit to the northerly limit of Joanne Court;

Thence westerly and southerly along the northerly and westerly limits of Joanne Court to the northerly limit of Parker Avenue;

Thence westerly along that northerly limit to the easterly limit of Hadley Drive;

Thence northerly along that easterly limit to the southerly limit of McGregor Crescent;

Thence westerly along the southerly and southwesterly limits of McGregor Crescent to the southerly limit of Terrence Park Drive;

Thence westerly along that southerly limit to the westerly limit of Lloyminn Avenue;

Thence southerly along the westerly limit of Lloyminn Avenue and the southerly prolongation of that limit to the northwesterly limit of Concession III;

Thence southwesterly along that northwesterly limit to the southeasterly prolongation of the northeasterly limit of Lot 31 in Concession II;

Thence northwesterly to and along that northeasterly limit to the northwesterly limit of that Concession;

Thence northwesterly along the northwesterly prolongation of that northeasterly limit to the southeasterly limit of Concession II;

Thence southwesterly along that southeasterly limit to the easterly limit of that portion of the King's Highway known as No. 52;

Thence northerly along the easterly limit of the said Highway to the northerly boundary of the Town of Ancaster;

Thence easterly along that northerly boundary to the westerly boundary of the Town of Dundas;

Thence in a general easterly direction following the boundaries between the Towns of Ancaster and Dundas to an angle in the westerly boundary of the City of Hamilton;

Thence in a general southeasterly direction following the boundaries between the Town of Ancaster and the City of Hamilton to the place of beginning.

LORNE HENDERSON
Provincial Secretary
for
Resources Development

Dated at Toronto, this 15th day of March, 1983.

(2438)

16

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 177/83.

Designation of Area of

Development Control.

Made—March 15th, 1983.

Filed—March 28th, 1983.

REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

1. Paragraph 28 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980, is revoked and the following substituted therefor:

28. In the Town of Stoney Creek in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the place of intersection of the easterly boundary of the Town of Stoney Creek and the northerly limit of Concession IV of the former Township of Saltfleet;

Thence westerly along that northerly limit to the northwesterly angle of Lot 8 in that Concession;

Thence southerly along that westerly limit to the centre line of that Concession;

Thence westerly along that centre line to the westerly limit of Lot 20 in that Concession;

Thence southerly along that westerly limit to the southwesterly angle of that Lot 20;

Thence westerly along the southerly limit of that Concession to the easterly limit of Regional Road Number 30;

Thence southerly along that easterly limit to the northeasterly limit of that portion of the King's Highway known as No. 20;

Thence northwesterly along that northeasterly limit to the southerly limit of the lands of Ontario Hydro in Lot 25 in Concession V;

Thence westerly along that southerly limit to the westerly limit of Lot 26 in that Concession;

Thence northerly along that westerly limit to a line parallel with and distant 300 feet measured southeasterly at right angles from the boundary between the Town of Stoney Creek and the City of Hamilton;

Thence southwestly and parallel with that boundary to the southerly limit of the road allowance between concessions VI and VII of that former Township;

Thence westerly along that southerly limit to the westerly boundary of the Town of Stoney Creek;

Thence northerly and easterly along that boundary to the northerly limit of the right of way of the Toronto, Hamilton and Buffalo Railway;

Thence easterly along that northerly limit to the westerly limit of the road allowance between lots 14 and 15 in Concession III of that former Township;

Thence northerly along that westerly limit to the northerly limit of that Concession;

Thence easterly along that northerly limit to the northwesterly angle of Lot 3 in that Concession;

Thence northerly to and along the westerly limit of Lot 3 in Concession II of that former Township to the southerly limit of that portion of the King's Highway known as No. 8;

Thence easterly along that southerly limit to the easterly boundary of the Town of Stoney Creek;

Thence southerly along that easterly boundary to the place of beginning.

LORNE HENDERSON
Provincial Secretary
for
Resources Development

Dated at Toronto, this 15th day of March, 1983.

(2439)

16

INSURANCE ACT

O. Reg. 178/83.

Order under Paragraph 1 of Subsection 85 (2) of the Act—Rates of Interest.

Made—March 24th, 1983.

Filed—March 28th, 1983.

REGULATION TO AMEND
REGULATION 532 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
INSURANCE ACT

- 1. The Schedule to Regulation 532 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 559/81 and section 1 of Ontario Regulation 639/81, is further amended by adding thereto the following item:

45 Gerling Global Life Insurance Company

6%

Annual Premium ordinary whole life non-participating policies issued and in force in 1982 and each year thereafter provided that the reserves are equal to or greater than the corresponding policy cash values at all durations

(2444)

16

CEMETERIES ACT

O. Reg. 179/83.

Closings and Removals.

Made—March 24th, 1983.

Filed—March 28th, 1983.

REGULATION TO AMEND
REGULATION 89 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CEMETERIES ACT

1. Regulation 89 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

Schedule 50

PART OF BICKLE CEMETERY, PART LOT 24,
CONCESSION 5, TOWNSHIP OF SMITH,
COUNTY OF PETERBOROUGH

In the Township of Smith, in the County of Peterborough, and being composed of that portion of Lot 24, Concession 5, in the Township of Smith, designated as Part 1 on a Ministry of Transportation and Communications Plan of Survey P-1955-88 and being a Reference Plan deposited in the Land Registry Office for the Registry Division of Peterborough (No. 45) as Plan 45R-3896. O. Reg. 179/83, s. 1.

(2445)

16

SECURITIES ACT

O. Reg. 180/83.

General.

Made—March 24th, 1983.

Filed—March 28th, 1983.

REGULATION TO AMEND
REGULATION 910 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
SECURITIES ACT

1. Subsection 19*d* (1) of Regulation 910 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 637/82, is amended by striking out "31st day of March" in the fourth line and inserting in lieu thereof "31st day of December".

(2446)

16

PLANNING ACT

O. Reg. 181/83.

Order Made Under Section 30 of the Planning Act.

Made—March 24th, 1983.

Filed—March 29th, 1983.

REGULATION MADE UNDER THE
PLANNING ACT

ORDER MADE UNDER SECTION 30 OF
THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970 or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Tay in the County of Simcoe, being that part of Lot 13 according to a Plan of Subdivision registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 87 more particularly described as Part 13 on a Plan deposited in the said Land Registry Office as Number 51R-1278. O. Reg. 181/83, s. 1.

D. P. MCHUGH

*Director**Plans Administration Branch**Central and Southwest**Ministry of Municipal Affairs**and Housing*

Dated at Toronto, this 24th day of March, 1983.

(2447)

16

PLANNING ACT

O. Reg. 182/83.

Order Made Under Section 30 of the Planning Act.

Made—March 25th, 1983.

Filed—March 29th, 1983.

REGULATION MADE UNDER THE
PLANNING ACT

ORDER MADE UNDER SECTION 30 OF
THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970 or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Wasaga Beach in the County of Simcoe, being Lot 40 according to a Registrar's Compiled Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1700 for the said Town of Wasaga Beach. O. Reg. 182/83, s. 1.

D. P. McHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 25th day of March, 1983.

(2448)

16

PLANNING ACT

O. Reg. 183/83.

Restricted Areas—

Territorial District of Sudbury.

Made—March 28th, 1983.

Filed—March 29th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT

- Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following sections:

38.—(1) Notwithstanding section 8, the land described in subsection (2) may be used for the location and use thereon of a mobile home and buildings and structures accessory thereto as if it were a lot to which clause 22 (1) (h) of the Order applied, provided that a private right of way gives the land access to a street that is opened and maintained year round.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Cleland in the Territorial District of Sudbury, being that part of Lot 2 in Concession V designated as Part 3 on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-7033.

39.—(1) The land described in subsection (2) may be used for the location and use thereon of a mobile home, and buildings and structures accessory thereto, as if it were a lot to which clause 22 (1) (g) of the Order applied.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Awrey in the Territorial District of Sudbury, being that part of Lot 5 in Concession V designated as Part 2 on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number SR-2936.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 28th day of March, 1983.

(2449)

16

PRIVATE VOCATIONAL SCHOOLS ACT

O. Reg. 184/83.

General.

Made—March 24th, 1983.

Filed—March 29th, 1983.

REGULATION TO AMEND REGULATION 801 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PRIVATE VOCATIONAL SCHOOLS ACT

- Subsections 10 (4), (5), (6) and (7) of Regulation 801 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:
 - The Superintendent may in his discretion within two years of the forfeiture,
 - assign any bond forfeited under subsection (1) and transfer the collateral security, if any;
 - pay over any money recovered under the bond; or
 - pay over any money realized from the sale of the collateral security under subsection (2), to any person who,
 - is a judgment creditor of any registrant, including any member of a partnership, in respect of whose conduct the bond has been conditioned, where the judgment was based on a claim arising out of a transaction involving a course of instruction or a contract for a course of instruction;

- (e) in respect of a claim for less than \$100 against any registrant, including any member of a partnership, in respect of whose conduct the bond has been conditioned, arising out of a transaction involving a course of instruction or a contract for a course of instruction; or
- (f) has proven to the satisfaction of the Superintendent that the person has a claim against the bankrupt registrant, including any member of a partnership, in respect of whose conduct the bond has been conditioned, arising out of a transaction involving a course of instruction or a contract for a course of instruction,

provided that the claim or transaction occurred during the period referred to in clause 9 (7) (a) or (b).

(5) Where the proceeds of the bond are insufficient to satisfy the total amount of all the judgments and claims filed with the Superintendent within the two-year period from the date of forfeiture mentioned in

subsection (4), the Superintendent may distribute the proceeds of the bond among the judgment creditors and claimants *pro rata*.

(6) When the proceeds of the bond exceed the total amount of the judgments and claims filed with the Superintendent within the two-year period from the date of forfeiture mentioned in subsection (4), the Superintendent may pay the remaining balance of the proceeds of the bond to the person who paid over the proceeds of the bond under subsection (1) or who assigned the collateral security realized.

(7) Where a bond has been forfeited and no judgment or claim of a creditor has been filed with the Superintendent within the two-year period from the date of forfeiture mentioned in subsection (4), the Superintendent may pay the proceeds of the bond to the person who paid over the proceeds of the bond under subsection (1) or who assigned the collateral security realized. O. Reg. 184/83, s. 1.

(2450)

16

TOBACCO TAX ACT

O. Reg. 185/83.

Taxable Prices and Tax Payable on Cigarettes
and Other Tobacco Products.

Made—March 29th, 1983.

Filed—March 29th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 439/81 MADE UNDER THE TOBACCO TAX ACT

1. The Schedule to Ontario Regulation 439/81, as remade by section 1 of Ontario Regulation 841/82, is revoked and the following substituted therefor:

Schedule

TAXES ON TOBACCO

Effective on and after the 1st day of April, 1983, until revoked:

Cigarettes			Tobacco other Than Cigarettes or cigars	
COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
Taxable Price Per Cigarette	Tax Per Cigarette	Tax Per Carton of 200 Cigarettes	Taxable Price Per Gram	Tax Per Gram
5.11¢	·2.04¢	\$4.08	3.08¢	1.2¢

O. Reg. 185/83, s. 1.

GEORGE ASHE
Minister of Revenue

Dated at Oshawa, this 29th day of March, 1983.

(2451)

16

GASOLINE TAX ACT

O. Reg. 186/83.
Taxable Prices and Tax on Gasoline and
Aviation Fuel.
Made—March 29th, 1983.
Filed—March 29th, 1983.

**REGULATION TO AMEND
ONTARIO REGULATION 441/81 MADE UNDER THE GASOLINE TAX ACT**

1. The Schedule to Ontario Regulation 441/81, as remade by section 1 of Ontario Regulation 842/82, is revoked and the following substituted therefor:

Schedule

TAX ON GASOLINE AND AVIATION FUEL

Effective on and after the 1st day of April, 1983, until revoked:

Gasoline			Aviation Fuel
COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
Grade	Taxable Price Per Litre	Tax Per Litre	Tax Per Litre
regular leaded	36.6¢	7.3¢	1.76¢
regular unleaded	38.6¢	7.7¢	
premium leaded	39.6¢	7.9¢	
premium unleaded	39.6¢	7.9¢	

O. Reg. 186/83, s. 1.

GEORGE ASHE
Minister of Revenue

Dated at Oshawa this 29th day of March, 1983.

(2452)

16

FUEL TAX ACT, 1981

O. Reg. 187/83.
 Taxable Price and Tax Payable on
 Fuel to Propel Motor Vehicles
 and Railway Equipment.
 Made—March 29th, 1983.
 Filed—March 29th, 1983.

REGULATION TO AMEND
 ONTARIO REGULATION 579/82 MADE UNDER THE FUEL TAX ACT, 1981

1. The Schedule to Ontario Regulation 579/82, as remade by section 1 of Ontario Regulation 843/82, is revoked and the following substituted therefor:

Schedule

TAXES ON FUEL FOR MOTOR VEHICLES AND RAILWAY EQUIPMENT

Effective on and after the 1st day of April, 1983, until revoked:

COLUMN 1	COLUMN 2	COLUMN 3
Taxable Price Per Litre of Fuel	Tax Per Litre of Fuel For Motor Vehicles	Tax Per Litre of Fuel For Railway Equipment
34.3¢	9.3¢	2.9¢

O. Reg. 187/83, s. 1.

GEORGE ASHE
 Minister of Revenue

Dated at Oshawa, this 29th day of March, 1983.

(2453)

16

PUBLIC LANDS ACT

O. Reg. 188/83.
 Sale and Lease of Public Lands.
 Made—March 24th, 1983.
 Filed—March 29th, 1983.

REGULATION TO AMEND
 REGULATION 879 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 PUBLIC LANDS ACT

1. Sections 10, 13 and 14 of Regulation 879 of Revised Regulations of Ontario, 1980 are revoked.

(2454)

16

HIGHWAY TRAFFIC ACT

O. Reg. 189/83.
 Parking.
 Made—March 28th, 1983.
 Filed—March 29th, 1983.

REGULATION TO AMEND
 REGULATION 477 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 HIGHWAY TRAFFIC ACT

1. Schedule 5 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

5. On the east side of that part of the King's Highway known as No. 6 in the Township of Arthur in the County of Wellington beginning at a point situate 175 metres measured northerly from its intersection with the centre line of the roadway known as Arthur Sideroad 7 and extending northerly therealong for a distance of 70 metres.

2. Schedule 9 of Appendix A to the said Regulation is amended by adding thereto the following paragraph:

6. That part of the King's Highway known as No. 24 in the City of Brantford in the County of Brant lying between a point situate 65 metres measured northerly from its intersection with the roadways known as Oxford Street and Dunsdon Street and a point situate at its intersection with the roadway known as Power Line Road (Brant County Road No. 23).

3. Appendix A to the said Regulation is amended by adding thereto the following Schedule:

Schedule 74

HIGHWAY NO. 31

1. That part of the King's Highway known as No. 31 in the Township of Williamsburgh in the United Counties of Stormont, Dundas and Glengarry lying between a point situate 100 metres measured northerly from its intersection with the roadway known as Casselman Road and a point situate 100 metres measured southerly from its intersection with the roadway known as Deeks Road.

2. That part of the King's Highway known as No. 31 in the Township of Williamsburgh in the United Counties of Stormont, Dundas and Glengarry beginning at a point situate 300 metres measured southerly from its intersection with the roadway known as Stormont, Dundas and Glengarry County Road No. 28 and extending southerly therealong for a distance of 600 metres. O. Reg. 189/83, s. 3.

JAMES SNOW
Minister of Transportation
and Communications

Dated at Toronto, this 28th day of March, 1983.

(2455) 16

HIGHWAY TRAFFIC ACT

O. Reg. 190/83.

Speed Limits.

Made—March 28th, 1983.

Filed—March 29th, 1983.

REGULATION TO AMEND
REGULATION 490 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT

1. Paragraph 2 of Part 5 of Schedule 203 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

2. That part of the King's Highway known as No. 648 in the Township of Monmouth in the County of Haliburton beginning at a point situate 250 metres measured easterly from its intersection with the line between the Townships of Monmouth and Cardiff and extending westerly therealong for a distance of 2415 metres.

Haliburton—
Twp. of
Monmouth

2. Schedule 240 to the said Regulation, as made by section 4 of Ontario Regulation 677/82, is revoked and the following substituted therefor:

Schedule 240

INDIAN LINE

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

1. That part of the King's Highway known as Indian Line in the Borough of Etobicoke in The Municipality of Metropolitan Toronto lying between a point situate 150 metres measured southerly from the southerly limit of the structure over the Canadian National Railways and a point situate at its intersection with the southerly limit of the roadway known as Steeles Avenue. O. Reg. 190/83, s. 2, *part*.

Municipality
of
Metropolitan
Toronto—

Borough of
Etobicoke

PART 4

(Reserved)

PART 5

1. That part of the King's Highway known as Indian Line in the Borough of Etobicoke in The Municipality of Metropolitan Toronto lying between a point situate at its intersection with the southerly limit of the Rexdale Boulevard overpass and a point situate 150 metres

Municipality
of
Metropolitan
Toronto—

Borough of
Etobicoke

measured southerly from the southerly limit of the structure over the Canadian National Railways. O. Reg. 190/83, s. 2, *part*.

PART 6

(Reserved)

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

Schedule 245

E.C. ROW EXPRESSWAY

PART 1

Essex—
City of Windsor

1. That part of the King's Highway known as the E.C. Row Expressway in the City of Windsor in the County of Essex lying between a point situate 800 metres measured easterly from its intersection with the centre line of the roadway known as Lauzon Parkway and a point situate 500 metres measured westerly from its intersection with the centre line of the roadway known as Dougall Avenue. O. Reg. 190/83, s. 3.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 28th day of March, 1983.

(2456)

16

HIGHWAY TRAFFIC ACT

O. Reg. 191/83.

Speed Limits.

Made—March 28th, 1983.

Filed—March 29th, 1983.

REGULATION TO AMEND
REGULATION 490 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT

1.—(1) Paragraphs 8, 9, 10 and 23 of Part 3 of Schedule 1 to Regulation 490 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

Oxford—
Twps. of Blandford-Blenheim and Norwich

8. That part of the King's Highway known as No. 2 in the Township of Blandford-Blenheim and the Township of Norwich in the County of Oxford lying between a point situate 240 metres measured easterly from its intersection with the centre

Brant—
Township of Burford

line of the roadway known as Oxford County Road No. 4 and a point situate 680 metres measured westerly from its intersection with the centre line of the roadway known as Brant County Road No. 25 in the Township of Burford in the County of Brant.

Oxford—
Township of Blandford-Blenheim

Brant—
Twps. of Burford and Brantford

9. That part of the King's Highway known as No. 2 in the Township of Blandford-Blenheim in the County of Oxford and in the Township of Burford in the County of Brant lying between a point situate 85 metres measured easterly from its intersection with the centre line of the roadway known as Brant County Road 25 and a point situate 500 metres measured westerly from its intersection with the centre line of the roadway known as Brant County Road 16 in the Township of Brantford in the County of Brant.

Brant—
Township of Brantford

10. 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 155 metres measured easterly from its intersection with the centre line of the roadway known as Brant County Road 16 and a point situate 290 metres measured westerly from the easterly limit of its intersection with the King's Highway known as No. 24.

Brant—
Township of Brantford

23. 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 565 metres measured easterly from its intersection with the southerly limit of the King's Highway known as No. 5 and a point situate 225 metres measured westerly from its intersection with the easterly limit of the overpass structure of the King's Highway known as No. 403.

(2) Paragraphs 2, 3, 4, 5, 21 and 22 of Part 4 of the said Schedule 1 are revoked and the following substituted therefor:

Brant—
Township of Brantford

2. 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 500 metres measured westerly from its intersection with the centre line of the roadway known as Brant County Road 16 and a point situate 155 metres measured easterly from its intersection with the said roadway.

Oxford—
Township of Blandford-Blenheim

3. That part of the King's Highway known as No. 2 in the Township of Blandford-Blenheim in the County of Oxford and in the Township of Burford in the County of Brant lying between a point

situate 680 metres measured westerly from its intersection with the centre line of the roadway known as Brant County Road No. 25 and a point situate 85 metres measured easterly from the centre line of the said intersection.

4. That part of the King's Highway known as No. 2 in the Township of Blandford-Blenheim and the Township of Norwich in the County of Oxford beginning at a point situate 240 metres measured easterly from its intersection with the centre line of the roadway known as Oxford Road No. 4 and extending westerly therealong for a distance of 1060 metres.

5. 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 290 metres measured westerly from its intersection with the easterly limit of the King's Highway known as No. 24A and a point situate at its intersection with the easterly limit of the said King's Highway.

21. That part of the King's Highway known as No. 2 in the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth lying between a point situate 100 metres measured easterly from its intersection with the easterly limit of the roadway known as Alberton Road and a point situate at its intersection with the westerly limit of the roadway known as Hamilton Drive.

22. 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 1045 metres measured easterly from its intersection with the easterly limit of the roadway known as Garden Avenue and a point situate 950 metres measured westerly from its intersection with the easterly limit of the roadway known as Alberton Road in the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth.

(3) Paragraphs 35 and 40 of Part 5 of the said Schedule 1 are revoked and the following substituted therefor:

35. That part of the King's Highway known as No. 2 in the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth lying between a point situate 950 metres measured westerly from its intersection with the easterly limit of the roadway known as Alberton Road and a

point situate 100 metres measured easterly from the easterly limit of the said intersection.

40. That part of the King's Highway known as No. 2 in the Town of Paris in the County of Brant lying between a point situate 765 metres measured westerly from its intersection with the easterly limit of the King's Highway known as No. 5 and a point situate 565 metres measured easterly from the southerly limit of the said intersection.

(4) Part 5 of the said Schedule 1 is amended by adding thereto the following paragraph:

42. That part of the King's Highway known as No. 2 in the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth beginning at a point situate at its intersection with the westerly limit of the roadway known as Hamilton Drive and extending easterly therealong for a distance of 325 metres.

(5) Part 6 of the said Schedule 1 is amended by adding thereto the following paragraphs:

10. That part of the King's Highway known as No. 2 in the Town of Paris in the County of Brant lying between a point situate at its intersection with the easterly limit of the King's Highway known as No. 24A and a point situate 900 metres measured easterly from the said intersection.

11. That part of the King's Highway known as No. 2 in the Town of Paris in the County of Brant lying between a point situate 1600 metres measured westerly from its intersection with the easterly limit of the King's Highway known as No. 5 and a point situate 765 metres measured westerly from the said intersection.

12. That part of the King's Highway known as No. 2 in the Township of Brantford in the County of Brant beginning at a point situate at its intersection with the easterly limit of the roadway known as Garden Avenue and extending easterly therealong for a distance of 1045 metres.

JAMES SNOW
*Minister of Transportation
 and Communications*

Dated at Toronto, this 28th day of March, 1983.

GAME AND FISH ACT

O. Reg. 192/83.

Open Seasons—Game Birds.

Made—March 24th, 1983.

Filed—March 30th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 501/81
MADE UNDER THE
GAME AND FISH ACT

1. Schedules 4 and 5 to Ontario Regulation 501/81, as remade by section 3 of Ontario Regulation 156/82, are revoked and the following substituted therefor:

Schedule 4

Bob-white Quail

Item	Column 1 Wildlife Management Units	Column 2 Open Seasons
1.	65	From the last Saturday in September to the fifteenth day of December, in any year.
2.	92	From the last Wednesday in October to the seventh day of November, in any year.

O. Reg. 192/83, s. 1, *part.*

Schedule 5

Pheasant

Item	Column 1 Wildlife Management Units	Column 2 Open Seasons	Column 3 Hours	Column 4 Daily Limits	Column 5 Possession Limits
1.	2 to 50, inclusive, 53 to 77, inclusive, 81 to 86, inclusive	From the last Saturday in September to the fifteenth day of December, in any year	½ hr. before sunrise to ½ hr. after sunset	3 of either sex	
2.	78	From the second Wednesday in October to the fifteenth day of December, in any year	8 a.m. to ½ hr. after sunset	3 of either sex	
3.	88	From the fourth Wednesday in October to the first Saturday in November, in any year	8 a.m. to ½ hr. after sunset	3 males	
4.	89, 90, 92	From the third Wednesday in October to the fifteenth day of December, in any year	½ hr. before sunrise to ½ hr. after sunset	3 of either sex	
5.	79, 80, 87, 91	From the third Wednesday in October to the fifteenth day of December, in any year	½ hr. before sunrise to ½ hr. after sunset	3, not more than 1 of which shall be female	
6.	93	From the last Wednesday in October to the fifteenth day of December, in any year	½ hr. before sunrise to ½ hr. after sunset	3, not more than 1 of which shall be female	
7.	94	From the last Wednesday in October to the Saturday next following, in any year	½ hr. before sunrise to ½ hr. after sunset	2 males	

Item	Column 1 Wildlife Management Units	Column 2 Open Seasons	Column 3 Hours	Column 4 Daily Limits	Column 5 Possession Limits
8.	95	From the last Thursday in October to the Friday next following and from the first Thursday in November to the Friday next following, in any year	8 a.m. to 5 p.m.	6 males and 4 females	6 males and 4 females
9.	95	From the first day of February to the last day of February, in any year	½ hr. before sunrise to ½ hr. after sunset	3 males and 2 females	3 males and 2 females

O. Reg. 192/83, s. 1, *part.*

(2477)

16

LOCAL ROADS BOARDS ACT**O. Reg. 193/83.**

Establishment of Local Roads Areas

—Northern and Eastern Region.

Made—March 17th, 1983.

Filed—March 31st, 1983.

REGULATION TO AMEND
REGULATION 598 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
LOCAL ROADS BOARDS ACT

1. Schedule 43 to Regulation 598 of Revised Regulations of Ontario, 1980, as remade by section 5 of Ontario Regulation 76/83, is revoked and the following substituted therefor:

Schedule 43**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-C5, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 8th day of February, 1983. O. Reg. 193/83, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 17th day of March, 1983.

(2478)

-16

PLANNING ACT**O. Reg. 194/83.**

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

Made—March 28th, 1983.

Filed—March 31st, 1983.

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

1. Paragraph 1 of section 2 of Ontario Regulation 102/72, as remade by section 1 of Ontario Regulation 165/82, is revoked and the following substituted therefor:

1. The north quarter of Lot 7, the north half of Lot 8, the north three-quarters of Lot 9 and lots 10 and 11 in Concession V, excepting,

- i. those lands shown as Parts 1 and 2 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-6188, and

- ii. those lands shown as Part 1 on a Reference Plan deposited in that Land Registry Office as Number 40R-6601.

D. P. McHUGH
*Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 28th day of March, 1983.

(2479)

16

PLANNING ACT**O. Reg. 195/83.**

Restricted Areas—The Regional Municipality of Durham, Town of Pickering.

Made—March 28th, 1983.

Filed—March 31st, 1983.

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, including a detached garage, provided the following requirements are met:

Minimum distance between any building or structure, including the detached garage, and the front lot line	12 metres
Minimum side yards	3 metres
Minimum rear yard	12 metres

O. Reg. 195/83, 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 those parts of lots 11 and 12 in Concession V designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-6601. O. Reg. 195/83, s. 2.

D. P. MCHUGH

Director

Plans Administration Branch

Central and Southwest

Ministry of Municipal Affairs

and Housing

Dated at Toronto, this 28th day of March, 1983.

(2480)

16

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 196/83.

Exemption—Corporation of the Township of Sydenham—SYDE-TP-1.

Made—March 24th, 1983.

Approved—March 24th, 1983.

Filed—March 31st, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—CORPORATION OF THE TOWNSHIP OF SYDENHAM—SYDE-TP-1

Having received a request from the Corporation of the Township of Sydenham, that an undertaking, namely:

the activity of constructing, operating and maintaining a water supply and distribution system, for the Hamlet of Leith, located in Parts of Lots 32, 33 and 34, Concession A, Township of Sydenham,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The residents of the hamlet will be forced to continue to depend on existing antiquated water systems which experience interruption in supply, and deteriorating water supplies.
- B. The homeowners in the area could be exposed to a serious threat to the public health and safety because of the potential for

failure of the existing water systems and because of bacterial contamination of the existing water systems.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The proponent advises that the environmental effects of the construction and operation of the water works are expected to be limited and not adverse.
- B. The proposed watermains will be constructed in close proximity to existing road allowances in the Hamlet.
- C. The proponent advises that the residents of Leith have been consulted about the project and residents have indicated their approval for both the project and cost financing.
- D. The pump house is located in a rural area and located 215 feet from the nearest residence. Construction operations would only pose short term disruption to the people living in the area.
- E. The small building housing the control equipment would be designed to conform to the natural characteristics of the area.
- F. The proponent advises that the residence owners near the pumphouse have been consulted and agree with the proposal.

This exemption order is subject to the following terms and conditions:

1. All formal reports in regard to the undertaking shall be filed at the Township offices for review by the general public.
2. Construction activities within the water environment, Georgian Bay, shall be scheduled and implemented in consultation with the Ministries of Environment and Natural Resources.
3. This exemption will expire on August 31, 1984. O. Reg. 196/83.

ROBERT WELCH

Acting Minister of the Environment

Dated this 24th day of March, 1983.

(2481)

16

HEALTH INSURANCE ACT

O. Reg. 197/83.

General.

Made—March 24th, 1983.

Filed—March 31st, 1983.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

- 1.—(1) Subsection 51 (1) of Regulation 452 of Revised Regulations of Ontario, 1980, as amended by subsection 1 (1) of Ontario Regulation 393/82, is further amended by striking out “and” at the end of clause (b).
- (2) Clause 51 (1) (c) of the said Regulation, as made by subsection 1 (1) of Ontario Regulation 393/82, is revoked and the following substituted therefor:
- (c) on or after the 1st day of April, 1982, but before the 1st day of April, 1983, \$8.05; and
- (d) on or after the 1st day of April, 1983, \$8.50. R.R.O. 1980, Reg. 452, s. 51 (1); O. Reg. 393/82, s. 1 (1); O. Reg. 197/83, s. 1 (1, 2).
- (3) Subsection 51 (2) of the said Regulation, as amended by subsection 1 (2) of Ontario Regulation 393/82, is further amended by striking out “and” at the end of clause (b).
- (4) Clause 51 (2) (c) of the said Regulation, as made by subsection 1 (2) of Ontario Regulation 393/82, is revoked and the following substituted therefor:
- (c) on or after the 1st day of April, 1982, but before the 1st day of April, 1983, \$14.75; and
- (d) on or after the 1st day of April, 1983, \$15.60. R.R.O. 1980, Reg. 452, s. 51 (2); O. Reg. 393/82, s. 1 (2); O. Reg. 197/83, s. 1 (3, 4).

(2482)

16

MILK ACT

O. Reg. 198/83.

Marketing of Milk to Fluid Milk Processors.

Made—March 31st, 1983.

Filed—March 31st, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 541/81
MADE UNDER
THE MILK ACT

- 1.—(1) Subsection 15 (4) of Ontario Regulation 541/81, as remade by subsection 1 (1) of Ontario Regulation 856/82, is 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 \$39.07 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 198/83, s. 1 (1).

- (2) Subsection 15 (5) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 856/82, is revoked and the following substituted therefor:

(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 \$38.73 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 198/83, s. 1 (2).

- (3) Subsection 15 (6) of the said Regulation, as remade by subsection 1 (3) of Ontario Regulation 856/82, 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 \$37.37 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 198/83, s. 1 (3).

- (4) Subsection 15 (7) of the said Regulation, as remade by subsection 1 (4) of Ontario Regulation 856/82, 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 \$37.37 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 198/83, s. 1 (4).

- (5) Subsection 15 (8) of the said Regulation, as remade by subsection 1 (5) of Ontario Regulation 856/82, is revoked and the following substituted therefor:

(8) All Class 4c 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 \$38.73 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 198/83, s. 1 (5).

- (6) Subsection 15 (9) of the said Regulation, as remade by subsection 1 (6) of Ontario Regulation 856/82, is revoked and the following substituted therefor:

(9) 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 \$35.33 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 198/83, s. 1 (6).

(7) Subsection 15 (11) of the said Regulation, as remade by subsection 1 (7) of Ontario Regulation 856/82, is revoked and the following substituted therefor:

(11) 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 \$35.33 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 198/83, s. 1 (7).

(8) Subsection 15 (12) of the said Regulation, as remade by subsection 1 (8) of Ontario Regulation 856/82, is revoked and the following substituted therefor:

(12) The minimum prices that apply under subsections (1), (2), (3), (4), (5), (6), (7), (8), (9), (10) and (11) shall be increased or decreased at the rate of \$0.5608 for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 198/83, s. 1 (8).

2. Paragraph 1 of subsection 20 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 856/82, is revoked and the following substituted therefor:

1. A payment on account at the rate of \$29.49 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 subsections 1 (3) and (4), comes into force on the 1st day of April, 1983.

(2) Subsections 1 (3) and (4) of this Regulation come into force on the 15th day of April, 1983.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 31st day of March, 1983.

MILK ACT

O. Reg. 199/83.

Industrial Milk—Marketing.

Made—March 31st, 1983.

Filed—March 31st, 1983.

REGULATION TO AMEND REGULATION 623 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MILK ACT

1.—(1) Subsection 13 (1) of Regulation 623 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 857/82, is 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 \$39.07 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 199/83, s. 1 (1).

(2) Subsection 13 (2) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 857/82, is revoked and the following substituted therefor:

(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 \$38.73 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 199/83, s. 1 (2).

(3) Subsection 13 (3) of the said Regulation, as remade by subsection 1 (3) of Ontario Regulation 857/82, 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 \$37.37 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 199/83, s. 1 (3).

(4) Subsection 13 (4) of the said Regulation, as remade by subsection 1 (4) of Ontario Regulation 857/82, 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 \$37.37 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 199/83, s. 1 (4).

(5) Subsection 13 (4a) of the said Regulation, as remade by subsection 1 (5) of Ontario Regulation 857/82, is revoked and the following substituted therefor:

(4a) All Class 4c 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 \$38.73 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 199/83, s. 1 (5).

(6) Subsection 13 (5) of the said Regulation, as remade by subsection 1 (6) of Ontario Regulation 857/82, is revoked and the following substituted therefor:

(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 \$35.33 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 199/83, s. 1 (6).

(7) Subsection 13 (7) of the said Regulation, as remade by subsection 1 (7) of Ontario Regulation 857/82, is revoked and the following substituted therefor:

(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 \$35.33 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 199/83, s. 1 (7).

(8) Subsection 13 (8) of the said Regulation, as remade by subsection 1 (8) of Ontario Regulation 857/82, is revoked and the following substituted therefor:

(8) The minimum prices that apply under subsections (1), (2), (3), (4), (4a), (5), (6), and (7) shall be increased or decreased at the rate of \$0.5608 for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 199/83, s. 1 (8).

2. Paragraph 1 of subsection 20 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 857/82, is revoked and the following substituted therefor:

1. A payment on account at the rate of \$22.96 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 subsections 1 (3) and (4), comes into force on the 1st day of April, 1983.

(2) Subsections 1 (3) and (4) of this Regulation come into force on the 15th day of April, 1983.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 31st day of March, 1983.

MILK ACT

O. Reg. 200/83.

Cheese—Marketing—Exemptions.

Made—March 31st, 1983.

Filed—March 31st, 1983.

REGULATION TO AMEND
REGULATION 616 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
MILK ACT

1. Schedule 1 to Regulation 616 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 196/82, 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
Beulah Co-Operative Butter & Cheese Co.	Madoc
Black River Cheese Company	Milford
Canada Packers Limited	Harriston
Central Mfg. Cheese & Butter Co.	Stirling
Dairyland Foods Limited	Spencerville
Darigold Products Limited	Oakville
Eldorado Cheese Limited	Eldorado
Forfar Dairy Limited	Elgin
Harold Cheese Factory Ltd.	Stirling
Harrowsmith Cheese Factory Ltd.	Harrowsmith
Kemptville College of Agricultural Technology	Kemptville
Kraft Limited	Ingleside

COLUMN 1	COLUMN 2
Producer of Cheese	Location of Plant
Kraft Limited	Williamstown
Kraft Limited	Wolfe Island
Millbank Cheese & Butter Ltd.	Millbank
Pine Grove Farms Inc.	Lakefield
Pine River Cheese & Butter Co-operative	Ripley
Plum Hollow Cheese & Cream Co-operative	Athens
Riverside Cheese & Butter Inc.	Trenton
St. Albert Co-operative Mfg. Assoc.	St. Albert
St. Lawrence Parks Commission (Upper Canada Village Cheese Factory)	Morrisburg
Tavistock Union Cheese & Butter Ltd.	Tavistock
Gay Lea Foods Co-operative Limited	Teeswater
Thornloe Cheese Factory (Licensee—Balderson Cheese Ltd.)	Thornloe
Union Star Cheese Factory Limited	Renfrew
Wilton Cheese Factory	Odessa

O. Reg. 200/83, s. 1.

2. Schedule 2 to the said Regulation, as remade by section 2 of Ontario Regulation 196/82 and amended by section 1 of Ontario Regulation 322/82, 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

COLUMN 1	COLUMN 2
Producer of Cheese	Location of Plant
Balderson Cheese Ltd.	Balderson
Bright Cheese and Butter Mfg. Co. Ltd.	Bright
Canada Packers Limited	Harriston
Central Mfg. Cheese & Butter Co.	Stirling
Dairyland Foods Limited	Spencerville
Darigold Products Limited	Oakville
Eldorado Cheese Limited	Eldorado
Harold Cheese Factory	Stirling
Harrowsmith Cheese Factory Ltd.	Harrowsmith
Kemptville College of Agricultural Technology	Kemptville
Kraft Limited	Ingleside
Kraft Limited	Williamstown
Kraft Limited	Wolfe Island
Pine Grove Farms Inc.	Lakefield
Pine River Cheese & Butter Co-operative	Ripley
Riverside Cheese & Butter Inc.	Trenton
St. Albert Co-operative Mfg. Assoc.	St. Albert
Tavistock Union Cheese & Butter Ltd.	Tavistock
Thornloe Cheese Factory (Licensee—Balderson Cheese Ltd.)	Thornloe

O. Reg. 200/83, s. 2.

3. This Regulation comes into force on the 1st day of April, 1983.

KENNETH MCKINNON
ChairmanH. PARKER
Secretary

Dated at Toronto, this 31st day of March, 1983.

(2485)

- 16

Publications Under The Regulations Act

April 23rd, 1983

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 201/83.

County of Halton (now The Regional Municipality of Halton), City of Burlington.
Made—March 29th, 1983.
Filed—April 5th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 482/73 is amended by adding thereto the following section:

110.—(1) In this section, "caretaker unit" means one or more habitable rooms, including kitchen and sanitary facilities, occupied by a person acting as a caretaker in connection with an industrial use.

(2) Notwithstanding any other provision of this Order, the lands described in Schedule 97 may be used for the erection and use thereon of a garage accessory to the existing ceramics manufacturing business, and part of the existing building on the said lands may be used as a caretaker unit, provided the following requirements are met:

Maximum area of caretaker unit	93 square metres
Maximum floor area of garage	42 square metres
Maximum height of garage	one storey

O. Reg. 201/83, s. 1.

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

Schedule 97

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, being those parts of lots 9, 10, 11 and 12 in Concession I of the former Township of East Flamborough more particularly described as follows:

Premising that the bearings used herein are assumed and are referred to the King's Highway No. 403 on a course of north 49° 51' 20" east;

Beginning at a point in the easterly limit of the lands of the Royal Botanical Gardens where it is intersected by a southerly limit of a road commonly known as Unsworth Avenue and sometimes known as Old York Road or Dundas Road, and which point of intersection may be arrived at as follows:

Beginning at a concrete monument planted in the southwesterly limit of Unsworth Avenue at the most northerly corner of Lot 53 according to a subdivision of parts of lots 9 and 10 in the said Concession I, known as Unsworth Heights, the Plan thereof formerly registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 744, now registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 744;

Thence north 28° 52' east 27.04 feet to a point in the original southwesterly limit of the said Unsworth Avenue, the last-mentioned point being distant 654.44 feet measured on a course of north 45° 12' 15" west from a concrete monument planted in the northwesterly limit of the King's Highway No. 2, as shown on a Plan of Survey deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 153 Miscellaneous;

Thence following the southwesterly limit of Unsworth Avenue the following courses and distances, namely:

- north 45° 16' west 433.67 feet to a point;
- north 52° 30' west 125 feet to a point;
- north 34° 12' west 119.50 feet to a point;
- north 59° 54' west 142.75 feet to a point; and
- south 15° 13' west 27.67 feet to the point of beginning;

Thence along the northwesterly limit of the lands of the Royal Botanical Gardens the following courses and distances, namely:

- south 15° 13' west 89.58 feet to a point;
- north 84° 28' west 35 feet to a point;
- south 59° 40' west 157 feet to a point;
- north 85° 52' west 100 feet to a point;
- south 34° 59' west 722.90 feet to a point;
- south 11° 15' west 145.05 feet to a point;
- south 42° 03' west 100 feet to a point;

north 89° 43' west 100 feet to a point;
 south 73° 32' west 346.90 feet to a point;
 south 49° 43' west 154.85 feet to a point;
 south 14° 50' west 321.90 feet to a point;
 north 67° 28' west 270.45 feet to a point;
 south 69° 43' west 132.60 feet to a point;
 south 62° 13' west 286.40 feet to a point;
 south 39° 10' west 282.60 feet to a point;
 south 21° 40' west 127.40 feet to a point;
 south 57° 22' west 223.70 feet to a point;
 south 72° 57' west 290.35 feet to a point;
 south 31° 28' west 187.75 feet to a point;
 north 87° 55' west 391.25 feet to a point; and
 south 27° 26' west 176.80 feet to a point;

Thence north 47° west along the southwesterly limit of the herein described parcel of land 662 feet, more or less, to a point in the northeasterly limit of the Hamilton-Waterdown Snake Road;

Thence along the northeasterly limit of the Hamilton-Waterdown Snake Road on a course of north 38° 57' west 132 feet, more or less, to the southeasterly limit of the lands of the Canadian National Railway Company (Oakville Subdivision 58 and 59);

Thence along the southeasterly limit of the said railway lands the following courses and distances, namely:

north 49° 51' 20" east 650 feet, more or less, to an angle therein;
 south 86° 24' east 110 feet, more or less, to another angle therein;
 north 49° 51' 20" east 120 feet, more or less, to another angle therein;
 north 12° 36' 20" east 125 feet, more or less, to another angle therein;
 north 49° 51' 20" east 1,346 feet, more or less, to another angle therein;
 north 49° 25' east 488.54 feet, more or less, to an iron bar planted at another angle therein;
 north 48° 25' 20" east 102.91 feet to an iron bar planted at another angle therein;
 south 41° 34' 40" east 30 feet to an iron bar planted at another angle therein;

north 48° 25' 20" east 240 feet to an iron bar planted at another angle therein;

north 41° 34' 40" west 30 feet to an iron bar planted at another angle therein; and

north 48° 25' 20" east 194.90 feet, more or less, to an iron bar planted in the line of a fence existing as of the 16th day of March, 1967 marking the southwesterly limit of Unsworth Avenue;

Thence south 88° 07' 40" east along the said fence and the production of the line thereof southeasterly 62.02 feet, more or less, to an iron bar planted in the line of a present existing fence marking the southeasterly limit of Unsworth Avenue;

Thence north 49° 51' 50" east along the line of the said fence 653.16 feet to an angle-iron fence post marking an angle in the said road limit;

Thence continuing along the line of the said fence marking the southwesterly limit of the said road, and continuing along the southwesterly limit of the said road from the end of the said fence, the following courses and distance, namely:

north 83° 16' east 81.17 feet to an iron bar planted;
 south 45° 13' east 159.67 feet to an iron bar planted;
 south 18° 42' east 78.58 feet to an iron bar planted;
 south 10° 04' east 193.25 feet to an iron bar planted;
 south 39° 24' east 161.17 feet to an iron bar planted;
 south 61° 17' 40" east 137.75 feet to an iron bar planted;
 south 54° 53' 30" east 71.74 feet to an iron bar planted; and
 south 71° 32' 20" east 267.23 feet, more or less, to the place of beginning. O. Reg. 201/83, s. 2.

G. M. FARROW
*Assistant Deputy Minister
 Community Planning Wing
 Ministry of Municipal Affairs
 and Housing*

Dated at Toronto, this 29th day of March, 1983.

(2487)

17

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 202/83.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—March 30th, 1983.

Filed—April 5th, 1983.

**REGULATION TO AMEND
ONTARIO REGULATION 482/73
MADE UNDER THE
PARKWAY BELT PLANNING AND
DEVELOPMENT ACT**

1. Section 105 of Ontario Regulation 482/73, as made by section 1 of Ontario Regulation 25/82, is revoked and the following substituted therefor:

105. Notwithstanding any other provision of this Order, the lands described in paragraphs 1, 2 and 3 of Schedule 92 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	
i. on lands described in paragraphs 1 and 2	7.6 metres
ii. on lands described in paragraph 3	7 metres
Minimum side yards	1.5 metres
Minimum rear yard	9.1 metres
Maximum height of dwelling	10.6 metres
Minimum floor area of dwelling	one storey—111.4 square metres
	one and one-half storeys—125.4 square metres
	two storeys—139.3 square metres
	split level—116.1 square metres
	O. Reg. 202/83, s. 1.

2. Schedule 92 to the said Regulation, as made by section 2 of Ontario Regulation 25/82, is revoked and the following substituted therefor:

Schedule 92

Those parcels 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 those parts of lots 13 and 14 in Concession I designated as,

1. Part 2
2. Part 3

3. Part 4

on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-4901. O. Reg. 202/83, s. 2.

G. M. FARROW
*Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 30th day of March, 1983.

(2488)

17

**PARKWAY BELT PLANNING AND
DEVELOPMENT ACT**

O. Reg. 203/83.

County of Peel (now The Regional
Municipality of Peel), Town of
Mississauga (now part of the Cities
of Brampton and Mississauga).
Made—March 30th, 1983.
Filed—April 5th, 1983.

**REGULATION TO AMEND
ONTARIO REGULATION 479/73
MADE UNDER THE
PARKWAY BELT PLANNING AND
DEVELOPMENT ACT**

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

29. Notwithstanding any other provision of this Order, the land described in Schedule 17 may be used for the erection and use thereon of a single-family dwelling provided the following requirements are met:

Minimum distance between the single-family dwelling and Mill Street	5 metres
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Minimum distance between the single-family dwelling and Chur- chill Road	10 metres
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Minimum distance between the single-family dwelling and the top of the bank of the Credit River	8 metres
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O. Reg. 203/83, s. 1.

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

Schedule 17

That parcel of land situate in the City of Brampton in The Regional Municipality of Peel, being that part of Lot 15 in Concession III, west of Hurontario Street, designated as Parts 1, 2 and 3 on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-9714. O. Reg. 203/83, s. 2.

G. M. FARROW
*Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 30th day of March, 1983.

(2489)

17

PLANNING ACT

O. Reg. 204/83.

Restricted Areas—District of Algoma,
Sault Ste. Marie North Planning Area.
Made—March 30th, 1983.
Filed—April 6th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 279/80
MADE UNDER THE
PLANNING ACT

1. Ontario Regulation 279/80 is amended by adding thereto the following section:

72.—(1) Notwithstanding section 28, the land described in subsection (2) may be used for the erection and use thereon of a motel and buildings and structures accessory thereto as if it were a lot to which section 38 applied, provided the following requirements are met:

Maximum number of guest units	45
Minimum floor area of each guest unit	26 square metres

(2) Subsection (1) applies to those parcels of land situate in the geographic Township of Havilland in the Territorial District of Algoma described as follows:

1. Lots 23 and 24 on a Plan registered in the Land Registry Office for the Land Titles Division of Algoma (No. 1) as Number H-415.
2. That portion of section 13 in the said geographic Township of Havilland more particularly described as follows:

Premising that all bearings herein are astronomic and are referred to the meridian of longitude 84° 30' west;

Beginning at the southwest corner of Lot 23 on the said Plan H-415 marked by a monument;

Thence north 12° 33' 05" east along the west limit of the said Lot 23 a distance of 100 feet to the northwest corner of the said Lot 23 marked by a monument;

Thence north 77° 26' 55" west 35 feet to a monument;

Thence south 12° 33' 05" west 100 feet to a monument;

Thence south 77° 26' 55" east 35 feet to the point of beginning. O. Reg. 204/83, s. 1.

L. J. FINCHAM
*Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 30th day of March, 1983.

(2492)

17

PLANNING ACT

O. Reg. 205/83.

Restricted Areas—District of Manitoulin,
geographic townships of Campbell,
Dawson, Mills and Robinson.
Made—March 22nd, 1983.
Filed—April 6th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 672/81
MADE UNDER THE
PLANNING ACT

1. Ontario Regulation 672/81 is amended by adding thereto the following section:

61. Notwithstanding section 50, the land described in Schedule 6 may be used for the erection and use thereon of a seasonal dwelling provided the requirements of subsection 51 (3) are met. O. Reg. 205/83, s. 1.

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

Schedule 6

That parcel of land situate in the geographic Township of Robinson in the Territorial District of

Manitoulin, being that part of Lot 27 in Concession VIII more particularly described as Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Manitoulin (No. 31) as Number 31R-1062. O. Reg. 205/83, s. 2.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 22nd day of March, 1983.

(2493)

17

PLANNING ACT

O. Reg. 206/83.

Restricted Areas—District of Manitoulin,
geographic townships of Campbell,
Dawson, Mills and Robinson.

Made—March 28th, 1983.

Filed—April 6th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 672/81 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 672/81 is amended by adding thereto the following section:

62. Notwithstanding section 19, the land described in Schedule 7 may not be used for the erection and use thereon of a building or structure that is a public utility unless the following requirements are met:

Maximum lot coverage	30	per cent
Minimum front and rear yards	7.5	metres
Minimum side yards	3	metres
Maximum height of building	9	metres

O. Reg. 206/83, s. 1.

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

Schedule 7

That parcel of land situate in the geographic Township of Campbell in the Territorial District of Manitoulin, being that part of Lot 11 in Concession X more particularly described as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Manitoulin (No. 31) as Number 31R-1279. O. Reg. 206/83, s. 2.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 28th day of March, 1983.

(2494)

17

PLANNING ACT

O. Reg. 207/83.

Order Made Under Section 30 of the
Planning Act.

Made—April 5th, 1983.

Filed—April 6th, 1983.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970 or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 part of lots 21 and 22 in Concession III in the geographic Township of Croft in the Territorial District of Parry Sound designated as Part 1 on a Plan of Survey deposited in the Land Registry Office for the Registry Division of Parry Sound (No. 42) as Number PSR 1904. O. Reg. 207/83, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 5th day of April, 1983.

(2495)

17

PLANNING ACT

O. Reg. 208/83.

Restricted Areas—Territorial
District of Sudbury.

Made—April 5th, 1983.

Filed—April 7th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 834/81
MADE UNDER THE
PLANNING ACT

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following section:

40.—(1) The land described in subsection (2) may be used for the erection and use thereon of a single dwelling, and buildings and structures accessory thereto, as if it were a lot to which clause 22 (1) (g) of the Order applied.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Cleland in the Territorial District of Sudbury, being that part of Lot 4 in Concession VI designated as Part 1 on a Plan filed in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-9870. O. Reg. 208/83, s. 1.

L. J. FINCHAM
*Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 5th day of April, 1983.

(2512)

17

REGIONAL MUNICIPALITY OF
DURHAM ACT

O. Reg. 209/83.

Order of the Minister—Transitional
Mill Rates.

Made—April 7th, 1983.

Filed—April 8th, 1983.

ORDER MADE UNDER THE
REGIONAL MUNICIPALITY OF
DURHAM ACT

ORDER

I. Under section 101 of the Act,

IT IS ORDERED:

1. The rates of taxation for general purposes for the year 1983 which, but for this Order, would have been levied by the council of The Corporation of the City of Oshawa on the whole of the assessment for real property and business assessment according to the last revised assessment roll in the merged areas of the City specified in the Schedule shall be increased or decreased by the council of the Corporation in each merged area by the number of mills specified in the Schedule.
2. The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each merged area shall be included in the sums adopted by the Corporation of the City of Oshawa for general purposes in accordance with section 164 of the *Municipal Act*. O. Reg. 209/83, s. 1.

Schedule

MERGED AREA	MILL RATE ADJUSTMENTS	
	Residential	Commercial
—Former City of Oshawa	+ .12	+ .14
—Former Township of East Whitby	-4.59	-5.40

O. Reg. 209/83, Sched.

CLAUDE BENNETT
*Minister of Municipal Affairs
and Housing*

Dated at Toronto, this 7th day of April, 1983.

(2513)

17

PUBLIC HEALTH ACT

O. Reg. 210/83.

Designation of Communicable
Diseases.

Made—March 28th, 1983.

Approved—April 8th, 1983.

Filed—April 8th, 1983.

REGULATION TO AMEND
REGULATION 838 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PUBLIC HEALTH ACT

1.—(1) Section 1 of Regulation 838 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

5a. *Campylobacter enteritis* (*Campylobacter jejuni*)

(2) Items 9, 12 and 14 of the said section 1 are revoked and the following substituted therefor:

12. Epidemic diarrhoea (in child under two years of age).

(3) Sub-item iv of item 17 of the said section 1 is revoked.

(4) Item 46 of the said section 1 is revoked and the following substituted therefor:

46. *Toxoplasmosis* (in child under six months of age).

LARRY GROSSMAN
Minister of Health

Dated at Toronto, this 28th day of March, 1983.

(2514)

17

PROVINCIAL PARKS ACT

O. Reg. 211/83.

General.

Made—April 8th, 1983.

Filed—April 8th, 1983.

REGULATION TO AMEND
REGULATION 822 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL PARKS ACT

1.—(1) Subclauses 10 (2) (a) (i), (ii) and (iii) of Regulation 822 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 191/82, are revoked and the following substituted therefor:

(i) \$6.25 per night where electrical power and a comfort station are not available,

(ii) \$6.75 per night where a comfort station is available but where no electrical power is available, and

(iii) \$8.25 per night where electrical power and a comfort station are available; and

(2) The Table in subsection 10 (3) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 191/82, is revoked and the following substituted therefor:

TABLE

Column 1	Column 2
1. Fairbank	June 19 to September 1
2. Ferris	June 19 to September 1
3. Grundy Lake	August 1 to September 1
4. Halfway Lake	June 19 to September 1
5. Kettle Lake	August 1 to September 1
6. Marten River	June 19 to September 1
7. Naqaaqamisis	June 5 to September 1
8. Pancake Bay	August 1 to September 1
9. Remi Lake	June 19 to September 1
10. Windy Lake	June 19 to September 1

O. Reg. 191/82, s. 1 (2), *part*; O. Reg. 211/83, s. 1 (2).

(3) Section 10 of the said Regulation is amended by adding thereto the following subsection:

(3a) Notwithstanding clause (2) (a), in a provincial park or part thereof named in Column 1 of the following Table, during the period set out opposite thereto in Column 2, the fee payable for a camp-site and vehicle permit is,

(a) \$4 per night where electrical power is not available; and

(b) \$5 per night where electrical power is available.

TABLE

Column 1	Column 2
1. Antoine	June 17 to September 5
2. Five Mile Lake	June 17 to September 5
3. Fushimi Lake	June 17 to September 5
4. Klotz Lake	June 17 to September 5
5. Lake of the Woods	August 2 to August 15
6. Lake Superior (Crescent Lake Campground)	June 17 to September 5
7. Ojibway	August 27 to September 5
8. Pakwash	June 17 to August 21
9. The Shoals	June 17 to September 5
10. Tidewater	June 17 to September 5

O. Reg. 211/83, s. 1 (3).

(4) Subsection 10 (5) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 191/82, is revoked and the following substituted therefor:

(5) Notwithstanding clause (2) (b), in a provincial park named in Column 1 of the following Table, during the period set out opposite thereto in Column 2, the fee payable for a camp-site and vehicle permit is,

- (a) \$6.25 per night where electrical power and a comfort station are not available;
- (b) \$6.75 per night where a comfort station is available but where no electrical power is available; and
- (c) \$8.25 per night where electrical power and a comfort station are available.

TABLE

Column 1	Column 2
1. Algonquin	April 28 to June 16
2. Arrowhead	September 6 to October 10
	May 13 to June 16
3. Awenda	September 6 to October 10
4. Balsam Lake	May 13 to June 16
5. Bass Lake	May 13 to June 16
	September 6 to October 10
6. Bon Echo	May 19 to May 22
7. Bonnechere	May 13 to June 16
8. Carillon	May 19 to May 22
9. Carson Lake	May 13 to June 16
10. Charleston Lake	May 19 to May 22
11. Chutes	May 20 to June 16

Column 1	Column 2
12. Craiqleith	April 9 to June 16
13. Cyprus Lake	September 6 to November 15 April 22 to June 16
14. Darlington	September 6 to November 15 May 13 to June 16
15. Driftwood	September 6 to October 10 May 13 to June 16
16. Earl Rowe	May 13 to June 16
17. Emily	May 13 to June 16
18. Ferris	May 19 to May 22
19. Fitzroy	May 19 to May 22
20. Greenwater	May 28 to June 16
21. Grundy Lake	May 19 to May 22
22. Holiday Beach	May 13 to June 16
23. Ipperwash	May 13 to June 16
24. Iroquois Beach	May 13 to June 16
25. Kakabeka Falls	September 6 to October 10 May 20 to June 16
26. Kettle Lakes	June 3 to June 16
27. Killbear	May 13 to June 16
28. Lake of the Woods	September 6 to October 10 May 20 to June 16
29. Long Point	April 16 to June 16
30. MacGreor Point	September 6 to November 13 May 13 to June 16
31. McRae Point	September 6 to October 10 May 13 to June 16
32. Mikisew	June 1 to June 16
33. Mississaqi	May 20 to June 16
34. Murphys Point	May 19 to May 22
35. Nagaqamisis	June 3 to June 16
36. Oastler Lake	May 13 to June 16
37. Ojibway	September 6 to October 10 June 6 to June 16
38. The Pinery	April 1 to June 16
39. Point Farms	September 6 to November 27 May 13 to June 16
	September 6 to October 10

Column 1	Column 2
40. Presqu'ile	May 19 to May 22
41. Quetico	June 13 to June 16
42. Rideau River	September 6 to September 11
43. Rock Point	May 19 to May 22
44. Rondeau	May 13 to June 16
45. Rushing River	April 1 to June 16
46. Sandbanks	September 6 to October 10
47. Sauble Falls	May 20 to June 16
48. Selkirk	May 19 to May 22
49. Serpent Mounds	April 22 to June 16
50. Sharbot Lake	September 6 to November 15
51. Sibbald Point	May 13 to June 16
52. Sibley	September 6 to September 11
53. Silent Lake	May 13 to June 16
54. Silver Lake	September 6 to October 10
55. Six Mile Lake	May 19 to May 22
56. Sturgeon Bay	May 13 to June 16
57. Turkey Point	September 6 to October 10
58. Wheatley	December 1, 1983 to March 18, 1984
	May 20 to May 22
	May 20 to June 16
	May 19 to May 22
	May 13 to June 16
	September 6 to October 10
	May 13 to June 16
	September 6 to October 10

O. Reg. 211/83, s. 1 (4).

2. Section 11 of the said Regulation, as amended by section 4 of Ontario Regulation 188/82, is revoked and the following substituted therefor:

11.—(1) A person may reserve a camp-site or an interior camping permit in a provincial park named in the Schedule.

(2) The fee for reserving a camp-site or an interior camping permit is \$2. O. Reg. 211/83, s. 2.

3.—(1) The Table in subsection 17 (4) of the said Regulation, as remade by section 4 of Ontario Regulation 191/82, is revoked and the following substituted therefor:

TABLE

Column 1	Column 2
1. Alqonguin	April 28 to June 16 September 6 to October 10 December 17 to March 31
2. Arrowhead	May 13 to June 16 September 6 to October 11 December 19 to March 16
3. Awenda	May 13 to June 16
4. Balsam Lake	May 13 to June 16
5. Bass Lake	May 13 to June 16 September 6 to October 10
6. Bonnechere	May 13 to June 16
7. Bronte Creek	throughout the year
8. Carson Lake	May 13 to June 16
9. Chutes	May 20 to June 16
10. Craiqleith	April 9 to June 16 September 6 to November 15
11. Cyprus Lake	April 22 to June 16 September 6 to November 15
12. Darlington	May 13 to June 16 September 6 to October 10
13. Driftwood	May 13 to June 16
14. Earl Rowe	May 13 to June 16
15. Emily	May 13 to June 16
16. Greenwater	May 28 to June 16
17. Holiday Beach	May 13 to June 16
18. Ipperwash	May 13 to June 16
19. Iroquois Beach	May 13 to June 16 September 6 to October 10
20. Kakabeka Falls	May 20 to June 16
21. Kettle Lakes	June 3 to June 16

Column 1	Column 2
22. Lake of the Woods	May 20 to June 16
23. Long Point	April 16 to June 16
24. MacGregor Point	September 6 to November 13
25. McRae Point	May 13 to June 16
26. Mikisew	September 6 to October 10
27. Mississauga	May 13 to June 16
28. Naqaqamisis	June 1 to June 16
29. Ojibway	May 20 to June 16
30. The Pinery	June 3 to June 16
31. Point Farms	June 6 to June 16
32. Quetico	April 1 to June 16
33. Rock Point	September 6 to March 31
34. Rondeau	May 13 to June 16
35. Rushing River	September 6 to October 10
36. Sauble Falls	May 13 to June 16
37. Selkirk	September 6 to September 11
38. Serpent Mounds	May 13 to June 16
39. Sibbald Point	September 6 to October 10
40. Sibley	May 13 to June 16
41. Silent Lake	September 6, 1983 to March 31, 1984
42. Six Mile Lake	May 20 to May 22
43. Sprinwater	May 20 to June 16
44. Sturgeon Bay	December 15 to March 31
45. Turkey Point	May 13 to June 16
46. Wasaga Beach	September 6 to October 10
47. Wheatley	throughout the year
	May 13 to June 16
	September 6 to October 10

O. Reg. 191/82, s. 4; O. Reg. 211/83, s. 3 (1).

(2) Section 17 of the said Regulation is amended by adding thereto the following subsection:

(4a) Notwithstanding subsection (3), in a provincial park or part thereof named in Column 1 of the following Table, during the period set out opposite thereto in Column 2, the fee payable for a daily vehicle permit is \$1.

TABLE

Column 1	Column 2
1. Antoine	June 17 to September 5
2. Five Mile Lake	June 17 to September 5
3. Fushimi Lake	June 17 to September 5
4. Klotz Lake	June 17 to September 5
5. Lake of the Woods	August 2 to August 15
6. Lake Superior (Crescent Lake Campground)	June 17 to September 5
7. Ojibway	August 27 to September 5
8. Pakwash	June 17 to August 21
9. The Shoals	June 17 to September 5
10. Tidewater	June 17 to September 5

O. Reg. 211/83, s. 3 (2)

4. The Schedule to the said Regulation, as remade by section 6 of Ontario Regulation 191/82, is revoked and the following substituted therefor:

Schedule

- | | |
|---------------------|-------------------------|
| 1. Algonquin | 39. Marten River |
| 2. Arrowhead | 40. McRae Point |
| 3. Awenda | 41. Mikisew |
| 4. Balsam Lake | 42. Mississagi |
| 5. Bass Lake | 43. Murphys Point |
| 6. Blue Lake | 44. Neys |
| 7. Bon Echo | 45. Oastler Lake |
| 8. Caliper Lake | 46. Pancake Bay |
| 9. Carillon | 47. The Pinery |
| 10. Charleston Lake | 48. Point Farms |
| 11. Chutes | 49. Presqu'ile |
| 12. Craiqleith | 50. Quetico |
| 13. Cyprus Lake | 51. Rainbow Falls |
| 14. Darlington | 52. Remi Lake |
| 15. Devil's Glen | 53. Restoule |
| 16. Earl Rowe | 54. Rideau River |
| 17. Emily | 55. Rock Point |
| 18. Esker Lakes | 56. Rondeau |
| 19. Fairbank | 57. Rushing River |
| 20. Ferris | 58. Samuel de Champlain |
| 21. Finlayson Point | 59. Sandbanks |
| 22. Fitzroy | 60. Sandbar Lake |
| 23. Greenwater | 61. Sauble Falls |
| 24. Grundy Lake | 62. Selkirk |
| 25. Halfway Lake | 63. Serpent Mounds |
| 26. Holiday Beach | 64. Sharbot Lake |
| 27. Ipperwash | 65. Sibbald Point |
| 28. Iroquois Beach | 66. Sibley |
| 29. Ivanhoe | 67. Silent Lake |
| 30. Kakabeka Falls | 68. Silver Lake |
| 31. Kettle Lakes | 69. Sioux Narrows |
| 32. Killarney | 70. Six Mile Lake |
| 33. Killbear | 71. Sturgeon Bay |
| 34. Lake St. Peter | 72. Turkey Point |
| 35. Lake Superior | 73. Wakami Lake |
| 36. Long Point | 74. Wheatley |
| 37. MacGregor Point | 75. White Lake |
| 38. Mara | 76. Windy Lake |

O. Reg. 211/83, s. 4.



Publications Under The Regulations Act

April 30th, 1983

LOCAL SERVICES BOARDS ACT

O. Reg. 212/83.

Establishment of a Local Services Board—Community of Minaki.

Made—April 8th, 1983.

Filed—April 11th, 1983.

ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the *Local Services Boards Act*; and

IN THE MATTER OF the establishment of a Local Services Board for the community of Minaki situate in territory without municipal organization in the Territorial District of Kenora.

ORDER

Under the provisions of section 4 of the *Local Services Boards Act*, IT IS ORDERED:

1. A Local Services Board is established effective the 8th day of April, 1983 under the name "The Local Services Board of Minaki". O. Reg. 212/83, s. 1.

2. The boundaries of the Board area are those described in the Schedule. O. Reg. 212/83, s. 2.

3. The Board shall be composed of five members. O. Reg. 212/83, s. 3.

4. The Board may exercise the following powers from among those set out in the Schedule to the Act:

1. The powers set out in paragraph 2.

2. The powers set out in paragraph 5.

3. The powers set out in paragraph 6. O. Reg. 212/83, s. 4.

5.—(1) The election of the first members of the Board shall be held in the community of Minaki on the 12th day of April, 1983 and the members so elected shall hold office from the 12th day of April, 1983 to the 30th day of September, 1984 and until a new Board is elected.

(2) Mr. Ken Pride, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board. O. Reg. 212/83, s. 5.

LEO BERNIER
Minister of Northern Affairs

Dated at Toronto, this 8th day of April, 1983.

Schedule

All that tract of land in the Territorial District of Kenora containing an area of 251.82 square kilometres, be the same more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the meridian through the northeast corner of the geographic Township of Umbach;

Commencing at the northeast corner of the geographic Township of Umbach;

Thence east astronomically a distance of 0.080 kilometres;

Thence north astronomically a distance of 21.720 kilometres;

Thence west astronomically a distance of 7.480 kilometres;

Thence south astronomically a distance of 3.220 kilometres;

Thence west astronomically a distance of 4.830 kilometres;

Thence south astronomically a distance of 18.500 kilometres, more or less, to the north boundary of the geographic Township of Umbach;

Thence easterly along the said boundary 12.230 kilometres, more or less, to the point of commencement. O. Reg. 212/83, Sched.

(2520)

18

**PARKWAY BELT PLANNING AND
DEVELOPMENT ACT**

O. Reg. 213/83.

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

Made—April 7th, 1983.

Filed—April 12th, 1983.

**REGULATION TO AMEND
ONTARIO REGULATION 484/73
MADE UNDER THE
PARKWAY BELT PLANNING AND
DEVELOPMENT ACT**

1. Ontario Regulation 484/73 is amended by adding thereto the following section:

28. Notwithstanding any other provision of this Order,

(a) a sunken, open amphitheatre may be erected and used on the land described in Schedule 15; and

(b) the building existing on the 25th day of March, 1983 on the land described in Schedule 15 and used as a nature interpretive centre may be extended and the extension may be used for office purposes in connection with the centre,

provided the following requirements are met:

Maximum area of the amphitheatre	540 square metres
Maximum height of the extension	6 metres
Maximum floor area of the extension	110 square metres

O. Reg. 213/83, s. 1.

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

Schedule 15

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, more particularly described as the south half of Lot 27 in Concession I in the said former Township. O. Reg. 213/83, s. 2.

G. M. FARROW
*Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 7th day of April, 1983.

(2521)

18

LOCAL ROADS BOARDS ACT

O. Reg. 214/83.

Establishment of Local Roads Areas—Northern and Eastern Region.

Made—March 31st, 1983.

Filed—April 13th, 1983.

**REGULATION TO AMEND
REGULATION 598 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
LOCAL ROADS BOARDS ACT**

1. Schedule 114 to Regulation 598 of Revised Regulations of Ontario, 1980, as made by section 5 of Ontario Regulation 265/82, is revoked and the following substituted therefor:

Schedule 114

**SOUTH EAST MONTEITH LOCAL
ROADS AREA**

All that portion of the Township of Monteith in the Territorial District of Parry Sound shown outlined on Ministry of Transportation and Communications Plan N-1086-B1, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 9th day of March, 1983. O. Reg. 214/83, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, on the 31st day of March, 1983.

(2536)

18

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 215/83.

Exemption—Municipality of Metropolitan Toronto.

Made—January 27th, 1983.

Approved—January 27th, 1983.

Filed—April 13th, 1983.

**ORDER MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACT**

**EXEMPTION—MUNICIPALITY OF
METROPOLITAN TORONTO—MERO-½**

Having received a request from The Municipality of Metropolitan Toronto that an undertaking, namely:

The activity of the establishment of the 245 acre Keele Valley Landfill Site, within a total site area of 928.5 acres located on Pt. Lots 21 to 28 inclusive, Concession 3, Town of Vaughan, Regional Municipality of York, all as indicated on Marshall Macklin Monaghan Limited Plan No. 15-78-027, including any necessary additional lands and interests in lands, for the disposal of domestic, commercial and non-hazardous solid industrial wastes.

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Metropolitan Corporation would be subject to delay and expense if it were required to submit the undertaking to an environmental assessment and to further delay and expense if a hearing was required.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. Provisional Certificate of Approval No. 230610 dated September 12, 1980 was issued to Crawford Allied Industries Ltd. and Superior Sand, Gravel & Supplies Ltd., as owners, and W.M.I. Waste Management of Canada Inc., as operator, for the use and operation of an approximately 99.2 hectare (245.0 acre) waste disposal (landfilling) site, as indicated on Marshall Macklin Monaghan Limited Plan No. 51-80-147, within a total site area of approximately 375.9 hectares (928.5 acres) located on Pt. Lts. 21 to 28 inclusive, Concession 3, Town of Vaughan, Regional Municipality of York for the disposal of domestic, commercial and non-hazardous solid wastes. The Certificate of Approval was issued subject to some nineteen conditions following two lengthy hearings under the Environmental Protection Act before the Environmental Assessment Board and the Environmental Appeal Board and a comprehensive analysis by the Ministry of the Environment.

- B. The use of the disposal area for landfill purposes was approved by the Council of the Town of Vaughan by its adoption of Official Planning Amendment No. 121 adopted on October 20, 1980, which amendment was approved by the then Minister of Housing on April 15, 1981.
- C. The establishment of the Keele Valley site by the Metropolitan Corporation for landfill purposes is subject to the approval of the Council of the Town of Vaughan under section 66 (3) of the Municipality of Metropolitan Toronto Act and the approval of the Council of the Regional Municipality of York under section 169 (2) of the Regional Municipality of York Act.
- D. The present owners and proposed operator have received the approval of the Town of Vaughan and have entered into a formal contract with respect to the operation of this site for landfill purposes. The Regional Municipality of York has tentatively agreed with the present owners and proposed operator for the operation of the site subject to the finalization of a formal agreement in that regard.
- E. No useful purpose would be served by conducting an environmental assessment process or further hearings on the suitability of the Keele Valley site for landfill purposes.
- F. The establishment of the Keele Valley site by the Metropolitan Corporation would secure sufficient landfill capacity to serve the needs of Metropolitan Toronto and surrounding area in public hands.

This exemption order is subject to the following terms and conditions:

1. Where an activity which otherwise would be exempt under this Order, is being carried out in connection with, or is part of, an undertaking for which an environmental assessment has been done and approval to proceed received, the activity shall not be exempt under this order but shall be carried out in accordance with the approval to proceed.
2. This exemption shall terminate if the site is not acquired by the Metropolitan Corporation prior to December 31, 1983.
3. This exemption order does not apply to significant changes in the methods of establishment, or operation of the site from those approved in Certificate of Approval No. A 230610. O. Reg. 215/83.

KEITH C. NORTON
Minister of the Environment

Dated at Toronto, the 27th day of January, 1983.

PLANNING ACT

O. Reg. 216/83.

Order Made Under Section 30 of
the Planning Act.

Made—April 11th, 1983.

Filed—April 13th, 1983.

REGULATION MADE UNDER THE
PLANNING ACTORDER MADE UNDER SECTION 30 OF
THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970 or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 City of Mississauga in The Regional Municipality of Peel, formerly in the Township of Toronto in the County of Peel, being that part of Lot 125 according to a Plan registered in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 774, more particularly described as follows:

Commencing at the southwest angle of the said Lot 125;

Thence northerly along the westerly limit of the said Lot 30.20 feet;

Thence easterly in a straight line to and along the centre line of a party wall between the dwellings erected on the herein described parcel of land and that to the north thereof, and thence continuing easterly in a straight line in all a distance of 125 feet, more or less, to a point on the easterly limit of the said Lot 125 distant 30.20 feet measured northerly therealong from the southeast angle thereof;

Thence southerly along the said easterly limit of the said Lot 30.20 feet to the southeast angle thereof;

Thence westerly along the southerly limit of the said Lot 125 feet, more or less, to the said point of commencement.

Subject to an easement over the easterly 6 feet in perpendicular width of the herein described parcel of land. O. Reg. 216/83, s. 1.

D. P. McHUGH

Director

Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 11th day of April, 1983.

(2538)

18

PLANNING ACT

O. Reg. 217/83.

Order Made Under Section 30 of
the Planning Act.

Made—April 7th, 1983.

Filed—April 13th, 1983.

REGULATION MADE UNDER THE
PLANNING ACTORDER MADE UNDER SECTION 30 OF
THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970 or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Township of Hagerman in the Territorial District of Parry Sound described as follows:

1. Those parts of lots 28, 29 and 30 in Concession VII lying southeasterly of Block I and southerly and westerly of Whitestone Drive as shown on a Plan filed in the Land Registry Office for the Registry Division of Parry Sound (No. 42) as Number 260, excepting from said Lot 28, Parts 3, 4 and 5 on a Plan deposited in the said Land Registry Office as Number PSR-1313 and from said Lot 29, Parts 6, 7 and 8 on a Plan deposited in the said Plan PSR-1313.
2. That part of Lot 29 in Concession VII more particularly described as follows:

Premising that the southerly limit of the said Lot 29 has an astronomic bearing of north 68° 54' east and relating all bearings herein thereto;

Commencing at the southeast angle of the said Lot 29;

Thence south $68^{\circ} 54'$ west along the southerly limit of the said Lot 301.83 feet;

Thence north $23^{\circ} 23'$ east 265.67 feet to a survey monument planted;

Thence north $17^{\circ} 02'$ east 161.62 feet to its intersection with the easterly limit of the said Lot;

Thence south $23^{\circ} 58'$ east along the said easterly limit of the said Lot 317.40 feet to the point of commencement.

3. That part of Lot 30 in Concession VII more particularly described as follows:

Premising that the west boundary of the said Lot 30 has an astronomic bearing of north $23^{\circ} 58'$ west and relating all bearings herein thereto;

Commencing at the southwest angle of the said Lot 30;

Thence north $23^{\circ} 58'$ west 317.40 feet to a point in the westerly limit of the said Lot;

Thence north $17^{\circ} 02'$ east 226.51 feet to a survey monument planted;

Thence on a curve to the right having a radius of 711.91 feet, an arc distance of 314.77 feet, the chord equivalent being measured on a course of north $29^{\circ} 42'$ east 312.21 feet from the last-mentioned point;

Thence north $42^{\circ} 22'$ east 271 feet to a survey monument planted;

Thence on a curve to the left having a radius of 386.22 feet, an arc distance of 214.02 feet to a survey monument planted, the chord equivalent being measured on a course of north $26^{\circ} 29' 30''$ east 211.30 feet from the last-mentioned point;

Thence south $79^{\circ} 22' 30''$ east 68 feet to a survey monument planted;

Thence north $54^{\circ} 10' 30''$ east 286.37 feet to a survey monument planted;

Thence south $24^{\circ} 12' 20''$ east 394.05 feet to a survey monument planted;

Thence south $54^{\circ} 03' 40''$ west 104.97 feet to a survey monument planted;

Thence south $41^{\circ} 32'$ west 100 feet to a survey monument planted;

Thence south $29^{\circ} 55'$ west 100.18 feet to a survey monument planted;

Thence south $73^{\circ} 24'$ east 117.05 feet to its intersection with the high-water mark of Whitestone Lake;

Thence in a general southerly and southeasterly direction along the said high-water mark of Whitestone Lake to its intersection with the southerly bank of a creek flowing into the said Lake, being measured on a course of north $61^{\circ} 40'$ east measured from a point in the said westerly limit of the said Lot 30 distant 146.52 feet along the said westerly limit of the said Lot from the southwesterly angle thereof;

Thence south $61^{\circ} 40'$ west following the southerly bank of the said creek to its intersection with the said westerly limit of the said Lot 30;

Thence north $23^{\circ} 58'$ west along the said westerly limit of the said Lot 146.52 feet to the point of commencement.

Subject to a right-of-way in, over, along and upon a strip of land 20 feet in perpendicular width, the southerly boundary of which may be more particularly described as follows:

Commencing at a point in the easterly limit of Lot 29 in Concession VII distant 317.40 feet from the southeasterly angle;

Thence north $17^{\circ} 02'$ east 226.51 feet to a point;

Thence north $42^{\circ} 36'$ east 203.12 feet to a point;

Thence north $85^{\circ} 30'$ east 287.35 feet to a point;

Thence north $74^{\circ} 56'$ east 286.52 feet to a point;

Thence north $29^{\circ} 55'$ east 83.34 feet to an iron bar;

Thence north $41^{\circ} 32'$ east 100 feet to an iron bar;

Thence north $54^{\circ} 03' 40''$ east 104.97 feet to an iron bar;

Thence north $24^{\circ} 12' 20''$ west 394.05 feet to an iron bar.

4. Blocks J and I and Lot 8 according to a Plan registered in the said Land Registry Office as Number 260. O. Reg. 217/83, s. 1.

L. J. FINCHAM
Director

Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 7th day of April, 1983.

PLANNING ACT

O. Reg. 218/83.

Restricted Areas—County of Hastings,

Township of Thurlow.

Made—April 12th, 1983.

Filed—April 13th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 318/74
MADE UNDER THE
PLANNING ACT

1. Ontario Regulation 318/74 is amended by adding thereto the following section:

8.—(1) In this section, “automobile repair shop” means a place where vehicle repairs and services are performed and where grease, anti-freeze, tires and automobile parts may be sold as incidental to the repairs and services.

(2) Notwithstanding any other provision of this Order, the land described in Schedule 3 may be used,

(a) for the sale of new and used cars; and

(b) for the erection and use thereon of a building for use in connection with the sale of new and used cars and as an automobile repair shop. O. Reg. 218/83, 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 Thurlow in the County of Hastings, being those

parts of Lots 7, 8, 9, 10, 11, 12, 93, 94 and 95 shown on a Plan registered in the Land Registry Office for the Registry Division of Hastings (No. 21) as Number 58 and designated as Part 3 on a Reference Plan deposited in the said Land Registry Office as Number 21R-6637. O. Reg. 218/83, s. 2.

L. J. FINCHAM

Director

Plans Administration Branch

North and East

Ministry of Municipal Affairs

and Housing

Dated at Toronto, this 12th day of April, 1983.

(2540)

18

GAME AND FISH ACT

O. Reg. 219/83.

Open Seasons—Moose and Deer.

Made—April 8th, 1983.

Filed—April 13th, 1983.

REGULATION TO AMEND
REGULATION 428 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT

1. Schedule 3 to Regulation 428 of Revised Regulations of Ontario, 1980, as remade by section 3 of Ontario Regulation 297/82 and amended by section 1 of Ontario Regulation 684/82, is revoked and the following substituted therefor:

Schedule 3

DEER

ITEM	COLUMN 1 Wildlife Management Units	COLUMN 2 Open Seasons Residents	COLUMN 3 Open Seasons Non-Residents	COLUMN 4 Conditions
1.	7A	From October 8 to December 15 in any year	From October 8 to November 15 in any year	Only bows and arrows or flint-lock or percussion cap muzzle-loading guns may be used.
2.	7B, 9A, 9B, 11A	From October 8 to December 15 in any year	From October 8 to November 15 in any year	
3.	7B, 9A, 9B, 11A	From October 1 to October 7 in any year	From October 1 to October 7 in any year	Only bows and arrows or flint-lock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
4.	10	From the Saturday being or immediately preceding November 1 to December 15 in any year	From the Saturday being or immediately preceding November 1 to November 15 in any year	No person shall use or be accompanied by a dog.
5.	10	From October 1 to the last Friday in October in any year	From October 1 to the last Friday in October in any year	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
6.	12A, 12B	From October 8 to December 15 in any year		
7.	13, 21A	From October 22 to December 15 in any year		
8.	14	From September 20 to October 7 in any year		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
9.	14	From October 8 to November 30 in any year		
10.	36, 37, 46, 47, 48, 49, 50, 53A, 54, 55, 56, 57, 60, 61, 62	From the first Monday in November to the second Saturday next following in any year	From the first Monday in November to the second Saturday next following in any year	

ITEM	COLUMN 1 Wildlife Management Units	COLUMN 2 Open Seasons Residents	COLUMN 3 Open Seasons Non-Residents	COLUMN 4 Conditions
11.	42	From the first Monday in November to the second Saturday next following in any year		
12.	43A, 43B	From the third Monday in November to the Thursday next following in any year	From the third Monday in November to the Thursday next following in any year	No person shall use or be accompanied by a dog.
13.	43A, 43B	From the Saturday preceding the second Monday in October to October 31 in any year	From the Saturday preceding the second Monday in October to October 31 in any year	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
14.	44	From the first Monday in November to the second Saturday next following in any year		No person shall use or be accompanied by a dog.
15.	45	From the first Monday in November to the Wednesday next following in any year	From the first Monday in November to the Wednesday next following in any year	No person shall use or be accompanied by a dog.
16.	55	From the third Monday in November to the Saturday next following in any year	From the third Monday in November to the Saturday next following in any year	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
17.	58, 59, 63, 66A, 67, 68, 69B, 74	From the first Monday in November to the Saturday next following in any year	From the first Monday in November to the Saturday next following in any year	
18.	61, 62	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the second Saturday next following, both inclusive, in any year		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
19.	63, 64	From the third Monday in October to the Sunday preceding the first Monday in November in any year	From the third Monday in October to the Sunday preceding the first Monday in November in any year	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
20.	64	From the first Monday in November to the Friday next following in any year	From the first Monday in November to the Friday next following in any year	

ITEM	COLUMN 1 Wildlife Management Units	COLUMN 2 Open Seasons Residents	COLUMN 3 Open Seasons Non-Residents	COLUMN 4 Conditions
21.	65	From the first Monday in November to the Saturday next following in any year	From the first Monday in November to the Saturday next following in any year	Only bows and arrows or flint-lock or percussion cap muzzle-loading guns or shotguns may be used. No person shall use or be accompanied by a dog.
22.	65	From the third Monday in October to the Sunday preceding the fourth Monday in November, excluding the period from the first Monday in November to the Saturday next following, both inclusive, in any year	From the third Monday in October to the Sunday preceding the fourth Monday in November, excluding the period from the first Monday in November to the Saturday next following, both inclusive, in any year	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
23.	66B	From the first Monday in November to the third Sunday in November in any year	From the first Monday in November to the third Sunday in November in any year	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
24.	69A, 72	From the third Monday in October to the second Sunday in December in any year	From the third Monday in October to the second Sunday in December in any year	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
25.	66A, 67, 68	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the Saturday next following, both inclusive, in any year	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the Saturday next following, both inclusive, in any year	Only bows and arrows may be used. No person shall use or be accompanied by a dog.
26.	69B, 83A	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the Saturday next following, both inclusive, in any year		Only bows and arrows may be used. No person shall use or be accompanied by a dog.

ITEM	COLUMN 1 wildlife Management Units	COLUMN 2 Open Seasons Residents	COLUMN 3 Open Seasons Non-Residents	COLUMN 4 Conditions
27.	71	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the Wednesday next following, both inclusive, in any year		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
28.	71	From the first Monday in November to the Wednesday next following in any year		Only shotguns may be used. No person shall use or be accompanied by a dog.
29.	73A, 73B	From the first Monday in November to the Thursday next following in any year		Only shotguns or flint-lock percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
30.	73A, 75	From the second Monday in November to the second Sunday in December in any year		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
31.	73B, 76A, 76B, 76C, 76D, 77A, 77B, 77C, 79A, 79C, 79D, 81A, 81B, 82A, 82B, 84, 85A, 85B, 87B, 87C, 87D, 89A, 89B, 90A, 90B, 91A, 91B, 92A, 92B, 92C, 92D, 93	From the third Monday in October to the second Sunday in December, excluding the period from the first Monday in November to the Thursday next following, both inclusive, in any year		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
32.	76A	From the first Monday in November to the Thursday next following in any year		Only rifles, shotguns or flint-lock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.
33.	53B, 75, 76B, 76C, 76D, 77A, 77B, 77C, 79A, 79C, 79D, 81A, 81B, 85A, 85B, 85C, 87B, 87C, 87D, 89A, 89B, 90A, 90B, 91A, 91B, 93	From the first Monday in November to the Thursday next following in any year		Only shotguns or flint-lock or percussion cap muzzle-loading guns may be used. No person shall use or be accompanied by a dog.

ITEM	COLUMN 1 Wildlife Management Units	COLUMN 2 Open Seasons Residents	COLUMN 3 Open Seasons Non-Residents	COLUMN 4 Conditions
34.	78A, 78B, 78C, 79B, 80A, 86, 87A, 87E, 88, 94A, 94B	From the third Mon- day in October to the second Sunday in December in any year		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
35.	80B	From the third Mon- day in October to December 31st in any year		Only bows and arrows may be used. No person shall use or be accompanied by a dog.
36.	82A, 82B, 84	From the first Mon- day in November to the Thursday next following in any year	From the first Mon- day in November to the Thursday next following in any year	No person shall use or be accom- panied by a dog.
37.	83A	From the first Mon- day in November to the Saturday next following in any year	From the first Mon- day in November to the Saturday next following in any year	No person shall use or be accom- panied by a dog.
38.	83B	From the second Monday in October to December 31 in any year	From the second Monday in October to December 31 in any year	
39.	92A, 92B, 92C, 92D	From the first Mon- day in November to the Thursday next following in any year		Only flint-lock or percussion cap muzzle-loading guns may be used. No person shall use or be accom- panied by a dog.

O. Reg. 219/83, s. 1.

PROVINCIAL PARKS ACT

O. Reg. 220/83.

Designation of Parks.

Made—April 8th, 1983.

Filed—April 13th, 1983.

REGULATION TO AMEND
REGULATION 821 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL PARKS ACT

- Schedule 111 of Appendix B to Regulation 821 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 111

PECHE ISLAND PROVINCIAL PARK

In the City of Windsor in the County of Essex, described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are derived from the line between lots 134 and 135, Concession I, as shown on the plan of the Township of Sandwich, and having an assumed bearing of north $10^{\circ} 21'$ west.

- That parcel or tract of land and land under the waters of the Detroit River containing 150.947 hectares, more or less, being composed of Peche Island, part of the bed of the Detroit River and part of lots 5, 6, 7 and 8, as shown on a plan registered in the Land Registry Office for the Registry Division of Essex (No. 12) as No. 467, more particularly described as follows:

Beginning at the southeasterly corner of Lot 8, Plan No. 467; thence north $87^{\circ} 28' 50''$ west 62.5 metres, more or less, to its intersection with the westerly limit of Lot 5; thence northerly along the westerly limit of the said Lot and its northerly production 93.011 metres; thence north $3^{\circ} 24' 05''$ west 182.880 metres; thence north $60^{\circ} 22'$ west 213.360 metres; thence northwesterly in a straight line 114 metres, more or less, to a point distant 681.176 metres measured north

$47^{\circ} 35' 47''$ west from the northeast corner of Lot 136, Concession I, as shown on the plan of the Township of Sandwich; thence north $60^{\circ} 22'$ west 396.240 metres; thence north $75^{\circ} 22'$ west 377.952 metres; thence north $60^{\circ} 22'$ west 182.880 metres; thence north $67^{\circ} 25'$ west 256 metres, more or less, to the International Boundary between Canada and the United States of America; thence northeasterly along that boundary to its intersection with a line drawn on a course of south $87^{\circ} 41'$ west from a point distant 1364.227 metres measured north $14^{\circ} 57' 23''$ east from the northeast corner of the said Lot 136; thence north $87^{\circ} 41'$ east 927 metres, more or less, to the said point distant 1364.227 metres measured north $14^{\circ} 57' 23''$ east from the northeast corner of the said Lot; thence south $41^{\circ} 24'$ east 515.722 metres; thence south $28^{\circ} 08'$ west 640.080 metres; thence south $79^{\circ} 49'$ west 416.357 metres; thence southwesterly 239 metres, more or less, to a point distant 182.880 metres measured north $3^{\circ} 24' 05''$ west from a point distant 82.162 metres measured northerly along the northerly production of the easterly limit of Lot 8, Plan No. 467 and the easterly limit of the said Lot from the southeasterly corner thereof; thence south $3^{\circ} 24' 05''$ east 182.880 metres; thence southerly along the northerly production of the easterly limit of the said Lot and its easterly limit 82.162 metres to the place of beginning.

- That parcel or tract of land containing 2.307 hectares, more or less, being composed of part of Lot 135, Concession I, as shown on the plan of the Township of Sandwich.

Beginning at a point distant 16.764 metres measured north $79^{\circ} 40'$ east from a point distant 46.708 metres measured northerly along the westerly limit of the said Lot from its intersection with the southerly limit of Menard Street; thence north $79^{\circ} 40'$ east 133.487 metres; thence south $89^{\circ} 14'$ west 48.829 metres; thence north $10^{\circ} 20'$ west 253.9 metres, more or less, to its intersection with the northerly limit of Clairview Avenue; thence westerly along the northerly limit of Clairview Avenue 86.8 metres, more or less, to its intersection with a line drawn on a course of north $10^{\circ} 21'$ west from the place of beginning; thence south $10^{\circ} 21'$ east 277.6 metres, more or less, to the place of beginning. O. Reg. 220/83, s. 1.

(2242)

18

EDUCATION ACT

O. Reg. 221/83.

General Legislative Grants, 1983.

Made—April 5th, 1983.

Approved—April 14th, 1983.

Filed—April 14th, 1983.

REGULATION MADE UNDER THE
EDUCATION ACT

GENERAL LEGISLATIVE GRANTS, 1983

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 220 (b) of the Act, and
 - ii. the quotient obtained by dividing by 0.85 the commercial assessment as defined in clause 220 (a) of the Act,

that is rateable for the purposes of the board, except that reference to the last revised assessment roll in the said clauses 220 (a) and (b) 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. (a) "assessment equalization factor for 1983" for a municipality or locality, means the average of the Provincial Equalization Factors that are published for 1980, 1981 and 1982 in accordance with subsection 55 (3) of the *Assessment Act* in respect of the municipality or locality, or
 - i. where part of an area for which the Ministry of Revenue has published such a factor is approved by the Minister for designation as a municipality or locality for the purpose of this regulation, the Provincial Equalization Factors correct to two places of decimals for 1980, 1981 and 1982 used for calculating the assessment equalization factor for 1983 for such municipality or locality are the factors that the Ministry of Revenue designates as being applicable to such part, or
 - ii. where because of adjustments to assessment in a municipality

or locality in accordance with section 63 or section 70 of the *Assessment Act*, the 1980, 1981 or 1982 Provincial Equalization Factor that is published in respect of such municipality or locality is deemed by the Minister to be inappropriate for the purposes of this regulation, the Provincial Equalization Factors used for calculating the assessment equalization factor for 1983 for such municipality or locality are the factors that the Ministry of Revenue considers appropriate, or

- iii. where an equalization factor is determined under subsection 55 (6) or (7) of the *Assessment Act*, with the approval of the Minister the equalization factor so determined;

- (b) "assessment equalization factor for 1979" for a municipality or locality, means the 1979 assessment equalization factor for the municipality or locality set out in schedule B to Ontario Regulation 108/79 except that where such schedule provides factors in respect of parts of a municipality or locality, the assessment equalization factor for 1979 is the weighted average correct to two places of decimals of the factors for the parts of the municipality or locality in such schedule B weighted with regard to the assessment for the board as defined in clauses 220 (a) and (b) of the Act according to the last revised assessment roll used for taxation purposes in 1979 that is in respect of such parts, or as adjusted by the Minister;

3. "assessment equalization factor change index" for a municipality or locality, means the quotient correct to four places of decimals obtained by dividing,
 - i. the assessment equalization factor for 1979 for the municipality or locality,
 by,
 - ii. the product of 2.53 and the assessment equalization factor for 1983 for the municipality or locality;
4. "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;
5. "capital element included in rent" in respect of rental of computer equipment for instructional purposes and rental of accommodation and school sites means for a board the total rental revenue or rental expenditure as the case may be, that is in excess of the cost of services that are included as part of the rental contract, except that in the case of rental of computer equipment or accommodation for instructional purposes, the capital element in rent cannot be less than the portion designated by the Minister for inclusion in the determination of the recognized extraordinary expenditure of the board;
6. "continuing education average daily enrolment for grant purposes for 1983" means, for a board, the portion of the average daily enrolment for 1983 calculated under clause 2 (c) of Regulation 256 that is in respect of resident-internal pupils enrolled in evening classes established by the board in a course approved by the Minister and that are,
- i. in a course established for adults for which credit is granted except that in the case of a public or separate school board, the course shall be in the intermediate division and for the purpose of this definition the average daily enrolment in respect of such courses conducted by a public or separate school board shall be multiplied by 1.21,
 - ii. in a course of basic literacy or basic numeracy for adults,
 - iii. in a course of citizenship and language instruction for landed immigrants, or
 - iv. in a course of English or French as a second language for adults whose first

language is neither English nor French,

- except that in the case of a course described in subparagraph i for French-speaking adults in which French is the language of instruction or in the case of a course described in subparagraphs ii, iii or iv, where the number of pupils in an evening class is less than 15, such number shall be deemed to be increased by five to a maximum of 15 for the purpose of calculating the average daily enrolment included in this definition;
7. "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;
8. "current cost of operating for 1983" means for a board total current expenditure for 1983 less the sum of,
- i. current expenditure for 1983 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 166 (2) of the Act or a centre referred to in subsection 166 (3) thereof,
 - c. transportation of pupils from one school to another school or a facility referred to in subsection 166 (2) 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 166 of the Act,
 - e. capital appurtenances referred to in subparagraphs i, ii, iii and iv of paragraph 4,

- 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 4 or permanent fixtures of a building,
 - g. debt charges,
 - 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 1984,
 - e. allocation to reserve funds, and
- iii. current revenue for 1983 from sources other than from,
- a. general legislative grants except payments under subsection 10 (3), section 14, subsections 15 (1) and (4), section 39, and Parts 16 and 17,
 - 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 1983,
 - k. accrued interest on debentures sold in 1983 at date of sale thereof,
 - l. interest earned on capital funds,
 - m. reimbursements of expenditure for transportation of pupils including payments under sections 33 and 34,
 - n. grants, except general legislative grants, or other reimbursements for capital expenditure from the revenue fund, and
 - o. donations directed in writing by the donor to the purchase of a capital appurtenance and so applied;
9. "day school weighted average daily enrolment for grant purposes for 1983" means the sum of,
- i. the product of the grant weighting factor for 1983 for the board and the sum of,
 - a. the portion of the average daily enrolment for 1983 calculated under clauses 2 (a) and (b) of Regulation 256 that is in respect of resident-internal pupils of the board other than pupils enrolled in schools or classes for trainable retarded pupils,
 - b. the product of 0.21 and the portion of the average daily enrolment for 1983 calculated under clauses 2 (a) and (b) of Regulation 256 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

- c. the product of the sum of the amounts described in sub-sub-paragraphs a. and b, and the sum of,

I. the product of,

- A. the sum obtained by subtracting one from the quotient correct to four places of decimals obtained by dividing the average daily enrolment for 1982 in respect of resident-internal and non-resident day school pupils of the board by the average daily enrolment for 1983 in respect of resident-internal and non-resident day school pupils of the board, in each case as calculated under clauses 2 (a) and (b) of Regulation 256 and in each case excluding pupils enrolled in schools or classes for trainable retarded pupils, and

- B. where the sum described in sub-sub-sub-paragraph A. is a positive amount and the sum of the amounts described in sub-sub-paragraphs a. and b. is,

1. less than 4000, 0.6,

2. 4000 or more but less than 14000, the product of 0.6 and the sum obtained by subtracting from one, the quotient correct to three places of decimals obtained by dividing the excess of the sum of the amounts described in sub-

subparagraphs a. and b. over 4000 by 20000, or

3. 1400 or more, 0.3, or

- C. where the sum described in sub-sub-sub-paragraph A. is a negative amount, 1.0, and

II. the product of,

- A. the sum obtained by subtracting one from the quotient correct to four places of decimals obtained by dividing the average daily enrolment for 1981 in respect of resident-internal and non-resident day school pupils of the board by the average daily enrolment for 1982 in respect of resident-internal and non-resident day school pupils of the board, in each case as calculated under clauses 2 (a) and (b) of Regulation 256 and in each case excluding pupils enrolled in schools or classes for trainable retarded pupils, and

- B. where the sum described in sub-sub-sub-paragraph A. is a positive amount and the sum of the amounts described in sub-sub-paragraphs a. and b. is,

1. less than 4000, 0.3,

2. 4000 or more but less than 14000, the product of 0.3 and the sum obtained by subtracting from one, the quotient correct to three places of decimals obtained by

dividing the excess of the sum of the amounts described in sub-subparagraphs a. and b. over 4000 by 20000, or

3. 14000 or more, 0.15, or

C. where the sum described in sub-sub-sub-subparagraph A. is a negative amount, 0.0,

except where the product described in this sub-sub-paragraph c. is a negative amount, it shall be deemed to be zero, and

ii. the product of,

a. the trainable retarded weighting factor for 1983 for the board, and

b. the portion of the average daily enrolment for 1983 calculated under clauses 2 (a) and (b) of Regulation 256 that is in respect of resident-internal pupils of the board enrolled in schools or classes for trainable retarded pupils;

10. "debt charge" includes, in addition to its meaning in the Act, interest on short-term borrowings for the period between the date of issue and the date of sale of debenture for the purchase of capital appurtenances;

11. "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;

12. "eligible sum for French as a second language for 1983" means,

i. for a public or separate school board, the sum of,

a. the product of \$98 and the enrolment for a program in classes established in the prim-

ary 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 150 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 \$147 and the enrolment for a program of an average of 40 or more minutes but less than 150 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 \$201 and the enrolment for a program in classes established for pupils whose first language is not French of an average of,

I. 150 minutes or more per school day of instruction in French for pupils other than pupils enrolled in junior kindergarten or kindergarten,

II. 75 minutes or more per school day of instruction in French for pupils enrolled in junior kindergarten or kindergarten, or

III. 40 or more minutes but less than 150 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, and

d. the product of \$67 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 150 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,

ii. for a secondary school board, the sum of,

a. the products obtained by multiplying \$27 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 \$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, 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 \$53 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, and

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, \$67, and

II. in the case of pupils enrolled in grade 11, 12 or 13, \$103;

13. "eligible sum for French as a first language for 1983" means,

- i. for a public or separate school board, the sum of,
 - a. the product of \$201 and the enrolment for a program in a school or class that is established under section 258 of the Act and in which French is the language of instruction, and
 - b. where in 1983 the board establishes under section 258 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 1983 is the first such class,
 - II. \$3,240 if the class established in 1983 is the second such class, and
 - III. \$2,160 if the class established in 1983 is the third such class in the school,
- ii. for a secondary school board, the products obtained by multiplying the enrolment for a program in a class established under section 261 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 or by one in the case of a subject offered in a day school in a course for which no credit may be granted and for which a minimum of 110 hours has been scheduled, and by,
 - a. in the case of pupils enrolled in grade 9 or 10, \$61, or
 - b. in the case of pupils enrolled in grade 11, 12 or 13, \$67,

except that the maximum number of credits or courses for which no credit may be granted that may be taken into account for the purpose of this sub-subparagraph in respect of any one pupil is five, and

- iii. for a public, separate or secondary school board in respect of its operation

of a school or class for trainable retarded pupils where French is the language of instruction, the product of the enrolment for the program at such school or class and \$201;

14. "enlarged board" means a board other than an isolate board or a board appointed under section 70 of the Act;
 15. "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, 1982 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, 1983 are registered in the program and 0.4;
 16. "equalized assessment for a board" means the lesser of,
 - i. the sum of the equalized assessments for the municipalities or localities within the jurisdiction of the board, and
 - ii. the product of 2.53 and the sum of the amounts for the municipalities or localities within the jurisdiction of the board that are determined by subparagraph i of paragraph 17,
- except in the case of a separate school board where the municipalities or localities within its jurisdiction are not all within the jurisdiction of one public school board, in which case the lesser of the amounts referred to in subparagraphs i and ii shall be determined separately for the municipalities or localities within the jurisdiction of each public school board and in respect of any other localities that are not within the jurisdiction of any public school board, and the equalized assessment for such separate school board shall be the sum of the lesser amounts so determined;
17. "equalized assessment for a municipality or locality" means the product of,
 - i. the quotient obtained by dividing the product of 100 and the sum of the assessment for 1983 and the equivalent assessment for the municipality or locality by the assessment equalization factor for 1979,
 - ii. the quotient correct to four places of decimals obtained by dividing the

assessment equalization factor for 1979 by the assessment equalization factor for 1983, and

iii. where the assessment equalization factor change index for a municipality or locality is,

- a. less than .9, the quotient correct for four places of decimals obtained by dividing .9 by such assessment equalization factor change index,
- b. greater than .8999 and less than 1.1001, one (1.0), or
- c. greater than 1.1, the quotient correct to four places of decimals obtained by dividing 1.1 by such assessment equalization factor change index;

18. "equivalent assessment for a municipality or locality" means in respect of a board the amount of assessment that would yield an amount equal to the sums payable or allocated by the municipality or locality to the board in 1983 in respect of,

- i. the tax levied under subsections 161 (12) and (13) of the *Municipal Act* and allocated under subsection 161 (22) thereof,
- ii. payments in lieu of taxes for 1983, and
- iii. subscriptions in lieu of taxes for 1983,

if such assessment were levied upon at the rate levied in 1982 in the municipality or locality for the purposes of the board on residential and farm assessment, or such amount as adjusted by the Minister;

19. "expenditure for relocation of a portable classroom" means the expenditure incurred for moving a portable classroom from one school site to another and includes expenditure for dismantling, moving, installation of connections to site services and for obtaining the necessary inspections and permits;

20. "grant weighting factor for 1983" 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;

21. "isolate board" means a district school area board, a rural separate school board or a secondary school board that had an enrolment of resident and non-resident pupils on the first school day of January, 1983, of 300 or fewer and includes or excludes a district

school area board, a rural separate school board or a secondary school board so included or excluded by the Minister;

22. "maximum recognized day school ordinary expenditure for 1983" means, in respect of a board, the sum of,

- i. the product of the portion of the day school weighted average daily enrolment for grant purposes for 1983 described in subparagraph i of paragraph 9 of section 1 and \$2,171 in the case of a public or separate school board or \$2,978 in the case of a secondary school board, and
- ii. the product of the portion of the day school weighted average daily enrolment for grant purposes for 1983 described in subparagraph ii of paragraph 9 of section 1 and \$2,171,

reduced, where a strike or lockout of certain employees of the board occurs during the year 1983, by the product of,

iii. the excess of,

- a. the total for 1983 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 other than such salaries, wages and employee benefits for instruction of evening classes, summer schools, heritage language classes and driver education classes,

over,

- b. the expenditures incurred by the board that, in the opinion of the Minister, are attributable to the strike or lockout of the employees for which the salary and wage savings are included in a, except a provision for a reserve for tax reduction, and

iv. the ratio of the sum of the amounts set out in subparagraphs i and ii to the sum of the ordinary expenditure for 1983 and the excess referred to in subparagraph iii but, where such ratio is greater than one, it shall be deemed to be one;

23. "municipality or locality" means for the purpose of this regulation an area for which the Ministry of Revenue has published or is

required to publish a 1982 Provincial Equalization Factor or, where approved by the Minister, means a part of such area;

24. "non-resident pupil" of a board means a pupil who is enrolled at a school operated by the board,

i. in respect of whom,

a. the Minister pays the cost of education,

b. the board charges a fee to another board,

c. the board may charge a fee to Canada, to a board appointed under section 70 of the Act or to a source outside Ontario, or

d. the board may charge a fee to a band, the council of a band or education authority that is authorized by the Crown in the right of Canada to provide education for Indians,

ii. who is a registered Indian residing on a reserve as defined in the *Indian Act* (Canada), or

iii. who is a pupil in Canada as a visitor or as a student under the *Immigration Act, 1976* (Canada) for whom the board is required under subsection 48 (6) of the Act to charge the maximum fee calculated in accordance with the regulations,

other than a pupil from outside Ontario enrolled at the school under a student exchange program approved by the board;

25. "ordinary expenditure for 1983" means, in respect of a board, the current cost of operating for 1983 increased by,

i. tuition fees in respect of resident-external pupils of the board,

and reduced by,

ii. the eligible sum for French as a first language and the eligible sum for French as a second language for 1983 in respect of the board, and

iii. revenue for 1983 from,

a. cost of education payable under sections 26, 28, 29, 31 and 32 reduced by the pupil accommodation charges included in such cost of education,

b. tuition fees in respect of non-resident pupils of the board,

c. grant for heritage language instruction, and

d. grants for special educational programs and services determined under sections 12 and 13;

26. "payment in lieu of taxes for 1983" means, in respect of a municipality, the sum of,

i. the amounts payable by the municipality to the board for 1983 under subsection 7 (10) of the *Housing Development Act*, under subsection 498 (4) of the *Municipal Act* and under subsection 46 (9) of the *Power Corporation Act*,

ii. the amounts paid by the municipality to the board in 1983 that is in excess of the amount requisitioned by the board and which is in respect of an allocation of taxes or payments in lieu of taxes other than amounts receivable by the board under section 34 of the *Assessment Act*, and

iii. the amounts receivable by the board in 1983 in respect of subscriptions in lieu of taxes;

27. "psychiatric facility" means a children's mental health centre established or approved under the *Children's Mental Health Services Act*, or 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;

28. "pupil accommodation charge" means, for a pupil of average daily enrolment, \$95 in the case of an elementary school pupil or a pupil enrolled in a class or school for trainable retarded pupils and \$190 in the case of a secondary school pupil;

29. "recognized extraordinary expenditure for 1983" means, in respect of a board, the sum of the current expenditure for 1983 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 166 (2) of the Act and the centres referred to in subsection 166 (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 1983 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 4 that is approved by the Minister for general legislative grant purposes other than capital projects eligible for grant under section 37 and the restoration of such items up to the amount of the proceeds of insurance in respect of their loss,
 - b. the portion of the items referred to in subparagraph iv of paragraph 4 that is approved by the Minister for grant purposes,
 - c. the portion of the items referred to in subparagraph v of paragraph 4 that,
 - I. has not been designated by the board as ordinary expenditure,
 - II. is not eligible for grant under subsection 15 (3) or section 37, 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 4 up to the amount of the proceeds of insurance in respect of their loss,
 - e. the lesser of,
 - I. expenditure for items referred to in subparagraph V of paragraph 4 of section 1 less the sum of,
 - A. such expenditure included in sub-sub-paragraph c or d,
 - B. such expenditure eligible for grant under subsection 15 (3) or section 37,
 - C. such expenditure designated by the board as ordinary expenditure, and
 - D. current revenue for 1983 from donations that is not deducted in the determination of current cost of operating under subparagraph o of subparagraph iii of paragraph 8 of section 1 except such revenue from donations that is applied to expenditure for capital appurtenances that is other than expenditure for furniture and equipment included in this sub-sub-sub-paragraph I,
 - and,
 - II. the sum of,
 - A. current revenue for 1983 from the sale or disposal of items referred to in subparagraph v of paragraph 4,
 - B. the product of \$10.50 in the case of a public or separate school board or \$16.25 in the case of a secondary school board and the sum of the portion of the day school weighted average daily enrolment for grant purposes for 1983 for the board described in subparagraph i of

paragraph 9 of section 1 and the portion of the summer school weighted average daily enrolment for 1983 for the board described in subparagraphs i and iii of paragraph 34 of section 1, and

- C. the product of \$10.50 and the sum of the portion of the day school weighted average daily enrolment for grant purposes for 1983 for the board described in subparagraph ii of paragraph 9 of section 1 and the portion of the summer school weighted average daily enrolment for grant purposes for 1983 for the board described in subparagraph ii of paragraph 34 of section 1,

less the portion of the revenue in 1983 from the sale or disposal of, and from insurance proceeds in respect of capital appurtenances 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 1983,
- vi. the pupil accommodation charges for 1983 in respect of resident-external pupils of the board, and
- vii. the portion of the expenditure in 1983 for the relocation of a portable classroom that is not in excess of \$3,000 where such relocation has been approved by the Minister,

less the sum of,

- viii. the pupil accommodation charges for 1983 in respect of non-resident pupils of the board, and
- ix. the portion of the capital element included in rent receivable for 1983 that is designated by the Minister as deductible from recognized extraordinary expenditure;

30. "recognized ordinary expenditure for 1983" means, in respect of a board, the lesser of,

- i. the ordinary expenditure for 1983, and
- ii. the sum of,

- a. the maximum recognized day school ordinary expenditure for 1983,
- b. the teacher qualifications and experience adjustment for 1983,
- c. the product of the continuing education average daily enrolment for grant purposes for 1983, \$2,171 in the case of public or separate school board or \$2,978 in the case of a secondary school board and the grant weighting factor for 1983 for the board,
- d. the sum of,

I. the product of the portion of the summer school weighted average daily enrolment for grant purposes for 1983 described in subparagraphs i and iii of paragraph 34 of section 1 and \$2,171 in the case of a public or separate school board or \$2,978 in the case of a secondary school board, and

II. the product of the portion of the summer school weighted average daily enrolment for grant purposes for 1983 described in subparagraph ii of paragraph 34 of section 1 and \$2,171, and

- e. in the case of a secondary school board, the product of \$2,978, the grant weighting factor for 1983 for the board and the portion of the average daily enrolment calculated under clause 2 (c) of Regulation 256 that is in respect of enrolment of resident-internal pupils of the board in the classroom instruction portion of a course in driver education, and

- f. the recognized tuition fees for 1983, for the board;
31. "recognized tuition fees for 1983" means, in respect of a board, the expenditure for tuition fees for 1983 for the board, less the sum of,
- i. the product of,
 - a. the portion of the average daily enrolment for 1983 determined under Regulation 256 that is in respect of resident-external pupils of the board, other than pupils enrolled in schools or classes for trainable retarded pupils,
 - b. \$147 in the case of an elementary school pupil or \$106 in the case of a secondary pupil, and
 - c. the grant weighting factor for 1983 for the board, and
 - ii. the product of,
 - a. the number by which the average daily enrolment for 1983 in respect of resident-external pupils of the board is increased for fee billing purposes by the application of factors determined under subsection 6 (2) of Ontario Regulation 222/83 that are in respect of enrolment in high cost courses referred to in clauses 6 (1) (a) and (b) except that where a resident-external pupil of an elementary school board is enrolled in a school or class for trainable retarded pupils that is operated by a secondary school board, the factor in respect of such pupil that is determined under subsection 6 (2) shall be multiplied by 1.37 for the purposes of calculating such number,
 - b. \$2,171 in the case of an elementary school pupil or a pupil that is enrolled in a school or class for trainable retarded pupils or \$2,978 in the case of a secondary school pupil, and
 - c. the grant weighting factor for 1983 for the board in the case of an elementary or secondary school pupil or the trainable retarded weighting factor for 1983 for the board in the case of a pupil enrolled in a school or class for trainable retarded pupils;
32. "resident-external pupil" of a board means a pupil whose fee is payable by the board;
33. "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;
34. "summer school weighted average daily enrolment for grant purposes for 1983" means, in respect of a board, the sum of,
- i. the product of,
 - a. the grant weighting factor for 1983 for the board, and
 - b. the portion of the average daily enrolment for 1983 calculated under clause 2 (c) of Regulation 256 that is in respect of resident-internal pupils of the board enrolled in summer schools established by the board, other than a summer school for trainable retarded pupils, in a course for which credit is granted or in a course of study acceptable to the Minister that the board is authorized or required to provide in its day school program in grades 1 to 8,
 - ii. the product of,
 - a. the trainable retarded weighting factor for 1983 for the board, and
 - b. the portion of the average daily enrolment for 1983 calculated under clause 2 (c) of Regulation 256 that is in respect of resident-internal pupils of the board enrolled in summer schools for trainable retarded pupils established by the board, and
 - iii. the product of,
 - a. the grant weighting factor for 1983 for the board, and
 - b. the product of 0.21 and the average daily enrolment included in subparagraph i that is in respect of pupils enrolled in a summer school established by a public or separate school board for courses in

grades 9 and 10 subjects for which credit is granted;

35. "teacher qualifications and experience adjustment for 1983" means, in respect of a board, the product of,

- i. the portion of the day school weighted average daily enrolment for grant purposes for 1983 that is the sum of the amounts described in sub-paragraphs a, b and c of subparagraph i and sub-subparagraph b of subparagraph ii of paragraph 9 of section 1, and
- ii. \$2,171 in the case of an elementary school pupil or \$2,978 in the case of a secondary school pupil, and
- iii. the teacher qualifications and experience adjustment factor for 1983 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 1983, by the products of the items set out in subparagraphs i, ii and iii and the ratio of the excess referred to in subparagraph iii of paragraph 2 to the sum of the ordinary expenditure for 1983 and such excess;

36. "trainable retarded weighting factor for 1983" means,

- i. 1.09 for a board whose area of jurisdiction is within a territorial district that is north of the French River and its jurisdiction does not include a city or town with a population in excess of 25,000,
- ii. 1.06 for other boards whose area of jurisdiction is entirely within a territorial district, a district municipality or a county that was a provisional county in 1982, and
- iii. 1.00 for all other boards;

37. "tuition fees" means fees for instruction of pupils, less any pupil accommodation charge that is included therein in respect of such pupils.

2. Any amount, enrolment or rate calculated by the application of the definitions in this Regulation and used for the purpose of calculating the amount of legislative grants payable to a board 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 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 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.

(5) Where a board is convicted of an offence or is held by a court to have contravened an Act, the Minister may exclude from grant assistance, the expenditure by the board for legal fees payable and fines and damage awards imposed in respect of such conviction or contravention.

6.—(1) The calculation and payment of the general legislative grants for public, separate and secondary school boards for the year 1983 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 1983 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 1983-84 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 1983-84 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 7 (a).

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 1983 in respect of the board over the product of,

- (a) the sum calculated at 4.724 mills in the dollar in the case of a public or separate school board, or at 3.579 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 1983 in respect of the board by the sum of,
 - (i) the maximum recognized day school ordinary expenditure for 1983 in respect of the board,
 - (ii) the product obtained in respect of the board by multiplying the excess determined under subparagraph iii of paragraph 22 of section 1 by the ratio determined under subparagraph iv thereof, and
 - (iii) the product of,
 - a. the sum of,
 - I. the portion of the average daily enrolment for 1983 that is in respect of resident-external pupils of the board exclusive of any increase under the provisions of section 6 of Ontario Regulation 222/83, and
 - II. the product of 0.21 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 1983 for the board in the case of a pupil other than a pupil enrolled in a school or class for trainable retarded pupils or the trainable retarded weighting factor for 1983 for the board in the case of a pupil enrolled in a school or class for trainable retarded pupils, and
- c. \$2,171 in the case of an elementary school pupil other than a pupil enrolled in a school or class for trainable retarded pupils, \$2,171 for a pupil enrolled in a school or class for trainable retarded pupils, or \$2,978 in the case of a secondary school pupil other than a pupil enrolled in a school or class for trainable retarded pupils.

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 1983, 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 day school weighted average daily enrolment for grant purposes for 1983;
- (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 1983,

I. under subparagraph iii of paragraph 29 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 261 (4) of the Act or subsection 272 (1) thereof and for which debt charges become payable for the first time after the 31st day of December, 1976,

II. under subparagraph iv of paragraph 29 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 261 (4) of the Act or subsection 272 (1) thereof, and

III. under subparagraph i, ii and iii of paragraph 29 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 \$255 and the day school weighted average daily enrolment for grant purposes for 1983 in respect of 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) a. I and II;

(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 day school weighted average daily enrolment for grant purposes for 1983.

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 0.113 mills in the dollar in the case of a public or separate school board, or at 0.052 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 0.023 mills in the dollar in the case of a public or separate school board, and at 0.010 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 258 or 261 of the Act where French is the language of instruction, a grant equal to the portion of the eligible sum for French as a first language for 1983 in respect of the board that is determined under subparagraphs i and ii of paragraph 13 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 as a second language for 1983 in respect of the board that is determined under subparagraphs i and ii of paragraph 12 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 100 and the sum of,
- (i) the day school weighted average daily enrolment for grant purposes for 1983 for the board,
- (ii) the product of the average daily enrolment calculated under clauses 2 (a) and (b) of Regulation 256 that is in respect of non-resident pupils of the board other than pupils enrolled in a school or class for trainable retarded pupils and the grant weighting factor for 1983 for the board, and
- (iii) the product of the average daily enrolment calculated under clauses 2 (a) and (b) of Regulation 256 that is in respect of non-resident pupils of the board enrolled in a school or class for trainable retarded pupils and the trainable retarded weighting factor for 1983 for the board; and
- (c) the sum calculated at 0.113 mills in the dollar in the case of a public or separate school board, or at 0.052 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board.

(3) Where, in 1983, an enlarged board offers for the first time in a secondary school, other than a French-language secondary school or a school having a French-language instructional unit established under section 261 of the Act, a course for which credit may be granted and in which French is the language of instruction for pupils whose first language is not French, and the course is in a subject other than

French or is a special course in the subject of French designed for graduates of an elementary school program of extended or immersion French, the board shall be paid a grant of \$2500, except that such grant shall not be paid in respect of a course that increases the total number of such courses in a grade at the school to more than four.

PART 4

GRANTS FOR THE PROVISION OF SPECIAL EDUCATIONAL PROGRAMS AND SERVICES

11. The grants payable under this part do not pertain to an isolate board or a board appointed under section 70 of the Act.

12. Subject to the approval of the Minister, a board shall be paid a grant equal to the product of,

- (a) the portion of the average daily enrolment for 1983 for the board calculated under section 2 of Regulation 256 that is in respect of day school and summer school resident-internal and resident-external pupils of the board who have the right to attend under subsection 73 (1) of the Act and are enrolled in a school or class for trainable retarded pupils;
- (b) \$3,740; and
- (c) the trainable retarded weighting factor for 1983 for the board.

13. Subject to the approval of the Minister, a board shall be paid a grant equal to the product of,

- (a) the portion of the average daily enrolment for 1983 for the board calculated under clauses 2 (a) and (b) of Regulation 256 that is in respect of resident-internal and resident-external pupils of the board other than pupils enrolled in a school or class for trainable retarded pupils;
- (b) \$147 in the case of a pupil enrolled in an elementary school or \$106 in the case of a public enrolled in a secondary school; and
- (c) the grant weighting factor for 1983 for the board.

14. Subject to the approval of the Minister, where in 1983 a board provides a day school special education program in lieu of an education program provided in a Provincial school for the blind and the deaf or such other program approved by the Minister, the board shall be paid a grant equal to the product of,

- (a) the sum acceptable to the Minister, of the number of teachers and one half of the number of teacher aides which in each case are employed by the board for the purpose of

providing such a special education program; and

- (b) \$33,600 in the case of a program offered by a public or separate school board or \$39,000 in the case of a program offered by a secondary school board.

15.—(1) Where a board employs a teacher to provide an educational program in,

- (a) a psychiatric facility as defined in paragraph 27 of section 1,
- (b) a facility designated under the *Developmental Services Act*;
- (c) an approved charitable institution as defined in the *Charitable Institutions Act*,
- (d) an approved children's institution as defined in the *Children's Institutions Act*;
- (e) a children's residence licensed under the *Children's Residential Services Act*;
- (f) an approved home as defined in the *Homes for Retarded Persons Act*;
- (g) an observation and detention home established under the *Provincial Courts Act*;
- (h) a home for special care approved or licensed under the *Homes for Special Care Act*;
- (i) a Crippled Children's Treatment Centre classified as a Group K Hospital under the *Public Hospital Act*;
- (j) The Hospital for Sick Children, Toronto;
- (k) The Children's Hospital of Eastern Ontario, Ottawa;
- (l) Bloorview Children's Hospital, Toronto;
- (m) War Memorial Children's Hospital, London;
- (n) Lyndhurst Lodge, Toronto;
- (o) a hospital in which an education program is discontinued subsequent to December, 1980 as a result of dissolution of a board established under section 70 of the Act; or
- (p) a home approved or licensed under the *Nursing Homes Act*,

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 board shall be paid a grant equal to,

- (i) the expenditure in 1983 for salary and related employee benefits of the teacher and an

additional amount not in excess of \$1,750 per teacher in respect of the expenditure of the board for administrative, consultative and supervisory services, for replacement of furniture and equipment and for the purchase of instructional supplies in respect of such program, and

- (ii) the expenditure in 1983 for salary and related employee benefits of a teacher-aide employed after September 1, 1983 to assist a teacher in the provision of such educational program and an additional amount not in excess of \$340 per teacher-aide.

(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 education 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 an education program referred to in subsection (1), the board shall be paid a grant equal to the approved portion of such expenditure, except that the grant in respect of furniture and equipment for the classroom shall in no case exceed \$3,300.

(4) Where a board enters into a written agreement with a facility or hospital referred to in subsection (1), or with the administrator of such facility, to provide an educational program that was during the previous year operated in the facility or hospital by the Ministry and the Minister approves such education program, the Minister may 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.

PART 5

GRANTS FOR HERITAGE LANGUAGE INSTRUCTION

16. Where in 1983 a public or separate school board that is an enlarged board conducts classes for heritage language instruction in a language other than English or French that are approved by the Minister, the board shall be paid a grant in respect of each such class that is equal to the product of \$29 and the number of hours of classroom instruction during 1983 except that where the quotient obtained by dividing the number of elementary school pupils enrolled in all such classes conducted by the board by the number of such classes is less than 25, the \$29 per hour rate is reduced by the product of \$.65 and the difference between such quotient and 25.

PART 6

ADJUSTMENT IN RESPECT OF CHANGE IN TAX
REVENUE

17. In this Part,

- (a) "equalized assessment for a board for 1982" means equalized assessment for a board as defined in Ontario Regulation 197/82,
- (b) "decrease in taxation for 1982" for a board means the product obtained by multiplying,

(i) the excess of,

- a. the equalized assessment for the board for 1982 that is reported in the audited financial statements for 1982 of the board,

over,

- b. the equalized assessment for the board for 1982 that is calculated using, in the case of each organized municipality within the jurisdiction of the board,

I. the assessment for 1982,

- II. the portion of tax levied under subsections 161 (12) and (13) of the *Municipal Act* that is allocated to the board in 1982 under subsection 161 (22) thereof, and

- III. the portion of the payment in lieu of taxes for 1982 payable to the board,

as shown in the audited financial report of such municipality for 1982;

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 1982 determined under sub-subclause (i) b;
- (c) "increase in taxation for 1982" for a board means the product obtained by multiplying,
- (i) the excess of,
- a. the equalized assessment for the board for 1982 that is

calculated using, for each organized municipality within the jurisdiction of the board,

I. the assessment for 1982,

- II. the portion of tax levied under subsections 161 (12) and (13) of the *Municipal Act* that is allocated to the board in 1982 under subsection 161 (22) thereof, and

- III. the portion of the payment in lieu of taxes for 1982 payable to the board,

as shown in the audited financial report of such municipality for 1982,

over,

- b. the equalized assessment for the board for 1982 that is reported in the audited financial statements for 1982 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 1982 determined under sub-subclause (i) a.;

- (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 1982 for the board, and
- b. amounts charged to the board by a municipality in 1982 under section 465 of the *Municipal Act*, and

(ii) the sum of,

- a. the increase in taxation for 1982 for the board, and
- b. taxes receivable in 1982 under section 34 of the *Assessment Act*;

- (e) "net expenditure for 1982" means, in respect of a board, the excess of,

- (i) the sum of the current expenditure for 1982, amounts provided in 1982 for reserves and reserve funds, and tax adjustments charged to the board in 1982,

over,

- (ii) current revenue for 1982 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 1982" means the excess of the sum of recognized ordinary expenditure for 1982, recognized extraordinary expenditure for 1982, expenditure approved for capital project grants for 1982, and the eligible sums for French as a first language for 1982 and for French as a second language for 1982, as defined in section 1 of Ontario Regulation 197/82, over the sum of grants payable under Parts 1, 2, 3 and 11 of such Regulation, as adjusted under Part 6 thereof.

18. 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 1982 by the net expenditure for 1982 shall,

- (a) where the amount referred to in subclause 17 (d) (i) exceeds the amount referred to in subclause 17 (d) (ii) be added to the grant payable to the board for 1983; and
- (b) where the amount referred to in subclause 17 (d) (ii) exceeds the amount referred to in subclause 17 (d) (i) be deducted from the grant payable to the board for 1983.

PART 7

SPECIAL ASSISTANCE IN RESPECT OF DEBENTURES

19. In this Part, "debt charges" means debt charges as defined in the Act.

20. An enlarged board shall be paid the excess of,

- (a) the portion acceptable to the Minister in respect of expenditure in 1983 for debt charges on debentures issued by the board, or on its behalf, prior to the first day of April, 1980 that is not approved by the Minister for inclusion in recognized extraordinary expenditure for 1983,

over,

- (b) the greater of,

- (i) the sum calculated at 0.116 mills in the dollar in the case of a public or separate school board, or at 0.242 mills in the dollar in the case of a secondary school board upon the equalized assessment for the board, and

(ii) the product of,

- a. the quotient, correct to two places of decimals obtained by dividing the portion of the debt charges payable in 1983 that is determined in clause (a) by the product obtained by multiplying the day school weighted average daily enrolment for grant purposes for 1983 and 25, and
- b. the sum calculated at 0.113 mills in the dollar in the case of a public or separate school board, or 0.052 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board.

PART 8

GRANT FOR A BOARD ON TAX-EXEMPT LAND

21. 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 26, 28, 29, 31 and 32,
- (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.

22.—(1) A board that is appointed under section 70 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 lesser of,

- (a) the board's cost of operating for 1983; and
- (b) the sum of,
- (i) the product of \$2,471 in the case of an elementary school pupil or \$3,206 in the case of a secondary school pupil and the sum of,
- a. the average daily enrolment for 1983 for the board calculated under clauses 2 (a) and (b) of Regulation 256,
- b. the continuing education average daily enrolment for grant purposes for 1983 for the board,
- c. the average daily enrolment for 1983 calculated under clause 2 (c) of Regulation 256 that is in respect of enrolment of pupils of the board in summer schools conducted by the board in a course for which credit is granted or in a course acceptable to the Minister that the board is authorized or required to provide in its day school program in grades 1 to 8, and
- d. the average daily enrolment for 1983 calculated under clause 2 (c) of Regulation 256 that is in respect of enrolment of pupils of the board in the classroom instruction portion of a course of driver education conducted by the board,

- (ii) the tuition fees payable by the board for 1983,

- (iii) the portion approved by the Minister for grant purposes of the board's expenditure for 1983 for the transportation of pupils.

(2) A board that is appointed under section 70 of the Act and that operates a school in a sanatorium, a hos-

pital, 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 33 and 34; 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 20 (b),

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 9

GRANT FOR AN ISOLATE BOARD

23. In this Part,

- (a) "local taxation for grant purposes for 1983" means, in respect of a board, the sum of,

- (i) the payments in lieu of taxes for 1983 receivable by the board,

- (ii) the portion of tax levied under subsections 161 (12) and (13) of the *Municipal Act* that is allocated to the board in 1983 under subsection (11) thereof, and

(iii) the sum of the products obtained by multiplying, for each municipality or locality within the area of jurisdiction of the isolate board,

a. the lesser of,

I. the product of,

A. the quotient obtained by dividing the product of 100 and the assessment for 1983 by the assessment equalization factor for 1983, and

B. where the assessment equalization factor change index for the municipality or locality is less than .9, the quotient correct to four places of decimals obtained by dividing .9 by such assessment equalization factor change index,

C. where the assessment equalization factor change index for the municipality or locality is greater than .8999 and less than 1.1001, one (1.0), or

D. where the assessment equalization factor change index for the municipality or locality is greater than 1.1, the quotient correct to four places of decimals obtained by dividing 1.1 by such assessment equalization factor change index, and

II. the product of 2.53 and the assessment for 1983 for the municipality or locality as adjusted by the assessment equalization factors for 1979 for the municipality or locality,

b. .004837 in the case of a public or separate school board or .003631 in the case of a secondary school board,

except where the municipality or locality is within the area of jurisdiction

of an enlarged board, in which case the amount determined for the municipality or locality for the purpose of this subparagraph shall be the product of the assessment for 1983 for the municipality or locality, 0.001 and the mill rate levied on residential property in the municipality or locality for public, separate or secondary school purposes as the case may be in respect of the enlarged board;

(b) "net expenditure for 1983" means, in respect of a board, the positive or negative sum obtained by subtracting from the board's expenditure for 1983 that is acceptable to the Minister, an amount that is acceptable to the Minister as revenue of the board for 1983 from grants payable under Parts 10, 14 and 16 and from sources other than local taxation and provincial grants.

24.—(1) Where, in respect of an isolate board except a board referred to in subsection 3, the net expenditure for 1983 exceeds the local taxation for grant purposes for 1983, 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 1983 exceeds the net expenditure for 1983, 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 1983,

(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 1983.

PART 10

ASSISTANCE FOR COST OF EDUCATION AND FOR BOARD, LODGING AND TRANSPORTATION

25.—(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 222/83;
- (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 45 (9) of the *Power Corporation Act*.

(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 222/83 applies in determining the cost of education under clause 6 (1) (a) 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.

26.—(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.

27. 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 authorities of the elementary school in respect of the education and related costs of such pupil amounts agreed upon between the governing authorities of the elementary school and the Minister.

28. 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.

29. 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.

30. 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 authorities of the secondary school in respect of the education and related costs of such pupil amounts agreed upon between the governing authorities of the secondary school and the Minister.

31. 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.

32. Where a pupil,

(a) who is resident within,

(i) a psychiatric facility as defined in paragraph 27 of section 1,

(ii) a facility designated under the *Developmental Services Act*,

(iii) an approved charitable institution as defined in the *Charitable Institutions Act*,

(iv) a children's residence licensed under the *Children's Residential Services Act*,

(v) an approved children's institution as defined in the *Children's Institutions Act*,

(vi) an approved home as defined in the *Homes for Retarded Persons Act*,

(vii) an observation and detention home established under the *Provincial Courts Act*,

(viii) a home for special care approved or licensed under the *Homes for Special Care Act*, or

(ix) a home approved or licensed under the *Nursing Homes Act*;

(b) who is admitted to a training school established under the *Training Schools Act*;

(c) who is detained in a correctional institution as defined in the *Ministry of Correctional Services Act*;

(d) who is placed in an approved home as defined in the *Mental Hospitals Act*; or

(e) who is a ward of the Crown under the *Child Welfare Act*, 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 a school operated by a public, separate or secondary school board in Ontario, such pupil may be registered as a resident-internal pupil or as a non-resident pupil of the board 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 164 or 165 of the Act.

33. Where, under section 166 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 26, 27, 28, 29, 30, 31 or 32, 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 1983 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 26 or 29 the excess of the actual cost of transportation over the amount paid by the Minister under this section.

34. Where the parent or guardian of a pupil for whom cost of education is payable by the Minister under this Part is, under subsection 78 (3) of the Act or subsection 166 (8) or (11) 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 and in the case of a pupil described in section 27 or section 30, the Minister may pay such amount to the parent or guardian of the pupil.

35. 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.

36. This Part applies to all boards, including an isolate board.

PART 11

CAPITAL PROJECTS GRANTS FOR 1983

37. A board other than a board appointed under section 70 of the Act or an isolate board, shall be paid a grant in respect of each project of the board for the acquisition of capital appurtenances as defined in paragraph 4 of section 1 that is approved by the Minister for direct capital grant financing in 1983, equal to the excess of,

(a) the lesser of the project cost approved by the Minister for grant purposes and the expenditure of the board that is the sum of,

- (i) current expenditure for 1983 on the project, and
- (ii) expenditure on the project in 1983 and prior years from funds other than current revenue except expenditure for which a grant was payable under a previous regulation,

over,

- (b) the product of the quotient, correct to two places of decimals, obtained by dividing the amount determined in clause (a) by the product of 100, the day school weighted average daily enrolment for grant purposes for 1983, and
 - (i) in respect of a project for provision of a secondary school, or an appropriate unit thereto that is pursuant to subsection 261 (4) or to subsection 272 (1) of the Act the sum calculated at 0.010 mills in the dollar upon the equalized assessment for the secondary school board, or
 - (ii) in respect of other projects, the sum calculated and 0.113 mills in the dollar in the case of a public or separate school board, or at 0.052 mills in the dollar in the case of a secondary school board upon the equalized assessment for the board.

PART 12

ASSISTANCE IN RESPECT OF APPORTIONMENT

38.—(1) A divisional board of education shall be paid a grant equal to the portion of its apportionable sum required that is not apportioned to a municipality or locality under Ontario Regulation 223/83 because of the limitation included therein in clause 2 (2) (a) in the case of a public school board and clause 3 (2) (a) in the case of a secondary school board.

(2) A board of a combined separate school zone shall be paid a grant calculated in accordance with the provisions of subsection (1) for a public school board and for the purpose of this calculation Ontario Regulation 223/83 shall be deemed to apply to the board.

PART 13

SECONDARY SCHOOL REORGANIZATION GRANT

39. Where on or after the first day of January 1980, an enlarged board establishes a French-language secondary school under section 261 of the Act, a grant, subject to the approval of the Minister is payable to the board as follows:

- (i) where such school commenced operation in 1980 or 1981,

(a) \$462 per day school pupil enrolled at the school on the last day in September of 1983 where such enrolment is 100 or fewer; or

(b) the lesser of \$57,800 and the amount of \$40,400 plus \$58 per day school pupil enrolled at the school on the last day in September of 1983 where such enrolment is greater than 100,

- (ii) where such school commenced operation in 1982,

(a) \$924 per day school pupil enrolled at the school on the last day in September of 1983 where such enrolment is 100 or fewer; or

(b) the lesser of \$115,600 and the amount of \$80,800 plus \$116 per day school pupil enrolled at the school on the last day in September of 1983 where such enrolment is greater than 100, and

- (iii) where such school commences operation in 1983,

(a) \$1,386 per day school pupil enrolled at the school on the last day in September 1983 where such enrolment is 100 or fewer, or

(b) the lesser of \$173,400 and the amount of \$121,200 plus \$174 per day school pupil enrolled at the school on the last day in September 1983 where such enrolment is greater than 100.

PART 14

GRANT IN RESPECT OF EXPENDITURE FOR EQUIPPING SCHOOL BUSES WITH STOP-ARM DEVICES

40. In this Part, the provisions of section 4 do not apply.

41. In the case of a divisional board of education, the grant payable under this Part shall be allocated to the elementary and secondary panels of the board in the ratio that the board expenditure for school bus services is charged to such panels.

42. For the purpose of assisting a board with respect to expenditure for the installation on school buses employed by the board of a stop-arm device, which under the provision of Ontario Regulation 596/82 is required as of September 1, 1983, a board shall be paid a grant equal to the product of,

- (a) the number of vehicles licensed as school buses with a seating capacity in excess of 10, that as of the last school day of October, 1982

were employed by the board for the purpose of providing home to school and return transportation of pupils, and

(b) \$160,

except that in instances where the use of a school bus is shared between the board and another board or organization, for the purpose of determining the number included in clause (a), such bus shall be counted as a decimal fraction that represents the portion of the cost of such bus service that is borne by the board.

PART 15

GRANT FOR MILL RATE GUARANTEE

43. In this Part,

(a) "Net expenditure per pupil for 1982" for a board means the quotient obtained by dividing,

(i) the excess of,

a. the sum of,

I. the total current expenditure for 1982 of the board exclusive of expenditure for capital appurtenances as defined in subparagraphs i, ii and iii of paragraph 4 of section 1 and provisions for reserves and Reserve Funds, and

II. the net reduction in expenditure of the board determined under clause 2 (1) (a) of Regulation 255 in respect of a strike or lockout of the board's employees during 1982,

over

b. the total current revenues for 1982 from sources other than local taxation, general legislative grants except grants under section 15 and assistance for cost of education, and transfers from reserves or Reserve Funds,

by

(ii) the sum of,

a. the day school weighted average daily enrolment for grant purposes for 1982 for the board as defined in Ontario Regulation 197/82,

b. the product of the grant weighting factor for 1982 for the board as set out in Schedule A of Ontario Regulation 197/82 and the average daily enrolment for 1982 of resident-external pupils of the board calculated in accordance with Regulation 256,

c. the summer school weighted average daily enrolment for 1982 for the board as defined in Ontario Regulation 197/82,

d. the product of the grant weighting factor for 1982 for the board as set out in Schedule A of Ontario Regulation 197/82 and the sum of the continuing education average daily enrolment for grant purposes for 1982 for the board as defined in Ontario Regulation 197/82 and the portion of the average daily enrolment for 1982 calculated under subsection 2 (c) of Regulation 256 that is in respect of resident-internal pupils of the board enrolled in the classroom instructional portion of a program of driver education offered during the period of January 1, 1982 to June 30, 1982,

e. the product of the Qualifications and Experience Adjustment Factor for 1982 for the board as set out in Schedule A of Ontario Regulation 197/82 and the sum of the amounts determined in sub-subclauses a, b, c and d, and

f. the product of 1.723, the trainable retarded weighting factor for 1982 for the board as defined in Ontario Regulation 197/82 and the portion of the average daily enrolment for 1982 for the board calculated under Regulation 256 that is in respect of day school and summer school resident-internal and resident-external pupils of the board who have the right to attend under subsection 73 (1) of the Act and are enrolled in a school or class for trainable retarded pupils.

(b) "Net expenditure per pupil for 1983" for a board means the quotient obtained by dividing,

(i) the excess of,

a. the sum of,

I. the total current expenditure for 1983 of the board exclusive of expenditure for capital appurtenances as defined in subparagraphs i, ii and iii of paragraph 4 of section 1 and provisions for reserves and Reserve Funds, and

II. the net reduction in expenditure of the board determined under clause 2 (1) (a) of Ontario Regulation 255 in respect of a strike or lockout of the board's employees during 1983,

over

b. the total current revenues for 1983 from sources other than local taxation, general legislative grants except grants under section 15 and assistance for cost of education, and transfers from reserves or Reserve Funds,

by

(ii) the sum of,

a. the day school weighted average daily enrolment for 1983 for the board,

b. the product of the grant weighting factor for 1983 for the board and the average daily enrolment for 1983 of resident-external pupils of the board,

c. the summer school weighted average daily enrolment for 1983 for the board,

d. the product of the grant weighting factor for 1983 for the board and the sum of the driver education average daily enrolment and the continuing education average daily enrolment for grant purposes for 1983 for the board,

e. the product of the Qualifications and Experience Adjustment Factor for the board for 1983 as set out in Schedule A

and the sum of the amounts determined in sub-subclause a, b, c and d,

f. in respect of additional special educational programs and services, the product of 0.005 in the case of a public or separate school board and 0.0025 in the case of a secondary school board and the sum of the amounts determined in clauses a, b, c, d and e,

g. the product of 1.723, the trainable retarded weighting factor for 1983 for the board and the portion of the average daily enrolment for the board calculated under Regulation 256 that is in respect of day school and summer school resident-internal and resident-external pupils of the board who have the right to attend under subsection 73 (1) of the Act and are enrolled in a school or class for trainable retarded pupils, and

h. the product of the excess of the sum of amounts determined under sub-subclauses (a) ii c and d over the sum of amounts determined in sub-clauses c and d above, or zero where such product is negative, and where the day school weighted average daily enrolment for grant purposes for 1983 for the board is,

I. less than 4,000, 0.5,

II. 4,000 or more but less than 14,000, the product of 0.5 and the sum obtained by subtracting from one, the quotient correct to three places of decimals obtained by dividing the excess of the day school weighted average daily enrolment for grant purposes for 1983 for the board over 4,000 by 16,666, or

III. 14,000 or more, 0.2.

(c) "Local taxation portion of operating expenditure" for a board for a year means the excess of,

(i) the total current expenditure of the board for the year exclusive of expen-

diture for capital appurtenances and provisions for reserves and Reserve Funds except a provision for a reserve for tax reduction established pursuant to section 210 or 211 of the Act,

over,

- (ii) the current revenue of the board for the year from sources other than local taxation, transfers from a reserve for tax reduction established pursuant to section 210 or 211 of the Act and general legislative grants determined under Part 12 and this Part.

44. Where in respect of a board, the ratio, correct to three places of decimals, of the net expenditure per pupil for 1983 to the net expenditure per pupil for 1982 is 1.090 or less and where without the application of this section,

- (a) the quotient correct to four places of decimals obtained by dividing,
 - (i) the quotient correct to six places of decimals obtained by dividing the local taxation portion of operating expenditure for 1983 for the board by the sum of the equalized assessment for the municipalities supporting the board that are determined under subparagraph i of paragraph 17 of section 1,

by,

- (ii) the quotient, correct to six places of decimals obtained by dividing the local taxation portion of operating expenditure for 1982 for the board by the sum of the equalized assessment for the municipalities supporting the board that are determined by subparagraph i of paragraph 17 of section 1 of Ontario Regulation 197/82,

is greater than,

- (b) the quotient correct to four places of decimals obtained by dividing the net expenditure per pupil for 1983 for the board by the net expenditure per pupil for 1982 for the board,

the board shall be paid a grant equal to the product of,

- (c) the sum obtained by subtracting the quotient determined in clause (b) from the quotient obtained in clause (a) or zero if such sum is negative, and
- (d) the local taxation portion of operating expenditure for the board for 1983.

PART 16

GRANTS FOR PROFESSIONAL DEVELOPMENT OF TEACHERS, FOR STUDENT TRAVEL AND EXCHANGE AND FOR CULTURAL ACTIVITIES

45. 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 1983 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 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.

PART 17

GRANT FOR CO-OPERATIVE SCHOOL SYSTEMS REVIEW

46. In this Part, "board" means a divisional board of education, a county or district combined separate school board, or a combined separate school board.

47. In the case of a divisional board of education, the grant payable under this part shall be allocated to the elementary and secondary panels of the board in the ratio of the expenditure approved for purposes of this grant that is charged to such panels.

48. Where in 1983 a board negotiates an agreement with the Minister for a comprehensive co-operative

school system review, it shall be paid in respect of such agreement, for

- (a) the preparation of an internal report, the lesser of,

- (i) the expenditure of the board in 1983 that is approved by the Minister and that is in respect of the involvement of the members and employees of the board in the review and the related support services, travel, meeting and printing expenses, or

- (ii) \$20,000; and

- (b) the preparation of the external report and the final report, the lesser of,

- (i) the expenditure of the board in 1983 that is approved by the Minister and that is in respect of the involvement of persons, who are not members and employees of the board involved in the review or of the Ministry of Education and the related support services, travel, accommodation, meeting and printing expenses, and

- (ii) \$10,000.

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	1.1651	.0766
Secondary Schools	1.3025	.0284
Brant County Board of Education		
Elementary Schools	1.0010	.0220
Secondary Schools	1.0016	.0000
Bruce County Board of Education		
Elementary Schools	1.0027	.0000
Secondary Schools	1.0408	.0000
Carleton Board of Education		
Elementary Schools	1.0000	.0352
Secondary Schools	1.0060	.0034
Central Algoma Board of Education		
Elementary Schools	1.1545	.0454
Secondary Schools	1.1729	.0000
Chapleau Board of Education		
Elementary Schools	1.1674	.0000
Secondary Schools	1.3997	.0000
Cochrane-Iroquois Falls Board of Education		
Elementary Schools	1.1706	.0258
Secondary Schools	1.2473	.0000
Dryden Board of Education		
Elementary Schools	1.1866	.0000
Secondary Schools	1.2032	.0000
Dufferin County Board of Education		
Elementary Schools	1.0079	.0000
Secondary Schools	1.0283	.0000
Durham Board of Education		
Elementary Schools	1.0010	.0000
Secondary Schools	1.0000	.0000
East Parry Sound Board of Education		
Elementary Schools	1.1351	.0182
Secondary Schools	1.1145	.0000
Elgin County Board of Education		
Elementary Schools	1.0000	.0000
Secondary Schools	1.0117	.0000
Espanola Board of Education		
Elementary Schools	1.1746	.0000
Secondary Schools	1.1675	.0020
Essex County Board of Education		
Elementary Schools	1.0020	.0258
Secondary Schools	1.0103	.0000

DIVISIONAL BOARDS OF EDUCATION—Continued

NAME OF BOARD	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Column 1		
Fort Frances-Rainy River Board of Education		
Elementary Schools	1.1641	.0024
Secondary Schools	1.1775	.0044
Frontenac County Board of Education		
Elementary Schools	1.0280	.0212
Secondary Schools	1.0295	.0000
Geraldton Board of Education		
Elementary Schools	1.2494	.0000
Secondary Schools	1.2865	.0000
Grey County Board of Education		
Elementary Schools	1.0037	.0000
Secondary Schools	1.0086	.0000
Haldimand Board of Education		
Elementary Schools	1.0116	.0000
Secondary Schools	1.0252	.0000
Haliburton County Board of Education		
Elementary Schools	1.1540	.0144
Secondary Schools	1.1485	.0000
Halton Board of Education		
Elementary Schools	1.0000	.0208
Secondary Schools	1.0031	.0000
Board of Education for the City of Hamilton		
Elementary Schools	1.0400	.0316
Secondary Schools	1.0273	.0276
Hastings County Board of Education		
Elementary Schools	1.0040	.0170
Secondary Schools	1.0049	.0090
Hearst Board of Education		
Elementary Schools	1.1666	.0000
Secondary Schools	1.2272	.0000
Hornepayne Board of Education		
Elementary Schools	1.1576	.0000
Secondary Schools	1.4735	.0000
Huron County Board of Education		
Elementary Schools	1.0040	.0190
Secondary Schools	1.0196	.0096
Kapuskasing Board of Education		
Elementary Schools	1.1927	.0118
Secondary Schools	1.1877	.0000
Kenora Board of Education		
Elementary Schools	1.1885	.0084
Secondary Schools	1.1565	.0242
Kent County Board of Education		
Elementary Schools	1.0000	.0124
Secondary Schools	1.0143	.0084

DIVISIONAL BOARDS OF EDUCATION—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Kirkland Lake Board of Education		
Elementary Schools	1.2086	.0752
Secondary Schools	1.1846	.0166
Lakehead Board of Education		
Elementary Schools	1.0930	.0422
Secondary Schools	1.0781	.0096
Lake Superior Board of Education		
Elementary Schools	1.1797	.0000
Secondary Schools	1.3082	.0000
Lambton County Board of Education		
Elementary Schools	1.0020	.0028
Secondary Schools	1.0106	.0190
Lanark County Board of Education		
Elementary Schools	1.0244	.0000
Secondary Schools	1.0269	.0000
Leeds and Grenville County Board of Education		
Elementary Schools	1.0070	.0014
Secondary Schools	1.0070	.0000
Lennox and Addington County Board of Education.		
Elementary Schools	1.0191	.0000
Secondary Schools	1.0405	.0066
Lincoln County Board of Education		
Elementary Schools	1.0200	.0524
Secondary Schools	1.0226	.0224
Board of Education for the City of London		
Elementary Schools	1.0200	.0422
Secondary Schools	1.0348	.0196
Manitoulin Board of Education		
Elementary Schools	1.2071	.0000
Secondary Schools	1.1576	.0008
Metropolitan Toronto School Board		
Elementary Schools	1.0534	.0566
Secondary Schools	1.0345	.0108
Michipicoten Board of Education		
Elementary Schools	1.1564	.0288
Secondary Schools	1.2908	.0000
Middlesex County Board of Education		
Elementary Schools	1.0053	.0062
Secondary Schools	1.0316	.0088
Muskoka Board of Education		
Elementary Schools	1.1024	.0344
Secondary Schools	1.1052	.0000
Niagara South Board of Education		
Elementary Schools	1.0200	.0488
Secondary Schools	1.0191	.0270

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	1.1965	.0000
Secondary Schools	1.2707	.0000
Nipissing Board of Education		
Elementary Schools	1.0904	.0346
Secondary Schools	1.0974	.0194
Norfolk Board of Education		
Elementary Schools	1.0000	.0000
Secondary Schools	1.0150	.0042
North Shore Board of Education		
Elementary Schools	1.1439	.0000
Secondary Schools	1.2014	.0000
Northumberland and Newcastle Board of Education		
Elementary Schools	1.0089	.0000
Secondary Schools	1.0086	.0008
Ottawa Board of Education		
Elementary Schools	1.0467	.0322
Secondary Schools	1.0214	.0270
Oxford County Board of Education		
Elementary Schools	1.0000	.0028
Secondary Schools	1.0160	.0000
Peel Board of Education		
Elementary Schools	1.0073	.0222
Secondary Schools	1.0021	.0000
Perth County Board of Education		
Elementary Schools	1.0000	.0000
Secondary Schools	1.0109	.0134
Peterborough County Board of Education		
Elementary Schools	1.0068	.0144
Secondary Schools	1.0170	.0206
Prescott and Russell County Board of Education		
Elementary Schools	1.0665	.0000
Secondary Schools	1.0295	.0000
Prince Edward County Board of Education		
Elementary Schools	1.0307	.0074
Secondary Schools	1.0905	.0064
Red Lake Board of Education		
Elementary Schools	1.1806	.0000
Secondary Schools	1.2570	.0000
Renfrew County Board of Education		
Elementary Schools	1.0380	.0238
Secondary Schools	1.0217	.0010
Sault Ste. Marie Board of Education		
Elementary Schools	1.0890	.0718
Secondary Schools	1.0876	.0282

DIVISIONAL BOARDS OF EDUCATION—Continued

NAME OF BOARD	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Column 1		
Simcoe County Board of Education		
Elementary Schools	1.0020	.0216
Secondary Schools	1.0187	.0066
Stormont, Dundas and Glengarry County Board of Education		
Elementary Schools	1.0269	.0040
Secondary Schools	1.0205	.0064
Sudbury Board of Education		
Elementary Schools	1.0950	.0372
Secondary Schools	1.0853	.0078
Timiskaming Board of Education		
Elementary Schools	1.1829	.0000
Secondary Schools	1.1653	.0000
Timmins Board of Education		
Elementary Schools	1.1124	.0000
Secondary Schools	1.0996	.0000
Victoria County Board of Education		
Elementary Schools	1.0150	.0000
Secondary Schools	1.0328	.0000
Waterloo County Board of Education		
Elementary Schools	1.0220	.0338
Secondary Schools	1.0137	.0006
Wellington County Board of Education		
Elementary Schools	1.0010	.0000
Secondary Schools	1.0046	.0058
Wentworth County Board of Education		
Elementary Schools	1.0022	.0088
Secondary Schools	1.0096	.0124
West Parry Sound Board of Education		
Elementary Schools	1.1458	.0022
Secondary Schools	1.1140	.0210
Board of Education for the City of Windsor		
Elementary Schools	1.0408	.0828
Secondary Schools	1.0230	.0336
York Region Board of Education		
Elementary Schools	1.0027	.0000
Secondary Schools	1.0000	.0000

ROMAN CATHOLIC
SEPARATE SCHOOL BOARDS

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Atikokan RCSS Board	1.1668	.0000
Brant County RCSS Board	1.0362	.0036
Bruce-Grey County RCSS Board	1.0322	.0000
Carleton RCSS Board	1.0040	.0048
Chapleau District RCSS Board	1.2186	.0000
Cochrane-Iroquois Falls District RCSS Board	1.1867	.0000
Dryden District RCSS Board	1.1854	.0000
Dufferin-Peel RCSS Board	1.0000	.0000
Durham Region RCSS Board	1.0045	.0000
Elgin County RCSS Board	1.0350	.0000
Essex County RCSS Board	1.0000	.0282
Fort Frances-Rainy River District RCSS Board	1.1990	.0088
Frontenac-Lennox and Addington County RCSS Board	1.0489	.0086
Geraldton District RCSS Board	1.2413	.0000
Haldimand-Norfolk RCSS Board	1.0739	.0000
Halton RCSS Board	1.0016	.0000
Hamilton-Wentworth RCSS Board	1.0340	.0102
Hastings-Prince Edward County RCSS Board	1.0414	.0000
Hearst District RCSS Board	1.1694	.0000
Huron-Perth County RCSS Board	1.0727	.0000
Kapuskasing District RCSS Board	1.1617	.0248
Kenora District RCSS Board	1.1805	.0032
Kent County RCSS Board	1.0145	.0000
Kirkland Lake District RCSS Board	1.1997	.0012
Lakehead District RCSS Board	1.0920	.0380
Lambton County RCSS Board	1.0032	.0000
Lanark-Leeds and Grenville County RCSS Board	1.0479	.0000
Lincoln County RCSS Board	1.0210	.0142
London and Middlesex County RCSS Board	1.0200	.0336

ROMAN CATHOLIC
SEPARATE SCHOOL BOARDS—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Metropolitan Separate School Board	1.0498	.0000
Michipicoten District RCSS Board	1.2001	.0000
Nipissing District RCSS Board	1.0930	.0000
North of Superior District Combined RCSS Board	1.2398	.0000
North Shore District RCSS Board	1.1368	.0000
Ottawa RCSS Board	1.0300	.0330
Oxford County RCSS Board	1.0597	.0000
Peterborough-Victoria-Northumberland and Newcastle RCSS Board	1.0180	.0000
Prescott and Russell County RCSS Board	1.0360	.0000
Renfrew County RCSS Board	1.0577	.0216
Sault Ste. Marie District RCSS Board	1.0800	.0464
Simcoe County RCSS Board	1.0260	.0000
Stormont, Dundas and Glengarry County RCSS Board	1.0360	.0000
Sudbury District RCSS Board	1.0940	.0000
Timiskaming District RCSS Board	1.1572	.0000
Timmins District RCSS Board	1.0956	.0000
Waterloo County RCSS Board	1.0230	.0196
Welland County RCSS Board	1.0230	.0636
Wellington County RCSS Board	1.0171	.0000
Windsor R.C.S.S. Board	1.0400	.0346
York Region RCSS Board	1.0043	.0000

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 5th day of April, 1983.

EDUCATION ACT

O. Reg. 222/83.

Calculation of Fees for Pupils, 1983.

Made—April 5th, 1983.

Approved—April 14th, 1983.

Filed—April 14th, 1983.

REGULATION MADE UNDER THE
EDUCATION ACT

CALCULATION OF FEES FOR PUPILS, 1983

1.—(1) In this Regulation,

- (a) "credit" means credit as defined in section 1 of Ontario Regulation 221/83;
- (b) "current cost of operating" means in respect of a board, its current cost of operating for 1983 as defined in section 1 of Ontario Regulation 221/83 except that, in respect of a board appointed under section 70 of the Act, the current expenditure for 1983 for all furniture and equipment and all debt charges as defined in section 1 of Ontario Regulation 221/83 are excluded therefrom;
- (c) "elementary school pupil" means an elementary school pupil as defined in section 1 of Ontario Regulation 221/83;
- (d) "non-resident pupil" means a non-resident pupil as defined in section 1 of Ontario Regulation 221/83;
- (e) "pupil accommodation charge" means pupil accommodation charge as defined in section 1 of Ontario Regulation 221/83;
- (f) "resident-external pupil" means a resident-external pupil as defined in section 1 of Ontario Regulation 221/83;
- (g) "resident-internal pupil" means a resident-internal pupil as defined in section 1 of Ontario Regulation 221/83;
- (h) "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, from Canada, or from a band, council of a band or education authority authorized by the Crown in the right of Canada to provide education for Indians, or where the board provides instruction for a pupil who is in Canada as a visitor or as a student under the *Immigration Act, 1976* (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 10 (1) and (2) of Ontario Regulation 221/83 and dividing the difference so obtained by the average daily enrolment for 1983 calculated under Regulation 256 in respect of enrolment of resident-internal and non-resident pupils of the board in,
 - (i) day schools,
 - (ii) continuing education classes described in subparagraphs a, b, c and d of paragraph 6 of section 1 of Ontario Regulation 221/83,
 - (iii) driver education courses, and
 - (iv) summer school courses for which credit is granted or is a course of study acceptable to the Minister that the board is authorized or required to provide in its day school program in grades 1 to 8; and
- (b) multiplying the average daily enrolment of the pupils whose fees are receivable from the other board, from Canada or other previously described source, 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 70 of the Act, the pupil accommodation charge for such pupils.

(2) Where a board has entered into an agreement under subsection 165 (2) of the Act that provides for 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 1 (1) (e), be deemed to be zero.

3. Where a board appointed under section 70 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 70 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, and the parent or guardian of the pupil is resident in Ontario, the fees payable on behalf of the pupil shall be such as the board may prescribe except that in the case of each of a public school board, a separate school board and a secondary school board, the total fees charged,

(a) to a parent or guardian who is not resident in a school section, separate school zone or secondary school district, in respect of his or her children or wards who attend the board's schools, shall not exceed \$50 per month during which such children or wards are enrolled at the board's schools; and

(b) in the case of a pupil who is qualified to be a resident pupil of a school section, separate school zone or secondary school district, shall not exceed, in respect of each month the pupil is enrolled, the greater of,

(i) \$50, and

(ii) one tenth of the sum of,

a. the quotient obtained by dividing,

I. the board's estimate determined in accordance with definitions included in Ontario Regulation 221/83, of the excess of its ordinary expenditure for 1983 over its recognized ordinary expenditure for 1983,

by,

II. the average daily enrolment of the board for 1983 that is in respect of resident-internal pupils of the board,

and

b. the pupil accommodation charge,

except that where the pupil is enrolled in a high cost program as defined in section 6, such greater amount may be increased by an amount which takes into account the additional cost to the board of providing such program.

5. 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 6 (4) shall not exceed the product obtained by multiplying,

(a) one-tenth of the sum of the quotient determined under clause 2 (1) (a) 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 special education program other than a program for which a grant is payable under section 14 of Ontario Regulation 221/83;

(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, other than a trainable retarded pupil who does not have the right to attend under subsection 73 (1) of the Act, 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 6 (1) (d), the factor shall not be greater than 1.21.

(3) Subsection 2 applies, with necessary modifications, to secondary school pupils.

(4) Where a pupil to whom section 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 5 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 70 of the Act, provides an education program in a hospital or treatment centre that is not referred to in section 15 of Ontario Regulation 221/83 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 1983.

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 5th day of April, 1983.

(2547)

18

EDUCATION ACT

O. Reg. 223/83.
Apportionment 1983 Requisitions.
Made—April 14th, 1983.
Filed—April 14th, 1983.

REGULATION MADE UNDER THE EDUCATION ACT

APPORTIONMENT 1983 REQUISITIONS

I. In this Regulation,

(a) "apportionable sum required by a divisional board for public school purposes for 1983" means the excess of the total estimated expenditures of the board for public school purposes for 1983 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 1983 from sources other than local taxation, the grant payable to the board under section 38 of Ontario Regulation 221/83 and the amount in the reserve established under subsection 210 (2) of the Act for public school purposes;

(b) "apportionable sum required by a divisional board for secondary school purposes for 1983" means the excess of the total estimated expenditures of the board for secondary school purposes for 1983 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 1983 from sources other than local taxation, the grant payable to the board under section 38 of Ontario Regulation 221/83 and the amount in the reserve established under subsection 210 (2) of the Act for secondary school purposes;

(c) "equalized assessment for a municipality or locality" means the product of,

(i) the quotient obtained by dividing the product of 100 and the assessment as defined in Ontario Regulation 221/83 for the municipality or locality by the assessment equalization factor for 1983 as defined in Ontario Regulation 221/83 for the municipality, and

(ii) where the assessment equalization factor change index as defined in Ontario Regulation 221/83 for the municipality or locality is less than .95, the quotient correct to four places of decimals obtained by dividing .95 by such assessment equalization factor change index, or

(iii) where the assessment equalization factor change index for the municipality or locality is greater than .9499 and less than 1.0501, one (1.0), or

(iv) where the assessment equalization factor change index for the municipality or locality is greater than 1.05, the quotient correct to four places of decimals obtained by dividing 1.05 by such assessment equalization factor change index;

(d) "municipality or locality", for the purpose of this regulation, means an area for which the Ministry of Revenue has published or is required to publish a 1982 Provincial Assessment Equalization Factor or where approved by the Minister, means part of such area;

(e) "location 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 34 of the *Assessment Act* and under section 161 of the *Municipal Act*;

(f) "payment in lieu of taxes for 1983" means, in respect of a municipality, the sum of the amounts payable by the municipality to the board for 1983 for public school purposes or for secondary school purposes, as the case may be, under subsection 7 (10) of the *Housing Development Act*, under subsection 498 (4) of the *Municipal Act* and under subsection 46 (9) of the *Power Corporation Act*.

2.—(1) The apportionable sum required by a divisional board for public school purposes for 1983 shall be apportioned among the municipalities and localities in the school division in the ratio, correct to five places of decimals, of the equalized assessments for such municipalities or localities for public school purposes.

(2) The amount apportioned to a municipality or locality by a divisional board for public school purposes shall be the sum of,

(a) the amount apportioned under subsection 1 to the municipality or locality except that such amount shall not exceed the amount that would be apportioned to the municipality or locality if the apportionable sum required by the board for public school purposes for 1983 were apportioned among the municipalities and localities in the school division in the ratio of equalized assessments for public school purposes for such municipalities and localities that are calculated by adjusting the assessments as defined in Ontario Regulation 221/83 by the 1979 assessment equalizing factors for the municipalities and localities that are published in Schedule B to Ontario Regulation 108/79;

(b) expenditures applicable to the locality that are incurred for 1983 by the divisional board in performing the duties of a municipal council and that are charged to public school purposes; and

(c) the payments in lieu of taxes for 1983 in respect of the municipality or locality for public school purposes and the amount allocated by the municipality under subsection 161 (22) of the *Municipal Act* to the divisional board for 1983 for public school purposes,

adjusted where required under subsection 219 (2) or (3) of the Act or section 210 thereof.

3.—(1) The apportionable sum required by a divisional board for secondary school purposes for 1983 shall be apportioned among the municipalities and localities in the school division in the ratio, correct to five places of decimals, of the equalized assessments for such municipalities or localities for secondary school purposes.

(2) The amount apportioned to a municipality or locality by a divisional board for secondary school purposes shall be the sum of,

(a) the amount apportioned under subsection 1 to the municipality or locality except that such amount shall not exceed the amount that would be apportioned to the municipality or locality if the apportionable sum required by the board for secondary school purposes for 1983 were apportioned among the municipalities and localities in the school division in the ratio of equalized assessments for secondary school purposes for such municipalities and localities that are calculated by adjusting the assessments as defined in Ontario Regulation 221/83 by the 1979 assessment equalizing factors for the municipalities and localities that are published in Schedule B to Ontario Regulation 108/79;

(b) expenditures applicable to the locality that are incurred for 1983 by the divisional board in performing the duties of a municipal council and that are charged to secondary school purposes; and

(c) the payments in lieu of taxes for 1983 in respect of the municipality or locality for secondary school purposes and the amount allocated by the municipality under subsection 161 (22) of the *Municipal Act* to the divisional board for 1983 for secondary school purposes,

adjusted where required under subsection 219 (2) or (3) of the Act or section 210 thereof.

4.—(1) Where adjustments required under section 219 of the Act are in respect of part or parts of a municipality or locality, the school board shall provide with its requisition on the municipality or locality, sufficient information in respect of the adjustments to enable the amount required for public or secondary school purposes as the case may be in respect of the part or parts of the municipality or locality to be determined.

(2) Where for the purpose of levy in 1983, a municipality, other than a municipality where there has been a different assessment generally of real property under section 70 of the *Assessment Act*, is required under any Act to apportion the amount to be raised for municipal purposes among two or more defined areas within the municipality, the amounts requisitioned on the municipality in 1983 by a divisional board of education for public or secondary school purposes as the case may be, exclusive of amounts in respect of payments in lieu of taxes, amounts allocated under subsection 161 (22) of the *Municipal Act* and adjustments required under section 219 of the *Education Act* shall, for purpose of levy in 1983, be apportioned by the municipality among such defined areas in the ratio correct to five places of decimals of the equalized assessments for the defined areas for public or secondary school purposes as the case may be and for such purpose, the equalized assessment for the defined area shall be deemed to be the sum of,

(a) the taxable residential and farm assessment; and

(b) the quotient obtained by dividing by .85, the taxable commercial assessment,

included in the last revised assessment roll for such defined area used for taxation purposes in 1983, equalized by using the 1979 assessment equalization factors set out in Schedule B to Ontario Regulation 108/79.

(3) The amount that is apportioned under sections 2 and 3 to a locality which is territory without municipal organization and for which, in respect of parts of such

locality, different assessment equalization factors for 1979 were set out in Schedule B to Ontario Regulation 108/79, may instead of being attributable to the entire locality, be allocated by the board in a manner acceptable to the Minister to such parts of the locality for which there were factors in such Schedule.

5. 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 1983.

BETTE STEPHENSON
Minister of Education

(2548)

18

ONTARIO HERITAGE ACT

O. Reg. 224/83.
Grants for Museums.
Made—April 8th, 1983.
Filed—April 15th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 398/81
MADE UNDER THE
ONTARIO HERITAGE ACT

1. Subsection 2 (1) of Ontario Regulation 398/81, exclusive of the clauses, as remade by section 2 of Ontario Regulation 729/81, is revoked and the following substituted therefor:

(1) Where an applicant that operates a museum applies to the Minister in the form provided by the Minister together with such information as the Minister may require before the 30th day of June in any year for a grant in respect of the operation of the museum for that year, the applicant shall,

(2549)

18

ST. LAWRENCE PARKS COMMISSION
ACT

O. Reg. 225/83.
Parks.
Made—March, 1st, 1983.
Approved—April 8th, 1983.
Filed—April 15th, 1983.

REGULATION TO AMEND
REGULATION 909 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
ST. LAWRENCE PARKS COMMISSION
ACT

1. Section 1 of Regulation 909 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following clause:

(ea) "senior citizen" means a person who is at least sixty-five years of age;

2.—(1) Subsection 28 (1) of the said Regulation, as remade by subsection 1 (1) of Ontario Regulation 3/82, is revoked and the following substituted therefor:

(1) The fees payable for a camp-site and vehicle permit are,

(a) \$6.25 per day without electrical power and without a comfort station;

(b) \$6.75 per day without electrical power and with a comfort station;

(c) \$8 per day with electrical power and without a comfort station;

(d) \$8.40 per day with electrical power and with a comfort station; and

(e) \$3 per day for an additional vehicle permit. O. Reg. 225/83, s. 2 (1).

(2) Subsection 28 (3) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 3/82, is revoked and the following substituted therefor:

(3) Notwithstanding subsection (1), any senior citizen who is a resident of Ontario may obtain a camp-site with or without electrical power and a vehicle permit free of charge any day of the week the park is open to the public except that the full fee shall be paid for week-ends during the period from mid-June to Labour Day. O. Reg. 225/83, s. 2 (2).

(3) Clause 28 (4) (c) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 3/82, is revoked and the following substituted therefor:

(c) \$12 per day for a bus licensed under the *Public Vehicles Act*; and

3. Section 29 of the said Regulation, as remade by section 2 of Ontario Regulation 3/82 and amended by section 1 of Ontario Regulation 130/82, is revoked and the following substituted therefor:

29.—(1) The fee for entry to Old Fort Henry is,

(a) for each person over twelve years of age, \$3.40;

(b) notwithstanding clause (a), for each senior citizen, \$2.00;

(c) notwithstanding clause (a), for each person from six to twelve years of age, for each student as part of a school or youth group and for each supervisor accompanying the group, \$1.25; and

(d) notwithstanding clause (a), for a family consisting of not more than two adults and three or more children from six to twelve years of age, \$9.40.

(2) The fee for entry to Upper Canada Village is,

(a) for each person over twelve years of age, \$4.40;

(b) notwithstanding clause (a), for each senior citizen, \$2.50;

(c) notwithstanding clause (a), for each person from six to twelve years of age, for each student as part of a school or youth group and for each supervisor accompanying the group, \$1.50; and

(d) notwithstanding clause (a), for a family consisting of not more than two adults and three or more children from six to twelve years of age, \$12. O. Reg. 225/83, s. 3.

4. Subsection 30 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 3/82, is revoked and the following substituted therefor:

(1) Notwithstanding section 29, the fee for a season's pass entitling the holder to enter Old Fort Henry and Upper Canada Village on any day those premises are open to the public during the year in which the pass is issued is,

(a) for each person over twelve years of age, \$12.50; and

(b) notwithstanding clause (a), for a family consisting of not more than two adults and three or more children from six to twelve years of age, \$35. O. Reg. 225/83, s. 4.

5. Section 31 of the said Regulation, as remade by section 2 of Ontario Regulation 3/82, is revoked and the following substituted therefor:

31.—(1) Subject to subsection (2), the fee for one day's use of the golf course at Chrysler Farm Battlefield Park for eighteen holes by any person is,

(a) before 5.00 p.m. on weekdays, \$10;

(b) after 5.00 p.m. on weekdays, \$5;

(c) before 5.00 p.m. on weekends and holidays, \$10.50; and

(d) after 5.00 p.m. on weekends and holidays, \$5.25.

(2) The fee for a season ticket entitling any person to use the golf course at Crysler Farm Battlefield Park at any time it is open is,

(a) \$235 for each person; or

(b) \$315 for a husband and wife.

O. Reg. 225/83, s. 5.

6.—(1) Subsection 32 (1) of the said Regulation is amended by striking out "fifteen" in the third line and inserting in lieu thereof "twelve".

(2) Subsection 32 (2) of the said Regulation is amended by striking out "fifteen" in the first line and inserting in lieu thereof "twelve".

7. Section 33 of the said Regulation, as remade by section 2 of Ontario Regulation 3/82, is revoked and the following substituted therefor:

33. The fee for a sleigh ride is,

(a) for each person over twelve years of age, \$1.30; and

(b) for each person from six to twelve years of age, 75 cents. O. Reg. 225/83, s. 7.

THE ST. LAWRENCE PARKS COMMISSION

DONALD IRVINE
Chairman

ROBERT A. COOK
General Manager

Dated at Morrisburg, this 1st day of March, 1983.

(2550)

18

OCCUPATIONAL HEALTH AND SAFETY ACT

O. Reg. 226/83.

Mines and Mining Plants.

Made—April 8th, 1983.

Filed—April 15th, 1983.

REGULATION TO AMEND REGULATION 694 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE OCCUPATIONAL HEALTH AND SAFETY ACT

1. The Table in subsection 19 (3) of Regulation 694 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 626/82, is revoked and the following substituted therefor:

TABLE

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
Type	Diameter in Millimetres	Fee	Fee
Round or flattened strand	To and including 22.2	\$ 95.00	\$ 105.00
	Over 22.2 to and including 34.9	147.00	163.00
	Over 34.9 to and including 50.8	242.00	262.00
	Over 50.8 to and including 57.2	289.00	320.00
	Over 57.2 to and including 63.5	556.00	614.00
	Over 63.5 to and including 76.2	1,040.00	1,118.00
	Over 76.2 to and including 88.9	1,517.00	1,675.00
Lock Coil	To and including 22.2	116.00	126.00
	Over 22.2 to and including 34.9	189.00	210.00
	Over 34.9 to and including 44.4	289.00	320.00
	Over 44.4 to and including 63.5	798.00	877.00

R.R.O. 1980, Reg. 594, s. 19 (3); O. Reg. 626/82, s. 1; O. Reg. 226/83, s. 1.

2. The Table in subsection 19 (4) of the said Regulation, as remade by section 2 of Ontario Regulation 626/82, is revoked and the following substituted therefor:

TABLE

COLUMN 1	COLUMN 2
Diameter in Millimetres	Diameter in Inches
22.2	$\frac{7}{8}$
34.9	$1\frac{3}{8}$
44.4	$1\frac{3}{4}$
50.8	2
57.2	$2\frac{1}{4}$
63.5	$2\frac{1}{2}$
76.2	3
88.9	$3\frac{1}{2}$

R.R.O. 1980, Reg. 694, s. 19 (4); O. Reg. 626/82, s. 2;
O. Reg. 226/83, s. 2.

(2551)

18



Publications Under The Regulations Act

May 7th, 1983

FOREST FIRES PREVENTION ACT

O. Reg. 227/83.

Restricted Fire Zone.

Made—April 14th, 1983.

Filed—April 18th, 1983.

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 1983. O. Reg. 227/83, s. 1.

Schedule A

In the geographic townships of Abotossaway, Agounie, 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 its intersection with a point on the northerly limit of that road now known as the Old Hawk Road (formerly Highway 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 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 Phillip Lake; thence in a general northerly direction following that high water mark to its intersection with the southerly limit of the Goudreau—Magpie Road; thence in a general westerly direction following that limit to the intersection with the high water mark on the westerly shore

of the Magpie 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 Magpie 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 Magpie River; thence in a general westerly, southerly and southeasterly direction following the high water mark on the northerly and westerly shores of the Magpie 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. 227/83, Sched.

Dated at Toronto, this 14th day of April, 1983.

ALAN W. POPE
Minister of Natural Resources

(2552)

19

HIGHWAY TRAFFIC ACT

O. Reg. 228/83.

Parking.

Made—April 14th, 1983.

Filed—April 18th, 1983.

REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 6 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

41. That part of the King's Highway known as No. 11 in the Township of Eby in the Territorial District of Timiskaming beginning at a point situate 100 metres measured southerly from its intersection with the southerly limit of the structure over Kenogami Lake and extending southerly therealong for a distance of 570 metres.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 14th day of April, 1983.

(2553)

19

HIGHWAY TRAFFIC ACT

O. Reg. 229/83.

Use of Controlled-Access Highways
by Pedestrians.

Made—April 14th, 1983.

Filed—April 18th, 1983.

REGULATION TO AMEND
REGULATION 495 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT

1. Schedule 11 to Regulation 495 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 11

1. That part of the King's Highway known as No. 402 in the County of Lambton lying between a point situate at its intersection with the centre line of the King's Highway known as No. 40 in the Township of Sarnia and a point situate at its intersection with the easterly limit of the roadway known as Marina Road in the Village of Point Edward. O. Reg. 229/83, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 14th day of April, 1983.

(2554)

19

PLANNING ACT

O. Reg. 230/83.

Restricted Areas—District of Cochrane,
geographic townships of Casgrain,
Hanlan, Kendall, Lowther and Way.

Made—April 13th, 1983.

Filed—April 18th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 493/78
MADE UNDER THE
PLANNING ACT

1. Ontario Regulation 493/78 is amended by adding thereto the following section:

49. Notwithstanding section 40, the land described in Schedule 5 may be used for the erection and use thereon of a single-family dwelling provided the requirements of section 22 are met. O. Reg. 230/83, 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 Way in the Territorial District of Cochrane, being that part of Lot 6 in Concession A designated as Part 1 on a Plan deposited in the Land Registry Office for the Land Titles Division of Cochrane (No. 6) as Number 6R-4115. O. Reg. 230/83, s. 2.

L. J. FINCHAM
*Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 13th day of April, 1983.

(2555)

19

MENTAL HOSPITALS ACT

O. Reg. 231/83.

General.

Made—April 8th, 1983.

Filed—April 18th, 1983.

**REGULATION TO AMEND
REGULATION 611 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
MENTAL HOSPITALS ACT**

1. Item 3 of Table 1 of Regulation 611 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 237/82, is revoked and the following substituted therefor:

3.	On and after the 1st day of January, 1982 to and including the 31st day of December, 1982	507.95	16.70
4.	On and after the 1st day of January, 1983	551.44	18.13

(2556)

19

HOMES FOR SPECIAL CARE ACT

O. Reg. 232/83.

General.

Made—April 8th, 1983.

Filed—April 18th, 1983.

**REGULATION TO AMEND
REGULATION 501 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HOMES FOR SPECIAL CARE ACT**

1. Item 3 of Table 1 of Regulation 501 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 236/82, is revoked and the following substituted therefor:

3.	On or after the 1st day of January, 1982, but before the 1st day of January, 1983	1,186.22	39.00	1,009.81	33.20	507.95	16.70
4.	On or after the 1st day of January, 1983	1,288.12	42.35	1,096.19	36.04	551.44	18.13

(2557)

19

HEALTH INSURANCE ACT

O. Reg. 233/83.

General.

Made—April 8th, 1983.

Filed—April 18th, 1983.

REGULATION TO AMEND
REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1.—(1) Item 17 of Table 1 of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 77/83, is revoked and the following substituted therefor:

17. On or after the 1st day of November, 1982, but before the 1st day of January, 1983.	447.72	14.72	738.50	24.28	1,186.22	39.00
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(2) Item 18 of the said Table 1, as made by section 1 of Ontario Regulation 77/83, is revoked and the following substituted therefor:

18. On or after the 1st day of January, 1983, but before the 1st day of February, 1983.	447.72	14.72	840.40	27.63	1,288.12	42.35
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19. On or after the 1st day of February, 1983.	456.24	15.00	831.88	27.35	1,288.12	42.35
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2. Item 4 of Table 3 of the said Regulation, as made by section 2 of Ontario Regulation 235/82, is revoked and the following substituted therefor:

4. On or after the 1st day of January, 1982, but before the 1st day of January, 1983.			1,186.22	39.00
5. On or after the 1st day of January, 1983.			1,288.12	42.35

(2558)

19

HIGHWAY TRAFFIC ACT

O. Reg. 234/83.

Stop Signs at Intersections.

Made—April 14th, 1983.

Filed—April 18th, 1983.

REGULATION TO AMEND
REGULATION 493 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HIGHWAY TRAFFIC ACT

1. Regulation 493 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedules:

Schedule 82

1. Highway 51 in the Township of Harwich in the County of Kent at its intersection with the roadway known as Kent Road 17.

2. Southbound on Highway 51. O. Reg. 234/83, s. 1, *part*.

Schedule 83

1. Highway 581 in the Township of Moonbeam in the Territorial District of Cochrane at its intersection with the roadway known as Old Remi Lake Road.

2. Westbound on Highway 581. O. Reg. 234/83, s. 1, *part*.

JAMES SNOW
*Minister of Transportation
 and Communications*

Dated at Toronto, this 14th day of April, 1983.

(2559)

19

HIGHWAY TRAFFIC ACT

O. Reg. 235/83.

Speed Limits.

Made—April 14th, 1983.

Filed—April 19th, 1983.

REGULATION TO AMEND

REGULATION 490 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE

HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 24 and paragraph 25, as made by subsection 1 (1) of Ontario Regulation 657/82, of Part 3 of Schedule 1 to Regulation 490 of Revised Regulations of Ontario, 1980, are revoked and the following substituted therefor:

24. That part of the King's Highway known as No. 2 in The Regional Municipality of Durham lying between a point situate 615 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 44 in the Town of Ajax and a point situate 1085 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 23 in the Town of Whitby.

25. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate 1250 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 14 and a point situate 790 metres measured westerly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 17.

(2) Part 3 of the said Schedule 1 is amended by adding thereto the following paragraphs:

26. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate 510 metres measured easterly from its intersection with the easterly limit of the roadway

known as Durham Regional Road No. 34 and a point situate 1020 metres measured westerly from its intersection with the easterly limit of the roadway known as Maple Grove Road in the community of Maple Grove.

27. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate 85 metres measured easterly from its intersection with the easterly limit of the roadway known as Maple Grove Road in the community of Maple Grove and a point situate 2265 metres measured westerly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 14.

28. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate 2440 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 17 and a point situate 880 metres measured westerly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 18.

29. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate 425 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 18 and a point situate 325 metres measured westerly from its intersection with the westerly limit of the King's Highway known as No. 106 in the Township of Hope in the County of Northumberland.

30. That part of the King's Highway known as No. 2 in the Township of Hope in the County of Northumberland beginning at a point situate 725 metres measured easterly from its intersection with the westerly limit of the roadway known as the King's Highway No. 106 and extending easterly therealong for a distance of 1060 metres.

31. That part of the King's Highway known as No. 2 in the Township of Hamilton in the County of Northumberland lying between a point situate 1185 metres measured easterly from its intersection with the easterly limit of the roadway known as Hamilton Road and a point situate 1750 metres measured westerly from its intersection with the easterly

limit of the roadway known as Northumberland County Road No. 18.

- (3) Paragraphs 6, 7, 8, 16 and 17 of Part 4 of the said Schedule 1 are revoked and the following substituted therefor:

6. That part of the King's Highway known as No. 2 in the Town of Pickering in The Regional Municipality of Durham lying between a point situate 960 metres measured easterly from its intersection with the easterly limit of the overpass structure of the King's Highway known as No. 401 and a point situate 105 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 1.

7. That part of the King's Highway known as No. 2 in the Town of Ajax in The Regional Municipality of Durham lying between a point situate 880 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 24 and a point situate 615 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 44.

8. That part of the King's Highway known as No. 2 in the Town of Whitby in The Regional Municipality of Durham beginning at a point situate 1085 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 23 and extending easterly therealong for a distance of 615 metres.

16. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate at its intersection with the easterly limit of the roadway known as Townline Road and a point situate 510 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 34.

17. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate 1020 metres measured westerly from its intersection with the easterly limit of the roadway known as Maple Grove Road in the community of Maple Grove and a point situate 85 metres measured easterly from its intersection with the easterly limit of the said roadway.

- (4) Paragraph 2 of Part 5 of the said Schedule 1 is revoked.

- (5) Paragraph 3 of Part 5 of the said Schedule 1 is revoked and the following substituted therefor:

3. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate 880 metres measured westerly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 18 and a point situate 425 metres measured easterly from its intersection with the easterly limit of the said roadway.

- (6) Paragraphs 5, 6 and 9 of Part 5 of the said Schedule 1 are revoked and the following substituted therefor:

5. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate 690 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 17 and extending easterly therealong for a distance of 1750 metres.

6. That part of the King's Highway known as No. 2 in the Township of Hamilton in the County of Northumberland beginning at a point situate 1200 metres measured easterly from its intersection with the easterly limit of the roadway known as Division Street in the Town of Cobourg and extending easterly therealong for a distance of 850 metres.

9. That part of the King's Highway known as No. 2 in the Township of Haldimand in the County of Northumberland beginning at a point situate 1140 metres measured westerly from its intersection with the easterly limit of the roadway known as Northumberland County Road No. 23 and extending easterly therealong for a distance of 200 metres.

- (7) Paragraphs 20 and 21 of Part 5 of the said Schedule 1 are revoked.

- (8) Paragraphs 28, 30 and 32 of Part 5 of the said Schedule 1 are revoked and the following substituted therefor:

28. That part of the King's Highway known as No. 2 in the Township of Hamilton in the County of Northumberland beginning at a point situate 1750 metres measured westerly from its intersection

with the easterly limit of the roadway known as Northumberland County Road No. 18 and extending easterly therealong for a distance of 850 metres.

30. That part of the King's Highway known as No. 2 in the Township of Hope in the County of Northumberland lying between a point situate 325 metres measured westerly from its intersection with the westerly limit of the King's Highway known as No. 106 and a point situate 725 metres measured easterly from its intersection with the westerly limit of the said Highway.

32. That part of the King's Highway known as No. 2 in the Township of Brighton in the County of Northumberland beginning at a point situate 600 metres measured easterly from its intersection with the westerly limit of the roadway known as Oliphant Street and extending easterly therealong for a distance of 600 metres.

(9) Paragraph 36 of Part 5 of the said Schedule 1 is revoked.

(10) Part 5 of the said Schedule 1 is amended by adding thereto the following paragraphs:

43. That part of the King's Highway known as No. 2 in The Municipality of Metropolitan Toronto beginning at a point situate 250 metres measured westerly from its intersection with the easterly limit of the overpass structure of the King's Highway known as No. 401 and extending easterly therealong for a distance of 1210 metres.

44. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate 2265 metres measured westerly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 14 and extending easterly therealong for a distance of 515 metres.

45. That part of the King's Highway known as No. 2 in the Township of Hamilton in the County of Northumberland beginning at a point situate 60 metres measured easterly from its intersection with the easterly limit of the roadway known as Hamilton Road and extending easterly therealong for a distance of 1125 metres.

(11) Part 6 of the said Schedule 1 is amended by adding thereto the following paragraphs:

13. That part of the King's Highway known as No. 2 in the Town of Ajax in The Regional Municipality of Durham lying between a point situate 105 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 1 and a point situate 880 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 24.

14. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate at its intersection with the centre line of the roadway known as Baldwin Street and extending westerly therealong for a distance of 580 metres.

15. That part of the King's Highway known as No. 2 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate 290 metres measured easterly from its intersection with the easterly limit of the roadway known as Durham Regional Road No. 17 and extending easterly therealong for a distance of 400 metres.

16. That part of the King's Highway known as No. 2 in the Township of Hamilton in the County of Northumberland beginning at a point situate 900 metres measured westerly from its intersection with the easterly limit of the roadway known as Northumberland County Road No. 18 and extending easterly therealong for a distance of 660 metres.

17. That part of the King's Highway known as No. 2 in the Township of Haldimand in the County of Northumberland lying between a point situate 940 metres measured westerly from its intersection with the easterly limit of the roadway known as Northumberland County Road No. 23 and a point situate 485 metres measured easterly from its intersection with the easterly limit of the said roadway.

18. That part of the King's Highway known as No. 2 in the Township of Brighton in the County of Northumberland beginning at a point situate at its intersection with the westerly limit of the roadway known as Oliphant Street and extending easterly therealong for a distance of 600 metres.

2.—(1) Paragraph 2 of Part 3 of Schedule 11 to the said Regulation is revoked and the following substituted therefor:

2. That part of the King's Highway known as No. 9 lying between a point situate 780 metres measured westerly from its intersection with the easterly limit of the roadway known as Blind Line in the Town of Orangeville in the County of Wellington—
Dufferin—
Town of Orangeville
Wellington—
Township of West Luther
- Dufferin and a point situate 460 metres measured easterly from its intersection with the centre line of the King's Highway known as No. 6 in the Township of West Luther in the County of Wellington.

(2) Paragraph 5 of Part 5 of the said Schedule 11 is revoked and the following substituted therefor:

5. That part of the King's Highway known as No. 9 in the Town of Orangeville in the County of Dufferin beginning at a point situate 415 metres measured westerly from its intersection with the easterly limit of the roadway known as Blind Line and extending westerly therealong for a distance of 365 metres. R.R.O. 1980, Reg. 490, Sched. 11, Part 5; O. Reg. 235/83, s. 2 (2).
- Dufferin—
Town of Orangeville

(3) Paragraph 1 of Part 6 of the said Schedule 11 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 9 in the Town of Orangeville in the County of Dufferin beginning at a point situate at its intersection with the easterly limit of the roadway known as Blind Line and extending westerly therealong for a distance of 415 metres. O. Reg. 235/83, s. 2 (3).
- Dufferin—
Town of Orangeville

3. Schedule 13 to the said Regulation is revoked.

4.—(1) Paragraph 3 of Part 3 of Schedule 32 to the said Regulation is revoked.

(2) Part 4 of the said Schedule 32 is amended by adding thereto the following paragraph:

6. That part of the King's Highway known as No. 24 in the Township of Eramosa in the County of Wellington beginning at a point situate 260 metres measured southerly from its intersection with the centre line of the roadway known as Wellington Road 29 and extending northerly therealong for a distance of 900 metres. R.R.O. 1980, Reg. 490, Sched. 32, Part 4; O. Reg. 235/83, s. 4 (2).
- Wellington—
Township of Eramosa

5. Schedule 33 to the said Regulation is revoked.

JAMES SNOW
Minister of Transportation
and Communications

Dated at Toronto, this 14th day of April, 1983.

(2560)

19

INFLATION RESTRAINT ACT, 1982

O. Reg. 236/83.

General.

Made—April 21st, 1983.

Filed—April 22nd, 1983.

REGULATION TO AMEND ONTARIO REGULATION 819/82 MADE UNDER THE INFLATION RESTRAINT ACT, 1982

1. Section 1 of Ontario Regulation 819/82, as amended by section 1 of Ontario Regulation 844/82 and section 1 of Ontario Regulation 144/83, is further amended by adding thereto the following clause:

(aa) employees to whom the provisions of paragraph 1 of subsection 9 (1) of Regulation 285 of Revised Regulations of Ontario, 1980 made under the *Employment Standards Act* are applicable;

2. Paragraph 1 of the Schedule to the Act under the heading "Ministry of Education", as made by subsection 4 (1) of the said Regulation, is revoked.

3. This Regulation shall be deemed to have come into force on the 21st day of September, 1982.

(2579)

19

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 237/83.

Exemption—Ministry of the

Environment—MOE-25.

Made—April 14th, 1983.

Approved—April 14th, 1983.

Filed—April 22nd, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF THE
ENVIRONMENT—MOE-25

Having received a request from the Ministry of the Environment that an undertaking, namely:

- A. The activity of excavating PCB contaminated materials (soil and asphalt) from portions of the Lake Clear Road and Opeongo Road and adjacent lands (the source area) located in Sebastopol Township, Renfrew County.
- B. The replacement of the excavated material with uncontaminated granular fill.
- C. The resurfacing with asphalt of the excavated portions of the Lake Clear Road and Opeongo Road and road shoulders.
- D. The transport and delivery of PCB contaminated materials from the source area to a PCB waste disposal site located on Lot 15, Concession XIII, in Sebastopol Township, Renfrew County and the interim storage at that site of PCB contaminated materials removed from the source area.
- E. The location of a safe final disposal site, which may be on Lot 15, and the disposal of the PCB contaminated materials at the site when it has been located.

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Ministry of the Environment that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. PCBs will continue to gain access to Lake Clear from the Lake Clear Road and Opeongo Road.
- B. Biomagnification of PCB inputs to Lake Clear may continue to occur through the food chain.
- C. The decline of PCB levels in Lake Clear fish will be postponed.
- D. The economic and social well being of the residents of Sebastopol Township will continue to be affected by the restricted fish consumption in Lake Clear and by a decline in area tourism.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The work can begin this year during the winter months when lake and river levels are low and the lake is frozen. This will minimize adverse environmental impacts.
- B. The excavation can most cost effectively be carried out in winter weather conditions.
- C. A substantial reduction in the migration of PCBs to Lake Clear will result immediately.
- D. The fish contaminant level recovery rate will be accelerated by the removal of the source of the PCBs.
- E. The time for the restricted fish consumption designation will be minimized.
- F. The negative effects on the economic and social well being of the residents of Sebastopol Township will be minimized by removing the PCB contaminated materials.
- G. The Director under O. Reg. 11/82 will ensure that instructions are issued which will result in the PCB contaminated materials being finally disposed of in a safe, properly monitored site.

This exemption is subject to the following terms and conditions:

1. Potentially affected agencies and organizations including the municipality and the Cottage Owners Association will be notified of the activity prior to its commencement. The concerns and requirements of these agencies will be taken under advisement in the program.
2. The excavation, the excavated site and the disposal sites will be monitored to prevent injury to persons and contamination of adjacent land or water.
3. A written report will be submitted to the Regional Director of the Ministry of the Environment describing the activities and the monitoring results.
4. No PCB contaminated soil will be removed from the source area, pursuant to this order, after December 31, 1985. O. Reg. 237/83.

K. C. NORTON
Minister of the Environment

Dated this 14th day of April, 1983.

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RETAIL SALES TAX ACT

O. Reg. 238/83.

Definitions by Minister.

Made—April 22nd, 1983.

Filed—April 25th, 1983.

REGULATION TO AMEND REGULATION 903 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RETAILS SALES TAX ACT

1. Clause 16 (2) (d) of Regulation 903 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(d) the Urban Transportation Development Corporation Ltd., Ontario Hydro or any corporation all of the directors of which are appointed by the Lieutenant Governor in Council; and

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

GEORGE ASHE
Minister of Revenue

Dated at Toronto, this 22nd day of April, 1983.

(2584) 20

DRUGLESS PRACTITONERS ACT

O. Reg. 239/83.

Osteopaths.

Made—February 4th, 1983.

Approved—April 21st, 1983.

Filed—April 25th, 1983.

REGULATION TO AMEND REGULATION 252 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE DRUGLESS PRACTITIONERS ACT

1. Clause 11 (2) (a) of Regulation 252 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) \$78 a day; and

BOARD OF DIRECTORS OF OSTEOPATHY:

DOUGLAS FIRTH
Chairman

A. VICTOR DEJARDINE
Secretary-Treasurer

Dated at Toronto, this 4th day of February, 1983.

(2585) 20

CEMETERIES ACT

O. Reg. 240/83.

Closings and Removals.

Made—April 21st, 1983.

Filed—April 25th, 1983.

REGULATION TO AMEND REGULATION 89 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CEMETERIES ACT

1. Section 2 of Regulation 89 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 472/81, is revoked and the following substituted therefor:

2. It is directed that the bodies buried in the cemeteries described in Schedules 18, 19, 21, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 36, 37, 39, 41, 42, 43, 44, 45, 46, 47 and 48 be removed. O. Reg. 240/83, s. 1.

(2586) 20

MENTAL HEALTH ACT

O. Reg. 241/83.

Application of Act.

Made—April 21st, 1983.

Filed—April 25th, 1983.

REGULATION TO AMEND REGULATION 609 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HEALTH ACT

1. Subsections 14 (3) and (6) of Regulations 609 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(3) A member of a review board who is not referred to in subsection (1) or (2) shall be paid \$78 for each day he is engaged upon the work of the board. O. Reg. 241/83, s. 1, *part*.

(6) A member of an advisory review board who is not referred to in subsection (4) or (5) shall be paid \$78 for each day he is engaged upon the work of the board. O. Reg. 241/83, s. 1, *part*.

2. This Regulation comes into force on the 1st day of April, 1983.

(2587)

20

HEALTH INSURANCE ACT

O. Reg. 242/83.

General.

Made—April 21st, 1983.

Filed—April 25th, 1983.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1.—(1) Part I of Schedule 9 to Regulation 452 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 121/81, section 1 of Ontario Regulation 122/81, section 1 of Ontario Regulation 430/82, section 1 of Ontario Regulation 609/82 and section 1 of Ontario Regulation 717/82, is further amended by adding thereto the following item:

70a. Toronto Eglinton-Dufferin
Physiotherapy Centre

(2) Item 74 of Part I of the said Schedule 9 is revoked.

2. This Regulation comes into force on the 25th day of May, 1983.

(2588)

20

PLANNING ACT

O. Reg. 243/83.

Order Made Under Section 30 of
the Planning Act.

Made—April 22nd, 1983.

Filed—April 25th, 1983.

REGULATION MADE UNDER THE PLANNING ACT ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970 or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Fort Erie in The Regional Municipality of Niagara, formerly in the Village of Crystal Beach in the County of Welland, being that part of Block P according to a Plan registered in the Land Registry Office for the Registry Division of Niagara South (No. 59) as Number 81 for the Village of Crystal Beach, now known as Plan No. 544, more particularly described as follows:

Beginning at an iron pipe at the southwest angle of Lot M of the said Plan No. 81 for the Village of Crystal Beach, now known as Plan No. 544;

Thence easterly along the south line of the said Lot M 61 feet, 2 inches to the southeast angle of the said Lot M;

Thence at right angles south 8 feet to a point;

Thence at right angles west and parallel to the southerly line of the said Lot M 61 feet, 2 inches to the easterly line of Derby Road;

Thence north along the said easterly line of Derby Road 8 feet to the place of beginning. O. Reg. 243/83, s. 1.

D. P. MCHUGH
Director

*Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 22nd day of April, 1983.

(2589)

20

ADMINISTRATION OF JUSTICE ACT

O. Reg. 244/83.

Investigation Fee—Official Guardian.

Made—April 21st, 1983.

Filed—April 25th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 495/81 MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

1.—(1) Clause 1 (b) of Ontario Regulation 495/81 is revoked and the following substituted therefor:

(b) the custody, support and education of a child under section 32 of the *Children's Law Reform Act*,

(2) Section 1 of the said Regulation is amended by striking out "\$75." in the eighth line and inserting in lieu thereof "\$78.75."

2. This Regulation comes into force on the 1st day of May, 1983.

(2590) 20

ADMINISTRATION OF JUSTICE ACT

O. Reg. 245/83.

To Amend Certain Regulations.

Made—April 21st, 1983.

Filed—April 25th, 1983.

REGULATION TO AMEND CERTAIN REGULATIONS MADE UNDER THE

ADMINISTRATION OF JUSTICE ACT

1. Item 1, exclusive of the Note, and items 2 and 3 of the Schedule to Regulation 6 of Revised Regulations of Ontario, 1980, as remade by section 4 of Ontario Regulation 281/82, are revoked and the following substituted therefor:

1. On receipt by a sheriff of any document for service on any one person, exclusive of travelling allowance \$10.50

2. On the filing of any court document (or renewal thereof) under the terms of which a sheriff is liable or required to make execution 12.50

3. For each attempt to levy on or to execute a court document or renewal thereof, exclusive of travelling allowance and reasonable and necessary actual disbursements:

i. Where no sale is held by the sheriff, an additional 26

ii. Where a sale is held by the sheriff, an additional 36.50

iii. Executing a writ of delivery or order of replevin, an additional \$63

2.—(1) Sub-items i to vii, xii and xiii of item 1 of the Schedule to Regulation 7 of Revised Regulations of Ontario, 1980, as remade by section 5 of Ontario Regulation 281/82, are revoked and the following substituted therefor:

i. a notice of petition in a matrimonial cause \$36.50

ii. a duplicate writ of summons 12.50

iii. a duplicate notice of petition in a matrimonial cause 12.50

iv. any other writ of summons 36.50

v. a notice to third or subsequent parties 21

vi. a summons to a defendant added by counterclaim 21

vii. notice of counter-petition to a respondent added by counter-petition in a matrimonial cause 21

xii. a commission to take evidence 12.50

xiii. an order for taxation of a solicitor and client bill 21

(2) Items 2, 3, 5, 6, 7 and 10 of the said Schedule, as remade by section 5 of Ontario Regulation 281/82, are revoked and the following substituted therefor:

2. On the entry of an appearance 21

3. On the filing of an answer to a petition in a matrimonial cause 21

5. On the setting down of,

i. an action or an issue for trial or for an assessment of damages, for the first time only 52.50

ii. an originating notice of motion or an application other than in an action . 17.50

iii. a motion for leave to appeal to an appellate court 12.50

iv. a notice of appeal to an appellate court on an appeal from,

A. any interlocutory order 17.50

B. any final order or judgment from,

1. a small claims court ..	\$17.50
2. a county court	36.50
3. the Supreme Court ...	36.50
4. any other tribunal	36.50
6. On any order or judgment directing a reference (with the exception of a praecipe order for taxation of a solicitor and client bill)	31.50
7. On the filing of an application for a decree absolute in a matrimonial cause, including the making up and forwarding of the papers to and from the Registrar, S.C.O.	31.50
.	
10. On the filing of a petition to quiet a title	52.50
3. Items 1 to 4, 7 and 8 of the Schedule to Regulation 8 of Revised Regulations of Ontario, 1980, as remade by section 6 of Ontario Regulation 281/82, are revoked and the following substituted therefor:	
1. Filing of an application	\$36.50
2. Filing of a petition for divorce	36.50
3. Filing of an answer or answer and petition other than one containing a claim against an added party	21
4. Filing of an answer or answer and petition containing a claim against an added party	36.50
.	
7. Issue of final order or order directing a reference	52.50
8. Filing of motion for decree absolute of divorce, including transmission of papers	31.50
4. This Regulation comes into force on the 1st day of May, 1983.	

(2591) 20

ONTARIO UNCONDITIONAL GRANTS ACT

O. Reg. 246/83. General. Made—April 21st, 1983. Filed—April 26th, 1983.

REGULATION MADE UNDER THE ONTARIO UNCONDITIONAL GRANTS ACT

GENERAL

I.—(1) In this Regulation,

1. "average commercial mill rate" means in respect of a municipality the quotient obtained by dividing total commercial taxes by the sum of commercial local assessment and business local assessment, multiplied by 1,000, correct to two decimal places;
2. "business local assessment" means the aggregate of,
 - i. own purpose business local assessment shown under the subheading "general" in line 30 of column 3 of Schedule 13, and
 - ii. own purpose business local assessment shown under the subheading "police villages at reduced rates" in line 31 of column 3 of Schedule 13;
3. "commercial local assessment" means the aggregate of,
 - i. own purpose commercial and industrial local assessment shown under the subheading "general" in line 30 of column 2 of Schedule 13, and
 - ii. own purpose commercial and industrial local assessment shown under the subheading "police villages at reduced rates" in line 31 of column 2 of Schedule 13;
4. "discounted residential local assessment" means the product, correct to the nearest dollar, obtained by multiplying 0.55 by the aggregate of,
 - i. residential and farm local taxable assessment shown under the subheading "general" in line 30 of column 1 of Schedule 13,
 - ii. residential and farm local taxable assessment shown under the subheading "police villages at reduced rates" in line 31 of column 1 of Schedule 13, and
 - iii. residential and farm local taxable assessment shown under the subheading "farms at reduced rates" in line 32 of column 1 of Schedule 13;
5. "dwelling units" means the number of dwelling units shown on the last returned assessment roll;
6. "equalization factor" means the equalization factor for a municipality as set out in Schedule 1 to this Regulation;

7. "equivalent local assessment" means the quotient obtained by dividing the aggregate of telephone and telegraph taxation and lower-tier payments in lieu and upper-tier payments in lieu by the average commercial mill rate, multiplied by 1,000, correct to the nearest dollar;
8. "lower-tier payments in lieu" means payments in lieu of taxes for own purposes shown in line 18 of column 4 of Schedule 13;
9. "lower-tier share of upper-tier prepaid special charges" means the prepaid special charges shown in column 13 opposite the name of the lower-tier municipality in Schedule 14;
10. "1982 lower-tier resource equalization grant share" means the lower-tier share of the resource equalization grant entitlement in 1982 under section 8 of the Act;
11. "1982 lower-tier share of upper-tier support grants" means the amount shown in column 2 opposite the name of the lower-tier municipality in Schedule 14;
12. "1982 support grants" means the total general and special support grant entitlements for the municipality in 1982 under sections 10, 11 and 12 of the Act;
13. "1982 upper-tier resource equalization grant share" means the upper-tier share of the resource equalization grant entitlement in 1982 under section 8 of the Act;
14. "own sewer revenue" means for a lower-tier municipality, revenues from sewer surcharges on direct water billings in the lower-tier municipality, as shown in line 4 of column 4 of Schedule 13, and includes those amounts billed in or to the lower-tier municipality by another lower-tier municipality or by an upper-tier municipality in which the lower-tier municipality is not located, as shown in lines 45 to 48 and line 65 of columns 2 and 3 of Schedule 12 for the municipality providing water to the lower-tier municipality;
15. "own water revenue" means for a lower-tier municipality, revenues from direct water billings in the lower-tier municipality as shown in line 2 of column 4 of Schedule 13, and includes those amounts billed in or to the lower-tier municipality by another lower-tier municipality or by an upper-tier municipality in which the lower-tier municipality is not located, as shown in lines 40 to 43 and 64 of columns 2 and 3 of Schedule 12 for the municipality providing water to the lower-tier municipality;
16. "prepaid special charges" means the amount shown in line 24 of column 1 of Schedule 13;
17. "Schedule 12" means Schedule 12 of the 1982 financial information return made under section 3 of the *Municipal Affairs Act* and section 84 of the *Municipal Act*, of a municipality providing sewer or water service, or both, to ratepayers in the lower-tier municipality;
18. "Schedule 13" means the audited Schedule 13 of the 1982 financial information return of a lower-tier or upper-tier municipality provided under section 3 of the *Municipal Affairs Act* and section 84 of the *Municipal Act*;
19. "Schedule 14" means the audited Schedule 14 of the 1982 financial information return of an upper-tier municipality provided under section 3 of the *Municipal Affairs Act* and section 84 of the *Municipal Act*;
20. "telephone and telegraph taxation" means the aggregate of,
- i. lower-tier share of telephone and telegraph taxation shown in line 2 of column 12 of Schedule 13, and
 - ii. upper-tier share of telephone and telegraph taxation shown in line 6 of column 12 of Schedule 13;
21. "total commercial taxes" means the aggregate of,
- i. own purpose commercial and industrial taxes shown in line 1 of column 7 of Schedule 13,
 - ii. own purpose business taxes shown in line 1 of column 8 of Schedule 13, and
 - iii. upper-tier commercial taxes;
22. "total discounted local assessment" means the aggregate of,
- i. discounted residential local assessment,
 - ii. commercial local assessment,
 - iii. business local assessment, and
 - iv. equivalent local assessment;
23. "total equalized discounted assessment" means the quotient obtained by dividing the total discounted local assessment by the equalization factor, multiplied by 100, correct to the nearest dollar;

24. "total own taxation" means the total own purposes taxation as shown in line 4 of column 12 of Schedule 13;
25. "total upper-tier requisition" means the amount shown in line 47 of column 8 of Schedule 14;
26. "total upper-tier sewer billings" means for an upper-tier municipality, the sum of upper-tier sewer billings in all lower-tier municipalities which received sewer services from the upper-tier municipality;
27. "total upper-tier taxation" means the amount shown in line 8 of column 12 of Schedule 13;
28. "total upper-tier water billings" means for an upper-tier municipality, the sum of upper-tier water billings in all lower-tier municipalities which received water services from the upper-tier municipality;
29. "upper-tier commercial taxes" means the aggregate of,
 - i. upper-tier purpose commercial and industrial taxes shown in line 5 of column 7 of Schedule 13, and
 - ii. upper-tier purpose business taxes shown in line 5 of column 8 of Schedule 13;
30. "upper-tier payments in lieu" means the upper-tier share of payments in lieu of taxes shown in line 18 of column 2 of Schedule 13;
31. "upper-tier sewer billings" means for an upper-tier municipality, sewer service charges billed directly by the upper-tier municipality to ratepayers in the lower-tier municipality, shown in column 11 opposite the name of the lower-tier municipality in Schedule 14;
32. "upper-tier sewer revenue" means sewer surcharges on direct water billings to ratepayers in the lower-tier municipality on behalf of the upper-tier municipality, as shown in line 4 of column 2 of Schedule 13;
33. "upper-tier water billings" means water service charges billed directly by the upper-tier municipality to ratepayers in the lower-tier municipality, shown in column 9 opposite the name of the lower-tier municipality in Schedule 14;
34. "upper-tier water revenue" means direct water billings to ratepayers in the lower-tier municipality on behalf of the upper-tier municipality, as shown in line 2 of column 2 of Schedule 13.

(2) In the case of lower-tier municipalities, references to Schedule 14 in this Regulation shall, unless otherwise specified, be deemed to be references to Schedule 14 of the upper-tier municipality within which the lower-tier municipality is situated.

(3) The standard equalized assessment per capita prescribed for the purpose of subsection 8 (1) of the Act is \$20,000.

(4) The northern part of Ontario is prescribed as the area lying north of the French River, Lake Nipissing and the southerly boundary of the geographic township of West Ferris and the geographic townships of East Ferris, Bonfield, Calvin and Papineau in the Territorial District of Nipissing and includes all municipalities in the Territorial District of Manitoulin. O. Reg. 246/83, s. 1.

GRANTS POPULATION

2.—(1) The grants population in 1983 of a lower-tier municipality for purposes of determining grants under this Regulation shall be the greater of,

(a) the aggregate of,

(i) the population of the municipality as determined for 1982 under section 14 of the *Assessment Act*, less the population residing on a Canadian Forces Base situated in the municipality in 1982,

(ii) one-third the number of persons by which the municipality's population as ascertained in accordance with subclause (i) is less than 2.5 times the number of dwelling units in the municipality in 1982 other than dwelling units located on a Canadian Forces Base situated in the municipality in 1982, and

(iii) the population residing in 1982 on a Canadian Forces Base situated in the municipality; or

(b) the quotient, correct to the nearest whole number, obtained by dividing by three the sum of the population calculated for the municipality under clause (a) and the grants populations of the municipality for 1981 and 1982.

(2) Notwithstanding subsection (1), where a municipality is incorporated in a particular year or the boundaries of a municipality are, in the opinion of the Minister, substantially altered in a particular year, the grants population of the municipality for that year shall be determined in accordance with clause (1) (a).

(3) Notwithstanding subsection (1), where the grants population is being determined for a municipality for a particular year and the municipality was

incorporated in the immediately preceding year or the boundaries of the municipality were, in the opinion of the Minister, substantially altered in the immediately preceding year, the grants population for the particular year shall be the greater of,

- (a) the population of the municipality determined in accordance with clause (1) (a); or
- (b) the quotient, correct to the nearest whole number, obtained by dividing by two the sum of the population of the municipality determined under clause (1) (a) and the grants population of the municipality for the immediately preceding year. O. Reg. 246/83, s. 2.

GENERAL SUPPORT AND SPECIAL SUPPORT GRANTS

3. For the purposes of calculating a general support grant or special support grant for an upper-tier municipality, "net general dollar levy" means the aggregate of,

- (a) the total upper-tier requisition;
- (b) the total upper-tier water billings;
- (c) the total upper-tier sewer billings;
- (d) prepaid special charges;
- (e) the 1982 upper-tier resource equalization grant share; and
- (f) the 1982 support grants. O. Reg. 246/83, s. 3.

4. For the purposes of calculating a general support grant or special support grant for a lower-tier municipality, the "net general dollar levy" means the aggregate of,

- (a) the total own taxation;
- (b) the own water revenue;
- (c) the own sewer revenue;
- (d) the lower-tier payments in lieu;
- (e) prepaid special charges;
- (f) the 1982 lower-tier resource equalization grant share; and
- (g) the 1982 support grants. O. Reg. 246/83, s. 4.

5.—(1) The general support grant payable in 1983 to each upper-tier municipality and to each lower-tier municipality under section 10 of the Act shall be an amount equal to 5.75 per cent of the net general dollar levy of the municipality.

(2) The special support grant payable in 1983 to each upper-tier municipality and each lower-tier municipality situated in the northern part of Ontario under sections 11 and 12 of the Act shall be an amount equal to 17.25 per cent of the net general dollar levy of each such municipality. O. Reg. 246/83, s. 5.

6.—(1) For the purposes of subsection 8 (1) of the Act, the equalized assessment per capita in the preceding year shall be determined by dividing the total equalized discounted assessment of the municipality in 1982 by the grants population of the municipality in 1983, correct to the nearest dollar.

(2) For the purposes of calculating the resource equalization grant, the "net general dollar levy" means the aggregate of,

- (a) the net general dollar levy for support grants determined under section 4;
- (b) the total upper-tier taxation;
- (c) the upper-tier water revenue;
- (d) the upper-tier sewer revenue;
- (e) the upper-tier water billings;
- (f) the upper-tier sewer billings;
- (g) the upper-tier payments in lieu;
- (h) the 1982 upper-tier resource equalization grant share;
- (i) the 1982 lower-tier share of upper-tier support grants; and
- (j) the lower-tier share of upper-tier prepaid special charges.

(3) The resource equalization grant payable under section 8 of the Act shall be the net general dollar levy multiplied by

$$0.6 \times \left(\frac{\$20,000 - A}{\$20,000} \right) \text{ correct to four decimal places}$$

where A is the equalized assessment per capita in the preceding year determined under subsection (1), correct to the nearest dollar.

(4) Notwithstanding subsection (3), the maximum resource equalization grant payable under section 8 of the Act shall be the lesser of,

- (a) 25 per cent of the net general dollar levy; or
- (b) the aggregate of,

- (i) the sum of the 1982 lower-tier resource equalization grant share and the 1982 upper-tier resource equalization grant share, and
- (ii) the amount obtained by multiplying the grants population of the municipality by \$4, correct to the nearest dollar.

(5) For the purposes of subsection 8 (2) of the Act, the proportion of the resource equalization grant payable to an upper-tier municipality shall be the factor obtained by dividing the upper-tier commercial taxes by the total commercial taxes correct to four decimal places.

(6) Notwithstanding subsections (3), (4) and (5),

- (a) the minimum resource equalization grant share payable to a lower-tier municipality under section 8 of the Act is the 1982 lower-tier resource equalization grant share; and
- (b) the aggregate of the resource equalization grant shares payable to an upper-tier municipality shall not be less than the aggregate of the 1982 upper-tier resource equalization grant shares to that upper-tier municipality. O. Reg. 246/83, s. 6.

GENERAL

7.—(1) In the calculation of the grants under the Act for a municipality, where incorporation took place effective on or after the first day of the calendar year or where major boundary changes took place on or after the first day of the calendar year, data pertaining to the immediately preceding year may be adjusted to take into account such incorporation or changes in boundaries.

(2) In the calculation of the grants under the Act for a municipality, where incorporation took place effective on or after the first day of the calendar year and no data pertaining to the immediately preceding year is available, or where responsibility for any service delivery has been changed, data pertaining to the year of incorporation or the year of the change of responsibility for service delivery may be substituted for data pertaining to the immediately preceding year.

(3) In the calculation of the grants under the Act for a municipality, where incorporation, a major boundary change or a change in responsibility for delivery of any service took place after the first day of the

immediately preceding year, data pertaining to that year may be adjusted to take into account such incorporation, boundary changes or delivery of service changes. O. Reg. 246/83, s. 7.

8. When there is an overpayment or underpayment of grants paid to a municipality, the Minister shall adjust any grant paid to that municipality in the immediately following year by the amount of such overpayment or underpayment. O. Reg. 246/83, s. 8.

9.—(1) Grants under this Regulation are conditional upon the submission by each municipality to the Ministry of the 1982 financial information return in the manner prescribed under section 3 of the *Municipal Affairs Act* and section 84 of the *Municipal Act* together with any additional data or amendments to the 1982 financial information return that may be required by the Minister within the time required by the Minister.

(2) Where a municipality fails to provide the additional data or amendments to the 1982 financial information return within the time required under subsection (1), the Minister may rely on such data as the Minister considers relevant to calculate the amount of the grant payable to the municipality.

(3) Where a grant has been calculated under subsection (2), a municipality may request a recalculation of the grant payable to the municipality by submitting such additional data or amendments to the 1982 financial information return as is requested by the Minister.

(4) Where the Minister considers revisions to the 1982 financial information return by a municipality to be necessary for the purposes of the payment of a grant under the Act, the Minister may amend the data as the Minister considers necessary to calculate the amount of the grant payable to the municipality. O. Reg. 246/83, s. 9.

10. The Minister in any year may make interim payments to each municipality not exceeding 50 per cent of the total grants paid to each municipality under the Act in the immediately preceding year. O. Reg. 246/83, s. 10.

11.—(1) This Regulation, except section 8, applies to grants in respect of 1983.

(2) Section 8 applies to grants in respect of 1982 and 1983. O. Reg. 246/83, s. 11.

12. Ontario Regulation 565/82 is revoked.
O. Reg. 246/83, s. 12.

Schedule 1

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
1	ADELAIDE TP	TOWNSHIP	4.90
2	ADJALATON TP	TOWNSHIP	3.23
3	ADMASTON TP	TOWNSHIP	6.54
4	ADOLPHUSTOWN TP	TOWNSHIP	7.89
5	ADOLPHUS CRAIG V	VILLAGE	27.42
6	AIRY TP	TOWNSHIP	23.15
7	AJAX TP	TOWNSHIP	4.98
8	ALBERTON TP	TOWNSHIP	3.30
9	ALBERTON TP	TOWNSHIP	4.49
10	ALBERTON TP	TOWNSHIP	9.63
11	ALBOROUGH T	TOWNSHIP	7.24
12	ALEXANDRIA T	TOWNSHIP	8.04
13	ALFRED TP	VILLAGE	15.28
14	ALFRED V	TOWNSHIP	1.15
15	ALFRED AND FRASER TP	TOWN	6.81
16	ALLISTON T	TOWNSHIP	3.49
17	ALMONTE TP	VILLAGE	7.78
18	ALMONTE TP	TOWNSHIP	39.92
19	ALVINGSTON V	TOWNSHIP	33.04
20	AMABEL TP	TOWNSHIP	26.78
21	AMARANSBURGH TP	TOWNSHIP	6.12
22	AMELIAST ISLAND TP	TOWNSHIP	6.33
23	AMHERSTBURG T	TOWN	6.57
24	AMHERSTER T	TOWNSHIP	6.08
25	ANDERSON TP	TOWNSHIP	2.60

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
26	ANSON	TOWNSHIP	2.31
27	HINDON AND MINDEN TP	VILLAGE	6.79
28	ARKONA V TP	TOWNSHIP	96.19
29	ARMOUR TP	TOWNSHIP	10.94
30	ARMSTRONG TP	TOWNSHIP	10.16
31	ARNPRIOR T	TOWNSHIP	29.89
32	ARTEMESIA TP	TOWNSHIP	41.98
33	ARTHUR TP	TOWNSHIP	39.53
34	ARTHUR V TP	VILLAGE	3.82
35	ASHFIELD TP	TOWNSHIP	3.93
36	ASPHODEL TP	TOWNSHIP	52.79
37	ASSIGINS V	VILLAGE	8.32
38	ATHOL TP	TOWNSHIP	7.26
39	ATIIOKAN TP	TOWNSHIP	16.92
40	ATWOOD TP	TOWNSHIP	4.05
41	AUGUSTA TP	TOWNSHIP	9.39
42	AUGUSTA T	TOWNSHIP	30.63
43	AURORA T	TOWN	9.62
44	AYLMER T	TOWNSHIP	4.27
45	BAGOT AND BLYTHFIELD TP	TOWNSHIP	.75
46	BALDWIN TP	IMPROVEMENT DISTRICT	10.01
47	BALDWIN ID	VILLAGE	4.88
48	BALMORFT V	TOWNSHIP	2.36
49	BANGOR WICKLOW AND MCCLURE TP	TOWNSHIP	8.29
50	BARCLAY TP (01/01/77)	TOWNSHIP	

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
51	BARRIE ISLAND TP	CITY SHIP	43.22
52	BARRIE TP	TOWNSHIP	45.61
53	BARRY'S BAY V	VILLAGE	44.62
54	BARRARD AND SOUTH BURGESS TP	VILLAGE	7.10
55	BATHURST TP	TOWNSHIP	5.67
56	BAYFIELD V	VILLAGE	9.63
57	BAYHAM TP	TOWNSHIP	5.19
58	BEACHMERE TP	VILLAGE	3.97
59	BEAROMORE TP	TOWNSHIP	5.53
60	BECKWITH TP	TOWNSHIP	6.78
61	BEDFORD RIVER T	TOWNSHIP	27.69
62	BELLE RILLE C	TOWNSHIP	5.03
63	BELLEVILLE V	TOWNSHIP	5.25
64	BELMONT AND METHUEN TP	VILLAGE	38.01
65	BELMONT TP	TOWNSHIP	4.51
66	BENTLEY TP	TOWNSHIP	24.12
67	BEXLEY TP	TOWNSHIP	7.24
68	BIG CROFT TP	TOWNSHIP	4.85
69	BIDDULPH TP	TOWNSHIP	5.85
70	BILLINGS TP	TOWNSHIP	41.93
71	BILLINGS RIVER - MATHESON TP	TOWNSHIP	13.03
72	BLANDFORD - BLENHEIM TP	TOWNSHIP	14.63
73		TOWNSHIP	54.22
74		TOWNSHIP	43.55
75		TOWNSHIP	5.50

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
76	BLANSHARD TP	TOWNSHIP	4.00
77	BLANSHARD RIVER T	TOWNSHIP	32.79
78	BLIND RIVER V	TOWNSHIP	37.49
79	BLOOMFIELD V	TOWNSHIP	26.64
80	BLUET TP	TOWNSHIP	5.21
81	BLYTH V	TOWNSHIP	5.12
82	BONCAYE V	TOWNSHIP	3.82
83	BONFIELD TP	TOWNSHIP	2.93
84	BOSANQUET TP	TOWNSHIP	2.53
85	BOTHWELL T	TOWNSHIP	4.16
86	BRACEBRIDGE T	TOWN	3.16
87	BRAEFORD V	TOWN	92.46
88	BRAESIDE V	TOWN	3.76
89	BRAMPTON C	CITY	39.16
90	BRAMPTON C	TOWNSHIP	30.00
91	BRANTFORD C	TOWNSHIP	13.67
92	BRANTFORD TP	TOWNSHIP	7.11
93	BRETHOUR TP	TOWNSHIP	3.46
94	BRIGHTON TP	TOWNSHIP	6.81
95	BRIGHTON TP	TOWNSHIP	5.29
96	BROCKVILLE C	TOWNSHIP	12.17
97	BROMLEY TP	TOWNSHIP	8.78
98	BROOKLYN TP	TOWNSHIP	7.16
99	BROOKLYN TP	TOWNSHIP	4.60
100	BROUGHAM TP	TOWNSHIP	4.00

(12/01/80)

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
101	BRUCE MINES T	TOWNSHIP	44.35
102	BRUCE TP AND LYNDOCH TP	TOWNSHIP	29.58
103	BRUCE BELLY	VILLAGE	4.27
104	BURKES FALLS	TOWNSHIP	6.85
106	BURKES FALLS V ANSTRUTHER TP	TOWNSHIP	97.62
107	BURLINGTON C	TOWNSHIP	28.42
108	BURLINGTON TP	CITY	11.63
109	BURLEE BAY T	TOWNSHIP	59.55
110	CACHEWELL T	TOWNSHIP	1.75
111	CALEDONIA T	TOWNSHIP	29.19
112	CALEDONIA TP	TOWNSHIP	6.56
113	CALVINIDGE C	TOWNSHIP	1.80
114	CALVINIDGE TP	TOWNSHIP	17.93
115	CAMBRIEN EAST TP	CITY	15.17
116	CAMBRIEN TP	TOWNSHIP	8.60
117	CAMERON ID	TOWNSHIP	4.00
118	CAMERON ID	TOWNSHIP	3.55
119	CAMPBELL TP	TOWNSHIP	5.97
120	CAMPBELL TP	TOWNSHIP	11.89
121	CAMPBELL TP	TOWNSHIP	5.56
122	CARDEN TP	TOWNSHIP	3.20
123	CARDEN TP	TOWNSHIP	4.37
124	CARDIFF TP	TOWNSHIP	10.58
125	CARDINAL V	VILLAGE	

IMPROVEMENT DISTRICT

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
126	CARLETON PLACE T	TOWN SHIP	6.63
127	CARLING TP	TOWN SHIP	90.20
128	CARLOW TP	TOWN SHIP	3.35
129	CARNARVON TP	TOWN SHIP	55.98
130	CARRICK TP	TOWN SHIP	27.75
131	CASEY TP	TOWN SHIP	27.59
132	CASSIMIR JENNINGS & APPEBY TP	TOWN SHIP	11.63
133	CASSELMAN V	VILLAGE	5.67
134	CAVAN RIVER V	VILLAGE	4.60
135	CHALK RIVER TP	VILLAGE	7.49
136	CHAMBERLAIN TP	TOWN SHIP	14.82
137	CHAMBOOS TP	TOWN SHIP	14.18
138	CHAPLEAU TP	TOWN SHIP	31.09
139	CHAPMAN TP	TOWN SHIP	94.85
140	CHAPPLETEN TP	TOWN SHIP	3.03
141	CHARLOTTON TP	TOWN SHIP	3.78
142	CHARLOTTON C	TOWN SHIP	6.67
143	CHATHAM TP	TOWN SHIP	10.13
144	CHATHAM TP V	TOWN SHIP	3.63
145	CHATHSWORTH V	VILLAGE	48.53
146	CHESTERVILLE V	TOWN SHIP	44.24
147	CHESTERVILLE V	VILLAGE	10.91
148	CHRISTIE TP	TOWN SHIP	4.56
149	CHRISTIE TP	TOWN SHIP	91.42
150	CLARENCE TP	TOWN SHIP	5.97

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
151	CLARENDON AND MILLER TP	TOWNSHIP	4.64
152	CLIFFORD V	VILLAGE	29.09
153	CLINTON T	TOWN	6.89
154	COBALT T	TOWN	6.95
155	COBDEN V T	VILLAGE	6.68
156	COBOURNE T	TOWN	9.86
157	COCHRANE T	TOWN	40.43
158	COCKBURN TP	TOWNSHIP	45.61
159	COLBORNE V	TOWNSHIP	3.51
160	COLCHESTER N	TOWNSHIP	6.26
161	COLCHESTER S	TOWNSHIP	3.28
162	COLCHESTER V	VILLAGE	3.19
163	COLDWIN TP	TOWNSHIP	29.63
164	COLLEMAN T	TOWNSHIP	27.34
165	COLLENGWOOD TP	TOWNSHIP	44.93
166	COLLINGWOOD TP	TOWNSHIP	4.94
167	CONMEE TOWN V	VILLAGE	5.87
168	COOKSTOWN V	TOWNSHIP	11.70
169	CORNWALL C	CITY	1.32
170	CORNWALL TP	TOWNSHIP	2.07
171	CUSBY MATSON AND MARTLAND TP	TOWNSHIP	5.24
172	CUSBY MATSON TP	TOWNSHIP	37.97
173	CRAMAHORE V	VILLAGE	26.51
174	CREEMOSS TP	TOWNSHIP	5.10
175	CUMBERLAND TP	TOWNSHIP	5.10

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
176	DACK TP	TOWNSHIP	36.20
177	DALTON TP	TOWNSHIP	2.79
178	DARLING TP	TOWNSHIP	4.21
179	DAWN TP	TOWNSHIP	5.46
180	DAY AND BRIGHT ADDITIONAL TP	TOWNSHIP	39.91
181	DEEP RIVER TP	TOWNSHIP	10.45
182	DELAWARE TP	TOWNSHIP	4.71
183	DELHI V	TOWNSHIP	6.81
184	DELBOROUGH TP	VILLAGE	6.44
185	DENBY TP	TOWNSHIP	6.18
186	DERBY TP	TOWNSHIP	4.54
187	DESERCENT TP	TOWNSHIP	5.65
188	DILKENTON TP	TOWNSHIP	4.59
189	DOORION TP	TOWNSHIP	9.64
190	DOVER TP	TOWNSHIP	6.28
191	DOVERIE TP	TOWNSHIP	2.91
192	DOWNINGTON V	TOWNSHIP	4.28
193	DRAVINGTON T	VILLAGE	26.60
194	DRESDEN T	TOWNSHIP	8.22
195	DRUMMOND TP	TOWNSHIP	5.61
196	DRYDEN T	TOWNSHIP	8.77
197	DUBREUIL VILLE IC	IMPROVEMENT DISTRICT	38.57
198	DUMMERK T	TOWNSHIP	6.37
199	DUNDALK V	VILLAGE	52.64
200	DUNDAS T	TOWNSHIP	8.65

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
201	DUNGANNOX TP	TOWNSHIP	3.98
202	DUNNVILLE T	TOWNSHIP	3.10
203	DUNWICH TP	TOWNSHIP	4.24
204	DURHAM V TP	VILLAGE	47.35
205	DUTTON TP	TOWNSHIP	49.43
206	DYMOND ET AL TP	TOWNSHIP	11.45
207	DYSART FALLS	TOWNSHIP	11.26
208	EAST FERRIS	TOWNSHIP	14.06
209	EAST GARFRAMBURY TP	TOWNSHIP	13.58
210	EAST GWILLISBURY TP	TOWNSHIP	31.12
211	EAST HAWKER TP	TOWNSHIP	23.97
212	EAST LUTHER	TOWNSHIP	5.92
213	EAST LUTHERSH TP	TOWNSHIP	4.50
214	EAST WILLIAMS TP	TOWNSHIP	3.98
215	EAST WILKINS	TOWNSHIP	10.91
216	EAST YORK B	BOROUGH	5.26
217	EAST ZORRA - TAVISTOCK TP	TOWNSHIP	36.87
218	EAST ZORRA TP	TOWNSHIP	37.04
219	EDWARDSBURGH TP	TOWNSHIP	6.63
220	EGANVILLE TP	VILLAGE	35.39
221	EGREMONT TP	TOWNSHIP	47.77
222	EILFRIO TP	TOWNSHIP	3.94
223	EKFRID TP	TOWNSHIP	26.89
224	ELDERSLIE TP	TOWNSHIP	3.00
225	ELDON TP	TOWNSHIP	3.00

(01/01/77)

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
226	ELIZABETHTOWN TP	TOWNSHIP	7.623
227	ELLICOTT LAKE T	TOWNSHIP	4.536
228	ELMVALE V	VILLAGE	31.255
229	ELMVALE V	VILLAGE	31.998
230	ELZEVIR TP	TOWNSHIP	30.322
231	ELZEVIR TP	TOWNSHIP	35.293
232	EMO TP	TOWNSHIP	20.020
233	ENGLISHPART T	TOWNSHIP	34.440
234	ENGLISHKILLEN TP	TOWNSHIP	44.044
235	ENNISMORE TP	TOWNSHIP	25.604
236	ENNISMORE TP	TOWNSHIP	44.244
237	ERAMOSA TP	VILLAGE	30.844
238	ERAMOSA TP	VILLAGE	39.799
239	ERIE BEACH V	TOWNSHIP	11.000
240	ERIE BEACH V	TOWNSHIP	5.155
241	ERIEAU TP	TOWNSHIP	10.911
242	ERIN V	TOWNSHIP	41.744
243	ERIN V	TOWNSHIP	10.441
244	ERNESTOWN TP	TOWNSHIP	10.441
245	ESSA X	TOWNSHIP	10.441
246	ESSEX COKE B	TOWNSHIP	10.441
247	ETOBICOKE B	TOWNSHIP	10.441
248	EUPHRASIA TP	TOWNSHIP	10.441
249	EUPHRASIA TP	TOWNSHIP	10.441
250	EVANTUREL TP	TOWNSHIP	10.441

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
251	EXETER T TP	TOWNSHIP	6.39
252	FARADAY FALLS V	VILLAGE	3.096
253	FARADAY FALLS V	VILLAGE	4.96
254	FENELON TP	TOWNSHIP	4.54
255	FENELON TP	TOWNSHIP	43.76
256	FIELDO TP	TOWNSHIP	23.607
257	FINCH V	TOWNSHIP	8.27
258	FINCH V	TOWNSHIP	8.587
259	FLAMBOROUGH TP	VILLAGE	6.697
260	FLESHERTON V	VILLAGE	5.46
261	FLOES TP	TOWNSHIP	92.17
262	FOLEY TP	TOWNSHIP	9.470
263	FORT ERIN T	TOWN	11.433
264	FORT ERIN T	TOWN	12.538
265	FORT FRANCES T	TOWN	5.333
266	FRANKFORD V	VILLAGE	5.371
267	FRANKFORD V	TOWNSHIP	7.14
268	FRONT OF ESCOTT TP	TOWNSHIP	4.13
269	FRONT OF LEEDS & LANSDOWNE TP	TOWNSHIP	3.80
270	FRONT OF YONGE TP	TOWNSHIP	9.43
271	FULLARTON TP	TOWNSHIP	15.23
272	GALWAY AND CAVENDISH TP	TOWNSHIP	25.29
273	GALWAY AND CAVENDISH TP	TOWNSHIP	
274	GANANOQUE ID	SEPARATED TOWN	
275	GAUTHIER BAY TP	IMPROVEMENT DISTRICT	
276	GEORGIANA TP	TOWNSHIP	

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
301	HAGARTY TP AND RICHARDS TP	TOWNSHIP	2.99
302	HAGERMAN TP T	TOWNSHIP	4.64
303	HAILDESBURY T	TOWN	93.98
304	HALLIDAY T	TOWN	15.64
305	HALLIMAND TP	TOWNSHIP	4.21
306	HALLIMON TP	TOWNSHIP	8.99
307	HALLONMELL T	TOWN	3.77
308	HALLONHILLS T	TOWN	8.19
309	HAMILTON TP	CITY	13.75
310	HAMILTON TP	TOWNSHIP	4.78
311	HAMILTON TP	TOWNSHIP	48.64
312	HAMILTON TP	TOWNSHIP	2.49
313	HARLEY TP	TOWNSHIP	6.36
314	HARRIS TP	TOWN	5.21
315	HARRISTON T	TOWN	4.22
316	HARVEY TP	TOWNSHIP	4.04
317	HARVEY TP	TOWNSHIP	6.87
318	HARWICH TP	TOWNSHIP	9.19
319	HASTINGS V	VILLAGE	3.50
320	HAVELOCK V	VILLAGE	6.95
321	HAY TP	TOWNSHIP	6.55
322	HAY TP	TOWNSHIP	3.79
323	HEAC CLARA AND MARIA TP	TOWNSHIP	42.80
324	HEARST T	VILLAGE	
325	HENSALL V	VILLAGE	
325	HEPWORTH V	VILLAGE	

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
326	HERSCHEL TP	TOWNSHIP	2.58
327	HIGHGATE V	VILLAGE	3.84
328	HILLIAR TP	TOWNSHIP	6.61
329	HILLIAR TP	TOWNSHIP	5.32
330	HILLIER BEACH V	VILLAGE	7.07
331	HILTON TP	TOWNSHIP	1.13
332	HILTON TP	TOWNSHIP	5.66
333	HIND TP	TOWNSHIP	2.55
334	HOLLAND TP	TOWNSHIP	4.83
335	HOPPE TP	TOWNSHIP	5.54
336	HORTON TP	TOWNSHIP	3.52
337	HOWARD TP	TOWNSHIP	5.54
338	HOWE ISLAND TP	TOWNSHIP	5.06
339	HOWICK TP	TOWNSHIP	5.42
340	HOWLAND TP	TOWNSHIP	3.86
341	HUDSON TP	TOWNSHIP	8.50
342	HULLETT TP	TOWNSHIP	4.36
343	HUMPHREY TP	TOWNSHIP	4.52
344	HUNGERFORD TP	TOWNSHIP	93.06
345	HUNTINGDON TP	TOWNSHIP	29.86
346	HUNTINGVILLE T	TOWNSHIP	6.90
347	HURON TP	TOWNSHIP	10.09
348	HUNTERS SOLL T	TOWNSHIP	1.4
349	INGERSOLL T	TOWNSHIP	
350	INNISFILL	TOWNSHIP	

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
351	IRON BRIDGE V	VILLAGE	41.23
352	IROQUOIS FALLS T	TOWN	46.36
353	IROQUOIS V	VILLAGE	16.57
354	JAFFRAY AND MELICK TP	TOWNSHIP	26.79
355	JAMES TP	TOWNSHIP	37.19
356	JOCELYN TP	TOWNSHIP	36.85
357	JOHNSON TP	TOWNSHIP	97.30
358	JOLY DAR ANGLESEA & EFFINGHAM T	TOWNSHIP	7.27
359	KALADAR C	CITY	40.50
360	KANATA KASING T	TOWN	50.09
361	KAPUSKASY T	TOWN	95.28
362	KEARNEY IN T	TOWN	8.25
363	KEEMPTVILLE T	TOWNSHIP	5.31
364	KENNEBEC T	TOWNSHIP	36.99
365	KENORA TP	TOWNSHIP	6.22
366	KENYON TP	TOWNSHIP	47.76
367	KEPPEL TP	TOWNSHIP	11.06
368	KERNS TP	TOWNSHIP	8.67
369	KILLALOE STATION V	VILLAGE	46.51
370	KINCARDINE T	TOWNSHIP	33.50
371	KINCARDINE TP	TOWNSHIP	24.00
372	KING TP	TOWNSHIP	1.46
373	KINGSTON ID	IMPROVEMENT DISTRICT	11.05
374	KINGSTON C	CITY	
375			

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
376	KINGSTON TP	TOWNSHIP	9.13
377	KINGVILLE T	TOWNSHIP	33.56
378	KINLOSS TP	TOWNSHIP	35.33
379	KIRKLAND LAKE T	TOWN	10.08
380	KITCHENER C	CITY	13.01
381	KITCHENER V	TOWNSHIP	7.50
382	L'ORVILLE TP	VILLAGE	6.23
383	LAVALLEE TP	TOWNSHIP	1.72
384	LAIRD OF BAYS TP	TOWNSHIP	16.19
385	LAKEFIELD V	TOWNSHIP	35.18
386	LAKESHORE TP	VILLAGE	9.03
387	LANARK V	TOWNSHIP	8.58
388	LANARK V	TOWNSHIP	5.01
389	LANCASTER TP	VILLAGE	7.20
390	LANCASTER LAKE TP	TOWNSHIP	8.08
391	LANCASTER LAKE TP	TOWNSHIP	20.77
392	LAVANTORD T	TOWNSHIP	34.70
393	LAVANTORD CALHOUSIE ET AL TP	TOWNSHIP	19.61
394	LAVANTORD CALGIBY TP	TOWNSHIP	32.22
395	LAXINGTON TP	TOWNSHIP	7.75
396	LEAMINGTON T	TOWN	27.43
397	LINCOLN T	TOWNSHIP	37.75
398	LINDSAY TP	TOWNSHIP	37.99
399	LINDSAY HEAD V	VILLAGE	43.99
400	LINDSAY HEAD V	VILLAGE	43.99

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
401	LISTOWEL T	TOWN	8.07
402	LITTLE CURRENT T	TOWN	58.95
403	LOBO TP	TOWNSHIP	5.16
404	LOCHIEL TP	TOWNSHIP	7.03
405	LOGAN TP	TOWNSHIP	3.95
406	LONDON C	CITY	12.08
407	LONDON TP	TOWNSHIP	15.29
408	LONGLAC TP	TOWNSHIP	8.65
409	LONGUEUIL TP	TOWNSHIP	7.63
410	LOUGHBROUGH TP	TOWNSHIP	7.93
411	LUCAN V	VILLAGE	6.73
412	LUTHERWORTH TP	TOWNSHIP	30.87
413	LUTHERWORLD TP	TOWNSHIP	30.80
414	MACHAR TP	TOWNSHIP	39.36
415	MACHIN TP	TOWNSHIP	5.57
416	MADOC TP	TOWNSHIP	4.15
417	MADOC V	TOWNSHIP	4.51
418	MAGNET	VILLAGE	38.18
419	MAGNET MAN V	TOWNSHIP	36.09
420	MAGNETSTONE TP	VILLAGE	45.52
421	MAIDSTONE TP	TOWNSHIP	45.50
422	MALDEN TP	TOWNSHIP	23.30
423	MALDEN TOWNSHIP	TOWNSHIP	4
424	MANITOWISHADGE TP	TOWNSHIP	3.14
425	MARA TOWNSHIP	TOWNSHIP	3.58

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
426	MARATHON TP	TOWNSHIP	51.46
427	MARIPOSA TP	TOWNSHIP	4.14
428	MARKDALE T	VILLAGE	52.26
429	MARKHAM V	TOWNSHIP	29.98
430	MARMORA AND LAKE TP	TOWNSHIP	6.55
431	MARYMORA AND LAKE TP	TOWNSHIP	3.08
432	MARYBOROUGH TP	TOWNSHIP	5.46
433	MATSEY	TOWNSHIP	7.42
434	MATCHEWAN ID	TOWNSHIP	3.59
435	MATCHEWASH TP	TOWNSHIP	7.91
436	MATIILDA T	TOWNSHIP	26.30
437	MATTAWAN TP	TOWNSHIP	1.96
438	MATTAWAN TP	TOWNSHIP	8.91
439	MAYVILLE V	VILLAGE	2.82
440	MAYVILLE V	TOWNSHIP	92.56
441	MAYDUGALL TP	TOWNSHIP	41.39
442	MCGARRY TP	TOWNSHIP	3.66
443	MCGARRY TP	TOWNSHIP	4.93
444	MCKELLAR TP	TOWNSHIP	3.44
445	MCKELLOP TP	TOWNSHIP	97.15
446	MCKILLICH TP	TOWNSHIP	5.70
447	MCMURRICH TP	TOWNSHIP	19.06
448	MCCROSSON AND TOVELL TP	TOWNSHIP	48.31
449	MCCROSSON TP	TOWNSHIP	4.4
450	MEDONTE TP	TOWNSHIP	4.4

DISTRICT

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
451	MELANCTHON TP	TOWNSHIP	4.67
452	MERRICKVILLE V	VILLAGE	7.89
453	MERSEA TP	TOWNSHIP	3.60
454	METCALFE TP	TOWNSHIP	4.30
455	MICHIPICOTEN TP	TOWNSHIP	32.58
456	MIDLAND T	TOWN	14.69
457	MILDMAY V	VILLAGE	38.89
458	MILLBROOK V	VILLAGE	5.49
459	MILTON T	TOWN	8.49
460	MILVERTON V	VILLAGE	8.25
461	MINTO TP	TOWNSHIP	5.53
462	MISSISSAUGA C	CITY	40.28
463	MITCHELL T	TOWNSHIP	7.42
464	MONMOUTH TP	TOWNSHIP	1.07
465	MONO TP	TOWNSHIP	4.37
466	MONTAGUE TP	TOWNSHIP	5.92
467	MONTAGUE TP	TOWNSHIP	2.91
468	MOONBEAM TP	TOWNSHIP	36.32
469	MOORE TP	TOWNSHIP	38.58
470	MOOSENEE DEV AREA BD	DEVELOPMENT AREA BOARD	35.23
471	MORLEY TP	TOWNSHIP	3.81
472	MORNINGTON TP	TOWNSHIP	4.66
473	MORRIS TP	TOWNSHIP	4.59
474	MORRISBURG V	VILLAGE	7.80
475	MORRISON TP	TOWNSHIP	22.36

(06/18/82)

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
476	MOSA TP	TOWNSHIP	3.67
477	MOUNTAIN FOREST T	TOWNSHIP	7.89
478	MOUNTAIN TP	TOWNSHIP	7.41
479	MULMUR TP	TOWNSHIP	6.45
480	MURRAY LAKES TP	TOWNSHIP	4.30
481	MUSKOKA LAKES TP	TOWNSHIP	87.38
482	NAIRN TP	TOWNSHIP	11.09
483	NAKINA TP	TOWNSHIP	7.60
484	NANTICOKE C	CITY	6.63
485	NAPANEE T	TOWNSHIP	11.38
486	NAPANEE TP	TOWNSHIP	3.86
487	NEEBING TP	TOWNSHIP	5.44
488	NEPEAN C	TOWNSHIP	5.00
489	NEUSTADT V	VILLAGE	51.00
490	NEW LISKEARD T	TOWNSHIP	11.00
491	NEW BORO V	VILLAGE	3.65
492	NEW BORO V	VILLAGE	3.50
493	NEW BURG V	VILLAGE	7.04
494	NEWCASTLE T	TOWNSHIP	4.59
495	NEWMARKET FALLS C	TOWNSHIP	29.57
496	NIAGARA-FON-THE-LAKE T	CITY	11.77
497	NIAGARA TP	TOWNSHIP	9.03
498	NICKEL CENTRE T	TOWNSHIP	5.15
499	NIPISGON TP	TOWNSHIP	17.41
500	NIPISSING TP	TOWNSHIP	96.73

(12/01/78)

(11/24/78)

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
501	NORFOLK TP	TOWNSHIP	5.83
502	NORMAN ALGONA TP	TOWNSHIP	33.07
503	NORTH BAY	TOWNSHIP	5.18
504	NORTH BAY GESS TP	CITY	10.35
505	NORTH BURNHAMTHORPE TP	TOWNSHIP	3.89
506	NORTH CUMMER	TOWNSHIP	4.16
507	NORTH DUMFRIES TP	TOWNSHIP	5.15
508	NORTH DUMFRIES TP	TOWNSHIP	8.41
509	NORTH DUMFRIES TP	TOWNSHIP	4.41
510	NORTH EAST	TOWNSHIP	5.34
511	NORTH ELMSTON	TOWNSHIP	8.51
512	NORTH FREDERICKSBURG TP	TOWNSHIP	96.31
513	NORTH HAMILTON TP	TOWNSHIP	7.14
514	NORTH HAMILTON TP	TOWNSHIP	4.11
515	NORTH HAMILTON TP	TOWNSHIP	19.19
516	NORTH HAMILTON TP	TOWNSHIP	6.02
517	NORTH HAMILTON TP	TOWNSHIP	38.91
518	NORTH HAMILTON TP	TOWNSHIP	15.51
519	NORTH HAMILTON TP	TOWNSHIP	8.06
520	NORTH HAMILTON TP	TOWNSHIP	4.57
521	NORTH HAMILTON TP	TOWNSHIP	4.05
522	NORTH HAMILTON TP	TOWNSHIP	10.12
523	NORTH HAMILTON TP	TOWNSHIP	6.81
524	NORTH HAMILTON TP	TOWNSHIP	31.32
525	NORTH HAMILTON TP	TOWNSHIP	5.15

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
526	OLIVER TP	TOWNSHIP	4.72
527	OMEE V FALLS T	VILLAGE	6.58
528	ONAPINGA TP	TOWNSHIP	19.46
529	ONONJAGA TP	TOWNSHIP	5.75
530	OPASATIKA TP	TOWNSHIP	66.16
531	OPS TP	TOWNSHIP	4.67
532	ORANGEVILLE T	TOWNSHIP	6.91
533	ORFORD TP	TOWNSHIP	3.71
534	ORILLIA C	CITY	11.03
535	ORILLIA TP	TOWNSHIP	6.76
536	ORJ TP	TOWNSHIP	4.65
537	OSGOODE TP	TOWNSHIP	4.42
538	OSHAWA C	CITY	18.55
539	OSNABRUCK TP	TOWNSHIP	8.72
540	OSD TP	TOWNSHIP	5.96
541	OSPREY TP	TOWNSHIP	38.16
542	OTTAWA BEE C	TOWNSHIP	6.26
543	OTTAWA SOUND C	CITY	13.00
544	OWENS WILLIAMSON & IDINGTON TP	TOWNSHIP	28.93
545	OWENS WILLIAMSON & IDINGTON TP	TOWNSHIP	47.89
546	OXFORD (CONRIDEAU) TP	TOWNSHIP	6.30
547	PAIPONGE TP	VILLAGE	6.31
548	PAISLEY V	TOWNSHIP	45.61
549	PAKEMHAM TP	TOWNSHIP	5.44
550	PALMERSTON & N & S CANONTO TP	TOWNSHIP	5.44

(12/01/80)

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
551	PALMERSTON T	TOWN SHIP	8.76
552	PALMINEAU TP	TOWN	3.61
553	PARKIN T	TOWN	9.18
554	PARKHILL T	TOWN	28.75
555	PARRY TP	TOWN SHIP	92.06
556	PEEL T	TOWN SHIP	4.37
557	PELHAM T	TOWN	6.51
558	PEMBROKE TP	CITY	8.43
559	PENNY T	TOWN SHIP	17.07
560	PENNY T	TOWN SHIP	9.26
561	PENNY T	TOWN SHIP	4.59
562	PENNY T	TOWN SHIP	96.42
563	PERRY T	TOWN SHIP	8.86
564	PERTAWA T	TOWN SHIP	6.48
565	PETAWAWA V	VILLAGE	8.15
566	PETAWAWA V	VILLAGE	8.15
567	PETERBOROUGH C	CITY	12.08
568	PETERBOROUGH C	TOWN	32.11
569	PETERBOROUGH T	TOWN SHIP	32.42
570	PICKERING T	TOWN SHIP	43.33
571	PICKERING LAKE TP	TOWN SHIP	36.73
572	PICKERING T	TOWN SHIP	4.91
573	PILKINGTON TP	TOWN SHIP	7.30
574	PILKINGTON TP	TOWN SHIP	32.19
575	PITTSBURGH TP	VILLAGE	35.43
576	PLANTAGENET V	TOWN SHIP	
577	PLANTAGENET V	TOWN SHIP	
578	PLUMMER ADDITIONAL TP	TOWN SHIP	

(12/01/80)

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
576	PLYMPTON TP	TOWNSHIP	3.86
577	POINT EDWARD V	VILLAGE	9.41
578	PORT BURLINGHAM C	VILLAGE	7.84
579	PORT COLBERT	CITY	12.99
580	PORT ELGIN T	TOWNSHIP	45.66
581	PORT HOPE COLLYER V	TOWNSHIP	8.63
582	PORT MCANULTY	VILLAGE	41.85
583	PORT STANLEY	VILLAGE	7.53
584	POWASSAN T	TOWNSHIP	97.54
585	PRENCE T	TOWNSHIP	10.96
586	PRINCE T	TOWNSHIP	26.86
587	PROVINCE T	TOWNSHIP	37.70
588	PUSLICH T	TOWNSHIP	4.48
589	RADCLIFF T	TOWNSHIP	3.82
590	RAGLAN RIVER T	TOWNSHIP	5.39
591	RALEIGH T	TOWNSHIP	8.30
592	RAMSAY T	TOWNSHIP	4.29
593	RATTON T	TOWNSHIP	5.75
594	REAR OF LEEDS AND ESCOTT TP	TOWNSHIP	2.60
595	REAR OF YONGE AND ESCOTT TP	TOWNSHIP	4.55
596	REAR OF YONGE AND ESCOTT TP	TOWNSHIP	4.68
597	REAR OF YONGE AND ESCOTT TP	TOWNSHIP	9.06
598	REAR OF YONGE AND ESCOTT TP	TOWNSHIP	5.68
599	REAR OF YONGE AND ESCOTT TP	TOWNSHIP	5.71
600	REAR OF YONGE AND ESCOTT TP	TOWNSHIP	5.71

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
601	RED LAKE TP	TOWNSHIP	7.41
602	RED ROCK TP	TOWNSHIP	9.78
603	RENFREW HILL T	TOWN	9.83
604	RICHMOND TP	TOWNSHIP	27.42
605	RICHMOND TP	TOWNSHIP	27.42
606	RIDGEAU TP	TOWNSHIP	4.64
607	RIDGEAU TP	TOWNSHIP	3.61
608	RIPPLEY V	VILLAGE	3.40
609	RIPPLEY V	VILLAGE	3.31
610	ROCHESTER TP	TOWNSHIP	3.22
611	ROCKLAND V	VILLAGE	6.65
612	ROCKLAND V	VILLAGE	6.38
613	RODNEY BUCHANAN WYLIE & MCKAY T	TOWNSHIP	8.27
614	ROLPH TP	TOWNSHIP	6.37
615	ROSS TP	TOWNSHIP	7.13
616	ROSSEAU V	VILLAGE	8.49
617	ROSSEAU V	VILLAGE	9.56
618	ROXBOROUGH TP	TOWNSHIP	5.26
619	RUSSELL TP	TOWNSHIP	58.01
620	RUTHERFORD & GEORGE ISLAND TP	TOWNSHIP	92.95
621	RYERSON TP	TOWNSHIP	58.52
622	SANDFIELD TP	TOWNSHIP	3.84
623	SANDWICH WEST TP	TOWNSHIP	4.04
624	SARNIA C	TOWNSHIP	4.92
625	SARNIA C	TOWNSHIP	20.35

(12/01/80)

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
626	SARNIA TP	TOWNSHIP	5.73
627	SAUGEN TP	TOWNSHIP	32.48
628	SAULT STEPHEN	CITY	18.91
629	SCARBOROUGH	CITY	10.91
630	SCARBOROUGH	TOWNSHIP	18.56
631	SCARBOROUGH	TOWNSHIP	4.94
632	SEAFORTH	TOWN	7.11
633	SEAFORTH	TOWNSHIP	4.12
634	SEYMOUR	TOWNSHIP	4.67
635	SHACKLETON AND MACHIN	TOWNSHIP	49.36
636	SHALLOW LAKE	TOWNSHIP	51.13
637	SHALLFIELD	VILLAGE	51.92
638	SHELBURNE	TOWN	6.00
639	SHELBURNE	TOWNSHIP	31.82
640	SHERBORN	TOWNSHIP	4.47
641	SHERWOOD	TOWNSHIP	5.27
642	SHERWOOD	TOWNSHIP	5.37
643	SHUNNEY	TOWNSHIP	3.93
644	SIMCOE	TOWN	7.48
645	SIoux LOOKOUT	TOWNSHIP	4.64
646	SIoux NARROWS	TOWNSHIP	6.81
647	SMITHS FALLS	SEPARATED TOWN	13.84
648	SMOOTH ROCK	TOWNSHIP	52.46
649	SNOWDON	TOWNSHIP	6.61
650	SOMBRA	TOWNSHIP	6.91
		IMPROVEMENT DISTRICT	

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
651	SOMERVILLE TP	TOWNSHIP	1.92
652	SOPHIASBURGH TP	TOWNSHIP	3.35
653	SOUTH ALGONQUA TP	TOWNSHIP	3.95
654	SOUTH DORCHESTER TP	TOWNSHIP	5.56
655	SOUTH DUMFRIES TP	TOWNSHIP	4.21
656	SOUTH EASTHOPE TP	TOWNSHIP	5.39
657	SOUTH ELMSTLEY TP	TOWNSHIP	4.86
658	SOUTH FREDERICKSBURGH TP	TOWNSHIP	5.08
659	SOUTH GOMSWORTH TP	TOWNSHIP	9.31
660	SOUTH HIMSWORD TP	TOWNSHIP	5.60
661	SOUTH MARYSBURGH TP	TOWNSHIP	9.29
662	SOUTH MONAGHAN TP	TOWNSHIP	7.94
663	SOUTH PLANTAGENET TP	TOWNSHIP	4.15
664	SOUTH RIVERBROOKE TP	TOWNSHIP	5.75
665	SOUTH SHERBROOKE TP	TOWNSHIP	8.54
666	SOUTH WEST OXFORD TP	VILLAGE	4.23
667	SOUTHAMPTON TP	TOWNSHIP	5.33
668	SOUTHAMPTON TP	TOWNSHIP	2.71
669	SOUTHAMPTON TP	TOWNSHIP	6.98
670	SPRINGFIELD V C	TOWNSHIP	6.30
671	ST CATHARINES C	TOWNSHIP	6.15
672	ST CLAIR BEACH V	CITY	10.38
673	ST CLAUDE DE PRESCOTT V	VILLAGE	4.76
674	ST ISIDORE DE PRESCOTT V	TOWNSHIP	39.92
675	ST ISIDORE DE PRESCOTT V	VILLAGE	7.18

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
676	JOSEPH TP	TOWNSHIP	37.67
677	ST MARYS ST	RATED TOWN	35.88
678	ST THOMAS C TP	CITY	11.93
679	ST VINCENT TP	TOWNSHIP	42.73
680	ST VINCENT TP	TOWNSHIP	47.10
681	ST AFFHOPE TP	TOWNSHIP	1.45
682	STANLEY TP	TOWNSHIP	3.55
683	STAYNER TP	TOWNSHIP	42.01
684	STEPHEN V CREEK T	TOWNSHIP	3.99
685	STIRLING CREEK T	TOWNSHIP	35.46
686	STONELYNGTON C TP	VILLAGE	15.04
687	STRATHROY T	TOWNSHIP	6.53
688	STRATHROY T	CITY	7.39
689	STRATHROY T	TOWNSHIP	9.04
690	STRONG T	TOWNSHIP	96.54
691	STURGEON FALLS T	TOWNSHIP	4.35
692	STURGEON POINT V	TOWNSHIP	37.27
693	SUDBURY C TP	CITY	37.43
694	SULLIVAN V	TOWNSHIP	99.92
695	SUNNIDALE V	VILLAGE	39.58
696	SUNNIDALE TP	TOWNSHIP	41.58
697	SUNNIDALE TP	TOWNSHIP	44.34
698	SYDENHAM V	VILLAGE	36.83
699	TARBUTT AND TARBUTT ADD'NL TP	TOWNSHIP	36.38
700	TARBUTT TP	TOWNSHIP	36.38

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
701	TECUMSETH T TP	TOWN SHIP	4.73
702	TEESWATER V TP	VILLAGE	4.70
703	TEHKUMMAH TP	TOWN SHIP	4.66
704	TEHAGAMI TP	TOWN SHIP	41.30
705	TEHAGAMI BAY V TP	TOWN SHIP	45.30
706	TERRACEVILLE TP	VILLAGE	41.50
707	THE ARCADE	TOWN SHIP	32.31
708	THE ARCHISH RIVER TP	TOWN SHIP	39.76
709	THE SPANISH V	VILLAGE	6.38
710	THE DUNDAS V	VILLAGE	9.66
711	THESSALON T TP	TOWN SHIP	41.89
712	THESSALON TP	TOWN SHIP	36.22
713	THOMPSON T TP	TOWN SHIP	35.99
714	THORNBURO V	TOWN SHIP	47.38
715	THORNLOE C	VILLAGE	28.97
716	THORNOLD BAY C	CITY	1.02
717	THUNDER TP	TOWN SHIP	8.12
718	THUNDER EAST TP	TOWN SHIP	6.28
719	TILBURY NORTH TP	TOWN SHIP	3.63
720	TILBURY T	TOWN SHIP	3.67
721	TILBURY WEST TP	TOWN SHIP	3.97
722	TILBURYBURG T	TOWN SHIP	30.20
723	TILLSONS C	TOWN SHIP	10.18
724	TIMMITY T	TOWN SHIP	12.99
725	TINY T	TOWN SHIP	15.25

(01/01/77)
 (04/01/80)

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
726	TIVERTON V	VILLAGE	5.95
727	TORONTO C	CITY	10.72
728	TORONTO I O T P	SHIP	36.81
729	TOTTENHAM V	VILLAGE	35.69
730	TOTTENHAM C	CITY	97.71
731	TRENTON CREEK T P	TOWN	4.17
732	TRUCKER SMITH T P	SHIP	2.52
733	TUCKER AND CASHEL T P	SHIP	5.18
734	TUDDER BERRY T P	SHIP	6.08
735	TURNBERRY V	VILLAGE	6.26
736	TYEEDINE WAGA T P	SHIP	3.51
737	TYBORNE T P	SHIP	4.86
738	UXBRIDGE T P	TOWN	7.93
739	VALLEY EAST T	TOWN	11.63
740	VANLIER C HILL T	CITY	32.56
741	VANKLEEK T	TOWN	19.11
742	VAUGHAN T P	SHIP	4.30
743	VERULAM T P	SHIP	5.73
744	VESPRIA HARBOUR V	SHIP	7.51
745	VICTORIA V	VILLAGE	8.51
746	VIENFLEET T P	SHIP	12.22
747	WALDEN T	TOWN	45.43
748	WALKERTON T	TOWN	5.38
749	WALLACE	SHIP	5.38

(07/01/80)

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
751	WALACEBURG T	TOWN	11.00
752	LAC VILLE V	VILLAGE	17.94
753	WARWICK BEACH T	TOWNSHIP	3.97
754	WASAGA LAGOON C	CITY	35.49
755	WATERLOO V T	TOWNSHIP	11.47
756	WATERLOO V T	VILLAGE	18.40
757	WEBBWOOD C	TOWN	6.62
758	WELLESLEY V T	CITY	12.94
759	WELLINGTON V T	TOWNSHIP	16.85
760	WEST CARleton	VILLAGE	9.25
761	WEST CARleton	TOWNSHIP	10.16
762	WEST CARleton	TOWNSHIP	5.02
763	WEST GARRIBURN T	TOWNSHIP	4.52
764	WEST GARRIBURN T	TOWNSHIP	6.44
765	WEST HAINCOLN V	TOWNSHIP	7.99
766	WEST LORNE V	VILLAGE	5.43
767	WEST LORNE V	TOWNSHIP	4.49
768	WEST LORNE V	TOWNSHIP	5.17
769	WEST LORNE V	TOWNSHIP	3.78
770	WEST MAIN V	TOWNSHIP	6.62
771	WEST MAIN V	TOWNSHIP	6.95
772	WEST MAIN V	TOWNSHIP	7.63
773	WEST MAIN V	TOWNSHIP	31.41
774	WEST MAIN V	VILLAGE	8.08
775	WHEATLEY T	TOWN	
776	WHITBY T	TOWN	

ITEM	MUNICIPALITY	STATUS	EQUALIZATION FACTOR
776	WHITE CHURCH - STOUFFVILLE	TOWN SHIP	24.30
777	WHITE RIVER TP (12/01/79)	TOWN SHIP	7.67
778	WILKINSON TP	TOWN SHIP	42.61
779	WILKINSON TP	TOWN SHIP	63.94
780	WILKINSON TP	TOWN SHIP	5.67
781	WILKINSON TP	TOWN SHIP	9.07
782	WILKINSON TP	TOWN SHIP	12.30
783	WILKINSON TP	TOWN SHIP	6.51
784	WILKINSON TP	TOWN SHIP	8.24
785	WILKINSON TP	TOWN SHIP	21.12
786	WILKINSON TP	TOWN SHIP	7.43
787	WILKINSON TP	TOWN SHIP	6.72
788	WILKINSON TP	TOWN SHIP	6.64
789	WILKINSON TP	TOWN SHIP	2.87
790	WILKINSON TP	TOWN SHIP	9.87
791	WILKINSON TP	TOWN SHIP	31.74
792	WILKINSON TP	TOWN SHIP	14.64
793	WILKINSON TP	TOWN SHIP	6.97
794	WILKINSON TP	TOWN SHIP	32.10
795	WILKINSON TP	TOWN SHIP	5.68
796	WILKINSON TP	TOWN SHIP	10.91
797	WILKINSON TP	TOWN SHIP	3.67
798	WILKINSON TP	TOWN SHIP	5.10
799	WILKINSON TP	TOWN SHIP	5.44

O. Reg. 246/83, Sched. 1.

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(2600)

O. Reg. 247/83.

Hunting on Crown Lands in the Geographic Townships of Bruton and Clyde.

Made—April 21st, 1983.

Filed—April 27th, 1983.

REGULATION TO AMEND REGULATION 421 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Section 1 of Regulation 421 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. During the open season for deer or moose, no person shall hunt or trap on the Crown lands described in the Schedule except that,

(a) the holder of a licence in Form 1, 2, 3, 4, 5, 7, 8 or 9 of Regulation 420 of Revised Regulations of Ontario, 1980, who is a member of the camp for which a regulated hunting camp licence is issued, may hunt any game animal or game bird in accordance with the licence during the open season therefor; and

(b) the holder of a licence in Form 1 of Regulation 415 of Revised Regulations of Ontario, 1980 may hunt or trap fur-bearing animals in accordance with the licence and hunt game during the open season therefor as permitted by subsection 62 (6) of the Act. O. Reg. 247/83, s. 1.

2. Section 5 of the said Regulation is revoked and the following substituted therefor:

5. A licence in Form 1 is valid from the fourth day immediately preceding the first day of the open season for deer or for moose in wildlife management unit 54 as numbered and described in Ontario Regulation 155/82, whichever is the earlier, and expires with the fourth day after the close of the open season for deer or moose in wildlife management unit 54, whichever is the later. O. Reg. 247/83, s. 2.

3. Section 6 of the said Regulation is amended,

(a) by striking out "Schedule 1" at the end of clause (a) and inserting in lieu thereof "the Schedule";

(b) by adding "and" at the end of clause (d);

(c) by striking out "and" at the end of clause (e); and

(d) by revoking clause (f).

4. Section 7 of the said Regulation is revoked and the following substituted therefor:

7.—(1) The holder of a licence in Form 1 of this Regulation shall complete the questionnaire provided by the Ministry of Natural Resources and return the questionnaire to the office of the Ministry specified thereon within ten days after the close of the season for deer or moose in wildlife management unit 54, whichever is the later, in the year in which the licence is issued.

(2) Any person who refuses or neglects to complete the questionnaire and return it to the Ministry as required by subsection (1) is ineligible to receive a licence in Form 1 of this Regulation in the year next following. O. Reg. 247/83, s. 4.

5. Schedules 1 and 2 of the said Regulation are revoked and the following substituted therefor:

Schedule

The Crown lands in the geographic townships of Bruton and Clyde in the County of Haliburton except:

1. Those lands that lie within 1609 metres of the shoreline of Kingscote Lake in the said geographic Township of Bruton.

2. A strip of land 3218 metres in perpendicular width lying 1609 metres on either side of the Hydro line extending from Lot 1, Concession V, on the westerly boundary of the geographic Township of Clyde to Lot 32, Concession XV, on the easterly boundary of that geographic township. O. Reg. 247/83, s. 5.

6. Form 1 of the said Regulation is revoked and the following substituted therefor:

Form 1

Game and Fish Act

19...

Licence fee \$20

No.

REGULATED HUNTING CAMP LICENCE

Under the Game and Fish Act and the regulations and subject to the limitations thereof, this

licence is issued to (name of licensee)

and the other members of his camp to place a tent or vehicle used for living accommodation on the

site designated as No. on Lot in

Concession in the Geographic Township

of and to hunt therefrom on the Crown lands in the geographic townships of Bruton and Clyde in the County of Haliburton.

The names, addresses, classes of hunting licences and licence numbers of the members of the camp are:

Name	Address	Classes of Licences	Licence No.

This licence is valid from theday
of, 19....
to the day of, 19....
Date
Signature of Issuer

O. Reg. 247/83, s. 6.

(2601)

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CROWN TIMBER ACT

O. Reg. 248/83.

General.

Made—April 21st, 1983.

Filed—April 27th, 1983.

**REGULATION TO AMEND
REGULATION 234 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROWN TIMBER ACT**

1. Columns 1 and 2 of Schedule 1 to Regulation 234 of Revised Regulations of Ontario, 1980, as remade by section 4 of Ontario Regulation 854/82, are revoked and the following substituted therefor:

Column 1	Column 2
1. For the following timber, when measured in cubic metres:	
i. conifers, for each cubic metre	\$ 1.992
ii. poplar and white birch, for each cubic metre	0.545
2. For the following timber, when measured in board feet:	
1. grade 1 hardwoods, except poplar and white birch, for each M.B.M.	22.35
ii. grade 2 hardwoods, except poplar and white birch, for each M.B.M.	11.20
iii. grade 3 hardwoods, except poplar and white birch, for each M.B.M.	2.25
3. For the following unpeeled timber, when weighed:	
i. jack pine or white pine, for each tonne	2.49
ii. spruce, for each tonne	2.59

Column 1	Column 2
iii. red pine, for each tonne	\$ 2.41
iv. balsam, for each tonne	2.17
v. hemlock, for each tonne	2.25
vi. poplar, for each tonne	0.57
vii. grade 3 mixed hardwoods, for each tonne	0.49
4. For fuelwood, of any species:	
i. for each cubic metre	0.545
ii. for each tonne	0.49

2. This Regulation shall be deemed to have come into force on the 1st day of April, 1983.

(2602)

20

PLANNING ACT

O. Reg. 249/83.

Order Made Under Section 30 of the Planning Act.

Made—April 26th, 1983.

Filed—April 27th, 1983.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

I. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970, or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), 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 Township of Evanturel in the Territorial District of Timiskaming, being composed of the following:

1. That part of the south half of Lot 7 in Concession I described as Parcel 1139 in the Register for South Section Timiskaming registered in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54).
2. That part of the south half of Lot 7 in Concession I designated as Part 1 on a Reference Plan

deposited in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54) as Number 54R-1917 and described as Parcel 20594 in the Register for South Section Timiskaming registered in the said Land Registry Office. O. Reg. 249/83, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 26th day of April, 1983.

(2603)

20

PLANNING ACT

O. Reg. 250/83.

Restricted Areas—County of Lambton,
Township of Moore.

Made—April 28th, 1983.

Filed—April 28th, 1983.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—TOWNSHIP OF MOORE COUNTY OF LAMBTON

INTERPRETATION

I. 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; and

- (b) "gravel dock" means a dock used for the purpose of loading and off-loading gravel and off-loading heavy equipment. O. Reg. 250/83, s. 1.

APPLICATION

2. This Order applies to the lands in the Township of Moore in the County of Lambton described in Schedule 1. O. Reg. 250/83, s. 2.

GENERAL

3. No land to which this Order applies shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with this Order, but nothing in this Order prevents the use of any land, building or structure for a 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. 250/83, s. 3.

PERMITTED USES

4.—(1) Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except the erection and use of a gravel dock and buildings and structures accessory thereto.

(2) No accessory building or structure shall be used for human habitation. O. Reg. 250/83, s. 4.

REBUILDING AND REPAIRS

5. Nothing in this Order prevents,

- (a) the repair or reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered; or
- (b) the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 250/83, s. 5.

Schedule 1

That parcel of land situate in the Township of Moore, in the County of Lambton, being that part of the bed of the St. Clair River lying in front of lots 28 and 29, Front Concession, more particularly described as follows:

Premising that the line between the said lots 28 and 29 has a bearing of north $88^{\circ} 19'$ west and relating all bearings herein thereto;

Commencing at a point in the westerly production of the line between the said lots 28 and 29 distant 66.85 feet on a bearing measured north $88^{\circ} 19'$ west from the easterly limit of the St. Clair Parkway as shown on a Plan deposited in the Land Registry Office for the Registry Division of Lambton (No. 25) as Number 737, Plans and Profiles for the County of Lambton, where the same intersects the previous water's edge as shown on a Plan of Survey prepared by Monteith & Sutherland Limited dated March 29, 1983;

Thence north $16^{\circ} 46' 35''$ east along the previous water's edge a distance of 22 feet;

Thence north $88^{\circ} 19'$ west and parallel to the westerly production of the line between the said lots 28 and 29 a distance of 210 feet;

Thence south $16^{\circ} 10' 15''$ west a distance of 274.08 feet;

Thence south $88^{\circ} 19'$ east and parallel to the westerly production of the line between the said lots 28 and 29 a distance of 207 feet to the point of intersection with the previous water's edge;

Thence north $16^{\circ} 46' 35''$ east along the previous water's edge a distance of 252.85 feet, more or less, to the point of commencement. O. Reg. 250/83, Sched. 1.

CLAUDE BENNETT
*Minister of Municipal Affairs
and Housing*

Dated at Toronto, this 28th day of April, 1983.

(2619)

20

FIRE MARSHALS ACT

O. Reg. 251/83.

Fire Code.

Made—April 28th, 1983.

Filed—April 29th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 730/81
MADE UNDER THE
FIRE MARSHALS ACT

1.—(1) The definitions of “*Chief Fire Official*” and “*Flame-spread rating*” in Subsection 1.2.2. of Ontario Regulation 730/81 are revoked and the following substituted therefor:

“*Chief Fire Official*” means the Municipal Fire Chief or a member of the Fire Department designated by him or, where there is no fire department, such assistant to the Fire Marshal as the Fire Marshal may designate for the municipality or territory without municipal organization.

“*Flame-spread rating*” means an index or classification indicating the extent of spread of flame on the surface of a material or an assembly of materials as determined in the Building Code.

(2) Subsection 1.2.2. of the said Regulation is amended by adding thereto the following definitions:

“*Architect*” means a member or licensee of the Ontario Association of Architects under the *Architects Act*.

“*Basement*” means any *storey* below the *first storey* measured from the top of each floor to the top of the floor next below.

“*Cellar*” means a *basement* that is more than 50 per cent below grade.

“*Order*” means an order made under clause 18 (2) (e) of the Act.

“*Professional engineer*” means a member or licensee of the Association of Professional Engineers of the Province of Ontario under the *Professional Engineers Act*.

“*Smoke alarm*” means a combined *smoke detector* and audible alarm device designed to sound an alarm within the room or suite in which it is located upon the detection of smoke within the room or suite.

“*Smoke detector*” means a device for sensing the presence of visible or invisible particles produced by combustion, and automatically initiating a signal indicating this condition.

“*Travel distance*” means the distance from any point in the *floor area* to an *exit* measured along the path of *exit* travel, except that when *floor areas* are subdivided into rooms used singly, or into suites of rooms, and served by *public corridors* or exterior passage-ways, the *travel distance* shall be measured from the door of such rooms or suites to the nearest *exit*.

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

PART 9

RETROFIT

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SECTION 9.1 GENERAL

Subsection 9.1.1. Scope

9.1.1.1. This Part applies to the upgrading of existing *buildings* in order that they conform to minimum life safety standards.

9.1.1.2. The requirements for *buildings* that are covered by this Part shall be determined by their *occupancies* as regulated in the appropriate Sections herein.

Subsection 9.1.2. Application

9.1.2.1. This Part does not apply to *buildings* or parts thereof that satisfy the requirements of the Building Code.

9.1.2.2. The requirements of this Part shall be satisfied

(a) under Subsection 9.1.3., or

(b) by implementing a *Life Safety Study* that has been accepted under Subsection 9.1.4.

Subsection 9.1.3. Schedule of Compliance

9.1.3.1. It is the responsibility of the *owner* to comply with the requirements of this Part within one (1) year after the day this Regulation comes into force.

Compliance time

9.1.3.2.(1) The *owner* or his agent may apply to the *Chief Fire Official* for an extension of time not to exceed two (2) additional years from the date of compliance referred to in Article 9.1.3.1.

Extension of time

(2) A proposed schedule for completion of the work shall be submitted with the application for extension of time.

Schedule for completion

(3) Upon receipt of the application referred to in Sentence (1) the *Chief Fire Official* shall, within ten (10) days, review the application and either grant or refuse an extension of the time for compliance. The *Chief Fire Official* shall notify the *owner* or his agent of the decision in writing.

Review

(4) Notification shall be served either personally or by ordinary mail. Where notification is by mail, it shall be deemed to have been served on the fifth day following the date of mailing.

Notification

(5) The *owner* or his agent, within five (5) days of being notified of a refusal to grant an extension of the time for compliance, may request the reasons therefor in writing. The *Chief Fire Official* shall comply with the request within ten (10) days of receipt thereof.

Written reasons

(6) An *owner* or his agent who feels himself aggrieved by the decision to refuse an extension of time for compliance may, within thirty (30) days of such refusal, appeal the refusal in the same manner as though it were an *Order*.

Appeal

Subsection 9.1.4. Life Safety Study

9.1.4.1.(1) A *Life Safety Study* is a proposal to the *Chief Fire Official* which consists of

Life Safety Study

(a) a detailed assessment of the Life Safety Performance Requirements clearly identifying items not meeting the requirements of this Part,

(b) a detailed description of how an acceptable level of life safety can be achieved, and

(c) a detailed time schedule to implement the provisions of Clause (b).

9.1.4.2.(1) A *Life Safety Study* shall deal with but is not limited to the following:

Contents

(a) containment:

(i) fire separations

- (ii) fire walls
 - (iii) construction assemblies
 - (iv) occupancy separations
 - (v) interior finish.
- (b) detection:
- (i) alarm and detection systems
 - (ii) voice communication systems.
- (c) suppression:
- (i) fire department access
 - (ii) standpipe and hoses
 - (iii) sprinklers or special extinguishing systems
 - (iv) fire fighter elevators.
- (d) egress:
- (i) exits (type, access to, direction to, lighting for, identification of, number from rooms, etc.)
 - (ii) fire escapes
 - (iii) occupant load
 - (iv) emergency lighting

Signature and seal	9.1.4.3. A <i>Life Safety Study</i> shall bear the signature and seal of an <i>Architect</i> or a <i>Professional Engineer</i> , or both.
Time schedule	9.1.4.4. Notwithstanding Sentence 9.1.3.2.(1), the time schedule referred to in Clause 9.1.4.1.(1)(c) may exceed two (2) additional years from the date of compliance.
Extension	9.1.4.5. An <i>owner</i> or his agent may apply to the <i>Chief Fire Official</i> for an extension of the compliance date to permit time for a <i>Life Safety Study</i> to be submitted.
Extension following Order	9.1.4.6.(1) Where an <i>owner</i> or his agent has received an <i>Order</i> that requires compliance with this Part, he may apply within five (5) days of receipt of the <i>Order</i> to the <i>Chief Fire Official</i> to extend the time for compliance pending submission of a <i>Life Safety Study</i> .
Review	(2) Upon receipt of the application referred to in Sentence (1), the <i>Chief Fire Official</i> shall within ten (10) days review the application and either grant or refuse an extension of the time for compliance to permit submission of a <i>Life Safety Study</i> . The <i>Chief Fire Official</i> shall notify the <i>owner</i> or his agent of his decision in writing.
Notification	(3) Notification shall be served either personally or by ordinary mail. Where notification is by mail, it shall be deemed to have been served on the fifth day following the date of mailing.
Written reasons	(4) The <i>owner</i> or his agent, within five (5) days of being notified of a refusal to grant an extension of the time to submit a <i>Life Safety Study</i> , may request the reasons therefor in writing. The <i>Chief Fire Official</i> shall comply with the request within ten (10) days of receipt thereof.
Appeal	(5) An <i>owner</i> or his agent who feels himself aggrieved by a decision to refuse an extension of time to submit a <i>Life Safety Study</i> may, within thirty (30) days of the refusal, appeal the refusal in the same manner as though it were an <i>Order</i> .

9.1.4.7. (1) Notwithstanding any other *Order* that requires compliance with this Part, the *Chief Fire Official* shall, within thirty (30) days after receiving a *Life Safety Study*, review and accept or reject the *Life Safety Study* for implementation. Review

(2) Where a *Life Safety Study* is accepted for implementation, the *Chief Fire Official* shall notify the *owner* or his agent of his decision in writing. Notification

(3) Where a *Life Safety Study* is rejected by the *Chief Fire Official*, he shall advise the *owner* or his agent of his decision and the reasons therefor in writing. Rejection

(4) Notification shall be served either personally or by ordinary mail. Where notification is by mail, it shall be deemed to have been served on the fifth day following the date of mailing.

(5) An *owner* or his agent who feels himself aggrieved by a decision not to accept a *Life Safety Study* may, within thirty (30) days of such refusal, appeal the decision in the same manner as though it were an *Order*. Appeal

(6) Notwithstanding any other provision of this Part, a *Life Safety Study* that has been accepted and implemented shall be deemed to satisfy an *Order* requiring compliance with this Part and made with respect to the same premises before the *Life Safety Study* is accepted.

9.1.4.8. A copy of an accepted *Life Safety Study* shall be kept on the premises to which it relates and be made available to the *Chief Fire Official* upon request. Record

SECTION 9.2 ASSEMBLY OCCUPANCIES

Subsection 9.2.1. Application

9.2.1.1. This Section applies to the following *assembly occupancies*:

Assembly occupancies

- (1) Art galleries
- (2) Auditoria
- (3) Beverage establishments
- (4) Bingo halls
- (5) Clubs
- (6) Community halls
- (7) Dance halls
- (8) Enclosed arenas
- (9) Exhibition halls
- (10) Gymnasias
- (11) Halls in religious establishments (excluding areas of worship)
- (12) Lecture halls
- (13) Lodge rooms
- (14) Motion picture theatres
- (15) Museums
- (16) Opera houses
- (17) Restaurants
- (18) Television studios
- (19) Theatres

Exception

9.2.1.2. *Assembly occupancies* that are regulated under the *Hotel Fire Safety Act* and the *Education Act* are exempt from this Part.

Subsection 9.2.2. Containment

Fire separations between major occupancies

9.2.2.1.(1) *Fire separations* shall be provided between *assembly occupancies* described in Subsection 9.2.1. and other major *occupancies* and shall comply with Sentence 3.1.3.3.(I) of the Building Code.

(2) Notwithstanding Sentence (1), where a *building* is *sprinklered* and the sprinkler system complies with Article 9.2.5.2., or where a detection system including a central alarm function is provided, and the Building Code requires

- (a) a 2-hr. *fire separation*, a 1-hr. *fire separation* shall be acceptable, and
- (b) a 1-hr. *fire separation*, a ½-hr. *fire separation* shall be acceptable.

Protection of openings in fire separations

9.2.2.2.(1) *Closures* shall be provided in *fire separations* and shall comply with Sentences 3.1.7.1.(4) and 3.1.7.2.(4) of the Building Code.

(2) Notwithstanding Sentence (1), where the Building Code requires

- (a) a 1-hr. or a ¾-hr. *fire-protection rating*, existing hollow metal or kalamein doors with or without wired glass and equipped with self-closers shall be acceptable and existing hollow metal frames shall be acceptable for a ¾-hr. door assembly, or
- (b) a 1-hr. or a ¾-hr. *fire-protection rating*, an existing wired glass screen set in a fixed steel frame shall be acceptable, and
- (c) a 20-min. *fire-protection rating* is required, existing 1¾ in. solid core wood doors shall be acceptable and existing solid wood frames having a minimum nominal thickness of 2 in. shall be acceptable for a 20-min. door assembly.

(3) Notwithstanding Sentence (1), *fire dampers* and *fire-stop flaps* are not required in ducts at penetrations of a *fire separation*.

Fire separation of hazardous areas

9.2.2.3.(1) *Fire separations* shall be provided between service rooms and *assembly occupancies* in high *buildings* classified in the Building Code under Subsection 3.2.6. and shall comply with Subsection 3.5.2. of the Building Code.

(2) *Fire separations* shall be provided between service rooms and *assembly occupancies* not referred to in Sentence (1) and shall comply with Subsection 3.5.2. of the Building Code.

(3) Notwithstanding Sentence (2), a ½-hr. *fire separation* shall be acceptable where

- (a) the service room is *sprinklered*, or
- (b) a detection system including a central alarm system is provided.

(4) *Fire separations* shall be provided between theatrical stages and the *assembly occupancy* and shall comply with Sentences 3.3.2.14.(3) to (5) of the Building Code.

(5) Notwithstanding Sentence (4), existing *fire separations* may be accepted by the *Chief Fire Official*.

Interior finishes

9.2.2.4.(1) Interior finishes shall comply with the *flame-spread rating* requirements under Clauses 3.1.4.5.(3)(g) and (h), Article 3.2.6.7., Article 3.3.2.3. and Subsection 3.4.4. of the Building Code.

(2) Notwithstanding Sentence (1), where

- (a) the finish is not an exposed expanded plastic, the assembly area is *sprinklered* and the sprinkler system complies with Subsection 9.2.5.2., the existing interior finishes shall be acceptable, and

(b) a surface is treated with a fire retardant surface coating listed by a recognized testing laboratory and applied in accordance with the listing conditions, the surface shall be acceptable.

(3) Notwithstanding Sentence (1), existing interior finishes may be accepted by the *Chief Fire Official*.

Subsection 9.2.3. Means of Egress

9.2.3.1. Table 3.1.14.A of the Building Code shall be used to determine the *occupant load* for calculation of number and width of *exits* referred to in Articles 9.2.3.6., 9.2.3.7. and 9.2.3.8. Occupant load determination

9.2.3.2.(1) Where the *occupant load* of a room exceeds 60 persons, two egress doorways shall be provided in such a manner that one doorway can provide egress if the other doorway becomes inaccessible to the *occupants* due to a fire originating in the room. Access to exits; number and location

(2) Notwithstanding Sentence (1), an existing doorway shall be acceptable, where

- (a) the *occupant load* does not exceed 100 persons,
- (b) the *floor area* is *sprinklered* and the sprinkler system complies with Article 9.2.5.2., and
- (c) the *travel distance* does not exceed 75 ft.

(3) Except as provided in Sentence (2), the number of egress doorways from any room with an *occupant load* based on 12 sq. ft. or less per person shall be determined in accordance with Sentence 9.2.3.6.(1).

9.2.3.3.(1) *Access to exits* shall comply with Article 3.3.2.8. of the Building Code. Access to exits
(2) Notwithstanding the provisions of Sentence (1), existing *access to exits* through a dead end corridor shall be acceptable where Dead end corridor

- (a) the *occupant load* does not exceed 20 persons, and
- (b) the distance of travel does not exceed 20 ft. plus the width of the dead end corridor to a point where a choice of two directions of *exit* travel are available.

9.2.3.4.(1) Every *floor area* shall be served by at least two *exits*. Minimum number required

(2) Notwithstanding Sentence (1), *floor areas* in *buildings* not exceeding 2 *storeys* in *building height* may be served by one *exit* where

- (a) the *occupant load* for the *floor area* does not exceed 60 persons,
- (b) the *floor area* does not exceed 2,000 sq. ft., and
- (c) the *travel distance* from any point on the *floor area* does not exceed 50 ft.

9.2.3.5. Every *exit* door serving more than 60 persons shall open in the direction of *exit* travel and shall swing on its vertical axis. Door swing

9.2.3.6.(1) Except as permitted in Sentence 9.2.3.2.(1), the minimum number of *exits* from a *floor area* shall be provided as follows: Number of exits

- (a) *Occupant load* 61-600 persons: not less than 2 *exits*.
- (b) *Occupant load* 601-1,000 persons: not less than 3 *exits*.
- (c) *Occupant load* over 1,000 persons: not less than 4 *exits*.

Total
width

9.2.3.7. The total width of all required *exits* shall be determined on the basis of 90 persons per unit of *exit* width for a *floor area* located on the first floor, and 60 persons per unit of *exit* width where it is necessary to negotiate stairways or ramps.

9.2.3.8. The width of an *exit* in units shall be determined by dividing the width of the *exit* in in. by 22. Where the remainder is 12 in. or more, half a unit shall be added; where the remainder is less than 12 in., it shall be disregarded.

Idem

9.2.3.9.(1) The width of an exit stair or of a corridor used as an *access to exit* or as an *exit* shall be at least 36 inches.

(2) Notwithstanding Sentence (1), where the total number of *exits* and the total width of *exits* comply with Articles 9.2.3.6., 9.2.3.7. and 9.2.3.8., existing corridor and stair width shall be acceptable.

Fire
escapes
permitted

9.2.3.10. A fire escape may be erected on an existing *building* to provide one or more of the *exit* facilities described in Article 3.4.1.3. of the Building Code, provided that the fire escape shall not serve *floor areas* above the fifth floor.

Fire
escape
construction

9.2.3.11.(1) Every fire escape shall be constructed to comply with Article 3.4.8.16. of the Building Code, except as permitted in Article 9.2.3.18.

(2) Notwithstanding the provisions of Sentence (1), an existing fire escape may be accepted by the *Chief Fire Official*.

Emergency
lighting
and power

9.2.3.12. Emergency lighting shall comply with Sentences 3.2.8.2.(1) and (2) of the Building Code.

Marking
and signs

9.2.3.13.(1) All marking and signs for *exits* and *access to exits* shall comply with Subsection 3.4.6. of the Building Code.

(2) Notwithstanding Sentence (1), existing marking and signs may be accepted by the *Chief Fire Official*.

Signs for
basement
stair

9.2.3.14. In *buildings* over 2 storeys in *building height*, any part of an *exit* ramp or stair that continues past the *exit* door at ground level to a *basement* or *cellar* shall be clearly marked by a sign indicating that it does not lead to an *exit*.

Stairway
separation

9.2.3.15.(1) Where an *exit* stairway, an escalator, or a moving walkway serves as a required *exit*, it shall be separated from the remainder of the *building* in accordance with Sentence 3.4.5.1.(1) of the Building Code.

(2) Notwithstanding Sentence (1), an existing $\frac{3}{4}$ -hr. *fire separation* with a $\frac{3}{4}$ -hr. rated *closure* conforming to Clause 9.2.2.2.(2)(a), shall be acceptable.

(3) Notwithstanding Sentence (1), existing *exit fire separations*, containing wired glass screens set in fixed steel frames, shall be acceptable.

Exiting
through
lobby

9.2.3.16. *Exits* through a lobby area shall comply with the requirements of Clauses 3.4.5.1.(4)(c) and (e) of the Building Code, except that more than one *exit* may be permitted through a lobby area where there is at least one alternate *exit* capable of serving 50 per cent of the total capacity and leading directly to the outside.

Ancillary
rooms

9.2.3.17.(1) Existing ancillary rooms such as storage rooms, garbage rooms and laundry rooms opening directly into an *exit* stairway shall be *sprinklered* and the rooms shall be separated from the *exit* stairway by a $\frac{3}{4}$ -hr. *fire separation*.

(2) Existing washrooms and toilet rooms opening directly into an *exit* stairway shall be separated from the *exit* stairway by a $\frac{3}{4}$ -hr. *fire separation*.

(3) Notwithstanding Sentences (1) and (2), existing ancillary rooms opening directly into an *exit* stairway may be accepted by the *Chief Fire Official*.

9.2.3.18.(1) Openings adjacent to fire escapes shall comply with Sentence 3.4.8.16.(3) of the Building Code.

(2) Notwithstanding Sentence (1), existing conditions shall be acceptable where each opening is protected by sprinklers that comply with Article 9.2.5.2. or is accepted by the *Chief Fire Official*.

Subsection 9.2.4. Fire Alarm and Detection

9.2.4.1.(1) Fire alarm and detection systems shall be installed and shall comply with Subsection 3.2.4. of the Building Code.

Fire alarms

(2) Notwithstanding Sentence (1), existing fire alarm systems may be acceptable where the *Chief Fire Official* is satisfied that the system reliability and performance will not increase the risk of life safety.

Subsection 9.2.5. Suppression

9.2.5.1.(1) Except where the *building* is *sprinklered*, access for fire fighting shall comply with Sentences 3.2.5.1.(5) and (6) of the Building Code.

Access for fire fighting

(2) Notwithstanding Sentence (1), any provision deemed suitable by the *Chief Fire Official* based on available fire department equipment and fire safety plan, as required under Subsection 2.8.2. shall be acceptable.

9.2.5.2.(1) Except as permitted in Article 9.2.5.2.(3), sprinkler systems shall comply with Subsection 6.7.4. of the Building Code.

Sprinkler systems

(2) Notwithstanding Sentence (1), existing sprinkler systems shall be acceptable, provided it can be demonstrated that the average sprinkler discharge density over the design area is at least equal to the minimum density corresponding to the area for the hazard classification as defined in Table 9.2.5.A.

(3) Where *buildings* with a ceiling height in excess of 30 feet are required to be *sprinklered*, the design of the system shall be subject to approval by the *Chief Fire Official*.

High ceilings

(4) The water supply requirements for an existing sprinkler system shall be based on:

Water supply requirements

(a) the hazard classification, as determined under Table 9.2.5.A, and

(b) the minimum sprinkler discharge density, area of application and sprinkler spacing, as determined under NFPA 13-1980, "Standard for the Installation of Sprinkler Systems", that corresponds to the hazard classification determined under Clause (a).

TABLE 9.2.5.A

Forming Part of Article 9.2.5.2.(4)

Hazard* Classification	Occupancy
Light Hazard	Art galleries Beverage establishments Gymnasias Halls in religious establishments (excluding area of worship) Lecture halls Museums
Ordinary Hazard Group 1	Auditoria (excluding stages) Bingo halls Clubs Community halls Dance halls Lodge rooms Motion picture theatres Opera houses (excluding stages) Restaurants Television studios Theatres (excluding stages)
Ordinary Hazard Group 3	Enclosed arenas Exhibition halls Stages excluded in Ordinary Hazard Group 1

*Hazard Classification is defined as per NFPA 13-1980 (Standard for Installation of Sprinkler Systems).

Arenas and
exhibition
halls

(5) Notwithstanding Clause 9.2.5.2.(4)(b), the water supply requirements for an existing sprinkler system in an arena or an exhibition hall shall be based on:

- (a) 100% of the display area, or
- (b) 3,000 sq. ft.

whichever is less.

SECTION 9.3 BOARDING, LODGING AND ROOMING HOUSES

Subsection 9.3.1. Application

Application

9.3.1.1. This Section applies to the following residential *occupancies*:

- (1) Boarding houses, lodging houses, rooming houses and private rest homes in which residents, because of age, mental or physical limitations, do not require special care or treatment, where
 - (a) *building height* does not exceed three (3) *storeys* and *building area* does not exceed 6,000 sq. ft.,

- (b) lodging is provided for gain with or without meals for more than three (3) persons, and
- (c) lodging rooms do not have bathrooms or kitchen facilities for the exclusive use of individual *occupants*.

(2) Homes for special care as defined in the *Homes for Special Care Act*, where

- (a) *building height* does not exceed three (3) *storeys* and *building area* does not exceed 6,000 sq. ft.,
- (b) sleeping accommodation is provided for more than three (3) but not more than ten (10) persons, and
- (c) residents do not require nursing care.

Subsection 9.3.2. Containment

9.3.2.1.(1) Except as provided in Article 9.3.3.2., every *storey* shall have a ceiling consisting of lath and plaster or gypsum wallboard.

Ceilings required

(2) Notwithstanding Sentence (1), ceilings of non-combustible materials may be accepted by the *Chief Fire Official*.

9.3.2.2. A *basement* need not comply with Article 9.3.3.1., provided it does not contain a bedroom, recreation room, meeting room or hobby room.

Basement ceilings

9.3.2.3.(1) Every guest room or suite of rooms shall have interior walls consisting of lath and plaster or gypsum wallboard.

Walls and partitions separating bedrooms and corridors

(2) Notwithstanding Sentence (1), existing wall construction may be accepted by the *Chief Fire Official*.

9.3.2.4. Notwithstanding Articles 9.3.2.1. and 9.3.2.3., floor assemblies having a ½-hr. *fire separation* constructed in accordance with Article 9.10.4.1. of the Building Code shall be acceptable.

9.3.2.5.(1) In every *building* where the *building height* is greater than two (2) *storeys*, or the *building area* is greater than 4,000 sq. ft., a furnace room located on a *floor area* which contains a bedroom, recreation room, meeting room or hobby room shall be separated from the remainder of the *building* by a ¾-hr *fire separation* constructed in accordance with Article 9.10.4.1. of the Building Code.

Fire separation to furnace room

(2) Where the required vertical *fire separation* in a furnace room is maintained and it is impractical to install a ¾-hr *fire separation* in the ceiling, the furnace room area shall be *sprinklered* with a spacing not exceeding 100 sq. ft. per sprinkler head.

(3) *Closures* in *fire separations* for a furnace room shall have a ¾-hr. *fire protection rating*.

(4) Notwithstanding Sentence (3), a hollow metal or kalamein door and frame shall be acceptable.

(5) Doors referred to in Sentences (3) and (4) shall be equipped with self-closers and latches.

(6) Notwithstanding Sentence (1), *fire dampers* or *fire-stop flaps* are not required in ducts at penetrations of a *fire separation*.

9.3.2.6. Where a furnace room is separated to comply with the requirements of Sentence 9.3.2.5.(1), sufficient combustion air shall be brought directly from the exterior for the safe operation of the *appliance*.

Combustion air

Subsection 9.3.3. Means of Egress

9.3.3.1.(1) Every *floor area* shall be served by at least two (2) *exits*.

Exit from 1st and 2nd floors

- (2) Notwithstanding Sentence (1), where sleeping accommodation is not provided for more than ten (10) persons, one (1) *exit* from each of the first and second floor *floor areas* shall be acceptable.
- Exit from basement or cellar
Acceptable exits
- (3) Notwithstanding Sentence (1), where sleeping accommodation is not provided in the *basement* or *cellar*, one (1) *exit* from the *basement* or *cellar* shall be acceptable.
- 9.3.3.2.(1) *Exits* required by Article 9.3.4.1. shall comply with the requirements of Articles 9.9.2.3., 9.9.2.4. of the Building Code, except that fire escapes shall be acceptable *exits*.
- (2) Notwithstanding Sentence 9.3.3.4.(1), not more than one (1) required *exit* from the *basement* or *cellar* may lead through the first floor *floor area*.
- (3) Where sleeping accommodation is not provided for more than ten (10) persons, corridors contiguous to a stairway shall be acceptable as a part of the stairway enclosure.
- (4) Only one (1) stairway enclosure described in Sentence (3) is permitted as an *exit*.
- Fire escape
- 9.3.3.3.(1) Every fire escape used as an *exit* shall be constructed to comply with Article 3.4.8.16., except Sentences (2) and (3), of the Building Code.
- (2) Notwithstanding Sentence (1), existing fire escapes may be accepted by the *Chief Fire Official*.
- (3) Access to fire escapes shall be from corridors.
- Protection of exits
- 9.3.3.4.(1) Every *exit* other than a doorway opening directly onto a fire escape or to the outdoors at ground level shall be separated from the remainder of the *building* or from another *exit* by a ½-hr *fire separation* constructed in accordance with Article 9.10.4.1. of the Building Code.
- (2) Notwithstanding Sentence (1), existing *exit* stairways separated from the remainder of the *building* by walls consisting of lath and plaster or gypsum wallboard shall be acceptable.
- (3) Notwithstanding Sentence (2), an existing separation of non-combustible material may be accepted by the *Chief Fire Official*.
- Interior stairways
- 9.3.3.5. Every floor separation shall be maintained at interior stairways which are not required *exits*.
- 9.3.3.6. The floor separation shall be maintained at an *exit* permitted in Sentence 9.3.3.2.(2).
- 9.3.3.7. Floor separations required in Articles 9.3.3.5. and 9.3.3.6. shall be constructed in accordance with Article 9.3.3.4.
- Closures
- 9.3.3.8.(1) *Closures* in *fire separations* required in Articles 9.3.3.4., 9.3.3.5. and 9.3.3.6. shall be constructed in accordance with Article 9.10.4.1. of the Building Code and shall have a minimum *fire protection rating* of ½-hr.
- (2) *Closures* located along contiguous corridors, permitted in Sentence 9.3.3.2.(3), shall comply with Sentence (1).
- (3) Notwithstanding Sentences (1) and (2), a 1-¾ in. solid core wood, hollow metal or kalamein door equipped with a self-closer and a latching device shall be acceptable.
- (4) Notwithstanding Sentences (1) and (2), frames for doors described in Sentence (3) may be of wood, hollow metal or kalamein construction.
- (5) Notwithstanding Sentences (1) and (2), *fire dampers* or *fire-stop flaps* are not required in ducts at penetrations of a *fire separation*.
- Wired glass closures
- 9.3.3.9. Existing wired glass *closures* set in fixed steel frames in a *fire separation* shall be acceptable.

9.3.3.10. *Exit* signs shall be located along *means of egress* so that directions of *exit* travel are apparent to the *occupants*.

Exit
signs

(2) *Exit* signs required by Sentence (1) shall have the word "EXIT" in block letters and such letters shall be

- (a) internally or externally illuminated,
- (b) coloured red on an opaque or contrasting field, and
- (c) at least 4-½ in. high with a ¾ in. stroke.

9.3.3.11. *Flame-spread rating* of interior finishes on walls and ceilings within *means of egress* shall not exceed 200.

Interior
finishes

9.3.3.12. Every corridor and stairway shall be lighted to the intensity of 10 foot-candles measured at the floor level, or 1 watt per sq ft of *floor area*.

Illumination
of egress

9.3.3.13. Where sleeping accommodation is provided for more than ten (10) persons, emergency lighting shall be provided to corridors and stairways in accordance with Sentence 9.9.11.4. of the Building Code.

Emergency
lighting

Subsection 9.3.4. Fire Alarm and Detection

9.3.4.1.(1) A *building* that complies with this Section but does not comply with Articles 9.10.8.1. and 9.10.9.21. of the Building Code shall have a fire alarm system that complies with Articles 9.10.18.2. and 9.10.18.12. of the Building Code and shall have,

- (a) *smoke alarms* that comply with Sentence 9.3.4.1.(2) and are installed and interconnected so that the activation of any *smoke alarm* will sound a similar signal in each of the interconnected devices, or
- (b) fire alarm system *smoke detectors* installed on the ceiling of every floor adjacent to every stairway, and on the ceiling in the *basement* adjacent to every stairway.

(2) *Smoke alarms* referred to in Clause (1)(a),

- (a) shall be installed on the ceiling in the corridor of every floor adjacent to every stairway and on the ceiling in the *basement* adjacent to every stairway,
- (b) shall be on a separate circuit and shall have no disconnect switch between the overcurrent device and the *smoke alarms*, and
- (c) shall employ devices and an interconnected installation that are listed by ULC.

(3) Notwithstanding Sentence (1), where sleeping accommodation is not provided for more than ten (10) persons, an interconnected *smoke alarm* system, in accordance with Clause 9.3.4.1.(1)(a), shall be installed.

9.3.4.2. Where sleeping accommodation is provided for more than ten (10) persons and the *building* meets the construction requirements of Articles 9.10.8.1. and 9.10.9.21. of the Building Code for residential occupancies as defined in Article 9.10.3.3. of the Building Code, a fire alarm system complying with Articles 9.10.18.2., 9.10.18.12. and 9.10.18.13. of the Building Code shall be installed.

Subsection 9.3.5. Suppression

9.3.5.1. Notwithstanding the provisions of Articles 6.2.4.1., 6.2.6.4., 6.2.6.5. and 6.2.6.7., at least one (1) 2A-rated portable fire extinguisher shall be provided on each floor, and one (1) 5-BC-rated portable fire extinguisher shall be installed in each kitchen where shared cooking facilities exist. O. Reg. 251/83, s. 2.

Fire
extinguishers

MILK ACT

O. Reg. 252/83.

Marketing of Milk to Fluid
Milk Processors.

Made—April 27th, 1983.

Filed—April 29th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 541/81
MADE UNDER THE
MILK ACT

1.—(1) Subsection 15 (6) of Ontario Regulation 541/81, as remade by subsection 1 (3) of Ontario Regulation 198/83, 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 \$37.19 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 252/83, s. 1 (1).

(2) Subsection 15 (7) of the said Regulation, as remade by subsection 1 (4) of Ontario Regulation 198/83, 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 \$37.19 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 252/83, s. 1 (2).

(3) Subsection 15 (10) of the said Regulation, as remade by section 1 of Ontario Regulation 79/83, is revoked and the following substituted therefor:

(10) All Class 5a milk supplied to a processor shall be sold by the marketing board for not less than a minimum price of \$35.76 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 252/83, s. 1 (3).

2. This Regulation comes into force on the 1st day of May, 1983.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
*Chairman*H. PARKER
Secretary

Dated at Toronto, this 27th day of April, 1983.

(2621)

20

MILK ACT

O. Reg. 253/83.

Industrial Milk—Marketing.

Made—April 27th, 1983.

Filed—April 29th, 1983.

REGULATION TO AMEND
REGULATION 623 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
MILK ACT

1.—(1) Subsection 13 (3) of Regulation 623 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (3) of Ontario Regulation 199/83, 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 \$37.19 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 253/83, s. 1 (1).

(2) Subsection 13 (4) of the said Regulation, as remade by subsection 1 (4) of Ontario Regulation 199/83, 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 \$37.19 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 253/83, s. 1 (2).

(3) Subsection 13 (6) of the said Regulation, as remade by section 1 of Ontario Regulation 81/83, 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 \$35.76 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 253/83, s. 1 (3).

2. This Regulation comes into force on the 1st day of May, 1983.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
*Chairman*H. PARKER
Secretary

Dated at Toronto, this 27th day of April, 1983.

(2622)

20

LOCAL ROADS BOARDS ACT**O. Reg. 254/83.**

Establishment of Local Roads

Areas—Northwestern Region.

Made—April 22nd, 1983.

Filed—April 29th, 1983.

REGULATION TO AMEND
REGULATION 599 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
LOCAL ROADS BOARDS ACT

1. Schedule 78 to Regulation 599 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 78**WAINWRIGHT LOCAL ROADS AREA**

All those portions of the townships of Wainwright and Eton in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-488-4, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 5th day of April, 1983. O. Reg. 254/83, s. 1.

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

Schedule 114**RUGBY LOCAL ROADS AREA**

All of the Township of Rugby in the Territorial District of Kenora, shown outlined on Ministry of

Transportation and Communications Plan N-1375-1, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 5th day of April, 1983. O. Reg. 254/83, s. 2, *part.*

Schedule 115**PEARSON LANDING LOCAL ROADS AREA**

All those portions of the Township of Farrington and unsurveyed territory lying north of the Township of Farrington in the Territorial District of Rainy River, shown outlined on Ministry of Transportation and Communications Plan N-1018-1, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 5th day of April, 1983. O. Reg. 254/83, s. 2, *part.*

Schedule 116**DEVON LANDING LOCAL ROADS AREA**

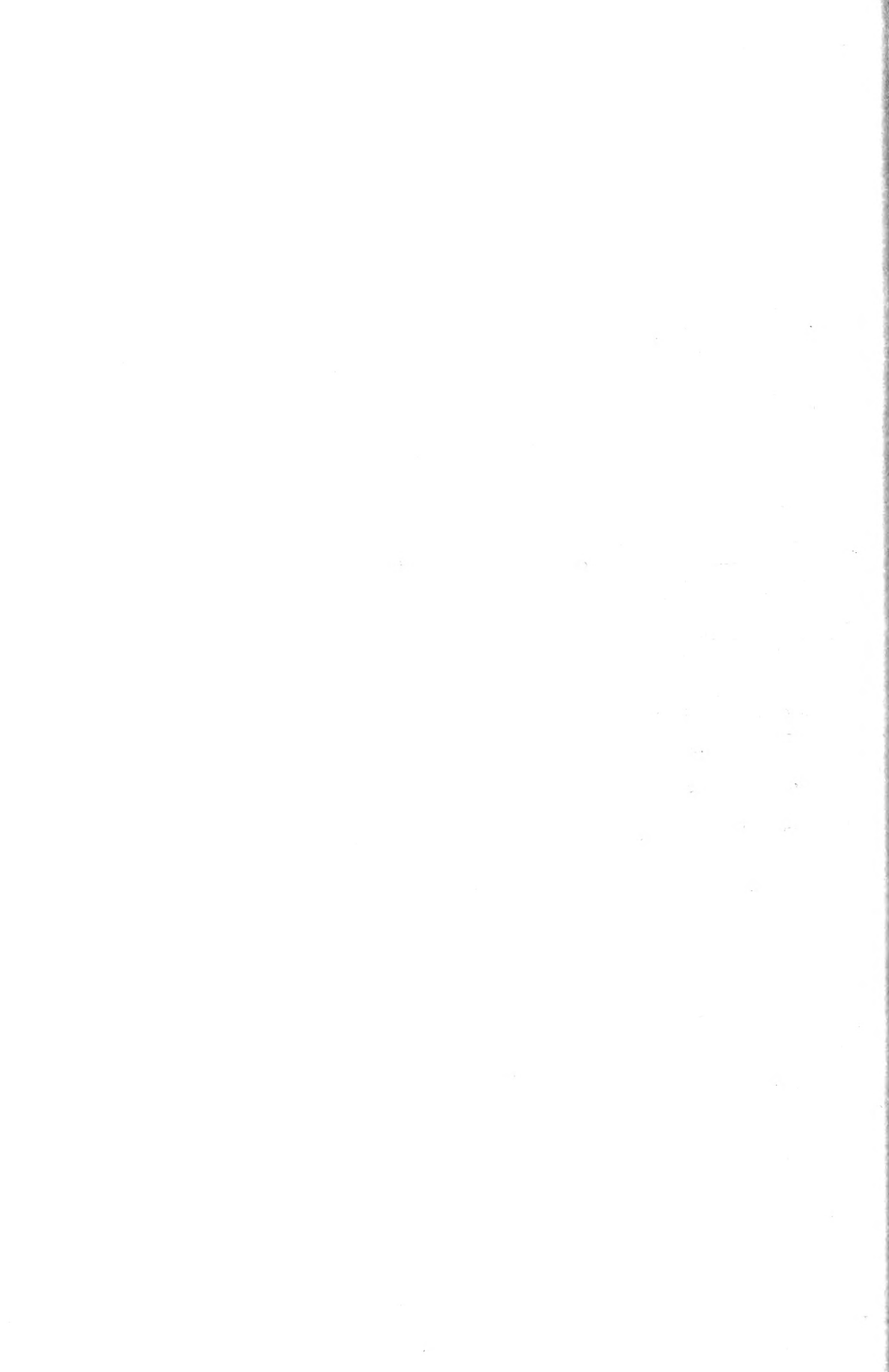
All those portions of the townships of Chapleau, Gallagher, Chappise and Daoust in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications Plan N-486-1, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 5th day of April, 1983. O. Reg. 254/83, s. 2, *part.*

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 22nd day of April, 1983.

(2623)

20



Publications Under The Regulations Act

May 21st, 1983

PSYCHOLOGISTS REGISTRATION ACT

O. Reg. 255/83.

General.

Made—April 11th, 1983.

Approved—April 28th, 1983.

Filed—May 2nd, 1983.

REGULATION TO AMEND REGULATION 825 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PSYCHOLOGISTS REGISTRATION ACT

1. Subsection 3 (2) of Regulation 825 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 227/81, is revoked.

2. Subsection 5 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 227/81, is revoked and the following substituted therefor:

(1) An applicant for a certificate of registration shall pay a fee of \$150. O. Reg. 255/83, s. 2.

3.—(1) Subsection 6 (2) of the said Regulation, as remade by section 3 of Ontario Regulation 227/81, is revoked and the following substituted therefor:

(2) A certificate of registration may be renewed by paying an annual renewal fee of \$220 before the certificate expires. O. Reg. 255/83, s. 3 (1).

(2) Subsection 6 (3) of the said Regulation is revoked and the following substituted therefor:

(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 \$75 before his certificate expires. O. Reg. 255/83, s. 3 (2).

4. Section 7 of the said Regulation, as remade by section 4 of Ontario Regulation 227/81, 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 the renewal fee of \$220 and a reinstatement fee of \$50.

(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 may renew his certificate of registration by paying an annual renewal fee of \$75 and a reinstatement fee of \$50. O. Reg. 255/83, s. 4.

5. Subsection 8 (2) of the said Regulation, as remade by subsection 5 (1) of Ontario Regulation 227/81, is revoked and the following substituted therefor:

(2) The fee for an examination is \$300. O. Reg. 255/83, s. 5.

ONTARIO BOARD OF EXAMINERS IN PSYCHOLOGY:

BARBARA WARD

RUTH M. BRAY

Dated at Toronto, this 11th day of April, 1983.

(2625)

21

PUBLIC TRUSTEE ACT

O. Reg. 256/83.

General.

Made—April 28th, 1983.

Filed—May 2nd, 1983.

REGULATION TO AMEND REGULATION 887 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC TRUSTEE ACT

1. Clause 5 (1) (a) of Regulation 887 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 48/82, is revoked and the following substituted therefor:

(a) subject to subsections (2), (3) and (4), be credited to funds in the hands of the Public Trustee at the rate of 9.5 per cent per annum on the minimum monthly balance;

(2626)

21

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 257/83.

Exemption—The Corporation of the

City of Hamilton—HAMI-C-1.

Made—April 8th, 1983.

Approved—April 8th, 1983.

Filed—May 3rd, 1983.

ORDER MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACTEXEMPTION—THE CORPORATION OF THE
CITY OF HAMILTON—HAMI-C-1

Having received a request from the Corporation of the City of Hamilton that an undertaking, namely:

the construction, operation and maintenance of the Hamilton Trade Centre/Arena Complex, located at the southeast corner of York and Bay Streets

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

The general urban redevelopment scheme for this area of which this undertaking will now be a part and which was proposed and approved prior to 1975, may be unduly delayed.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The City has advised that the environmental effects of the construction and operation of the Trade/Arena Complex are expected to be limited and not adverse.
- B. The Trade/Arena Complex is part of an urban redevelopment scheme which was generally approved by the City prior to 1975. O. Reg. 257/83.

K. C. NORTON

Minister of the Environment

Dated this 8th day of April, 1983.

(2651)

21

NURSING HOMES ACT

O. Reg. 258/83.

General.

Made—April 28th, 1983.

Filed—May 4th, 1983.

REGULATION TO AMEND
REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
NURSING HOMES ACT

1. Item 10 of Table 1 of Regulation 690 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 78/83, is revoked and the following substituted therefor:

10.	On or after the 1st day of February, 1983, but before the 1st day of May, 1983.	\$456.24	\$15.00
11.	On or after the 1st day of May, 1983.	\$462.02	\$15.19

(2652)

21

HEALTH INSURANCE ACT

O. Reg. 259/83.

General.

Made—April 28th, 1983.

Filed—May 4th, 1983.

REGULATION TO AMEND
REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1. Item 19 of Table 1 of Regulation 452 of Revised Regulations of Ontario, 1980, as made by subsection 1 (2) of Ontario Regulation 233/83, is revoked and the following substituted therefor:

19. On or after the 1st day of February, 1983, but before the 1st day of May, 1983	456.24	15.00	831.88	27.35	1,288.12	42.35
20. On or after the 1st day of May, 1983	462.02	15.19	826.10	27.16	1,288.12	42.35

2. Items 7i, 13i, 19i, 25i, 31i and 46 of Table 2 to the said Regulation, as made by section 2 of Ontario Regulation 77/83, are revoked and the following substituted therefor:

7i. On or after the 1st day of February, 1983, but before the 1st day of May, 1983.	Person with no dependants— maximum estimated income	\$516.88	Estimated income less \$61.00	Estimated income less \$61.00, divided by 30.4
7j. On or after the 1st day of May, 1983.	Person with no dependants— maximum estimated income	\$522.66	Estimated income less \$61.00	Estimated income less \$61.00, divided by 30.4
13i. On or after the 1st day of February, 1983, but before the 1st day of May, 1983.	Person with one dependant— maximum aggregate estimated incomes	\$2,619.00	Aggregate estimated incomes less \$1,250.00, divided by 3	Aggregate estimated incomes less \$1,250.00, divided by 91.2

- 13j. On or after the 1st day of May, 1983. Aggregate estimated incomes less \$1,250.00, divided by 3
 Person with one dependant—
 maximum aggregate estimated incomes
 \$2,636.00 Aggregate estimated incomes
 less \$1,250.00, divided by 3
 Aggregate estimated incomes less \$1,250.00,
 divided by 91.2
- 19i. On or after the 1st day of February, 1983, but before the 1st day of May, 1983. Aggregate estimated incomes less \$1,425.00, divided by 3
 Person with two dependants—
 maximum aggregate estimated incomes
 \$2,794.00 Aggregate estimated incomes
 less \$1,425.00, divided by 3
 Aggregate estimated incomes less \$1,425.00,
 divided by 91.2
- 19j. On or after the 1st day of May, 1983. Aggregate estimated incomes less \$1,425.00, divided by 3
 Person with two dependants—
 maximum aggregate estimated incomes
 \$2,811.00 Aggregate estimated incomes
 less \$1,425.00, divided by 3
 Aggregate estimated incomes less \$1,425.00,
 divided by 91.2
- 25i. On or after the 1st day of February, 1983, but before the 1st day of May, 1983. Aggregate estimated incomes less \$1,600.00, divided by 3
 Person with three dependants—
 maximum aggregate estimated incomes
 \$2,969.00 Aggregate estimated incomes
 less \$1,600.00, divided by 3
 Aggregate estimated incomes less \$1,600.00,
 divided by 91.2
- 25j. On or after the 1st day of May, 1983. Aggregate estimated incomes less \$1,600.00, divided by 3
 Person with three dependants—
 maximum aggregate estimated incomes
 \$2,986.00 Aggregate estimated incomes
 less \$1,600.00, divided by 3
 Aggregate estimated incomes less \$1,600.00,
 divided by 91.2
- 31i. On or after the 1st day of February, 1983, but before the 1st day of May, 1983. Aggregate estimated incomes less \$1,750.00, divided by 3
 Person with four or more
 dependants—maximum aggregate
 estimated incomes \$3,119.00 Aggregate estimated incomes
 less \$1,750.00, divided by 3
 Aggregate estimated incomes less \$1,750.00,
 divided by 91.2
- 31j. On or after the 1st day of May, 1983. Aggregate estimated incomes less \$1,750.00, divided by 3
 Person with four or more
 dependants—maximum aggregate
 estimated incomes \$3,136.00 Aggregate estimated incomes
 less \$1,750.00, divided by 3
 Aggregate estimated incomes less \$1,750.00,
 divided by 91.2
46. On or after the 1st day of February, 1983, but before the 1st day of May, 1983. Person not referred to in Items 1-31i
 \$456.24
47. On or after the 1st day of May, 1983. Person not referred to in Items 1-31j
 \$462.02

PUBLIC SERVICE ACT

O. Reg. 260/83.

General.

Made—April 8th, 1983.

Approved—April 28th, 1983.

Filed—May 4th, 1983.

REGULATION TO AMEND
REGULATION 881 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PUBLIC SERVICE ACT

1. Part III of Schedule 1 to Regulation 881 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

PART III

The positions of Crown employees located outside Ontario on behalf of the following ministries:

Ministry of Agriculture and Food
Ministry of Industry and Trade
Ministry of Intergovernmental Affairs
Ministry of Tourism and Recreation

CIVIL SERVICE COMMISSION

G. H. WALDRUM
Chairman

Dated at Toronto, this 8th day of April, 1983.

(2654)

21

PLANNING ACT

O. Reg. 261/83.

Restricted Areas—Territorial District
of Sudbury.

Made—May 3rd, 1983.

Filed—May 4th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 834/81
MADE UNDER THE
PLANNING ACT

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following section:

41.—(1) The land described in subsection (2) may be used for the erection and use thereon of a single dwelling, and buildings and structures accessory thereto, as if it were a lot to which clause 22 (1) (g) of the Order applied.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Cleland in the Territorial District of Sudbury, being that part of Lot 4 in Concession III designated as Parts 3 and 4 on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-7884.

L. J. FINCHAM
Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 3rd day of May, 1983.

(2655)

21

PLANNING ACT

O. Reg. 262/83.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—May 4th, 1983.

Filed—May 5th, 1983.

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:

177. Notwithstanding any other provision of this Order, the land described in Schedule 338 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	7.6 metres
Minimum side yards	3 metres on the one side and 1.2 metres on the other side
Maximum height of single-family dwelling	9.1 metres
Maximum lot coverage	15 per cent
Minimum ground floor area of single-family dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

O. Reg. 262/83, s. 1, *part.*

178. Notwithstanding any other provision of this Order, the land described in Schedule 339 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	7.6 metres
Minimum side yards	3 metres on the one side and 1.2 metres on the other side
Maximum height of seasonal dwelling	9.1 metres
Maximum lot coverage	15 per cent
Minimum ground floor area of seasonal dwelling	one storey—93 square metres one and one-half storeys or more—69.8 square metres

No opening in any building intended for human habitation except an exterior garage door, where the garage is attached to or forms part of a seasonal dwelling, may be located below the level of 180.9 metres Canadian Geodetic Datum.

O. Reg. 262/83, s. 1, *part*.

179. Notwithstanding any other provision of this Order, the buildings and structures existing on the land described in Schedule 340 on the 8th day of September, 1982 may be used for the purpose of an auto repair shop. O. Reg. 262/83, s. 1, *part*.

180. Notwithstanding any other provision of this Order, the land described in paragraph 1 of Schedule 341 may be used for the storage of cars and tractors as an accessory use to the existing new and used car dealership located on the land described in paragraph 2 of the said Schedule. O. Reg. 262/83, s. 1, *part*.

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

Schedule 338

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 42 in Concession XI more particularly described as follows:

Premising that the bearings herein are astronomic and are derived from Department of Highways Plan P-1904-7;

Commencing at an iron survey bar set in the northerly limit of the said Lot 42 distant 1,485 feet easterly therealong on a course of north 73° 12' 30" east from the northwesterly angle thereof;

Thence continuing north 73° 12' 30" east along the said northerly limit of the said Lot 42 a distance of 131 feet to an iron survey bar;

Thence south 9° 27' 30" east parallel to the westerly limit of the said Lot 42 a distance of 732.73 feet to an iron survey bar;

Thence south 47° 00' 45" west a distance of 155.86 feet to an iron survey bar;

Thence north 9° 27' 30" west parallel to the said westerly limit of the said Lot 42 a distance of 801.73 feet, more or less, to the said point of commencement.

Save and except those lands being 17 feet in width conveyed for road widening purposes and shown as Part 38 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-1004. O. Reg. 262/83, s. 2, *part*.

Schedule 339

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 39 in Concession VI shown as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-11138. O. Reg. 262/83, s. 2, *part*.

Schedule 340

Those parcels of land situate in the Township of Nottawasaga in the County of Simcoe, being those parts of Lot 39 in Concession V more particularly described as follows:

Firstly:

Beginning at a point in the northerly limit of Highway No. 26 distant 690 feet, 6 inches measured easterly thereon from its intersection with the 5th Concession line, this point being the southeast angle of the land described and the place of beginning;

Thence northerly at right angles to the said Highway No. 26 a distance of 220 feet;

Thence westerly and parallel to the north limit of the said Highway No. 26 a distance of 74 feet to a point where a stake is planted;

Thence southerly at right angles to the said Highway No. 26 a distance of 220 feet to a point intersecting with the north limit of the said Highway;

Thence easterly along the north limit of the said Highway to the point of beginning.

Save and except the southerly 17 feet of the lands hereinbefore described as previously conveyed to the Department of Highways of the Province of Ontario for road widening purposes, shown as Part 25 on Plan 1904-35 registered as Instrument Number 286961 in the Land Registry Office for the Registry Division of Simcoe (No. 51).

Secondly:

Beginning at a point in the northerly limit of Highway No. 26 measured easterly thereon a distance of 516 feet, 6 inches from its intersection with the line between Concessions V and VI;

Thence northerly at right angles to the said Highway No. 26 a distance of 199 feet;

Thence easterly parallel to the said Highway No. 26 a distance of 100 feet;

Thence southerly at right angles to the said Highway No. 26 a distance of 199 feet;

Thence westerly 100 feet to the place of beginning.

Save and except that portion of the said land which was conveyed to the Ministry of Transportation and Communications for road widening purposes, being Part 26 on Deposited Plan No. 286961 in the Land Registry Office for the Registry Division of Simcoe (No. 51). O. Reg. 262/83, s. 2, *part*.

Schedule 341

Those parcels of land situate in the Township of Nottawasaga in the County of Simcoe, being described as follows:

1. That part of Lot 26 in Concession II shown as Part 2 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-7157.

2. That part of Lot 26 in Concession II more particularly described as follows:

Commencing at the southwest angle of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 21378;

Thence running northerly along the westerly limit of the said Lot 26 a distance of 100 feet to a point;

Thence running easterly and parallel with the southerly limit of the said Lot 26 a distance of 162 feet to a point;

Thence running southerly and parallel with the westerly limit of the said Lot a distance of 100 feet, more or less, to the southerly limit of the said Lot;

Thence running westerly along the southerly limit of the said Lot a distance of 162 feet, more or less, to the point of commencement.

Together with Lots 80, 81 and 82 on the east side of King Street in the Town of Stayner in

the County of Simcoe according to a Plan registered in the said Land Registry office as Number 214. O. Reg. 262/83, s. 2, *part*.

G. M. FARROW
Assistant Deputy Minister
Community Planning Wing
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 4th day of May, 1983.

(2657)

21

CROP INSURANCE ACT (ONTARIO)

O. Reg. 263/83.

Crop Insurance Plan—Green and
Wax Beans.

Made—February 23rd, 1983.

Approved—April 28th, 1983.

Filed—May 6th, 1983.

REGULATION TO AMEND REGULATION 209 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 12 (1) of the Schedule to Regulation 209 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 504/82, is revoked and the following substituted therefor:

(1) The total premium payable in respect of acreage under contract is \$70 per acre.

2.—(1) Clause (a) of subparagraph 5 (1) of Form 1 of the said Regulation is revoked and the following substituted therefor:

(a) one replanting of the damaged acreage, provided that the replanting is completed not later than the 15th day of July;

(2) Subparagraphs 5 (2) and (3) 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 (1) (a), the Commission shall pay to the insured person a supplementary benefit of \$125 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 (1) (b), the Commission shall pay to the insured person a supplementary benefit of \$125 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.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
ChairmanRONALD ATKINSON
Secretary

Dated at Toronto, this 23rd day of February, 1983.

(2658)

21

CROP INSURANCE ACT (ONTARIO)

O. Reg. 264/83.

Crop Insurance Plan—Onions

Grown from Sets.

Made—February 10th, 1983.

Approved—April 28th, 1983.

Filed—May 6th, 1983.

REGULATION TO AMEND
REGULATION 214 OFREVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Subsection 12 (3) of the Schedule to Regulation 214 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(3) The premium prescribed by subsection (1) includes payments in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada).

2. Subsection 14 (1) of the said Schedule is revoked and the following substituted therefor:

(1) Every insured person shall file with the Commission in each crop year a final acreage report in Form 3 as soon as the planting of acreage to onions is completed.

3. The said Schedule is amended by adding thereto the following section:

MINIMUM ACREAGE

19. For the purposes of this plan, the minimum insurable acreage is three acres.

4. Subparagraph 7 (2) of Form 2 of the said Regulation is revoked and the following substituted therefor:

(2) Where the actual planted acreage of onions in a crop year exceeds the planted acreage declared on the final acreage report, the production from the total planted acreage shall be counted and there shall be no increase in the total guaranteed production or the maximum amount of indemnity payable.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
ChairmanRONALD ATKINSON
Secretary

Dated at Toronto, this 10th day of February, 1983.

(2659)

21

CROP INSURANCE ACT (ONTARIO)

O. Reg. 265/83.

Crop Insurance Plan—Onions

Grown from Seed.

Made—February 10th, 1983.

Approved—April 28th, 1983.

Filed—May 6th, 1983.

REGULATION TO AMEND
REGULATION 213 OFREVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Section 10 of the Schedule to Regulation 213 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 220/82, is revoked and the following substituted therefor:

10. For the purposes of this plan, the established price for onions is \$2.75 per bag.

- 2.—(1) Subsection 12 (1) of the said Schedule, as remade by section 3 of Ontario Regulation 220/82, is revoked and the following substituted therefor:

(1) The total premium is \$110 per acre.

- (2) Subsection 12 (3) of the said Schedule is revoked and the following substituted therefor:

(3) The premium prescribed by subsection (1) includes payments in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada).

3. Subsection 14 (1) of the said Schedule is revoked and the following substituted therefor:

(1) Every insured person shall file with the Commission in each crop year a final acreage report in Form 3 as soon as the seeding of acreage to onions is complete.

4. The said Schedule is amended by adding thereto the following section:

MINIMUM ACREAGE

19. For the purposes of this plan, the minimum insurable acreage is three acres.

5. Subparagraph 8 (2) of Form 2 of the said Regulation is revoked and the following substituted therefor:

(2) Where the actual planted acreage of onions in a crop year exceeds the planted acreage declared in the final acreage report, the production from the total planted acreage shall be counted and there shall be no increase in the total guaranteed production or the maximum amount of indemnity payable.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 10th day of February, 1983.

(2660)

21

CROP INSURANCE ACT (ONTARIO)

O. Reg. 266/83.

Crop Insurance Plan—Fruit
and Vegetables.

Made—February 23rd, 1983.

Approved—April 28th, 1983.

Filed—May 6th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 313/81
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Clause 3 (b) of the Schedule to Ontario Regulation 313/81, as remade by section 1 of Ontario Regulation 219/82, is revoked and the following substituted therefor:

(b) beets, broccoli, cabbage, cauliflower, celery, cucumbers, early potatoes, lettuce, parsnips, peanuts, pumpkins, squash and strawberries produced in Ontario,

(i) for processing under a contract between a grower and a processor, and

(ii) on acreage or for tonnage specified in such contract, or

(iii) for sale on the fresh market.

2. Subsection 4 (2) of the said Schedule, as remade by section 2 of Ontario Regulation 219/82, is revoked and the following substituted therefor:

(2) Notwithstanding subsection (1), broccoli, cauliflower and strawberries are not insured against any loss resulting from drought and lettuce and sweet corn are not insured against any loss resulting from excessive heat.

3. Section 10 of the said Schedule, as remade by section 3 of Ontario Regulation 219/82, is revoked and the following substituted therefor:

10. The maximum insurance value that may be selected by the insured person for each acre of the insured crops is as follows:

1. Beets	— \$ 540.
2. Broccoli	— \$1,000.
3. Cabbage	— \$ 600.
4. Cauliflower	— \$1,000.
5. Celery	— \$1,800.
6. Cucumbers	— \$ 700.
7. Early Potatoes	— \$ 800.
8. Lettuce	— \$1,200.
9. Parsnips	— \$1,200.
10. Peanuts	— \$ 450.
11. Pumpkins	— \$ 350.
12. Squash	— \$ 350.
13. Strawberries	— \$1,650.
14. Sweet Corn	— \$ 650.
15. Tomatoes	— \$1,500.

4. Subsection 11 (5) of the said Schedule, as made by section 4 of Ontario Regulation 219/82, is revoked and the following substituted therefor:

(5) Notwithstanding subsection (1), the premiums prescribed by subsection (1) shall, in respect of broccoli, cauliflower, lettuce, parsnips and peanuts, be increased by 4 per cent of the total coverage in dollars for each level of coverage.

5. The said Schedule is amended by adding thereto the following section:

FINAL DATE FOR SEEDING

17. For the purposes of this plan, the final date for seeding broccoli, cauliflower and lettuce 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.

6. The Table to Form 1 of the said Regulation, as remade by section 5 of Ontario Regulation 219/82, is revoked and the following substituted therefor:

TABLE

	Crop	Benefit per Acre
1.	Beets	\$ 90.
2.	Broccoli	\$120.
3.	Cabbage	\$120.
4.	Cauliflower	\$120.
5.	Celery	\$110.
6.	Cucumbers	\$ 35.
7.	Early Potatoes	\$150.
8.	Lettuce	nil
9.	Parsnips	\$ 35.
10.	Peanuts	nil
11.	Pumpkins	\$ 30.
12.	Squash	\$ 30.
13.	Strawberries	nil
14.	Sweet Corn	\$ 40.
15.	Tomatoes	\$750.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 23rd day of February, 1983.

(2661)

21

CROP INSURANCE ACT (ONTARIO)

O. Reg. 267/83.

Crop Insurance Plan—Spanish Onions.

Made—February 23rd, 1983.

Approved—April 28th, 1983.

Filed—May 6th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 316/81
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Subsection 14 (1) of the Schedule to Ontario Regulation 316/81 is revoked and the following substituted therefor:

(1) Every insured person shall file with the Commission in each crop year a final acreage report in Form 3 as soon as the planting of acreage to onions is completed.

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

MINIMUM ACREAGE

17. For the purposes of this plan, the minimum insurable acreage is three acres.

3.—(1) Subparagraphs 3 (3) and (4) of Form 2 of the said Regulation are revoked and the following substituted therefor:

(3) Where the damaged acreage is replanted to the insured crop in accordance with clause (2) (a), the Commission shall pay an indemnity for each acre replanted,

(a) where 44,000 or more plants are replanted per acre, of \$500; or

(b) where less than 44,000 plants are replanted per acre, of that proportion of \$500 that the number of plants replanted bears to 44,000,

and the contract of insurance shall continue to apply to such acreage.

(4) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with clause (2) (b), the Commission shall pay an indemnity for each acre so abandoned or destroyed,

(a) where 44,000 or more plants per acre were originally planted, of \$500; or

(b) where less than 44,000 plants per acre were originally planted, of that proportion of \$500 that the number of plants per acre originally planted bears to 44,000,

and the contract of insurance shall terminate with respect to such acreage.

(2) Subparagraph 7 (2) of the said Form 2 is revoked and the following substituted therefor:

(2) Where the actual planted acreage of onions in a crop year exceeds the planted acreage declared on the final acreage report, the production from the total planted acreage shall be counted and there shall be no increase in the total guaranteed production or the maximum amount of indemnity payable.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 23rd day of February, 1983.

(2662)

21

CROP INSURANCE ACT (ONTARIO)

O. Reg. 268/83.

Crop Insurance Plan—Rutabagas.

Made—February 23rd, 1983.

Approved—April 28th, 1983.

Filed—May 6th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 315/81
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Section 10 of the Schedule to Ontario Regulation 315/81 is revoked and the following substituted therefor:

10. The established price for rutabagas is \$30 per ton.

2. Subsection 12 (1) of the said Schedule, as remade by section 1 of Ontario Regulation 223/82, is revoked and the following substituted therefor:

(1) The total premium is \$50 per acre.

3. The said Schedule, as amended by sections 1 and 2 of Ontario Regulation 98/82 and section 1 of Ontario Regulation 223/82, is further amended by adding thereto the following section:

MINIMUM ACREAGE

18. For the purposes of this plan, the minimum insurable acreage is three acres.

4. Subparagraph 2 (1), exclusive of the clauses, and subparagraphs 2 (2) and (3) of Form 2 of the said Regulation are revoked and the following substituted therefor:

(1) Where loss or damage to three acres or more of the insured crop occurs at any time after the completion of planting, the Commission, upon application therefor in writing by the insured person, may consent in writing to,

(2) Where the damaged acreage is replanted to the insured crop in accordance with clause (1) (a), a benefit of \$25 for each acre so replanted shall be paid and the contract of insurance shall continue to apply to such replanted acreage.

(3) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with clause (1) (b), a benefit of \$25 for each acre so abandoned or destroyed shall be paid and the contract of insurance shall cease to apply to such acreage.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 23rd day of February, 1983.

(2663)

21

CROP INSURANCE ACT (ONTARIO)

O. Reg. 269/83.

Crop Insurance Plan—Popping Corn.
Made—February 10th, 1983.
Approved—April 28th, 1983.
Filed—May 6th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 312/81
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Section 11 of the Schedule to Ontario Regulation 312/81, as remade by section 1 of Ontario Regulation 218/82, is revoked and the following substituted therefor:

11. For the purposes of this plan, the established price for popping corn is \$180 per tonne.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 10th day of February, 1983.

(2664)

21

CROP INSURANCE ACT (ONTARIO)

O. Reg. 270/83.

Crop Insurance Plan—Peppers.
Made—February 10th, 1983.
Approved—April 28th, 1983.
Filed—May 6th, 1983.

REGULATION TO AMEND
REGULATION 218 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Clause 3 (c) of the Schedule to Regulation 218 of Revised Regulations of Ontario, 1980 is revoked.

2.—(1) Subparagraph 2 (1) of Form 1 of the said Regulation is amended by striking out "whether grown under contract or not" in the third and fourth lines.

(2) Subparagraph 2 (2) of the said Form 1 is amended by inserting "or" at the end of clause (c) and by revoking clause (d).

- (3) Subparagraph 9 (2) of the said Form 1, as remade by subsection 6 (3) of Ontario Regulation 404/81 and amended by subsection 3 (1) of Ontario Regulation 95/82, is revoked and the following substituted therefor:

(2) Where the damaged acreage is replanted to the insured crop in accordance with clause (1) (a), the contract of insurance shall continue to apply to such replanted acreage and the Commission shall pay a 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 \$185 for each replanted acre.

- (4) Subparagraph 9 (3) of the said Form 1, as remade by subsection 6 (3) of Ontario Regulation 404/81 and amended by subsection 3 (2) of Ontario Regulation 95/82, is revoked and the following substituted therefor:

(3) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with clause (1) (b), a benefit of the cost of the original plants or \$185, whichever is the lesser, for each acre so abandoned or destroyed shall be paid and the contract of insurance shall cease to apply to such replanted acreage.

- (5) Clauses (a), (b) and (c) of subparagraph 9 (6) of the said Form 1 are revoked.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 10th day of February, 1983.

(2665)

21

CROP INSURANCE ACT (ONTARIO)

O. Reg. 271/83.

Crop Insurance Plan—Carrots.
 Made—February 10th, 1983.
 Approved—April 28th, 1983.
 Filed—May 6th, 1983.

REGULATION TO AMEND
 ONTARIO REGULATION 217/82
 MADE UNDER THE
 CROP INSURANCE ACT (ONTARIO)

1. Clause 3 (c) of the Schedule to Ontario Regulation 217/82 is revoked and the following substituted therefor:

- (c) "carrots" means carrots grown in Ontario,
 (i) for processing under a contract between a grower and a processor, and
 (ii) on acreage or for tonnage specified in such contract, or
 (iii) for sale on the fresh market.

2. Subsection 12 (1) of the said Schedule is revoked and the following substituted therefor:

(1) Subject to subsection (2), the total premium is \$100 per acre.

3. The said Schedule is amended by adding thereto the following section:

MINIMUM ACREAGE

18. For the purposes of this plan the minimum insurable acreage is three acres.

4. Subparagraph 3 (3) of Form 2 of the said Regulation is revoked and the following substituted therefor:

(3) Where damaged acreage is replanted to carrots in accordance with clause (2) (a), the Commission shall pay an indemnity equal to the cost of materials used in replanting to a maximum of \$300 for each acre replanted and the contract of insurance shall continue to apply to such acreage.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 10th day of February, 1983.

(2666)

21

CROP INSURANCE ACT (ONTARIO)

O. Reg. 272/83.

Crop Insurance Plan—Sweet Corn.
 Made—February 10th, 1983.
 Approved—April 28th, 1983.
 Filed—May 6th, 1983.

REGULATION TO AMEND
 REGULATION 225 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 CROP INSURANCE ACT (ONTARIO)

1.—(1) Subparagraph 10 (2) of Form 1 of Regulation 225 of Revised Regulations of Ontario, 1980, as remade by subsection 2 (1) of Ontario Regulation 290/81, is amended by striking out "\$20" in the fourth line and inserting in lieu thereof "\$25".

(2) Subparagraph 10 (3) of the said Form 1, as remade by subsection 2 (1) of Ontario Regulation 290/81, is amended by striking out "\$20" in the fourth line and inserting in lieu thereof "\$25".

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 10th day of February, 1983.

(2667) 21

CROP INSURANCE ACT (ONTARIO)

O. Reg. 273/83.

Crop Insurance Plan—Peas.
Made—February 23rd, 1983.
Approved—April 28th, 1983.
Filed—May 6th, 1983.

REGULATION TO AMEND
REGULATION 217 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Subsection 12 (1) of the Schedule to Regulation 217 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 307/82, is revoked and the following substituted therefor:

(1) The total premium payable in respect of acreage under contract to a processor is \$32 per acre.

2.—(1) Subparagraph 5 (2) of Form 1 of the said Regulation, as amended by subsection 2 (1) of Ontario Regulation 307/82, is further amended by striking out "\$87" in the fourth line and inserting in lieu thereof "\$100".

(2) Subparagraph 5 (3) of the said Form 1, as amended by subsection 2 (2) of Ontario Regulation 307/82, is further amended by striking out "\$87" in the fourth line and inserting in lieu thereof "\$100".

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 23rd day of February, 1983.

(2668) 21

CHARITABLE INSTITUTIONS ACT

O. Reg. 274/83.

General.
Made—April 28th, 1983.
Filed—May 6th, 1983.

REGULATION TO AMEND
REGULATION 95 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CHARITABLE INSTITUTIONS ACT

1. Item 16 of Table 1 of Regulation 95 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 71/83, is revoked and the following substituted therefor:

16. From and including the 1st day of February, 1983 up to and including the 30th day of April, 1983	15.00	39.00	27.30	61.00	26.95
17. From and including the 1st day of May, 1983	15.19	39.00	27.49	61.00	26.95

(2669) 485 21

HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 275/83.

General.

Made—April 28th, 1983.

Filed—May 6th, 1983.

REGULATION TO AMEND
REGULATION 502 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HOMES FOR THE AGED AND REST HOMES ACT

1. Item 16 of Table 1 of Regulation 502 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 72/83, is revoked and the following substituted therefor:

Table with 5 columns: Description, 15.00, 37.00, 27.30, 61.00. Rows include dates from February 1983 and May 1983.

(2670)

21

FAMILY BENEFITS ACT

O. Reg. 276/83.

General.

Made—April 28th, 1983.

Filed—May 6th, 1983.

REGULATION TO AMEND
REGULATION 318 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FAMILY BENEFITS ACT

1. Subclause 12 (5) (e) (i) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 73/83, is revoked and the following substituted therefor:

(i) \$15.19 a day, or

2. This Regulation comes into force on the 1st day of May, 1983.

(2671)

21

GENERAL WELFARE ASSISTANCE ACT

O. Reg. 277/83.

General.

Made—April 28th, 1983.

Filed—May 6th, 1983.

REGULATION TO AMEND
REGULATION 441 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GENERAL WELFARE ASSISTANCE ACT

1. Item 16 of Schedule C to Regulation 441 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 69/83, is revoked and the following substituted therefor:

Table with 5 columns: Description, 15.00, 39.00, 61.00, 33.20. Rows include dates from February 1983 and May 1983.

(2672)

21

LAND TITLES ACT

O. Reg. 278/83.

Forms, Records and Procedures.

Made—May 6th, 1983.

Filed—May 6th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 75/82
MADE UNDER THE
LAND TITLES ACT

1. Subsection 52 (2) of Ontario Regulation 75/82, as remade by subsection 8 (1) of Ontario Regulation 170/83, is revoked and the following substituted therefor:

(2) Notwithstanding subsection (1), the land registry offices for the land titles divisions of Durham (No. 40), Peel (No. 43), York Region (No. 65) and Metropolitan Toronto (No. 66) shall be kept open from 9.30 o'clock in the forenoon until 5.30 o'clock in the afternoon, local time, on,

- (a) the 31st day of May, 1983;
(b) the 17th and 30th days of June, 1983;
(c) the 29th day of July, 1983; and
(d) the 31st day of August, 1983,

and no instrument shall be received for registration in those offices on those days except within those hours.

O. Reg. 278/83, s. 1.

(2673)

21

REGISTRY ACT

O. Reg. 279/83.

Forms and Records.

Made—May 6th, 1983.

Filed—May 6th, 1983.

REGULATION TO AMEND
REGULATION 896 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
REGISTRY ACT

1. Subsection 4 (2) of Regulation 896 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 171/83, is revoked and the following substituted therefor:

(2) Notwithstanding subsection (1), the land registry offices for the registry divisions of Durham (No. 40), Peel (No. 43) and York Region (No. 65) shall be kept open from 9.30 o'clock in the forenoon until 5.30 o'clock in the afternoon, local time, on,

- (a) the 31st day of May, 1983;
(b) the 17th and 30th days of June, 1983;
(c) the 29th day of July, 1983; and
(d) the 31st day of August, 1983,

and no instrument shall be received for registration in those offices on those days except within those hours.

O. Reg. 279/83, s. 1.

(2674)

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