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ONTARIO REGULATIONS

Regulations 280-591

1983

Publications Under The Regulations Act

May 28th, 1983

HIGHWAY TRAFFIC ACT

O. Reg. 280/83.

Speed Limits.

Made—May 5th, 1983.

Filed—May 10th, 1983.

REGULATION TO AMEND REGULATION 490 OF

REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Paragraph 14 of Part 4 of Schedule 1 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

14. That part of the King's Highway known as No. 2 in the Township of Raleigh in the County of Kent beginning at a point situate 75 metres measured westerly from its intersection with the westerly limit of the roadway known as Bloomfield Road and extending westerly therealong for a distance of 505 metres.

2.—(1) Paragraphs 4 and 5 of Part 3 of Schedule 5 to the said Regulation are revoked and the following substituted therefor:

4. That part of the King's Highway known as No. 6 in the Township of Arthur in the County of Wellington lying between a point situate at its intersection with the southerly limit of the roadway known as Arthur Sideroad 11 and a point situate 275 metres measured southerly from its intersection with the centre line of the roadway known as Arthur Sideroad 7.

5. That part of the King's Highway known as No. 6 in the County of Wellington lying between a point situate 335 metres measured northerly from its intersection with the centre line of the roadway known as Arthur Sideroad 7 in the Township of Arthur and a point situate 290 metres measured northerly from its intersection with the centre line of the roadway known as Bentley Street in the Town of Mount Forest and the Township of Arthur.

(2) Paragraph 3 of Part 5 of the said Schedule 5 is revoked and the following substituted therefor:

Wellington—
Twp. of Arthur
3. 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 275 metres measured southerly from its intersection with the centre line of the roadway known as Arthur Sideroad 7 and extending northerly therealong for a distance of 610 metres.

3.—(1) Paragraph 7 of Part 3 of Schedule 97 to the said Regulation is revoked and the following substituted therefor:

Wellington—
Twp. of Minto
Town of Harriston
7. That part of the King's Highway known as No. 89 in the Township of Minto in the County of Wellington lying between a point situate at its intersection with the northerly limit of the King's Highway known as No. 23 and a point situate 190 metres measured westerly from its intersection with the line between Concession 9 in the Township of Minto and Concession D in the Town of Harriston.

(2) Part 4 of the said Schedule 97 is amended by adding thereto the following paragraph:

Wellington—
Twp. of Minto
Town of Harriston
5. That part of the King's Highway known as No. 89 in the County of Wellington beginning at a point situate 420 metres measured easterly from its intersection with the line between Concession 9 in the Township of Minto and Concession D in the Town of Harriston and extending westerly therealong for a distance of 610 metres. R.R.O. 1980, Reg. 490, Sched. 97, Part 4; O. Reg. 280/83, s. 3 (2).

4.—(1) Paragraph 1 of Part 3 of Schedule 100 to the said Regulation is revoked and the following substituted therefor:

Simcoe—
Twp. of Flos
1. That part of the King's Highway known as No. 92 in the Township of Flos in the County of Simcoe lying between a point situate 460 metres measured westerly from its intersection with the centre line of Lot 7 in Concession 8 and Concession 9 and a point situate at its intersection with the line between lots 21 and 22 in Concession 8 and Concession 9. O. Reg. 280/83, s. 4 (1).

(2) Paragraph 1 of Part 5 of the said Schedule 100 is revoked.

5. Part 5 of Schedule 154 to the said Regulation is amended by adding thereto the following paragraph:

District of Sudbury—

Twp. of Cosby, Mason and Martland

- 1. That part of the King's Highway known as No. 535 in the hamlet of Noelville in the Township of Cosby, Mason and Martland in the Territorial District of Sudbury lying between a point situate 670 metres measured northerly from its intersection with the northerly limit of the King's Highway known as No. 64 and a point situate 60 metres measured southerly from its intersection with the centre line of the roadway known as Prevost Road. O. Reg. 280/83, s. 5.

6.—(1) Paragraph 1 of Part 3 of Schedule 220 to the said Regulation is revoked and the following substituted therefor:

Kent—

Twp. of Raleigh

- 1. That part of the King's Highway known as No. 7116 in the Township of Raleigh in the County of Kent lying between a point situate 455 metres measured southeasterly from its intersection with the centre line of the King's Highway known as No. 401 and a point situate 1090 metres measured northerly from its intersection with the centre line of the road allowance between concessions 6 and 7. O. Reg. 280/83, s. 6 (1).

(2) Paragraph 1 of Part 4 of the said Schedule 220 is revoked and the following substituted therefor:

Kent—

Twp. of Raleigh

- 1. That part of the King's Highway known as No. 7116 in the Township of Raleigh in the County of Kent beginning at a point situate 1090 metres measured northerly from its intersection with the centre line of the road allowance between concessions 6 and 7 and extending northerly therealong for a distance of 280 metres. O. Reg. 280/83, s. 6 (2).

JAMES SNOW
Minister of Transportation
and Communications

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

(2678)

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HEALTH INSURANCE ACT

O. Reg. 281/83.

General.

Made—May 6th, 1983.

Filed—May 10th, 1983.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

- 1.—(1) Subsection 47 (3c) of Regulation 452 of Revised Regulations of Ontario, 1980, exclusive of the paragraphs, as made by subsection 1 (2) of Ontario Regulation 94/83, is revoked and the following substituted therefor:

(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, but before the 1st day of April, 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, section 1 of Ontario Regulation 337/82 and section 1 of Ontario Regulation 94/83, is further amended by adding thereto the following subsection:

(3d) 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, 1983, the fee listed for such services in the following fee Schedule:

- 1. Oculo-Visual Assessment \$26.80
- 2. Oculo-Visual Re-assessment 18.00
- 3. Partial Oculo-Visual Assessment 11.90

O. Reg. 281/83, s. 1 (2).

(2679)

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HEALTH INSURANCE ACT

O. Reg. 282/83.

General.

Made—May 6th, 1983.

Filed—May 10th, 1983.

REGULATION TO AMEND
REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1. Schedules 18, 19 and 20 of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 564/82, are revoked and the following substituted therefor:

Schedule 18

SERVICES OF DENTISTS

COLUMN 1 COLUMN 2 COLUMN 3

CODE		PROCEDURE	FEES	
OHIP	INTL.		D.S.	O.S.
ODONTECTOMIES				
T305	72220	Removal of each impacted tooth — partial bony impaction — when two or more quadrants of the mouth are involved	\$47.50	\$59.00
T306	72230	Removal of each impacted tooth — complete bony impaction — when two or more quadrants of the mouth are involved	47.50	59.00
T307	72240	Removal of each impacted tooth — unusual position, age factor (including supernumerary) — when two or more quadrants of the mouth are involved	84.20	116.60
Note: An impacted tooth is one which is prevented from its normal path of eruption by hard tissue (tooth or bone)				
T308	72410	Surgical exposure of each unerupted tooth, uncomplicated, soft tissue coverage, when two or more quadrants of the mouth are involved	15.80	41.70
T309	72411	Surgical exposure of each unerupted tooth, complex, hard tissue coverage — when two or more quadrants of the mouth are involved . .	55.00	87.55
T310	72412	Surgical exposure of each unerupted tooth, including orthodontic attachment — when two or more quadrants of the mouth are involved	55.00	75.00
			- 109.90	- 116.60

Note: All odontectomies include necessary suturing

SERVICES OF DENTISTS

COLUMN 1

COLUMN 2 COLUMN 3

CODE		PROCEDURE	FEES	
OHIP	INTL.		D.S.	O.S.
ALVEOLOPLASTY				
T320	73110	Alveoloplasty, independent of tooth extraction, per quadrant	\$18.30	\$44.15
Note: Service involves incising and reflecting a flap, bone contouring and suturing.				
GINGIVOPLASTY AND VESTIBULOPLASTY				
T330	73119	Gingivoplasty, independent of tooth extraction, per quadrant	18.30	44.15
T331	73121	Excision of vestibular hyperplastic tissue, per quadrant	49.25	61.60
T332	73123	Surgical shaving of papillary hyperplasia of the palate	90.60	113.30
T333	73130	Remodelling of the mylohyoid ridge	59.90 -70.00	75.00 -87.55
T334	73131	Remodelling of the genial tubercles	59.90 -70.00	75.00 -87.55
T335	73132	Excision of nasal spine	59.90 -70.00	75.00 -87.55
T336	73133	Excision of torus palatinus	63.25 -125.90	104.20 -200.00
T337	73134	Excision of torus mandibularis, unilateral	63.25 -125.90	74.00 -262.50
T338	73135	Excision of torus mandibularis, bilateral	62.60 -125.90	75.00 -262.50
T339	73140	Removal of multiple exostosis, per quadrant	63.25 -125.90	75.00 -204.20
T340	73141	Removal of multiple exostosis, per arch	63.25 -125.90	75.00 -204.20
T341	73150	Reduction tuberoplasty, unilateral	66.60	83.30
T342	73151	Reduction tuberoplasty, bilateral	133.30	166.65
T343	73160	Augmentation pterygo-maxillary tuberoplasty, unilateral	66.60	83.30
T344	73161	Augmentation pterygo-maxillary tuberoplasty, bilateral	133.30	166.65
T345	73200	Total lowering of floor of mouth	200.00	250.00
T346	73201	Partial lowering of floor of mouth	118.70	143.30
T347	73300	Submucous vestibuloplasty, maxilla	118.70	143.30
T348	73301	Submucous vestibuloplasty, mandible	118.70	143.30
T349	73310	Vestibuloplasty with secondary epithelization, maxilla	156.70	195.70
T350	73311	Vestibuloplasty with secondary epithelization, mandible	156.70	195.70

SERVICES OF DENTISTS

COLUMN 1		COLUMN 2	COLUMN 3
CODE		FEES	
OHIP	INTL.	D.S.	O.S.
GINGIVOPLASTY AND VESTIBULOPLASTY - ^{CONF}			
T351	73330	Vestibuloplasty with skin graft, maxilla	\$ 279.90 \$349.90
T352	73331	Vestibuloplasty with skin graft, mandible	279.90 349.90
T353	73340	Vestibuloplasty with mucosal graft, maxilla	313.20 391.60
T354	73341	Vestibuloplasty with mucosal graft, mandible	313.20 391.60
T355	73350	Alveolar ridge reconstruction with autogenous bone, maxilla	313.20 391.60
T356	73351	Alveolar ridge reconstruction with autogenous bone, mandible	313.20 391.60
T357	73360	Alveolar ridge reconstruction with alloplastic material, maxilla	313.20 391.60
T358	73361	Alveolar ridge reconstruction with alloplastic material, mandible	313.20 391.60
TUMORS			
T370	74108	Resection of benign soft tissue lesion, 1 cm. or under (including biopsy)	55.00 65.00
T371	74109	Resection of benign tumor of soft tissue, over 1 cm. in diameter	52.00 65.00 -105.35 -131.60
T372	74110	Excision of benign tumor of bone of maxilla or mandible, 1 to 3 cm.	66.60 83.30
T373	74118	Excision of benign tumor of bone of maxilla or mandible, greater than 3 cm.	66.60 83.30 -159.90 -200.00
T374	74200	Excision of malignant tumor of soft tissue of the oral cavity, under 3 cm.	66.60 83.30
T375	74208	Excision of malignant tumor of soft tissue of the oral cavity, greater than 3 cm.	66.60 83.30 -159.90 -200.00
T376	74210	Excision of malignant tumor of bone of maxilla or mandible, under 3 cm.	66.60 83.30
T377	74218	Excision of malignant tumor of bone of maxilla or mandible, greater than 3 cm.	66.60 83.30 -159.90 -200.00
T378	74220	Cheiloplasty (lip shave)	159.90 200.00
BONE GRAFTS			
T380	74300	Bone graft to maxilla or mandible, unilateral	316.60 395.80 -366.60 -458.30
T381	74301	Bone graft to maxilla or mandible, bilateral	433.20 541.60 -506.70 -633.30
CYSTS			
T390	74408	Excision of cyst, not in conjunction with tooth removal (enucleation including biopsy) 1 cm. or under	55.00 75.00

SERVICES OF DENTISTS

COLUMN 1

COLUMN 2 COLUMN 3

CODE		PROCEDURE	FEES	
OHIP	INTL.		D.S.	O.S.
CYSTS - Cont'd				
T391	74401	Excision of cyst, not in conjunction with tooth removal (enucleation including biopsy) 1 cm. to 3 cm.	\$ 66.60	\$83.30
T392	74411	Excision of cyst, not in conjunction with tooth removal (enucleation including biopsy) over 3 cm.	66.60 -159.90	83.30 -200.00
T393	74412	Excision of cyst, in conjunction with tooth removal	—bill at 75% of T390, T391 or T392 unless complicated (excision of tooth is billed at 100% of usual fee).	
T394	74410	Marsupialization of cyst (includes 12 post surgical visits	141.40	176.60
SURGICAL INCISION				
T401	75100	Incision and drainage —soft tissue, intraoral ..	15.80	40.00
T402	75110	Trephination and drainage — hard tissue, intraoral	36.70	59.90
T403	75200	Incision and drainage of abscess, extraoral ...	94.70	118.40
T404	75500	Sequestrectomy for osteomyelitis, intraoral ...	81.30	101.70
T405	75501	Sequestrectomy for osteomyelitis, extraoral ...	153.20	191.60
T406	75510	Sequestrectomy and saucerization	159.90	200.00
FRACTURES				
T410	76100	Intermaxillary fixation	80.00	100.00
T411	76110	Wiring of dentures of splint or arch bar	80.00	100.00
T412	76120	Circumzygomatic wiring, unilateral	28.00	35.00
T413	76130	Peralveolar or transpalatal wiring	28.00	35.00
T414	76140	Nasal spine wiring	28.00	35.00
T415	76150	Piriforme apertures suspension, each	28.00	35.00
T416	76160	Circummandibular wiring, one	28.00	35.00
T417	76170	Circummandibular wiring, two	56.00	70.00
T418	76180	Circummandibular wiring, three and over ...	84.00	105.00
T419	76191	Orbital suspension, bilateral	116.60	145.80
T420	76192	Head frame suspension	116.60	145.80
<i>Mandible</i>				
T430	76210	Closed reduction	191.30	239.10
			-213.30	-266.60

SERVICES OF DENTISTS

CODE		PROCEDURE	FEES	
OHIP	INTL.		D.S.	O.S.
FRACTURES - Cont'd				
T431	76220	Open reduction, single	\$283.30	\$354.10
T432	76230	Open reduction, double	\$386.70	483.25
T433	76240	Open reduction, multiple	593.20	741.60
<i>Maxilla, horizontal</i>				
T440	76310	Closed reduction	213.30	266.60
T441	76320	Open reduction, single	283.30	354.10
T442	76330	Open reduction, double	386.70	483.25
T443	76340	Open reduction, multiple	593.20	741.60
<i>Maxillo-Malar pyramidal LeFort II</i>				
T450	76410	Closed reduction	231.30	266.60
T451	76420	Open reduction, unilateral	283.30	354.10
T452	76430	Open reduction, bilateral	386.70	483.25
<i>Naso-orbital</i>				
T460	76510	Open reduction, external approach	316.60	395.80
T461	76520	Open reduction, sinusal approach	240.00	300.00
T462	76530	Open reduction, orbital approach, with insertion of subperiosteal implant	353.30	441.60
<i>Malar bone</i>				
T470	76620	Open reduction	240.00	300.00
<i>Zygomatic arch</i>				
T480	76710	Intraoral approach	120.00	149.90
T481	76720	Temporal approach	240.00	300.00
<i>Alveolus</i>				
T490	76910	Fracture of alveolus including debridement and necessary extraction — stabilization of teeth	73.30	131.60.
			-146.60	-174.90
T491	76940	Reimplantation of avulsed tooth (including root canal therapy and surgery)	70.00	87.35
T492	76941	Reimplantation of more than one avulsed tooth (including root canal therapy and surgery)	70.00	87.55

SERVICES OF DENTISTS

CODE		PROCEDURE	FEES	
OHIP	INTL.		D.S.	OS.
LACERATIONS - Cont'd				
T501	76950	Repair of uncomplicated laceration, intra oral or extraoral, 2 cm. or less	\$ 18.30	\$ 39.20
T502	76951 - 76954	2-12 cm.	38.60	48.30
T503	76955 - 76959	Over 12 cm.	70.00	87.55
T504	76960	Repair of through and through laceration, 2 cm. or less	52.60	65.85
T505	76961 - 76964	2-12 cm.	122.60	153.30
T506	76965 - 76969	Over 12 cm.	126.00	157.40
ORTHOGNATIC SURGERY				
<p>Note: When more than one of the subsequent procedures are performed at the same time, an explanation (or an operative report) should be submitted with the claim for independent consideration.</p>				
T540	77100	Subcondylar closed osteotomy	566.60	708.30
T541	77120	Subcondylar open osteotomy	566.60	708.30
T542	77130	Oblique osteotomy of ramus, extraoral	566.60	708.30
T543	77140	Oblique osteotomy of ramus, intraoral	566.60	708.30
T544	77150	Body osteotomy or ostectomy	566.60	708.30
T545	77160	Coronoidectomy	566.60	708.30
T546	77170	Ostectomy of the condylar neck	566.60	708.30
T547	77180	Sagittal split osteotomy, intraoral	566.60	708.30
T548	77190	Sagittal split osteotomy, extraoral	566.60	708.30
T549	77200	Oblique osteotomy with bone graft	660.00	824.90
T550	77210	Inverted L osteotomy	566.60	708.30
T551	77220	C osteotomy	566.60	708.30
T552	77300	Total maxillary osteotomy	566.60	708.30
T553	77310	Total maxillary osteotomy with bone graft	626.60	783.30
T554	77320	Le Fort II osteotomy with bone graft	660.00	824.90
T555	77400	Anterior segmental osteotomy of the maxilla,	up to 566.60	708.30
T556	77410	Posterior segmental osteotomy of the maxilla,	up to 566.60	708.30
T557	77430	Midpalatal split, complete	296.60	370.85
T558	77440	Anterior segmental osteotomy of the mandible,	up to 566.60	708.30

SERVICES OF DENTISTS

CODE		PROCEDURE	FEES	
OHIP	INTL.		D.S.	O.S.
ORTHOGNATIC SURGERY - Cont'd				
T559	77450	Anterior segmental osteotomy of mandible with transfer of mental eminence	\$660.00	\$824.90
T560	77451	Anterior segmental osteotomy of mandible without transfer of mental eminence. . . up to	566.60	708.30
T561	77460	Posterior segmental osteotomy of the mandible, up to	566.60	708.30
T562	77461	Total dento-alveolar osteotomy of the mandible	566.60	708.30
T563	77500	Sliding genioplasty	\$240.00	\$300.00
T564	77520	Reduction genioplasty	240.00	300.00
T565	77530	Augmentation genioplasty with alloplastic material	240.00	300.00
T566	77531	Augmentation genioplasty with bone graft . . .	353.30	441.60
T567	77550	Lower border osteotomy	283.30	354.10

Note: Services listed under codes T563, T564, T565, T566, T567 are not a benefit when done for cosmetic reason.

T568	77700	Palatorrhaphy, anterior	I.C.	I.C.
T569	77710	Palatorrhaphy, posterior	I.C.	I.C.
T570	77720	Palatorrhagy, total	I.C.	I.C.
T571	77730	Palatorrhaphy, with bone graft	I.C.	I.C.
T572	77740	Bone graft to anterior alveolar ridge	I.C.	I.C.

FRENECTOMY & GLOSSECTOMY

T580	77840	Lingual frenectomy or Z plasty	36.70	60.80
T581	77850	Lingual frenectomy or Z plasty with myotomy of genioglossus	66.60	83.30
T582	77860	Partial glossectomy, anterior wedge	120.00	149.90
T583	77870	Partial glossectomy, full postero anterior wedge	196.60	245.75

TEMPORO-MANDIBULAR JOINT DYSFUNCTIONS

T590	78100	Open reduction of dislocation	276.60	345.80
T591	78110	Closed reduction of dislocation, uncomplicated	38.60	48.30
T592	78120	Manipulation under anaesthesia	59.90	75.00
T593	78200	Menisectomy	276.60	345.80
T594	78210	Capsulorrhaphy	276.60	345.80

SERVICES OF DENTISTS

COLUMN 1		COLUMN 2	COLUMN 3
CODE		FEES	
OHIP	INTL.	D.S.	O.S.
TEMPORO-MANDIBULAR JOINT DYSFUNCTIONS - Cont'd			
T595	78220	Myotomy of lateral pterygoid muscle	\$ 276.60 \$345.80
T596	78300	Condylectomy	276.60 345.80
T597	78310	Condylotomy	276.60 345.80
T598	78320	Oblique osteotomy with alloplastic inter- position for ankylosis	396.60 505.50
T599	78400	Arthroplasty of articular eminence	316.60 395.80
SALIVARY GLANDS			
T601	79103	Sialodochoplasty	119.90 149.90
T602	79104	Sialolithotomy, anterior 1/2 of canal	55.00 66.60
T603	79105	Sialolithotomy, posterior 2/3 of canal	105.35 131.60
T604	79106	Excision of submaxillary gland	212.00 264.95
T605	79107	Excision of sublingual gland	119.90 149.90
T606	79109	Marsupialization of ranula	60.60 75.00
NEUROLOGICAL DISTURBANCES			
T610	79201	Injection of trigeminal nerve for destruction ..	38.60 48.30
T611	79202	Avulsion of trigeminal nerve at periphery	120.00 149.90
T612	79203	Total avulsion of a branch of trigeminal nerve	246.60 308.30
T613	79204	Transposition of mental nerve	162.60 203.30
T614	79205	Decompression of inferior dental nerve in the canal	83.30 104.20
T615	79206	Microsuturing of injured nerve	83.30 104.20
MAXILLARY SINUS			
T620	79301	Immediate recovery of a dental root or foreign body from antrum	73.30 104.20
T621	79302	Immediate closure of opening of the antrum by another surgeon	18.30 83.30
T622	79303	Delayed recovery of root in antrum with oral antrostomy	73.30 154.20
T623	79304	Antrum lavage, oral approach	36.70 62.50
T624	79305	Antrum lavage, nasal approach	36.70 62.50
T625	79306	Closure of oro-antral fistula sliding buccal flap	36.70 176.60
T626	79307	Closure of oro-antral fistula, gold plate	41.70 176.60
T627	79308	Closure of oro-antral fistula sliding palatal flap	41.70 176.60
T628	79309	Nasal antrostomy	58.60 73.30

SERVICES OF DENTISTS

CODE		PROCEDURE	FEES	
OHIP	INTL.		D.S.	O.S.
MAXILLARY SINUS - Cont'd				
EMERGENCY PROCEDURES				
T630	79401	Control of dental secondary hemorrhage	\$ 15.80 - \$31.70	\$40.00
T631	79603	Post-surgical care, minor, by other than treating dentist	6.70	10.70
T632	79604	Post-surgical care, major, by other than treating dentist	15.80	26.60
SURGICAL ASSISTANT				
T640	76198	Assisting at reduction of fractures for listed procedures	30% of the	30% of the
T641	77650	Assisting at orthognatic surgery for listed procedures	surgeon's fee	surgeon's fee
T642	79999	Assisting at other listed procedures		
CONSULTATION IN HOSPITAL				
T650	93100	Consultation in hospital	\$7.50-\$31.70	\$8.35-\$33.30

- Note: 1. The consultation fee may be claimed as described in para. 7, of the Preamble to this Schedule.
 2. Claims for consultations must indicate the number of the referring physician or dentist.

BIOPSY, CYTOLOGY

T660	04300	Biopsy of oral tissue - soft	\$38.00	\$45.60
T661	04310	Biopsy of oral tissue - hard, per 15 minutes	\$22.00	\$26.40
T662	04330	Cytological or bacteriological smear	\$12.90	\$15.50

O. Reg. 282/83, s. 1, part.

Schedule 19

SERVICES OF DENTISTS

CODE		PROCEDURE	FEES	
OHIP	INTL.		D.S.	O.S.
ROOT RESECTION AND APICAL CURETTAGE				
T701	34101	Apical curettage and/or root resection, one root, uncomplicated as a separate procedure	\$64.10	\$79.10
T702	34102	Apical curettage and/or root resection, one root, complicated by anatomic and/or pathologic conditions as a separate procedure	73.30	83.30
T703	34103	Apical curettage and/or root resection, two roots, uncomplicated as a separate procedure	91.70	108.30
T704	34104	Apical curettage and/or root resection, three or more roots, uncomplicated, as a separate procedure	109.90	141.60
T705	34111	Apical curettage and/or root resection, performed in conjunction with endodontic treatment, one root, uncomplicated	55.00	66.60
T706	34112	Apical curettage and/or root resection, performed in conjunction with endodontic treatment, one root, complicated by anatomic position	64.10	87.55
T707	34114	Apical curettage and/or root resection, performed in conjunction with endodontic treatment, two roots	82.50	91.70
T708	34115	Apical curettage and/or root resection, performed in conjunction with endodontic treatment, three or more roots	109.90	141.60
T709	34201	Amalgam and non-metallic compounds or silver points, one root, uncomplicated	91.70	116.60
T710	34202	Amalgam and non-metallic compounds or silver points, one root, complicated by anatomic and/or pathological conditions ...	109.90	145.80
T711	34212	Amalgam and non-metallic compounds or silver points, two roots	109.90	137.50
T712	34213	Amalgam and non-metallic compounds or silver points, three roots	123.40	154.20

Note: Services listed under codes T709, T710, T711, T712, include root-end filling, apical curettage and root resection.

SERVICES OF DENTISTS

COLUMN 1			COLUMN 2	COLUMN 3
CODE		PROCEDURE	FEES	
OHIP	INTL.		D.S.	O.S.
ODONTECTOMIES				
T728	72410	Surgical exposure of single unerupted tooth, uncomplicated, soft tissue coverage ..	\$ 15.80	41.70
T729	72411	Surgical exposure of single unerupted tooth, complex hard tissue coverage	55.00	87.55
T730	72412	Surgical exposure of single unerupted tooth, including orthodontic attachment	55.00	75.00
			-109.90	-116.60
FRENECTOMY				
T750	77800	Maxillary labial frenectomy	36.70	60.80
T751	77810	Mandibular labial frenectomy	36.70	60.80
T752	77820	Maxillary Z frenoplasty	36.70	60.80
T753	77830	Mandibular Z frenoplasty	36.70	60.80
SALIVARY DUCT				
T760	79101	Dilation of salivary duct	38.60	48.30
T761	79102	Insertion of polyethylene tube in duct	38.50	48.30

O. Reg. 282/83, s. 1, part.

Schedule 20

SERVICES OF DENTISTS

		COLUMN 1	COLUMN 2	COLUMN 3
CODE		PROCEDURE	FEES	
OHIP	INTL.		D.S.	O.S.
ODONTECTOMIES				
T901	71101	Removal of single erupted tooth (bone contouring included)	\$ 13.30	\$17.50
T902	71111	Removal of each additional erupted tooth in the same quadrant	6.70	9.20
T903	72100	Removal of each erupted tooth, complicated . .	36.70	47.50
T904	72210	Removal of each tooth covered by soft tissue . .	36.70	47.50
T905	72220	Removal of single impacted tooth, partial bony impaction	47.50	59.00
T906	72230	Removal of single impacted tooth, complete bony impaction	47.50	59.00
T907	72240	Removal of single impacted tooth, unusual position, age factor (including super numerary)	84.20	116.60
T908	72310	Removal of residual roots, soft tissue coverage	31.70	39.20
T909	72320	Removal of residual roots, bony tissue coverage	36.70	55.90

Note: 1. The above listed surgical services include necessary suturing.

2. An impacted tooth is one which is prevented from its normal path or eruption by hard tissue (tooth or bone).

O. Reg. 282/83, s. 1, *part.*

2. This Regulation shall be deemed to have come into force on the 1st day of April, 1983.

(2680)

22

PLANNING ACT

O. Reg. 283/83.

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

Made—May 6th, 1983.

Filed—May 10th, 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:

32. Notwithstanding any other provision of this Order, the parcels of land described in paragraphs 1 and 2 of Schedule 19 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 9 metres
- Minimum side yards 2.4 metres
- Minimum rear yard 9 metres

O. Reg. 283/83, s. 1.

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

Schedule 19

Those parcels of land situate in the Town of Pickering in The Regional Municipality of Durham, being those parts of Lot 11 in Concession V designated on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-7483 as:

- 1. Part 1.
- 2. Part 2.

O. Reg. 283/83, s. 2.

L. J. FINCHAM
 FOR D. P. MCHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

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

(2681) 22

PLANNING ACT

O. Reg. 284/83.
 Restricted Areas—County of Simcoe,
 Township of Innisfil.
 Made—May 9th, 1983.
 Filed—May 10th, 1983.

REGULATION TO AMEND
 ONTARIO REGULATION 675/81
 MADE UNDER THE
 PLANNING ACT

1. Ontario Regulation 675/81 is amended by adding thereto the following section:

15. Notwithstanding any other provision of this Order, the land described in Schedule 3 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

- Minimum front and rear yards 10 metres
- Minimum side yards 3 metres

O. Reg. 284/83, 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 Innisfil in the County of Simcoe, being that part of the south half of Lot 17 in Concession XI more particularly described as follows:

Premising that the bearings herein are astronomic and are derived from the southerly limit of the said Lot 17 being north 72° 55' east and relating all bearings herein thereto;

Beginning at the southwest corner of the said Lot 17;

Thence north 72° 55' east a distance of 554.47 feet to an iron bar marking the point of beginning of the lands herein described;

Thence continuing north 72° 55' east a distance of 96 feet to an iron bar;

Thence north 11° 26' 30" west a distance of 175.87 feet to an iron bar;

Thence south 72° 55' west a distance of 96 feet to an iron bar;

Thence south 11° 26' 30" east a distance of 175.87 feet to the place of beginning. O. Reg. 284/83, s. 2.

L. J. FINCHAM
 FOR D. P. MCHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 9th day of May, 1983.

(2682) 22

HEALTH INSURANCE ACT

O. Reg. 285/83.

General.

Made—May 6th, 1983.

Filed—May 10th, 1983.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1. Subsection 52 (3d) of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 834/82, is revoked and the following substituted therefor:

(3d) The amount payable by the Plan for an insured service rendered by a laboratory on or after the 1st day of January, 1983, and before the 1st day of April, 1983 is 45 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16 as it existed on the 9th day of May, 1983.

(3e) The amount payable by the Plan for an insured service rendered by a laboratory on or after the 1st day of April, 1983 is 45 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16. O. Reg. 285/83, s. 1.

2. Subsection 59 (1d) of the said Regulation, as made by section 2 of Ontario Regulation 834/82, is revoked and the following substituted therefor:

(1d) The amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of January, 1983 and before the 1st day of April, 1983 is the lesser of,

(a) the amount actually billed by the physician;
or

(b) the amount set out opposite the service in Schedule 15 as it existed on the 9th day of May, 1983 or 45 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16 as it existed on the 9th day of May, 1983, as the case may be.

(1e) The amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of April, 1983 is the lesser of,

(a) the amount actually billed by the physician;
or

(b) the amount set out opposite the service in Schedule 15 or 45 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16, as the case may be. O. Reg. 285/83, s. 2.

3. Subsection 61 (5) of the said Regulation, as made by section 3 of Ontario Regulation 834/82, is revoked and the following substituted therefor:

(5) Where an insured person, while outside Ontario, received an insured service rendered by a laboratory on or after the 1st day of January, 1983 and before the 1st day of April, 1983 and authorized by a physician practising outside Ontario, the General Manager may cause to be paid to or on behalf of the insured person 45 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16 as it existed on the 9th day of May, 1983.

(6) Where an insured person, while outside Ontario, received an insured service rendered by a laboratory on or after the 1st day of April, 1983 and authorized by a physician practising outside Ontario, the General Manager may cause to be paid to or on behalf of the insured person 45 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16. O. Reg. 285/83, s. 3.

4. Subsection 67 (2d) of the said Regulation, as made by section 4 of Ontario Regulation 834/82, is revoked and the following substituted therefor:

(2d) The amount payable by the Plan for an insured service rendered by a physician in Ontario to an insured person on or after the 1st day of January, 1983 and before the 1st day of April, 1983 is the amount set out opposite the service in Schedule 15 as it existed on the 9th day of May, 1983 or 45 cents multiplied by the individual applicable unit value for such service set out opposite the service in Schedule 16, as it existed on the 9th day of May, 1983, as the case may be.

(2e) The amount payable by the Plan for an insured service rendered by a physician in Ontario to an insured person on or after the 1st day of April, 1983 is the amount set out opposite the service in Schedule 15 or 45 cents multiplied by the individual applicable unit value for such service set out opposite the service in Schedule 16, as the case may be. O. Reg. 285/83, s. 4.

5. Schedule 15 to the said Regulation, as remade by section 5 of Ontario Regulation 834/82 and amended by section 1 of Ontario Regulation 161/83 and Schedule 16 to the said Regulation, as remade by section 6 of Ontario Regulation 834/82, are revoked and the following substituted therefor:

Schedule 15

SCHEDULE OF BENEFITS

PREAMBLE**A. General**

1. The rates listed in this Schedule of Benefits are the maximum payments which can be made by the Ontario Health Insurance Plan.

2. Insured medical services are limited to the services which are medically necessary, which are listed in this Schedule of Benefits and which are not specifically excluded by legislation or regulation (see Appendix A for a list of specific exclusions).

3. Additions, deletions or other modifications of the Schedule of Benefits require recommendation by the Ontario Health Insurance Plan. Such recommendations are made in consultation with the Ontario Medical Association.

4. This Schedule is a public document and frank discussion with patients regarding the listed rates is recommended.

5. Claims for services which are not listed in the Schedule or which are listed as N.A.B. (not a benefit) or which are excluded as benefits by legislation or regulation should not be submitted to the Plan. Such services may be charged directly to patients or others requesting them.

6. The principles governing proper professional charges are incorporated in the Regulations (Medicine) of the Health Disciplines Act.

7. Each physician who participates in the care of a patient is entitled to compensation commensurate with the services he renders.

8. Whenever possible, the physician should acquaint the patient or person financially responsible with his obligations to those concerned with his care. This is particularly important where supportive or concurrent care is rendered or when a consultation and/or procedure are being arranged.

9. Each physician participating in the care of a patient should render to the patient, or to the financially responsible party, an itemized statement of charges for professional services.

10. Each physician participating in the care of a patient should, on request, send a receipt to the patient for all payments made by him.

11. If fees are collected by an organized group, the name of the physician rendering the service should be clearly shown on the bill or claim card.

12. Documentation: whenever a physician examines or treats a patient, an appropriate record of this service must be made and such record must be in keeping with section 29 of Regulation 448 of the Revised Regulation of Ontario 1980 under the Health Disciplines Act. (see Appendix B).

13. Claims may be submitted for services which a patient receives from the team of staff man, resident, intern and clerk in a teaching unit, provided that the conditions as set out hereunder apply.

On October 10, 1972, the Minister of Health confirmed that the joint recommendations of the College and the O.M.A. governing the charging of fees for services provided by interns and residents in clinical teaching units are acceptable to the Ministry of Health. In his letter the

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Minister made it very clear that he is looking to the College and the Medical Schools to ensure that the ethical rules governing these billing procedures are followed meticulously in all cases.

It has been carefully explained that the responsible staff man must be present in the clinical teaching unit at the time the services are rendered and must be identified to the patient at the earliest possible moment. No fees are to be charged for services given by the intern or resident prior to this identification taking place. The following rules are now in effect:—

When patient care is rendered in a clinical teaching unit or other setting for clinical teaching by a health care team, the physician responsible shall be personally identified to the patient. His relationship to the team shall be defined by the clinical teaching unit Director and his role must be known to the patient and other members of the team. He shall assume full responsibility for the appropriateness and the quality of the services rendered.

Specific regulations must vary with the service and form of care being delivered:—

- (a) In order to claim for physical procedures being carried out by an intern or resident, the responsible staff man must be in the clinical teaching unit and immediately available to intervene.
- (b) In psychotherapy where the presence of the staff man would distort the psychotherapy milieu, it is appropriate for the staff man to claim for psychotherapy when a record of the interview is carefully reviewed with the resident and the procedure thus supervised. However, the time charged by the staff man may not exceed the total time spent by him in both such interview review and in direct supervision.
- (c) In other departments or services, the staff man should only claim for visits on the days when actual supervision of that patient's care takes place through the presence of that staff man in the clinical teaching unit on that day. This, of course, involves a physical visit to the patient and/or a chart review with detailed discussion with the other member(s) of the health team.
- (d) In those situations where on a regular basis a staff member might supervise concurrently multiple procedures or services through the use of other members of the team, the total claims made by the staff man shall not exceed the amount that the staff man might make in the absence of the other members of the team.

Any claim rendered should be in the name of the responsible staff man.

14. Charges for missed appointments are not benefits of O.H.I.P.

B. Terms and Definitions

Call or Visit: is the service by a physician to or on behalf of a patient for assessment and/or treatment.

1. Consultations:

- (a) A consultation refers to the situation where a physician, in light of his professional knowledge of the patient, requests the opinion of another physician competent to give advice in this field, because of the complexity, obscurity or seriousness of the case or because another opinion is requested by the patient or an authorized person acting on his behalf. The consultant is obliged to perform a general or specific assessment, review the laboratory and/or other data and submit his findings, opinions and recommendations in writing to the referring physician.
- (b) If a consultant is requested by a physician on duty in the emergency department to see a patient in consultation, the consultant may claim a consultation for this service. If

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the consultant is requested to perform this same service by a resident or intern, the consultant may claim a general or specific assessment according to his specialty.

- (c) For laboratory and procedural benefits connected with consultations, see listings of Laboratory Medicine and Diagnostic and Therapeutic Procedures.
- (d) A consultation is not to be claimed as such when:
 - (i) The patient presents himself to a consultant's office without prior knowledge of the primary physician. The sending of a report to the primary physician under these circumstances does not justify a claim for a consultation.
 - (ii) The primary physician is not asked for professional advice but is simply asked by the patient for the name of a specialist in a particular field and the patient seeks out the specialist himself.
- (e) A diagnostic radiology consultation applies when radiographs made elsewhere are referred to a radiologist for his written opinion or when a radiologist is required to make a special visit at Night (5.00 p.m. to 7.00 a.m.), Saturdays, Sundays and Holidays to consult on the advisability of performing a diagnostic radiological procedure which eventually is not done. A consultation does not apply when the radiographs referred to above are used for comparison purposes with radiographs made in the consultant's facilities.
- (f) A diagnostic pathology consultation applies when tissue slides are referred to a second pathologist for a written opinion. It includes secretarial or other assistance but does not apply when the tissue slides referred to above are used for comparison with tissue slides done in the consultant's facilities. When a diagnostic pathology consultation fee is claimed L821 may not also be claimed.
- (g) A pathology consultation or repeat consultation applies when a pathologist is requested to examine a patient and provide a written opinion.
- (h) A diagnostic nuclear medicine consultation applies when nuclear medicine studies are referred to a nuclear medicine specialist for a written opinion or when the nuclear medicine physician is required to make a special visit at night (5.00 p.m. to 7.00 a.m.), Saturday, Sunday or Holiday to consult on the advisability of performing a nuclear medicine procedure which eventually is not done. A consultation does not apply when procedures done elsewhere are used for comparison purposes with nuclear medicine studies made in the consultant's facilities.
- (i) A nuclear medicine consultation or repeat consultation applies when a nuclear medicine specialist is requested to examine a patient and provide a written opinion, all of which takes a greater amount of time and effort than a nuclear medicine study would normally require. It may be done in conjunction with a nuclear medicine study but if so, the lesser professional benefit (P₂) rather than the greater benefit (P₁) should be claimed in addition to the technical (T) benefit.
- (j) Some nuclear medicine specialists have other specialist qualifications which allow them to claim other consultation benefits (e.g., internal medicine). A nuclear medicine consultation or repeat consultation may be claimed in lieu of another consultation (e.g., internal medicine) but would not be combined with a claim for such a consultation by the same consultant.
- (k) A prenatal consultation by a paediatrician applies when a physician considers a foetus

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of greater than 20 weeks gestation to be at risk or in jeopardy by reason of continuation of pregnancy in the presence of maternal and/or foetal distress, and requests the opinion of a paediatrician competent to give advice in this field. The paediatrician shall perform a general or specific assessment, review laboratory and other data and submit his findings and recommendations in writing to the referring physician. Such a consultation does not preclude the paediatrician from a postnatal consultation on the infant.

- (l) A special surgical consultation may apply when a surgeon provides:
- (i) All the components of a regular consultation but is required to spend considerably more time than is usual in consultation because of the very complex, obscure or serious nature of the problem;
 - (ii) A tertiary consultation based on the foregoing criteria.
The surgeon may claim for special consultations on an I.C. basis (see para 25 Section B)
- (m) OHIP benefits for consultations normally are limited to one consultation per year, per patient, by any one physician. However, if the same patient is referred to the same consultant a second time within the year with a clearly defined unrelated diagnosis, one additional consultation may be claimed per year.

2. **Limited consultation** may involve all of the components of a full consultation but is less demanding, and in terms of time, normally requires substantially less of the physician's time than the full consultation.

3. **Repeat Consultation:** requires all of the criteria of a full consultation and implies interval care by the primary physician. The situation in which the consultant requests the patient to return for a later examination is not a repeat consultation.

4. **General Assessment:** shall comprise a full history, an enquiry into, and an examination of all parts or systems (and may include a detailed examination of one or more parts or systems), an appropriate record, and advice to the patient.*

OHIP benefits for general assessments normally are limited to one per year per patient by any one physician. However, if the same patient presents again within the year to the same physician with a clearly defined new diagnosis, one additional general assessment may be claimed per year. In the case of a patient who proceeds normally to hospital, the admitting physician may claim one additional general assessment per year provided 90 days have elapsed since the last general assessment rendered (anywhere) to that patient by the admitting physician. If the patient doesn't qualify for a general assessment by the admitting physician, he may claim a general re-assessment.

5. **General Re-Assessment:** shall comprise the same services as a general assessment except that the history need not include all the detail already obtained in the original general assessment.*

OHIP benefits for general re-assessments, except for hospital admission re-assessments, are limited to two per year, per patient, by any one physician.

*For laboratory and other investigation performed in conjunction with a consultation or visit, see Diagnostic and Therapeutic Procedures and Laboratory Medicine.

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6. Specific Assessment: shall comprise a full history of the presenting complaint, enquiry concerning, and detailed examination of the affected part, region or system, as needed to make a diagnosis and/or exclude disease and/or assess function, an appropriate record, and advice to the patient.*

Physicians qualified in two specialities (EENT for example) may only claim for one visit, eg: a consultation (if referred) or a specific assessment (if non-referred), if both systems are examined during the same visit. However, two consultations or two specific assessments, etc. may be claimed if both systems are examined, each on a separate visit.

OHIP benefits for specific assessments normally are limited to one per year, per patient, by any one physician. However, if the same patient presents again within the year to the same physician with a clearly defined new diagnosis, one additional specific assessment may be claimed per year.

7. Specific Re-Assessment: shall comprise a full relevant history and a comprehensive physical examination of one or more systems but not requiring an evaluation of the patient as a whole.*

This service is the admission assessment when the patient has been seen prior to admission in the same illness. It is included in the surgical fee except for those procedures marked I.O.P. Complete Care and Fractures and Dislocations requiring no reduction.

8. Intermediate Assessment: is a primary care service for physicians providing general practice or paediatric services and is a more extensive assessment than a minor assessment. It shall comprise a history of the presenting complaint(s), enquiry concerning and examination of the affected part(s), region(s), or system(s) or emotional disorder as needed to make a diagnosis, exclude disease and/or assess function, an appropriate record, and advice to the patient.*

9. Multiple Systems Assessment: shall comprise a detailed history and examination of more than one system, part or region, an appropriate record and advice to the patient.

10. Partial Assessment: shall comprise a history of the presenting complaint, the necessary physical examination, an appropriate record and advice to the patient. It also applies to subsequent visits for assessing the response to treatment and/or advice provided in a previous service.

11. Minor Assessment: is a brief assessment comprising the necessary history, examination of the affected part or region, an appropriate record and advice to the patient. It also applies to a subsequent visit solely for assessing the response to treatment of a previously diagnosed condition when the necessary examination and/or assessment reveals that no additional clinical assessment is required and none is performed.*

12. Psychotherapy: is any form of treatment for mental illness, behavioural maladaptations, and/or other problems that are assumed to be of an emotional nature, in which a physician deliberately establishes a professional relationship with a patient for the purposes of removing, modifying or retarding existing symptoms or attenuating or reversing disturbed patterns of

*For laboratory and other investigation performed in conjunction with a consultation or visit, see Diagnostic and Therapeutic Procedures and Laboratory Medicine.

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behaviour, and of promoting positive personality growth and development. Accordingly, therefore, a psychotherapeutic procedure may be claimed if a half hour or major part thereof has been spent by a physician in such treatment of the patient. Psychotherapy may not be claimed by more than one physician for the same patient at the same time.

In order to qualify for a psychotherapy claim, a minimum of twenty minutes must be spent with the patient. When psychotherapy extends beyond thirty minutes, the major part (16 minutes) of the next half hour must be spent with the patient to qualify for an additional half hour fee. Similarly, after an hour of psychotherapy, the major part (16 minutes) of the next half hour must be spent to qualify for an additional half hour fee and so on." (Medical Review Committee Bulletin, Volume 3, Number 1.)

13. Counselling: as distinct from psychotherapy, counselling is that activity in which the physician engages in an educational dialogue with the patient(s) on an individual or group basis wherein the goal of the physician and patient(s) is to become aware of the patient(s) problems or situation and of modalities for prevention and/or treatment. Counselling is not intended for ongoing treatment or a substitute for a patient assessment, and it must be rendered personally by the attending physician.

Advice given during a visit for patient assessment and relative to that assessment (see definitions) is included in the assessment benefit and does not qualify for "counselling".

14. Genetic Counselling: includes interviewing the appropriate family members, the collection and assessment of adequate clinical and genetic data to make a diagnosis, construct a pedigree, and assess the risks to persons seeking advice. It includes imparting this information and the various alternatives to the appropriate family members in such a way that they can make informed decisions about dealing with the genetic problem.

15. Examinations of Well Persons:

(a) **Age:** (unless otherwise specified)

Newborn — up to 10 days of age.

Infant — up to 2 years.

Child — up to and including 15 years

Adolescent — up to and including 17 years

Adult — 18 years or over.

(b) **Newborn Care:** is the routine care of a well baby up to ten days of age and should include a complete physical examination of the baby and necessary instructions to the mother. The service shall involve at least two visits, and normally may not be claimed for the same patient by more than one physician.

When a well baby is transferred to another hospital (because of the mother's state of health, for example) claims for newborn care by a physician at each hospital may be appropriate.

(c) **Low Birth Weight Care:** is the care of a baby weighing less than 2.5 kilograms at birth.

(d) **Well Baby Care:** the periodic visits of a well baby during the first two years of life involving complete examination with necessary weight and measurements and instructions to the parent(s) regarding health care.

(e) **Annual Health or Annual Physical Examination (Including Primary and Secondary School Examinations):** shall comprise all the elements of a general assessment as it

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pertains to an individual who presents and reveals no apparent physical or mental illness. O.H.I.P. benefits for any one physician are limited to one Annual Health Examination per patient per year after the second birthdate. To qualify for O.H.I.P. benefits, an Annual Health Examination normally must be requested by the patient rather than a third party. Under Regulation 452 of Revised Regulations of Ontario, 1980 under the Health Insurance Act, examinations for the purpose of "legal requirements or proceedings" are excluded from coverage. However, it is recognized that an Annual Health Examination will satisfy some or all of the requirements for examinations required by statute but excluded by the above mentioned Regulation. In such instances and where a prior claim for an Annual Health Examination has not been submitted to the Plan in the previous twelve months for that patient, it would be appropriate to submit a claim to OHIP for this service. The OHIP benefit in these cases covers the Annual Health Examination only and not any charges peculiar to the legal requirements, such as charges for the completion of forms.

- (f) **Pre-dental General Assessment:** Is the history and examination of a patient required prior to dental surgery under anaesthesia in hospital. A diagnosis is not required by OHIP for this service.

Other Terms, Definitions and Guidelines

16. **Coding:** This schedule lists a code number opposite most items. Items which are not coded are identified either as U.V.C. or N.C.

U.V.C.— use visit codes applicable to the pertinent service and specialty.

N.C.— no code applicable. This service is not a benefit (N.A.B.) of O.H.I.P., and may be charged directly to patients.

For the surgery portion of this schedule, physicians submitting claims in coded form should add to the code numbers, the suffix A if they perform the procedure, the suffix B if they have assisted at the surgery or the suffix C if they have administered the anaesthetic.

For those diagnostic and/or therapeutic procedures which have the technical and professional components listed separately, but under the same code, the suffix A should be added to the code numbers when both components are being claimed, the suffix B when only the technical component is being claimed, or the suffix C when only the professional component is being claimed.

Where separate codes are listed for the technical or the professional components, the suffix A should be used.

For diagnostic radiology, only one code is listed for each service, even though some of these services may be provided by non-certified radiologists. The code for services rendered by non-certified radiologists should be obtained by increasing the first digit in the listed codes by 5. Thus, for example, the code for the service listed as X001 but rendered by a non-certified radiologist would be X501 plus the appropriate suffix.

17. **General Listings:** include the basic listings for consultations, assessments and other visits wherever they are rendered, except for non-emergency services to hospital or long-term care institution in-patients and for care rendered by a physician on duty in an emergency department. These latter services are listed separately in the Schedule.

A visit rendered to a patient in a rest home, lodge, detoxification centre, half-way house, or other institution not covered elsewhere in the Schedule, should be claimed under the General Listings.

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18. Non-Emergency Hospital In-Patient Services: include the listings for consultations and other visits to registered bed patients.

- (a) The general assessment, general re-assessment, specific assessment or specific re-assessment rendered in conjunction with a patient's admission to hospital is considered to be the hospital "admission assessment". Such assessments may not be claimed more than once during a hospital admission even if a patient's care subsequently is transferred to another physician. Moreover, such assessments may not be claimed by a consultant who also is claiming a consultation in conjunction with the patient's admission to hospital. Such consultation by the admitting physician serves as the admission history and examination.
- (b) Subsequent routine visits should be claimed as "subsequent visits (minor assessments)". Claims for daily hospital visits must not be made unless a physician actually visits the patient each day. Prior to the weekly and monthly limitations that apply after a patient has been in hospital for 5 weeks (6 weeks for paediatricians), payments for hospital visits generally are limited to one per patient per day. For acute illnesses or exacerbation of original illness requiring additional visits before or after 5 weeks of hospitalization, claims for extra visits should be made on an independent consideration basis.
In the case of a protracted terminal illness additional hospital visits rendered will be accepted on an independent consideration basis for a maximum of four weeks.
- (c) When a patient in hospital is referred by one physician to another, the second physician will not be limited by the Subsequent Hospital Visit formula for the number of hospital visits already rendered by the first physician. In other words, the second physician is entitled to claim for his visits up to five weeks just as if the patient was being attended to in hospital for the first time. However, if the patient is transferred to the care of another physician, the Subsequent Hospital Visit formula would apply just as it would if only one physician was involved in the care.
- (d) When a physician already is in the hospital and is asked to assess one of his own in-patients on a non-emergent or emergent basis, the subsequent hospital visit listings apply. However, if he is asked to assess another physician's patient on an emergent basis, the General Listings should be used.

19. Emergency Department — Physician on Duty Services: include the listings for minor and multiple systems assessment and the specific premiums applicable to the services rendered by the physician on duty. A physician on duty in the Emergency Department regardless of his specialty should submit claims under these listings. A physician who is not on duty in the Emergency Department should use the General Listings when seeing patients in the emergency or out-patient departments. See Appendix C for further guidelines to claiming for services rendered in the Emergency Department.

20. Long-Term Institutional Care: includes the listings for consultations, assessments and other visits to patients in chronic care hospitals, convalescent hospitals, nursing homes and other institutions in which such patients are covered by extended care legislation.

Admission assessments to long term care institutions are classified as —

Type 1 — applies when the admitting physician has not performed a consultation, general assessment or general re-assessment prior to admission and when he carries out a general assessment (on admission) and provides a report for the medical record.

Type 2 — applies when the admitting physician has performed and claimed a consultation, general assessment or general re-assessment prior to admission, makes an initial visit and records an admission note describing the condition of the patient following admission.

When a physician already is in the institution and is asked to assess one of his own in-patients

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on a non-emergent or an emergent basis, the subsequent visit listings apply. However, if he is asked to assess another physician's patient on an emergency basis, the General Listings should be used.

21. Subsequent visits to Long Term Care Institutions: include the supervisory care as well as the active treatment of acute intercurrent illness when the physician is already in the Long Term Care Institution. The supervisory care component includes discussion with the patient and/or examination and also includes, as required, discussion with the nurse, chart review, and annotation of the chart. When acute intercurrent illness requires a special visit, the appropriate fees under General Listings and Premiums will apply.

22. Visit for Procedure: when the sole reason for an office visit is the performance of a certain procedure, the listed benefit for the procedure will apply. (See Diagnostic and Therapeutic Procedures Preamble for exceptions.) When procedures are carried out in the office, emergency or outpatient department on an elective basis, a special visit should not be claimed in addition to the procedural fee.

When procedure(s) are carried out by a physician's employee(s) under the direct supervision of the physician, the usual claims may be made for procedure(s) which are generally and historically accepted as those which may be carried out by the nurse or other medical assistant in the employ of the physician. "Procedures" in this context do not include such services as assessments, consultations, psychotherapy, counselling, etc. Direct supervision requires that during the procedure the physician be physically present in the office or clinic at which the service is rendered.** While this does not preclude the physician from being otherwise occupied he should be in personal attendance on enough occasions to ensure that procedures are being performed competently and he must at all times be available immediately to approve, modify or otherwise intervene in a procedure as required in the best interests of the patient.

For physiotherapy procedures performed under direct physician's supervision as detailed above, see Code G467 on Page 104.

23. Premiums:

(a) **Special visit fees chargeable in addition to benefits for services listed under consultations and visits, critical care and injections or infusions.**

- (i) A special visit is one which is initiated by the patient or his representative which requires a physician to travel from one location to another to see a patient(s). That is, when the physician is not already in the office, hospital, institution, patient's home, etc. and is called to make a special trip there to attend a patient, a "special visit" premium may be claimed. The premium(s) for a special visit to the office only applies outside of normal office hours but does apply whether or not the office is in the physician's home.
- (ii) The special visit premiums apply only to emergent or non-elective calls and do not apply to non-referred or transferred obstetrics. The premiums do not apply to visits on regular rounds, and admission assessments of patients who have been admitted to hospital, etc. on an elective basis do not qualify as "special visits", regardless of the time performed.
- (iii) If an institution has arranged to have quarters in the same or in a proximal building in order that a physician will be available to make visits to the institution, particularly at night, these are not considered to be "special visits" to the institution.

When services are rendered on an emergency basis at a site other than listed in this schedule (e.g. roadside, ski slope, etc), the special visit premiums are applicable.

**Some procedures may not require the physical presence of a physician for adequate supervision. Exceptions to this requirement of direct supervision may be made upon recommendation of the Ontario Medical Association and the College of Physicians and Surgeons of Ontario.

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If a physician is called to pronounce a patient dead, a minor assessment may be claimed along with the appropriate surcharge for the special visit.

- (iv) An emergency call with sacrifice of office hours may be claimed in a situation where the demands of the patient and/or the physician's interpretation of the patient's condition is such that the physician responds immediately at the sacrifice of regular office hours.
- (v) A special visit at night or on a Saturday, Sunday or holiday may be claimed when non-elective or emergent calls are made between the hours of 5.00 pm and 7:00 am or are received and made on Saturdays, Sundays and Holidays. "Holidays" are defined for the purpose of this schedule as New Year's Day, Good Friday, Easter Monday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving, Remembrance Day, Christmas Day and Boxing Day. If any of these holidays fall on a Saturday or Sunday, at the physician's discretion either the Friday before or the Monday following will be recognized as the holiday.
- (vi) Only one special visit premium (daytime; sacrifice of office hours; or nights, Saturdays, Sundays and Holidays) may be claimed for the same patient, same visit, and does not apply to non-referred or transferred obstetrics.
- (vii) The Home Visit premiums apply to emergent or non-elective assessments which are initiated by a call from the patient or his representative. It is recognized, however, that a home visit occasionally may be required because of the patient's medical condition even though the physician has not been called specifically for that visit. For such "elective home visits", the daytime special visit premium B990 is applicable in addition to the appropriate assessment under the General Listings. The Special Visit premiums applicable to nights, Saturdays, Sundays, Holidays or sacrifice of office-hours, however, are not appropriate, regardless of the time of the visit.
- (viii) Normally, the "additional patient" premiums are not applicable unless the additional patient himself qualifies for a special visit. Patients who drop in to the office or Emergency Department while the physician is there for reasons other than rendering a special visit at that time do not qualify for any of the special visit premiums. However, extra patients during a home visit or those who drop in to the office or Emergency Department while the physician is there rendering a special visit to another patient also qualify for the "additional patient" premiums if an assessment is rendered.

Extra in-patients seen during a special visit to a hospital or other institution do not qualify for "additional patient" premiums unless the physician has been asked specifically to see these extra patients as well. (See also paragraph 18(d) above.)

Patients seen during "office hours" held at night or on Saturdays, Sundays or Holidays do not qualify for any of the special visit premiums.

- (ix) When no consultation or visit fees are chargeable e.g. for postoperative hospital visits by operating surgeon, the minimum premiums for special visits apply for additional patients seen during a special visit. Minimum premiums also apply to additional patients seen requiring critical care (excluding Respiratory Care and Neonatal Intensive Care), Injections or Infusions.

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Special Visit Benefits: Applicable in addition to benefits for services listed under Consultations and Visits, Critical Care and Injections or Infusions K992, C992, K993, C993 also are applicable to assistant and/or anaesthetist at emergency surgery.

- (x) Daytime (Monday to Friday) special visit to Emergency Department or O.P.D.
 K990 First patient assessed add \$ 11.50
 K991 For each additional patient requiring a special visit and assessed during same special visit, add 20% to the assessment fee . . . minimum \$ 5.40.
- (xi) Emergency call with sacrifice of office hours —
 K992 first patient assessed add \$ 23.00
 K993 for each additional patient requiring a special visit and assessed during same special visit add 20% to assessment fee minimum \$ 7.15
- (xii) Evenings, Saturdays, Sundays, Holidays (5:00 p.m. to midnight) —
 K994 first patient assessed add \$ 23.00
 K995 for each additional patient requiring a special visit and assessed during same special visit add 20% to assessment fee minimum \$ 7.15
 Nights (midnight to 7:00 a.m.)
 K996 First patient assessed add \$ 34.40
 K997 For each additional patient requiring a special visit and seen during the same special visit, add 50% to the assessment fee . . . minimum \$ 10.70
- (xiii) Special visit to office —
 The above benefits apply, but the prefix "A" should be substituted for the prefix "K" in the code (e.g. A990 instead of K990).
- (xiv) Special visit to patient's home —
 The above benefits apply, but the prefix "B" should be substituted for the prefix "K" in the code (e.g. B992 instead of K992).
- (xv) Special visit to hospital in-patient —
 The above benefits apply, but the prefix "C" should be substituted for the prefix "K" in the code (e.g. C992 instead of K992).
- (xvi) Special visit to long-term care institution —
 The above benefits apply, but the prefix "W" should be substituted for the prefix "K" in the code (e.g. W992 instead of K992).
- (xvii) Special visit to any setting not listed above, or emergency services at the roadside, ski slope, etc.
 The above benefits apply, but the prefix "Q" should be substituted for the prefix "K" in the code (e.g. Q994 instead of K994).
- (xviii) Non Elective Surgical Procedures or Clinical Procedures Associated with Diagnostic Radiological Examination: — when such procedures including obstetrics, fractures or dislocations or **major invasive procedures contained in the list of Diagnostic and Therapeutic Procedures or elective procedures which because of intervening emergency procedure(s) commence after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the procedural fee(s) by 20% (E409). When the foregoing procedures commence after midnight and before 7:00 a.m. any night during the week, increase the procedural fee(s) by 50% (E410).

These premiums are not chargeable in addition to the obstetrical fee(s) if labour is induced by medical and/or surgical means by the same physician. However, a forewater A.R.M. or oxytocin augmentation of labour carried out on a patient in desultory labour does not constitute induction.

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These premiums are not chargeable (during or after a "shift") by emergency or other physicians who have elected or are required to be physically and continuously present in the Emergency Department or environs for an arranged designated period of time.

****Major Invasive Procedures are considered to be the following:**

G211 G268

G246	G269	G287	G294	G324	G332	G399	R841	R853
G254	G270	G288	G295	G327	G347	G411	R843	R854
G264	G275	G290	G302	G328	G348	G412	R849	Z804
G265	G277	G291	G303	G329	G349	G418	R850	Z805
G266	G280	G292	G304	G330	G380	R833	R851	
G267	G285	G293	G323	G331	G398	R840	R852	

E409 or E410 may not be claimed for procedures which mainly involve the interpretation of test results and are not applicable to assessments or consultations. Neither are they applicable to physicians on duty in the emergency department nor to procedures listed in the Diagnostic Radiology, Nuclear Medicine or Diagnostic Ultrasound sections of the Schedule.

(xix) Non-elective Nuclear Medicine, Diagnostic Radiology, Laboratory Medicine or Diagnostic Ultrasound Examinations.

C109 For special visits, evening (5:00 p.m. to midnight) or before midnight, Saturdays, Sundays or Holidays to perform examinations listed in the Nuclear Medicine, Diagnostic Radiology, Laboratory Medicine or Diagnostic Ultrasound sections of the Schedule, a premium of \$23.00 may be added to the benefit for the first examination performed on any one patient or may be claimed alone if it is decided that the procedure is not medically indicated and a consultation is not rendered.

C110 For such special visits commencing between midnight and 7:00 a.m., the applicable premium is \$ 34.40

(xx) Assistants' services —

E400B For all cases commencing after 5:00 p.m. and before midnight or before midnight on Saturdays, Sundays and Holidays, the total benefit for assistant units (basic and time) is increased by 30%.

E401B For all cases commencing after midnight and before 7:00 a.m., the total benefit for assistant units is increased by 50%.

(xxi) Anaesthetists' services —

E400C For all cases commencing after 5:00 p.m. and before midnight or before midnight on Saturdays, Sundays and Holidays, the total benefit for anaesthetic units (basic and time) is increased by 30%.

E401C For all cases commencing after midnight and before 7:00 a.m., the total benefit for anaesthetic units is increased by 50%.

For cases requiring a special visit to the hospital, an additional premium of \$3.60 (C998 C) during the 30% premium period and \$7.15 (C999 C) during the 50% premium period may be charged to the first patient treated on each special visit.

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(b) Special Care Unit (e.g. I.C.U. or C.C.U.) —

C101 For each patient seen on visit to I.C.U. or C.C.U. (excluding supportive care), add \$ 5.70 to charges for all such visits.

Note: Where visit is not chargeable,

e.g. post operative care by surgeon, claim only C101

(excluding Supportive Care, Respiratory Care and Neonatal Intensive Care)

24. Detention: benefits may be applicable for detention when under very exceptional circumstances a physician is required to spend considerable extra time with a patient. Such extra time must be spent in active treatment of the patient, and it must be to the exclusion of all other work.

Claims for detention must be substantiated by an explanation on the claim card or in an accompanying letter, and should be made on an "I.C." basis according to the following guidelines:

After twenty minutes if the physician spends more than this amount of time providing a minor, partial or intermediate assessment or subsequent hospital visit;

After forty minutes if the physician spends more than this amount of time providing a specific or general re-assessment or multiple systems assessment or certification of mental illness;

After one hour if the physician spends more than this amount of time providing a consultation, limited consultation, repeat consultation, prenatal consultation, specific or general assessment.

Detention is not meant to apply to procedures nor to obstetrical care and does not include time waiting for X-rays, lab reports, the operating room or for the patient to arrive for assessment or treatment.

K001 Detention, per quarter hour or part thereof \$ 13.20

K101 Detention, while in attendance with patient(s) in ambulance, per quarter hour or part thereof \$ 23.00

Note: K101 is not applicable to attendance in a vehicle other than an Ambulance.

25. Independent Consideration — "I.C.": independent consideration will be given by O.H.I.P. for those items in the Schedule of Benefits which are listed as I.C.. Claims rendered under this heading must include a specific charge along with a detailed explanation of that charge. Where pertinent, an operative report or consultation report is very helpful in rendering independent consideration. It also is helpful if I.C. claims include a comparison of the scope and difficulty of the procedure with other specific procedures listed in the Schedule.

26. Transferral and Referral:

(a) A referral takes place when one physician requests for his patient the services of another. The services of the latter may consist of:

(i) an opinion (i.e. a consultation)

(ii) diagnostic tests or procedures (e.g. skin test, biopsy, etc.)

Note: In such cases the referring physician continues to treat the case himself.

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(iii) treatment (surgical or medical).

The referring physician's O.H.I.P. registration number must be included on the claim submission.

- (b) A transferral, as distinguished from a referral, takes place where the responsibility for the care of the patient is completely transferred permanently or temporarily, from one physician to another in the same field or specialty (e.g. where the first physician is leaving temporarily on holidays and unable to continue to treat the case). The physician to whom the patient is transferred should be regarded as substituting for the other physician and is not entitled to claim for a consultation. Physicians who are substituting for other physicians should consider that patients of the latter have been temporarily transferred (not referred) to their care. Where the care of the patient involves a benefit containing several components such as surgery the physicians may consider the surgical benefit a team benefit and decide among themselves how each is to be compensated; traditionally physicians in these circumstances have reciprocated by exchanges of coverage for each other. When physicians routinely or frequently substitute for each other providing hospital visits to registered bed patients in active treatment hospitals, e.g. weekend coverage or daily rounds by various members of a group, the most responsible physician may claim for all the visits.

27. Most Responsible Physician: is the attending physician who is primarily responsible for the day to day care of the patient in hospital. In cases of unusual severity where the consultant assumes the role of the most responsible physician, the consultant may claim on a per visit basis and the family physician may claim supportive care. Where the family physician remains the most responsible physician and requests only a consultation, the family physician may claim on a per visit basis and the consultant may claim for a consultation only.

28. Concurrent Care: when the family physician remains the most responsible physician but because of the seriousness or complexity of the condition, requests continued directive care by a consultant, the family physician may claim on a per visit basis. The consultant also may claim on a per visit basis, not to exceed four such claims during the first week of concurrent care and not to exceed two such claims each week thereafter while the patient's condition remains serious — this arrangement being agreeable to both physicians.

29. Multidisciplinary Care: applies when the complexity of the medical condition requires the services of several physicians in different disciplines. In such cases, each physician should render a separate claim on a per visit basis. This does not refer to a situation where a single benefit for a team of physicians is listed in the Schedule.

30. Supportive Care: is the care rendered in hospital by the referring physician, who is not actively treating the case (e.g. writing orders), to a patient under the care of another physician, at the desire of the patient or family, for purposes of liaison or reassurance. The physician may claim for this care on a per visit basis, not to exceed four such claims during the first week of supportive care determined by the date of the first supportive care visit) and not to exceed two such claims each week thereafter. If medical complications develop or are present in the post-operative period which require active management by the referring physician, claims for hospital medical care should be rendered, not supportive post-operative care.

31. Long-Term Terminal Cases in Hospital: applies to one designated physician responsible for the care of a terminally ill patient. Terminal care will be deemed to start when care is directed to maintaining the comfort and emotional well being of the patient and non aggressive treatment of the underlying disease process. For visits rendered to the terminally ill patient. (See Preamble, Part B, Paragraph 18 (b))

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32. Specialist: a specialist shall be defined (for purposes of application in the case of any given service within this Schedule) as one who holds a certificate from the Royal College of Physicians and Surgeons of Canada in the specialty which normally is considered to encompass the service in question.

A specialist rendering services outside of his specialty should use the codes and tariffs listed in the General Practice section of the Schedule

33. Differential Benefits:

- (a) Where only one procedural benefit is listed, it shall apply to any physician rendering the service, regardless of specialty.
- (b) Specialists providing primary care in general practice may claim the appropriate visit fees as defined in the Preamble listed under the heading Family Practice and Practice in General. Certain other non specialist services such as counselling and interviews are under the same heading for the use of any physician providing such services.
- (c) Specialists in paediatrics who practice allergy may claim specialist rates for their allergy services regardless of the age of their patients.

34. Referring Physician's Services:

- (a) For the services rendered prior to an operation, the referring physician should claim on a "fee-for-service basis", for example:
 - (i) Home, Office or Hospital Visits as rendered.
 - (ii) In addition to (i) above, in acute cases, benefits may be claimed for detention if applicable and appropriate (refer to paragraph 24, above).
- (b) (i) For services rendered as an assistant during the operation, the referring physician should claim in accordance with paragraph 35, below.
 - (ii) In cases in which the referring physician is required to be present in the interest of the patient but does not actually assist at the surgical procedure, he should claim a hospital visit for this service.
- (c) For the services rendered after the operation, the referring physician may claim on the basis of supportive care as outlined in the Schedule.

35. Assistants' Services:

- (a) Time units are computed by allowing one unit (\$6.75) for each 15 minutes or part thereof of time (up to two hours) spent by the assistant. Time units for assistants' services for periods in excess of two hours per case are computed by allowing two units for each 15 minutes or part thereof. Time for purposes of these calculations includes scrub time and time spent in the operating room. If claims are being made in coded form (see Preamble, part B, paragraph 16), the suffix B should be added to the code for the procedure.
- (b) The basic units should be listed separately from the time units on the claim card. Benefits for assistants' services are determined by multiplying the listed basic units and the time units by \$6.75. For all cases commencing after 5:00 p.m. and before midnight or on all Saturdays, Sundays and Holidays, the total benefit for assistant units (basic and time) is increased by 30% (E400B). For all cases commencing after midnight and before 7:00 a.m., the total benefit for assistant units is increased by 50% (E401B).

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- (c) When a physician is required to make a special visit to the hospital to assist at surgery, he may charge a special visit premium (C998B) \$3.6 for a case commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays or Holidays; (C999B) \$7.15 for a case commencing after midnight and before 7:00 a.m. any night of the week. These premiums are in addition to E400B and E401B premiums but apply only to the first patient treated on each special visit.
- (d) When multiple or bilateral surgical procedures are done during the same anaesthetic, the assistant's benefits shall be based on the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the assistant shall be entitled to receive full assistant's benefits for each procedure.
- (e) In surgical procedures requiring more than one assistant, benefits for the second assistant shall be computed on the same basis as for the first assistant. Each claim for second assistant should be accompanied by a statement from the operating surgeon confirming the necessity for his/her services.
- (f) When a surgeon requires an assistant at a procedure for which no assistant's units are listed, the assistant may calculate the total benefits applicable by taking the number of basic units used by the anaesthetist, adding his time units and multiplying the total number of units by \$4.77. (See also (g) below.)
- (g) When assistants at surgery claim for procedures for which no assistants' units have actually been listed in the Schedule, the assistants should support their claims with a statement of explanation from the surgeon, confirming the medical necessity for their attendance.
- (h) Where the attendance of a physician is requested by the patient's other medical attendants for the sole purpose of monitoring or special supportive care, and when the physician is in constant attendance, the benefits shall be based upon 3 units plus time (E003B).
- (i) When an anaesthetic has begun and the operation is cancelled prior to commencement of surgery, the assistant who has scrubbed but is not required to do more, should claim 3 basic units plus time units (E006B). If the operation is cancelled after surgery has commenced, the procedural basic unit plus time units will apply. If the procedure is cancelled prior to the induction of anaesthesia and the assistant is scrubbed, a subsequent hospital visit only may be claimed.
36. **Anaesthetists' Services:**
- (a) Benefits for anaesthetists' services are for all types of anaesthesia. The rates listed are for professional services, including pre-anaesthetic evaluation and post-anaesthetic follow-up and all immediate supportive measures, and does not include the cost of materials used. If an anaesthetist is asked by a physician to see a registered bed patient in consultation more than 36 hours prior to the administration of an anaesthetic, he may claim for a consultation as well as for rendering the anaesthetic. (This consultation is not a substitute for the pre-anaesthetic evaluation.) If an anaesthetist examines a patient prior to surgery and the surgery is cancelled prior to the induction of anaesthesia,

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he may claim a subsequent hospital visit for this service. When an anaesthetic has begun and the operation is cancelled due to a complication prior to the commencement of surgery, the anaesthetist should claim 4 basic units plus time (E006C). If the operation is cancelled after surgery has commenced, the procedural basic units plus time units will apply.

- (b) Basic units are listed for most procedures and include the value of all anaesthetic services except the actual time spent administering the anaesthesia, any modifying factors, or unusual detention with the patient (see paragraph 24, 36(l) below).
- (c) Except during maintenance of continuous conduction anaesthesia (G247 pg 100, P015 pg 109), time units are computed by allowing one unit for each 15 minutes or part thereof of anaesthesia time (up to two hours). Following the first two hours of anaesthesia, time units for periods in excess of two hours are computed by allowing two units for each 15 minutes or part thereof. Anaesthesia time begins when the anaesthetist is first in attendance with the patient for the purposes of creating the anaesthetic state and ends when he is no longer in personal attendance (when the patient may be safely placed under customary post-operative supervision).
- (d) Time units and listed basic units should be indicated separately on the claim card. Benefits for anaesthetists' services are determined by multiplying the basic and the time units by \$7.77 for certified anaesthetists and \$7.33 for non-certified anaesthetists. For cases commencing after 5:00 p.m. and before midnight or before midnight on Saturdays, Sundays and Holidays, the total benefit for anaesthetic units (basic and time) is increased by 30% (E400C). For cases commencing after midnight and before 7:00 a.m., the total benefit for anaesthetic units is increased by 50% (E401C).
- (e) When a physician is required to make a special visit to the hospital to administer an anaesthetic, he may charge a special visit premium of \$3.60 (C998C) for a case commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, or \$7.15 (C999C) for a case commencing after midnight and before 7:00 a.m. any night of the week. These premiums are in addition to E400C and E401C premiums, but only apply to the first patient treated on each special visit.

If claims are being made in coded form (see Preamble, part B, paragraph 16) the suffix C should be added to the code for the procedure.

- (f) In special cases where the anaesthetic services of more than one anaesthetist are deemed necessary in the interest of the patient the benefits shall be increased by 50% of that computed for the procedure; each anaesthetist to be entitled to one half of the total benefit.
- (g) When multiple or bilateral surgical procedures are done during the same anaesthetic, the anaesthetic benefits shall be based upon the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the anaesthetist shall be entitled to receive full anaesthetic benefits for each procedure.
- (h) In procedures where no units are listed or with I.C., the basic units will be based upon those listed for a comparable procedure considering region and modifying conditions or techniques.

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- (i) When a pump with or without an oxygenator and with or without hypothermia is employed in conjunction with an anaesthetic, the anaesthetic "Basic" will be 28 units; this replaces the listed basic units for the procedure. To compensate for variations in anaesthetic practice, special respiratory intensive care or detention for the purpose of intensive treatment of other types may be claimed separately under the appropriate headings.
- (j) An additional 10 units may be claimed when, in association with anaesthesia, "controlled hypotension" is carried out using any technique to deliberately lower and maintain the mean blood pressure at least 25% below the range or normal for that patient. The extra 10 units may be claimed under code E004C.
- (k) When unusual detention with the patient before or after anaesthesia is essential for the safety and welfare of such patient, the necessary time will be valued on the same basis as indicated for the anaesthetic time.
- (l) For detention not associated with anaesthesia detention rates and criteria apply (see paragraph 24 above).
- (m) When the attendance of the anaesthetist is requested by the patient's other medical attendants for the purpose of monitoring or special supportive care, and when the anaesthetist is in constant attendance the benefits shall be based upon 3 units plus time. If claims are coded, the code is E003C.
- (n) No additional claim should be made for introducing a catheter for continuous conduction anaesthesia, i.e. above the basic of 5 units plus hospital visits rendered for maintenance and supervision (to a maximum of four hospital visits) plus the number of time units required for the final delivery.
When hospital visit(s) is rendered for maintenance and/or supervision of continuous conduction anaesthesia or analgesia after 5:00 p.m. and before midnight, an additional 30% (E402A) may be claimed with that visit (P015A or G247). When a maintenance and/or supervision visit occurs after midnight and before 7:00 a.m., an additional 50% may be claimed (E403A) with P015 or G247.
- (o) When a physician administers an anaesthetic and/or other medication prior to or during a procedure(s) and also performs a procedure(s) on the same patient, he should claim for the procedure(s) only. However, when a physician administers a pudendal, femoral, intercostal, sciatic, ilioinguinal or iliohypogastric block in addition to performing a procedure, he may charge \$7.15 (G224) in addition to the fee for the procedure.
- (p) When hypothermia is used by the anaesthetist in procedures not specifically identified as requiring hypothermia, the basic value is 25 units. This basic value replaces the basic value listed in the Schedule for the procedure. When the basic value claimed is 25 units, the anaesthetic service may be claimed under code E002C.
- (q) When one anaesthetist starts a procedure and is replaced by another part way through a surgical procedure or delivery, the first anaesthetist should claim the appropriate basic units plus time units and the second anaesthetist may claim for time units only. The second anaesthetist should use code E005C for such time units except in the case of continuous conduction anaesthesia; in the latter case, hospital visits apply (see para 36(n)).

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E005C qualifies for the surcharge E400C or E401C only if the case originally started within the time stated under paragraph 33(f) above. Each anaesthetist should state on his claim card which part of the anaesthetic is being claimed and the time begun and completed.

- (r) General anaesthesia for the purposes of this Schedule includes all forms of anaesthesia except local infiltration.

PREAMBLE**APPENDIX A**

Sections 53 and 54 of Ontario Regulation 452 of Revised Regulations of Ontario 1980 made under the Health Insurance Act.

"(1) The following services are not insured services under the Plan:

- Except where medically required, surgery for cosmetic purposes.
- Expenses for travelling time or mileage.
- Testimony in a court, preparation of records, reports, certificates or communications.
- Advice by telephone.
- Any service or examination for the purpose of,
 - (a) an application for insurance or under a requirement for keeping insurance in force:
 - (b) an application for admission to or continuance at or in a school, college, university, camp, association, club, group or program:
 - (c) employment or the continuance of employment or pursuant to the request of an employer or other person in authority:
- Group examinations, immunizations or inoculations.
- Any service or examination rendered by a physician for screening, survey or research purposes.
- Services rendered by a physician pursuant to an arrangement for rendering services.
 - (a) to the employees of an employer;
 - (b) to members of an association; or
 - (c) at a camp to the campers thereof.
- Laboratory services, except,
 - (a) laboratory services prescribed in section 48a, and
 - (b) Laboratory services carried out by a physician for the exclusive purpose of diagnosing or treating his own patients in the course of his medical practice.
- Special appliances.
- Clinical pathology, except when authorized by a physician and performed.
 - (a) by a laboratory mentioned in clause 52 (1)(a) or (b); or
 - (b) by or under the direction of any other person authorized by law.
- All procedures of acupuncture.

(2) The following services rendered by physicians shall be deemed not to be insured services for the purposes of the Act:

- Anaesthetic services rendered in connection with a dental procedure rendered by a dentist except where the dental procedure is performed in a hospital.

PREAMBLE**APPENDIX A - Cont'd**

- Pre-adoption examination and evaluation for C.A.S.
- Other scan (approved but not currently listed).
- Preparation of special antigens or anti-serums.
- Special investigations.
- Dermatoglyphics.
- Group psychotherapy — seventh to ninth hour per day.
- Psychotherapy — interviews with other paramedical organizations or others on behalf of a patient.
- Orthoptics.
- Contact lens fitting, except for any of the following conditions:
 - (a) Aphakia, monocular and binocular;
 - (b) High Myopia, greater than nine diopters;
 - (c) Irregular astigmatism (post-corneal grafting or corneal scarring resulting from disease states);
 - (d) Keratoconus.
- Non-referred mammography or thermography.
- The use of EDTA in the treatment of atherosclerosis.
- HCG treatment for obesity.
- General assessment for nicotine addiction or obesity where treatment is to be by acupuncture or ear pins.

54. The following service rendered by a physician shall be deemed not to be an insured service in respect of an insured person who is eighteen years of age or over:

1. Otoplasty for correction of "outstanding ears."

55(1) The following services rendered outside of Ontario by physicians shall be deemed not to be insured services in respect of insured persons who are under the age of sixteen years:

1. Ligation, cauterization or removal of vas deferens—uni or bilateral (vasectomy).
2. Hysterectomy or ligation, cauterization or removal of fallopian tubes—uni or bilateral by abdominal or vaginal approach, including laparoscopy, culdoscopy, or hysteroscopy—for sterilization (any method).

(2) All services rendered outside of Ontario by hospitals in connection with the services specified in subsection 1 shall be deemed not to be insured services in respect of insured persons who are under the age of sixteen years.

(3) Subsections 1 and 2 do not apply where the surgeon or the attending physician believes that the surgical operation is medically necessary for the protection of the physical health of the insured person.

PREAMBLE**APPENDIX A - Cont'd**

55a(2)-1. Any service or examination for the purpose of legal requirements or proceedings, other than an examination rendered by a psychiatrist, who is not a member of the medical staff of a psychiatric facility in which a patient is detained, for the purpose of clause 35(4)(b) of the *Mental Health Act*.

PREAMBLE**APPENDIX B**

Section 29 of Regulation 448 of Revised Regulations of Ontario, 1980 under the Health Disciplines Act.

29—(1) A member shall,

- (a) keep a legibly written record in respect of each patient of the member setting out,
 - (i) the name and address of the patient,
 - (ii) each date that the member sees the patient,
 - (iii) a history of the patient,
 - (iv) particulars of each physical examination of the patient by the member,
 - (v) investigations ordered by the member and the results of the investigations,
 - (vi) each diagnosis made by the member respecting the patient, and
 - (vii) each treatment prescribed by the member for the patient;
 - (b) keep a day book, daily diary or appointment record setting out the name of each patient seen or treated or in respect of whom a professional service is rendered by the member.
- (2) A member shall keep the records required under subsection (1) in a systematic manner and shall retain each record for a period of six years after the date of the last entry in the record or until the member ceases to engage in the practice of medicine, whichever first occurs.
- (3) A member shall make records kept pursuant to subsection 1 and books, records, documents and things relevant thereto available at reasonable hours for inspection by a person appointed by the Registrar pursuant to section 64 of the Act, a member appointed by the Registrar for the purpose of peer review or a person appointed as an inspector under section 43(1) of the Health Insurance Act.

PREAMBLE**APPENDIX C****"EMERGENCY DEPARTMENT" CLAIMS****PHYSICIAN ON DUTY**

The listings under the heading "Emergency Department—Physician on Duty" are meant to apply only to those circumstances wherein either emergency or other physicians have elected or are required to be physically and continuously present in the Emergency Department or environs for an arranged designated period of time.

When the Physician on Duty is required or elects to remain at the hospital, the special call surcharge will not apply. Use the "Emergency Department — Physician on Duty" listings for all physicians regardless of specialty.

When an emergency physician is required to make a special visit to the Emergency Department prior to or after his regular arranged designated period of time on duty, he may claim the appropriate benefit under the General Listings plus the applicable special visit premium for the first patient assessed; all subsequent patients assessed during this visit to the hospital should be claimed under the Emergency Department—Physician on Duty listings.

When a physician is on duty in the Emergency Department, sees a patient and admits the patient to hospital, this physician may claim a minor or multiple systems assessment depending upon the service initially provided. Either the patient's attending physician or the emergency department physician (but not both) may render and claim the hospital "admission assessment". If the emergency department physician instead of the attending physician provides the admission general assessment, he may claim a general re-assessment (C004) as well as the initial assessment provided that both services are rendered separately.

SPECIAL VISIT TO EMERGENCY OR O.P.D.**Consultation**

1. Consultation, patient not admitted:
The benefit for the consultation (or repeat consultation) plus the appropriate special visit surcharge (K99-) may be claimed.
2. Consultation, patient admitted:
 - (a) The benefit for the consultation (or repeat consultation) plus the appropriate special visit surcharge (K99-) followed by hospital visits (if rendered) may be claimed. However, if the consultant also is the "most responsible physician", he may not also claim a hospital in-patient consultation, repeat consultation, general or specific assessment, general or specific reassessment since the initial consultation rendered in the emergency department serves as the admission assessment.
 - (b) If the consultant is not also the most responsible physician, the latter may claim the appropriate admission assessment.

PREAMBLE

Assessment:

1. **Assessment, patient not admitted —**
The benefit for the assessment (or re-assessment) plus the appropriate special visit surcharge (K99-) may be claimed.
2. **General/specific assessment plus patient admission —**
The benefit for the general or specific assessment plus the appropriate special visit surcharge (K99-) followed by hospital visits may be claimed. However, the admitting physician may not also claim a hospital in-patient general/specific assessment or reassessment since the initial general/specific assessment rendered in the emergency department serves as the admission.
3. **Minor/intermediate assessment plus patient admission —**
The benefit for the minor or intermediate assessment plus the appropriate special visit surcharge (K99-) may be claimed. In addition, the admitting physician may claim for a hospital in-patient general or specific reassessment if rendered.

Procedure:

Except for procedures for which the listed benefits specifically include the associated consultation or other assessment, claims may be made for both the procedure and the assessment.

Note:

If a physician has an office in the hospital and is called to assess a patient in the Emergency Department or O.P.D., the special visit premiums do not apply.

PREAMBLE**APPENDIX D**

1. Surgery to alleviate significant physical symptoms or to restore or improve function to any area altered by disease, trauma or congenital deformity normally is a benefit under The Ontario Health Insurance Plan. Surgery solely to alter or restore appearance is not a benefit of OHIP except under the circumstances as listed in the following policy.
2. Emotional, psychological or psychiatric grounds are not considered sufficient reason for OHIP coverage of surgery for alteration of appearance except under exceptional circumstances. On request of the attending physician, exceptions may be made on an independent consideration basis if the proposed surgery is to alter a significant defect in appearance caused by disease, trauma or congenital deformity, *and* if the surgery is
 - recommended by a Mental Health Facility (as designated by The Mental Hospitals Act) or equivalent, or
 - recommended by a Correctional Institution, or
 - essential in order to obtain employment as documented by the attending physician *and* either by a Canada Manpower Employment Centre or by an employer with regard to a specific job, or
 - performed on a patient who is less than 18 years of age and the defect is in area of the body which normally and usually would not be clothed.
3. In establishing this policy, it has been recognized that
 - peer acceptance in our society often is influenced disproportionately by the facies,
 - children are especially susceptible to emotional trauma caused by physical appearances,
 - some procedures traditionally have been accepted as benefits of Health Insurance Plans in spite of the obvious cosmetic nature of these procedures.
4. Surgery to revise or remove features of physical appearance which are familial in nature is not a benefit of OHIP.
5. Within the context of this policy, the word "disease" does not include the normal sequelae of aging. Surgery to alter changes in appearance caused by aging is not a benefit of OHIP.
6. Within the context of this policy, the word "trauma" includes trauma due to treatment such as surgery, radiation, etc.
7. The phrase "reasonable period of convalescence" admittedly is imprecise, but it does not seem reasonable to set a definite time interval of convalescence following each procedure. Independent consideration will be given to the questionable cases.
8. Authorization from OHIP is not required for all surgery to alter appearance. It is required only for those categories of procedures for which some cases may not be a benefit under OHIP policy.

PREAMBLE**APPENDIX D****Surface Pathology****1. Trauma Scars****(a) Neck or Face**

—Includes ears and non-hair bearing areas of the scalp.

—Repair of all such scars is a benefit of OHIP.

—Repair procedures will depend upon the lesion but may include excision, revision, dermabrasion, etc. Rhytidectomy procedures to remove scar prominence, however, are not a benefit of OHIP.

—OHIP authorization for repair of such scars is not required but manual assessment of the claims will be necessary to ensure that the most appropriate procedure codes are used.

(b) Scars in other Anatomical Areas

—Repair of scars which interfere with function or which are significantly symptomatic (pain, local irritation, etc.) is a benefit of OHIP.

—Scars with no significant symptoms or functional interference

(i) Repair is a benefit if such repair is part of a pre-planned post-traumatic (including post-surgical) staged process. OHIP notification must be included as part of the planning process.

(ii) Other post-traumatic scar revision is not a benefit of OHIP.

—OHIP authorization is required for all scar repair procedures in areas other than the face or neck.

2. Keloids**(a) Head or Neck**

—The repair of all such keloids is a benefit of OHIP.

—Repair procedures may include excision and/or injection.

—Although no pre-authorization is needed, claims for excision of keloids are assessed manually to ensure that the most appropriate code is used.

(b) Excision of keloids in other areas

—Not a benefit of OHIP unless significantly symptomatic or there is functional impairment.

—OHIP authorization is required.

3. Tattoos**(a) Face or Neck**

—Excision or destruction of all such tattoos is a benefit of OHIP.

—Authorization is not required but adjudication of repair procedures will be identical to that for scars in these areas.

(b) Other Anatomical Areas

—Excision or destruction of concentration camp or P.O.W. tattoos is a benefit of OHIP. Otherwise, normally not a benefit of OHIP.

PREAMBLE

4. **Benign lesions such as naevi, keratoses, spider naevi, papillomata, neurofibromata**
- (a) **Face or Neck**
—Excision or destruction of these lesions is a benefit of OHIP.
—Authorization is not required.
- (b) **Other Anatomical Areas**
—Normally not a benefit of OHIP if removed for alteration of appearance, only, rather than for medical necessity or because of clinical suspicion or evidence of malignancy.
—Removal of very large lesions in patients less than 18 years of age is a benefit of OHIP.
—Authorization is not required but a statement of the reason for removal must accompany the claim.
5. **Hair Loss**
- (a) **Head or Neck**
- (i) **Patients less than 18 years of age**
—Repair is a benefit for non-hereditary etiologies.
—Authorization is not required. However, if it is possible that a planned staged procedure will extend beyond the age limit, pre-authorization should be obtained, since it will be necessary after the 18th birthday.
- (ii) **Post-traumatic**
—Repair to the area of traumatic hair loss is a benefit of OHIP only if carried out within a reasonable period of convalescence.
—OHIP authorization is required.
- (iii) **Other Etiology**
—Not a benefit of OHIP.
- (iv) **Usual repair procedures may include skin shifts or flaps, skin grafts, or hair plugs.**
- (b) **Other Anatomical Areas**
—Not a benefit of OHIP.
6. **Epilation of Hair**
- (a) **Face**
—This procedure is a benefit of OHIP only for those patients with documented endocrine abnormality or drug-induced hirsutism.
- (b) **Other Anatomical Areas**
—Not a benefit of OHIP.
- (c) —OHIP authorization is required.

PREAMBLE

7. Redundant Skin

- (a) Excision of redundant skin for elimination of wrinkles, etc. is not a benefit of OHIP.
- (b) Blepharoplasty is not a benefit of OHIP unless there is documented evidence of medical necessity such as visual field defect caused by the redundant eyelid skin.
- (c) OHIP authorization is required.

Sub-Surface Pathology

1. Congenital deformities

(a) Head or Neck

—Repair is a benefit of OHIP except for:

—surgery to revise or remove features which are familial in nature.

—surgery to correct "outstanding ears" in patients who are eighteen years of age or over.

—Authorization is not required but manual assessment of the claims will be necessary to ensure that the most appropriate procedural codes are used.

(b) Other Anatomical Areas

—Normally not a benefit of OHIP if surgery is for alteration of appearance only.

2. Post-Traumatic Deformities

—Reconstructive procedures are a benefit at the acute stage; within a reasonable period of convalescence; or if part of a pre-planned staged process of repair.

—Repair of procedures may include bone revision, tissue shifts and grafts, prosthesis implantation, etc.

—OHIP authorization is required for repairs beyond the acute stage.

3. Deformities resulting from local disease

(such as loss or distortion of bone, muscle, connective tissue, adipose tissue, etc.)

(a) Head or Neck

—Reconstructive procedures for significant abnormalities are a benefit at the acute stage; during a chronic disease process; within a reasonable period of convalescence; or if part of a planned staged process of repair initiated during one of these periods.

—Repair procedures normally could include tissue grafts, flaps or shifts, bone revision, prosthesis insertion, etc.

—Face lifts, modified face lifts, brow lifts, etc. are not a benefit of the Plan if skin, only, is involved in the procedure. However, a repair such as ptosis repair or face lift with underlying slings is a benefit of OHIP if the procedure is to correct significant deformity following stroke, cancer, VIIth nerve palsy, etc.

—OHIP authorization is required for repair of deformities resulting from local disease.

PREAMBLE

(b) Other Anatomical Areas

—Not a benefit of OHIP if the correction is for appearance, only.

4. Breast Surgery

(a) Augmentation Mammoplasty

—This procedure is a benefit of OHIP unilaterally or bilaterally for a female patient with breast aplasia.

—It is an OHIP benefit unilaterally for a female patient with a severely hypoplastic breast when the other breast is not also hypoplastic.

—A "balancing" augmentation mammoplasty may be allowed on an independent consideration basis for correction of unilateral hypoplasia when performed in association with approved contralateral reduction mammoplasty.

—The correct code for the repair procedure is R112.

—OHIP authorization is required.

(b) Post-Mastectomy Reconstruction

—Unilateral or bilateral breast reconstruction is a benefit of OHIP when the procedure is subsequent to, as listed in the Schedule of Benefits, total or partial mastectomy (including wedge resection) or prophylactic mastectomy.

—Authorization is not required but all claims are manually assessed to determine the benefit appropriate to the procedure rendered.

(c) Reduction Mammoplasty

—Reduction Mammoplasty is a benefit for female patients only, where there is significant associated symptomatology such as intertrigo, neck or back pain or shoulder grooving. Ptosis and/or size are not sufficient grounds for OHIP coverage of reduction mammoplasty

—Unilateral Reduction Mammoplasty may be a benefit of the Plan if there is gross disproportion present, or in association with approved unilateral augmentation mammoplasty or post mastectomy reconstruction of the contralateral breast.

—OHIP authorization is required.

(d) Male Mastectomy

—This procedure is a benefit of the Plan.

—The appropriate code for the procedure is R115 or R116.

—Authorization is not required.

(e) Accessory breasts or accessory nipples

—Excision of such accessory tissue is a benefit of the Plan.

—The appropriate code should be used from the Schedule listings under Skin and Subcutaneous tissue.

—Authorization is not required.

PREAMBLE**APPENDIX D - Cont'd****5. Excision of excess fatty tissue**

- This is a benefit of the Plan only if there is significant associated symptomatology such as intertrigo, pain or excoriations.
- When performed for alteration of appearance, the removal of redundant skin and fat, from the abdomen, extremities, etc. is not a benefit of the Plan.
- OHIP authorization is required.

Sex-Reassignment Surgery

- (1) Sex-reassignment surgical procedures are a benefit of OHIP only if they are performed on patients who have completed the Gender Identity Clinic program operated by the Clarke Institute of Psychiatry in Toronto. Moreover, claims are accepted for payment only for those patients for whom the Clinic has recommended that surgery take place. This surgery need not take place in Toronto or even in Ontario. Surgery recommended by the Clinic which takes place outside the Province of Ontario may be approved for payment at rates in accordance with the current OHIP Schedule of Benefits.
- (2) Within the foregoing guidelines, reconstruction of genitalia and mastectomy are benefits of the Plan. However, since the hormonal treatments associated with sex-reassignment themselves give rise to breast enlargement, augmentation mammoplasty or breast reconstruction in a male to female conversion normally would not be a benefit of OHIP, in keeping with the previously outlined policy regarding breast surgery in females.
- (3) OHIP authorization is required.

Complications and/or Revisions

- (1) The treatment of acute medical or surgical complications resulting from surgery for alteration of appearance and/or function is a benefit of the Plan whether or not the original surgery was covered by OHIP. This includes complications resulting from trans-sexual surgery (such as breakdown of the artificial vaginal wall). No authorization is required.
- (2) Revision of surgery for alteration of appearance, because of undesirable results, is a benefit of the Plan if the original surgery was a benefit *and* if the revision either is part of a pre-planned staged process or occurs within a reasonable period of convalescence. Correction of the effects on appearance which are due to complications, is a benefit of the Plan if it is carried out within a reasonable period of convalescence. OHIP authorization is required only if the original surgical procedure, if it had been carried out at the time of the proposed revision, would have required such authorization. For example, authorization would not be required for revision in a 16-year-old of a repaired congenital ear deformity. However, if the child is 18 years or older at the time of the revision, authorization would be required.

PREAMBLE**APPENDIX E****REGULATIONS FOR EMPLOYMENT OF A LOCUM TENENS****A Locum Tenens**

- (a) Must replace the employing physician, who must be absent from the practice.
- (b) Must replace the employing physician for a continuous period up to a maximum of 12 weeks, with an extension on request for a further 6 weeks.
- (c) Must be the same specialty as the employing physician.
- (d) Must be licensed by the College of Physicians and Surgeons of Ontario in a category of licence that allows him or her to practice independently without supervision.

Prior notification must be given to OHIP of the name and OHIP physician number and/or licence number of the locum tenens and the exact dates of employment, together with an authorization from the locum tenens to make payment for his or her services to the employer.

If these conditions are met, the locum tenens may sign the employing physician's claim cards.

If any of the above conditions are not met, the physician involved must submit claims to OHIP on his or her own claim cards.

CONSULTATIONS AND VISITS

Code	FAMILY PRACTICE AND PRACTICE IN GENERAL (00)	\$
	General Listings:	
	(Use these listings when performed at locations other than those designated in the following sections)	
A005	Consultation	37.20
A006	Repeat consultation	28.30
A003	General assessment	34.30
A004	General re-assessment	20.00
A903	Pre-dental general assessment	30.05
A007	Intermediate assessment Well Baby Care	16.10
A001	Minor assessment	11.80
K017	Annual Health Examination — child (after 2nd birthday)	20.70
K009	— adolescent, adult	30.05
A009	Oculo-visual assessment (including refraction and tonometry)	27.50
N.C.	Telephone advice including renewal of prescription	N.A.B.
N.C.	Dispensing service fee	N.A.B.

Non-emergency Hospital In-patient Services

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d))

C005	Consultation	37.20
C006	Repeat consultation	28.30
C003	General assessment	34.30
C004	General re-assessment	20.00
C903	Pre-dental general assessment	30.05
	Subsequent visits (minor assessments):	
C002	up to five weeks per visit	10.70
C007	from sixth to thirteenth week inclusive (not to exceed \$ 32.10 per week) per visit	10.70
C009	after thirteenth week (not to exceed \$ 64.20 per month) per visit	10.70
C008	Concurrent care (minor assessments) (See Preamble) per visit	10.70
C010	Supportive care (minor assessments):	

See definition in Preamble. The physician may claim for this care on a per visit basis (not to exceed four such visits during the first week and not to exceed two such visits each week thereafter) per visit

Note: If medical complications develop or are present in the post-operative period, hospital medical care may be claimed rather than supportive post-operative care. Such claims should be substantiated by the physician.

H007	Attendance at maternal delivery for care of a high risk baby(s) — (if only service rendered at time of delivery)	42.70
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Note: Consultation should not be claimed with attendance at maternal delivery. — other fees may apply.

CONSULTATIONS AND VISITS

Code	FAMILY PRACTICE AND PRACTICE IN GENERAL. - cont'd	S
H001	Newborn care in hospital and/or home	36.80
H002	Low birth weight baby care (uncomplicated) initial visit (per baby)	22.90
H003	— thereafterper visit	11.80

Emergency Department — Physician on Duty:

Note: A physician on duty in Emergency, called to see a hospital bed patient because of acute complications may not claim special visit surcharges.
See Preamble, Part B, paragraph 18(d)

H103	Multiple systems assessment — includes interpretation of x-ray, E.C.G. and other laboratory data as required	18.60
H101	Minor assessment — no additional benefit for interpretation of x-ray, E.C.G. and other laboratory data	9.50

When above visits are rendered by the physician on duty in premium hours, apply one of the following premiums per patient visit to H101 or H103.

H110	— 12 midnight to 8:00 a.m. — 50% of (H103orH101)	
H106	— Saturdays, Sundays or Holidays — 20% of (H103or H101)	

Where no assessment fee (H101, H103) is chargeable, the premium to be added to the procedure(s) per patient visit is one of the following:

H112	— 12 midnight to 8:00 a.m.	7.30
H113	— Saturdays, Sundays or holidays	3.70

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in Emergency or O.P.D.: (Use General Listings)

Long Term Institutional Care:

Note: For emergency calls and other visits to institutional patients for which "special visit" premiums would apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in Institution refer to paragraphs 20, 21.)

1. Chronic Care Hospitals, Convalescent Hospitals, Nursing Homes, or other Institutions in which patients are covered by extended care legislation:

W105	Consultation	37.20
W106	Repeat consultation	23.30

Admission assessment (see Preamble)

W102	Type 1	34.30
W104	2	11.60
W109	Annual physical examination	30.05
W004	General re-assessment of patient in nursing home or covered by extended care legislation	11.20

Note: May only be claimed 6 months after Annual Health Examination (as per the Nursing Homes Act.)

W903	Pre-dental or Pre-Surgical general assessment	30.05
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CONSULTATIONS AND VISITS

Code	FAMILY PRACTICE AND PRACTICE IN GENERAL - cont'd	5
	Genetic Counselling: (See Preamble, Part B, paragraph 14)	
K019	Individual or family, per ½ hour (maximum 2 hours)	36.50
K020	Interview with relatives, per ½ hour (maximum 2 hours)	36.50
Note:	<p>1.) Psychotherapy or hypnotherapy or counselling is not to be claimed in conjunction with other consultations or assessments rendered by the same physician during the same patient visit unless there are clearly defined unrelated diagnoses for the two services.</p> <p>2.) The minimum time period for psychotherapy (to be claimed as such) is 20 minutes. (See Preamble, part B, paragraph 12.)</p> <p>3.) Advice given during a visit for patient assessment and relative to that assessment (see definitions) is included in the assessment benefit and does not qualify for "counselling".</p>	
	Certification of Mental Illness	
K623	Application for psychiatric assessment, (as mandated by the Mental Health Act) — including necessary history, examination and completion of form	50.10
K624	Certification and re-certification of involuntary admission (as required by the Mental Health Act at not more than 120 hours and 2 weeks) — to include history, examination and completion of form per ½ hour or major part thereof	36.20
K629	All other re-certification(s) of involuntary admission	19.30
Note:	Consultation or assessment normally may not be claimed in addition.	
N.C.	Certification of incompetence, including assessment to determine incompetence	N.A.B.
	Interviews:	
K002	Interviews with relatives on behalf of a patient, per ½ hour or major part thereof	30.20
K003	Interviews with C.A.S. or legal guardian on behalf of a patient, per ½ hour or major part thereof	30.20
Note:	K002, K003 — Should be claimed on the patient's claim card with diagnosis.	
	These listings apply to situations where medically necessary information cannot be obtained from or given to the patient (e.g. because of illness, incompetence, etc).	
	Diagnostic interview and/or counselling with child and/or parent:	
K008	for psychological problem or learning disabilities per ½ hour	32.20
Note:	Claims for K008 should be submitted on child's card.	
N.C.	for testing per ½ hour	N.A.B.
N.C.	Interviews with other paramedical organization or others on behalf of a patient, per ½ hour or major part thereof	N.A.B.
N.C.	Case conference — with medical and/or paramedical personnel on behalf of a patient, per ½ hour or major part thereof	N.A.B.

CONSULTATIONS AND VISITS

Code	Certification and Reports:	\$
	With or Without Examination	
N.C.	Certification of health (ordinary), disability, or immunization status	N.A.B.
N.C.	Free from infection (barbers, waiters, etc.)	N.A.B.
N.C.	Insurance report based on previous examination	N.A.B.
N.C.	Insurance report on illness or death	N.A.B.
N.C.	Medico-legal reports	N.A.B.

Sexual Assault Investigation

Examination and documentation for investigation and/or confirmation of alleged sexual assault

K018	—female	185.00
K021	—male	145.00

* A portion of the listed benefits for K018 and K021 is recovered by OHIP from the Ministries of the Attorney General and the Solicitor General.

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

ALLERGY (39)

Since the Royal College of Physicians and Surgeons of Canada has not set a standard for "Allergy Specialist", benefits for consultations and visits shall be applicable to a special allergist as they refer to him in his own General or Specialty Section except for the following:

K399	Clinical interpretation by immunologists where a report of a survey is submitted in writing to the patient's physician (not to apply when the immunologist claims for a consultation)	19.10
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ANAESTHESIA (01)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections)

A015	Consultation	53.70
A016	Repeat consultation	34.30
A013	Specific assessment	30.80
A014	Partial assessment	13.60

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

CONSULTATIONS AND VISITS

Code	ANAESTHESIA - cont'd	\$
	Non-emergency Hospital In-patient Services:	
Note:	For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)	
C015	Consultation (See Preamble-paragraph 36(a))	53.70
C016	Repeat consultation (See Preamble-paragraph 36 (a))	34.30
C013	Specific assessment	30.80
C014	Specific re-assessment	17.90
	Subsequent visits: (minor assessments)	
C012	up to five weeks	per visit 12.20
C017	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week)	per visit 12.20
C019	after thirteenth week (not to exceed \$73.20 per month)	per visit 12.20
C018	Concurrent care (minor assessments)	per visit 12.20

Premiums for special visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

CARDIOLOGY (60)

For services not listed, refer to Internal Medicine Section

General Listings:

(Use these listings when performed at locations other than those designated in the following sections)

A605	Consultation	76.55
A645	Limited consultation	50.10
A606	Repeat consultation	50.10
A603	General assessment	41.50
A604	General re-assessment	30.55
A608	Partial assessment	16.10

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use general listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C605	Consultation	76.55
C645	Limited consultation	50.10
C606	Repeat consultation	50.10
C603	General assessment	41.50
C604	General re-assessment	30.55

CONSULTATIONS AND VISITS

Code	CARDIOLOGY - cont'd	\$
	Subsequent visits (minor assessments):	
C602	up to five weeks per visit	12.20
C607	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week) per visit	12.20
C609	after thirteenth week (not to exceed \$73.20 per month) per visit	12.20
C608	Concurrent care (minor assessments) per visit	12.20
	Premiums for special visits; I.C.U.; C.C.U.; Detention:	
	(See Preamble, Part B, paragraphs 23, 24)	

CARDIOVASCULAR AND THORACIC SURGERY (09)

	General Listings:	
	(Use these listings when performed at locations other than those designated in the following sections)	
A095	Consultation	38.60
A096	Repeat consultation	30.40
A093	Specific assessment	27.50
A094	Partial assessment	13.60

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:
(Use General Listings)

Non-emergency Hospital In-patient Services:

Note:	For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)	
C095	Consultation	38.60
C096	Repeat consultation	30.40
C093	Specific assessment	27.50
C094	Specific re-assessment	16.80
	Subsequent visits (minor assessments):	
C092	up to five weeks per visit	12.20
C097	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week) per visit	12.20
C099	after thirteenth week (not to exceed \$73.20 per month) per visit	12.20
C098	Concurrent care (minor assessments) per visit	12.20

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W095	Consultation	38.60
W096	Repeat consultation	30.40

Premiums for special visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24)

CONSULTATIONS AND VISITS

Code

S

CLINICAL BIOCHEMISTRY (30)

General Listings:

(use these listings when performed at locations other than those designated in the following sections)

A305	Consultation	50.10
A306	Repeat or limited consultation	34.30

Non-emergency Hospital In-patient Services:

C305	Consultation	50.10
C306	Repeat or limited consultation	34.30
C308	Concurrent care (minor assessments)	per visit 12.20

Outpatient Department:

H305	Consultation	50.10
H307	Repeat or limited consultation	34.30

Premiums for special visits; I.C.U., C.C.U.; Detention:

(see Preamble, Part B, paragraphs 23, 24)

CLINICAL IMMUNOLOGY (62)

For services not listed, refer to Internal Medicine Section.

General Listings:

(use these listings when performed at locations other than those designated in the following sections) . . .

A625	Consultation	76.55
A525	Limited consultation	50.10
A626	Repeat consultation	50.10
A623	General assessment	41.50
A624	General re-assessment	30.05
A628	Partial assessment	16.10

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C625	Consultation	76.55
C525	Limited consultation	50.10
C626	Repeat consultation	50.10

CONSULTATIONS AND VISITS

Code	CLINICAL IMMUNOLOGY - cont'd	\$
C623	General assessment	41.50
C624	General re-assessment	30.05
	Subsequent visits (minor assessments):	
C622	up to five weeks	per visit 12.20
C627	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week)	per visit 12.20
C629	after thirteenth week (not to exceed \$73.20 per month)	per visit 12.20
C628	Concurrent care (minor assessments)	per visit 12.20

Premiums for special visits; I.C.U., C.C.U.; Detention:
 (see Preamble, Part B, paragraphs 23, 24.)

DERMATOLOGY (02)

General Listings:

(use these listings when performed at locations other than those designated in the following sections.)

A025	Consultation	37.20
A026	Repeat consultation	30.40
A023	Specific assessment	27.20
A024	Partial assessment	12.90

**Emergency or O.P.D. — Physician in Hospital But Not on Duty in the
 Emergency Department When Seeing Patient(s) in the Emergency or
 O.P.D.:**

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C025	Consultation	37.20
C026	Repeat consultation	30.40
C023	Specific assessment	27.20
C024	Specific re-assessment	16.80
	Subsequent visits (minor assessments):	
C022	up to five weeks	per visit 12.20
C027	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week)	per visit 12.20
C029	after thirteenth week (not to exceed \$73.20 per month)	per visit 12.20
C028	Concurrent care (minor assessments)	per visit 12.20

CONSULTATIONS AND VISITS

Code	DERMATOLOGY - cont'd	\$
	Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes.	
W025	Consultation	37.20
W026	Repeat consultation	30.40

Premiums for special visits; I.C.U., C.C.U.; Detention:
(see Preamble, Part B, paragraphs 23, 24.)

GASTROENTEROLOGY (41)

For services not listed, refer to Internal Medicine Section.

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A415	Consultation	76.55
A545	Limited consultation	50.10
A416	Repeat consultation	50.10
A413	General assessment	41.50
A414	General re-assessment	30.05
A418	Partial assessment	16.10

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C415	Consultation	76.55
C545	Limited consultation	50.10
C416	Repeat consultation	50.10
C413	General assessment	41.50
C414	General re-assessment	30.05
	Subsequent visits (minor assessments):	
C412	up to five weeks	per visit 12.20
C417	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week)	per visit 12.20
C419	after thirteenth week (not to exceed \$73.20 per month)	per visit 12.20
C418	Concurrent care (minor assessments)	per visit 12.20

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

CONSULTATIONS AND VISITS

Code GENERAL SURGERY - cont'd

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A035	Consultation	39.00
A036	Repeat consultation	30.40
A033	Specific assessment	27.50
A034	Partial assessment	13.60

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and office visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C035	Consultation	39.00
C036	Repeat consultation	30.40
C033	Specific assessment	27.50
C034	Specific re-assessment	16.80
	Subsequent visits (minor assessments):	
C032	up to five weeks	per visit 12.20
C037	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week) per	visit 12.20
C039	after thirteenth week (not to exceed \$73.20 per month)	per visit 12.20
C038	Concurrent care (minor assessments)	per visit 12.20

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W035	Consultation	39.00
W036	Repeat consultation	30.40

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(see Preamble, Part B, paragraphs 23, 24.)

HAEMATOLOGY (61)

For Services not listed, refer to Internal Medicine Section.

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A615	Consultation	76.55
A655	Limited consultation	50.10

CONSULTATIONS AND VISITS

Code	HAEMATOLOGY - cont'd	\$
A616	Repeat consultation	50.10
A613	General assessment	41.50
A614	General re-assessment	30.05
A618	Partial assessment	16.10

**Emergency or O.P.D. — Physician in Hospital But not on Duty in the
Emergency Department When Seeing Patient(s) in the Emergency or
O.P.D.:**

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which
"special visit" premiums apply, use General Listings and refer to
Preamble, Part B, paragraph 23. (If physician already in hospital, refer
to paragraph 18(d).)

C615	Consultation	76.55
C655	Limited consultation	50.10
C616	Repeat consultation	50.10
C613	General assessment	41.50
C614	General re-assessment	30.05
	Subsequent visits (minor assessments):	
C612	up to five weeks	per visit 12.20
C617	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week)	per visit 12.20
C619	after thirteenth week (not to exceed \$73.20 per month)	per visit 12.20
C618	Concurrent care (minor assessments)	12.20

Premiums for Special Visits; I.C.U., C.C.U.; Detention:

(See Preamble, Part B, paragraphs 23, 24.)

INTERNAL MEDICINE (13)

General Listings:

(Use these listings when performed at locations other than those designated
in the following sections.)

A135	Consultation	76.55
A435	Limited consultation	50.10
A136	Repeat consultation	50.10
A133	General assessment	41.50
A134	General re-assessment	30.05
A138	Partial assessment	16.10

**Emergency or O.P.D. — Physician in Hospital But Not on Duty in the
Emergency Department When Seeing Patient(s) in the Emergency or
O.P.D.:**

(Use General Listings)

CONSULTATIONS AND VISITS

Code	Non-emergency Hospital In-Patient Services:	\$
Note:	For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)	
C135	Consultation	76.55
C435	Limited consultation	50.10
C136	Repeat consultation	50.10
C133	General assessment	41.50
C134	General re-assessment	30.05
	Subsequent visits (minor assessments):	
C132	up to five weeks per visit	12.20
C137	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week) .. per visit	12.20
C139	after thirteenth week (not to exceed \$ 73.20 per month) per visit	12.20
C138	Concurrent care (minor assessments) per visit	12.20
	Long Term Institutional Care:	
Note:	For emergency calls and other visits to institutional patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in Institution, refer to paragraphs 20, 21.)	
	1. Chronic Care Hospitals, Convalescent Hospitals, Nursing Homes, or other Institutions in which patients are covered by extended care legislation:	
W235	Consultation	76.55
W435	Limited consultation	50.10
W236	Repeat consultation	50.10
	Admission assessment (see Preamble)	
W232	Type 1	39.30
W234	Type 2	11.80
W239	Annual physical examination	30.05
W134	General re-assessment of patient in nursing home or covered by extended care legislation	16.10
Note:	May only be claimed 6 months after Annual Health Examination (as per the Nursing Homes Act).	
	Subsequent visits (minor assessments) see Preamble, Part B, paragraphs 20, 21.	
	— chronic care or convalescent hospital (maximum of 10 per patient, per month)	
W132	— first two visits per month (chargeable by most responsible physician) .. per visit	12.20
W131	— subsequent visits per month per visit	9.10

CONSULTATIONS AND VISITS

Code	INTERNAL MEDICINE - cont'd	\$
	— nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month)	
W133	— first visit per month (chargeable by most responsible physician) per visit	12 20
W138	— subsequent visits per month per visit	9.10

2. Homes for the Aged and other Institutions in which patients are Not Covered by Extended Care Legislation:

(Use General Listings)

Note: General Listings under these circumstances also apply to patients seen in bed rather than in an office supplied by the institution.

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

MICROBIOLOGY (29)

General Listings:

(Use these listings for services other than non-emergency hospital services.)

A295	Consultation	50.10
A297	Limited consultation	34.30
A296	Repeat consultation	34.30

Non-emergency Hospital In-patient Services:

C295	Consultation	50.10
C297	Limited consultation	34.30
C296	Repeat consultation	34.30
C298	Concurrent care per visit	12 20

Outpatient Department:

H295	Consultation	50.10
H297	Limited Consultation	34.30
H293	Repeat consultation	34.30

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

NEUROLOGY (18)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A185	Consultation	76.55
A385	Limited consultation	50.10

CONSULTATIONS AND VISITS

Code	NEUROLOGY - cont'd	\$
A186	Repeat consultation	50.10
A183	General assessment	41.50
A184	General re-assessment	30.05
A188	Partial assessment	16.10

**Emergency or O.P.D. — Physician in Hospital But Not on Duty in the
Emergency Department When Seeing Patient(s) in the Emergency or
O.P.D.:**

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which
"special visit" premiums apply, use General Listings and refer to
Preamble, Part B, paragraph 23. (If physician already in hospital, refer
to paragraph 18(d).)

C185	Consultation	76.55
C385	Limited consultation	50.10
C186	Repeat consultation	50.10
C183	General assessment	41.50
C184	General re-assessment	30.05
	Subsequent visits (minor assessments):	
C182	up to five weeks	12.20
C187	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week) per visit	12.20
C189	after thirteenth week (not to exceed \$73.20 per month)	12.20
C188	Concurrent care (minor assessments)	12.20

**Long Term Institutional Care — Chronic and Convalescent Hospital, Homes
for the Aged — Patients Covered by Extended Care Legislation and
Nursing Homes:**

W185	Consultation	76.55
W385	Limited consultation	50.10
W186	Repeat consultation	50.10

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

NEUROSURGERY (04)**General Listings:**

(Use these listings when performed at locations other than those designated
in the following sections.)

A045	Consultation	57.20
A046	Repeat consultation	32.55
A043	Specific assessment	32.55
A044	Partial assessment	16.10

CONSULTATIONS AND VISITS

Code	Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:	5
	(Use General Listings)	

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C045	Consultation	57.20
C046	Repeat consultation	32.55
C043	Specific assessment	32.55
C044	Specific re-assessment	16.30
	Subsequent visits (minor assessments):	
C042	up to five weeks	per visit 12.20
C047	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week)	per visit 12.20
C049	after thirteenth week (not to exceed \$73.20 per month)	per visit 12.20
C048	Concurrent care (minor assessments)	per visit 12.20

**Long Term Institutional Care — Chronic and Convalescent Hospital, Homes
for the Aged — Patients Covered by Extended Care Legislation and
Nursing Homes:**

W045	Consultation	57.20
W046	Repeat consultation	32.55

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(see Preamble, Part B, paragraphs 23, 24.)

NUCLEAR MEDICINE (63)

G635	Consultation	42.90
G634	Repeat consultation	30.80
G935	Diagnostic consultation — see definition in Preamble	17.10
G632	Partial assessment	16.10

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

CONSULTATIONS AND VISITS

Code OBSTETRICS AND GYNAECOLOGY (20)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A205	Consultation*	38.60
A206	Repeat consultation*	30.40
A203	Specific assessment*	27.50
A204	Partial assessment*	13.60

**Emergency or O.P.D. — Physician in Hospital But Not on Duty in the
Emergency Department When Seeing Patient(s) in the Emergency or
O.P.D.:**

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C205	Consultation*	38.60
C206	Repeat consultation*	30.40

C203	Specific assessment*	27.50
C204	Specific re-assessment*	16.80
Subsequent visits (minor assessments):		
C202	up to five weeks per visit	12.20
C207	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week) per visit	12.20
C209	after thirteenth week (not to exceed \$73.20 per month) per visit	12.20
C208	Concurrent care (minor assessments) per visit	12.20

**Long Term Institutional Care — Chronic and Convalescent Hospitals,
Homes for the Aged — Patients Covered by Extended Care Legislation
and Nursing Homes:**

W305	Consultation*	38.60
W306	Repeat consultation*	30.40

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

*May include chemical cautery, biopsy of cervix, Papanicolaou smear, examination of trichomonas suspension.

CONSULTATIONS AND VISITS

Code OPTHALMOLOGY (23)

5

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A235	Consultation	38.30
A236	Repeat consultation	30.40
A233	Specific assessment	27.50
A234	Partial assessment	13.60

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:**Note:** For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C235	Consultation	38.30
C236	Repeat consultation	30.40
C233	Specific assessment	27.50
C234	Specific re-assessment	16.80
Subsequent visits (minor assessments):		
C232	up to five weeks	per visit 12.20
C237	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week) ..	per visit 12.20
C239	after thirteenth week (not to exceed \$ 73.20 per month)	per visit 12.20
C238	Concurrent care (minor assessments)	per visit 12.20

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W535	Consultation	38.30
W536	Repeat consultation	30.40

Premiums for Special Visits; I.C.U., C.C.U.; Detention:

(see Preamble, Part B, paragraphs 23, 24.)

ORTHOPAEDIC SURGERY (06)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A065	Consultation	35.80
A066	Repeat consultation	22.60
A063	Specific assessment	25.00

CONSULTATIONS AND VISITS

Code	ORTHOPAEDIC SURGERY - cont'd	\$
A064	Partial assessment	13.20

**Emergency or O.P.D. — Physician in Hospital But Not on Duty in the
Emergency Department When Seeing Patient(s) in the Emergency or
O.P.D.:**

(Use General Listings)

Non-emergency Hospital In-patients Services:

Note: For emergency calls and other visits to hospital in-patients for which
"special visit" premiums apply, use General Listings and refer to
Preamble, Part B, paragraph 23. (If physician already in hospital, refer
to paragraph 18(d).)

C065	Consultation	35.80
C066	Repeat consultation	21.60
C063	Specific assessment	25.00
C064	Specific re-assessment	15.70
	Subsequent visits (minor assessments):	
C062	up to five weeks	per visit 10.70
C067	from sixth to thirteenth week inclusive (not to exceed \$32.10 per week)	per visit 10.70
C069	after thirteenth week (not to exceed \$49.10 per month)	per visit 10.70
C068	Concurrent care (minor assessments)	per visit 10.70

**Long Term Institutional Care — Chronic and Convalescent Hospital, Homes
for the Aged — Patients Covered by Extended Care Legislation and
Nursing Homes:**

W065	Consultation	35.80
W066	Repeat consultation	21.60

**Subsequent visits (minor assessments see Preamble Part B, Paragraphs 20,
21).**

— chronic care or convalescent hospital (maximum of 10 per patient, per
month)

W062	— first two visits per month (chargeable by most responsible physician)	per visit 10.70
W061	— subsequent visits per month	per visit 9.10
	— nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month)	
W063	— first visit per month (chargeable by most responsible physician)	per visit 10.70
W068	— subsequent visits per month	per visit 9.10

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

CONSULTATIONS AND VISITS

Code	OTOLARYNGOLOGY (24)	5
	General Listings:	
	(Use these listings when performed at locations other than those designated in the following sections.)	
A245	Consultation	38.30
A246	Repeat consultation	30.40
A243	Specific assessment	27.50
A244	Partial assessment	13.60

**Emergency or O.P.D. — Physician in Hospital But Not on Duty in the
Emergency Department When Seeing Patient(s) in the Emergency or
O.P.D.:**

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C245	Consultation	38.30
C246	Repeat consultation	30.40
C243	Specific assessment	27.50
C244	Specific re-assessment	16.80
	Subsequent visits (minor assessments):	
C242	up to five weeks	per visit 12.20
C247	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week)	per visit 12.20
C249	after thirteenth week (not to exceed \$73.20 per month)	per visit 12.20
C248	Concurrent care (minor assessments)	per visit 12.20

**Long Term Institutional Care — Chronic and Convalescent Hospital, Homes
for the Aged — Patients Covered by Extended Care Legislation and
Nursing Homes:**

W345	Consultation	53.30
W346	Repeat consultation	30.40

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

PAEDIATRICS (26)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A265	Consultation	76.55
A665	Prenatal consultation (see Preamble, Part B, paragraph 1(k))	46.50
A565	Limited consultation	50.10
A266	Repeat consultation	50.10

CONSULTATIONS AND VISITS

Code	PAEDIATRICS - cont'd	
A263	General assessment	35.80
A264	General re-assessment	23.25
A007	Intermediate assessment/Well baby care	16.10
A261	Minor assessment	11.80
K267	Annual health examination — child (after 2nd birthday)	20.70
K269	— adolescent	30.05
	Diagnostic interview and/or counselling with child and/or parent — see Practice in General Listing (K008)	
Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:		
(Use General Listings)		
Non-emergency Hospital In-patient Services:		
Note:	For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)	
C265	Consultation	76.55
C665	Prenatal consultation (See Preamble, part B, paragraph 1(K))	46.50
C565	Limited consultation	50.10
C266	Repeat consultation	50.10
C263	General assessment	35.80
C264	General re-assessment	23.25
	Subsequent visits (minor assessments):	
C262	up to six weeks	per visit 12.20
C267	from seventh to thirteenth week inclusive (not to exceed \$36.60 per week)	per visit 12.20
C269	after thirteenth week (not to exceed \$73.20 per month)	per visit 12.20
C268	Concurrent care (minor assessments)	per visit 12.20
H267	Attendance at maternal delivery (one or more babies)	42.90
Note:	Consultation should not be claimed with attendance of maternal delivery other fees may apply. (See Obstetrical Preamble, paragraph 11.)	
H261	Newborn care in hospital and/or home	37.35
	Low birthweight baby care (uncomplicated)	
H262	— initial visit (per baby)	34.30
H263	— thereafter	per visit 11.80
U.V.C.	— Intensive care unit (without assisted ventilation) (See Preamble, Part B, paragraph 23(b))	visit fees
N.C.	Pre-adoption examination and evaluation	N.A.B.

CONSULTATIONS AND VISITS

Code	PAEDIATRICS - cont'd	\$
	Chronic and Convalescent Hospital:	
W265	Consultation	76.55
W565	Limited consultation	50.10
W266	Repeat consultation	50.10
	Admission assessment (see Preamble)	
W562	Type 1	34.30
W564	Type 2	11.80

Subsequent visits (minor assessments See Preamble Part B, paragraphs 20, 21).

— chronic care or convalescent hospital (maximum of 10 per patient, per month)

W262	— first two visits per month (chargeable by most responsible physician) .	
 per visit	12.20
W261	— subsequent visits per month	8.40

W269	Annual physical examination	20.70
Note:	In surgical cases requiring medical direction, standard in-hospital medical benefits may be claimed in addition to the surgical benefit. This includes all operations on babies under one year of age, and all other children who require medical supervision.	

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

PATHOLOGY (28)

General Listings:

(Use these listings for services other than non-emergency in-patient services.)

A285	Consultation	50.10
A286	Repeat or limited consultation	34.30
A585	Diagnostic consultation — see definition in Preamble	19.10

Non-emergency Hospital In-patient Services:

C285	Consultation	50.10
C286	Repeat or limited consultation	34.30
C585	Diagnostic consultation	19.10
C288	Concurrent care	12.20

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

CONSULTATIONS AND VISITS

Code	PHYSICAL MEDICINE AND REHABILITATION (31)	\$
	General Listings:	
	(Use these listings when performed at locations other than those designated in the following sections.)	
A315	Consultation	76.55
A515	Limited consultation	50.10
A316	Repeat consultation	50.10
A313	General assessment	41.50
A310	General re-assessment	30.05
A314	Partial assessment	16.10
	Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:	
	(Use General Listings)	
	Non-emergency Hospital In-patient Services:	
Note:	For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)	
C315	Consultation	76.55
C515	Limited consultation	50.10
C316	Repeat consultation	50.10
C313	General assessment	41.50
C314	General re-assessment	30.05
	Subsequent visits (minor assessments):	
C312	up to five weeks	12.20
C317	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week)	12.20
 per visit	12.20
C319	after thirteenth week (not to exceed \$73.20 per month)	12.20
C318	Concurrent care (minor assessments)	12.20
	Long Term Institutional Care:	
Note:	For emergency calls and other visits to institutional patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in Institution, refer to paragraph 20.)	
	1. Chronic Care Hospitals, Convalescent Hospitals, Nursing Homes or other Institutions in which patients are covered by extended care legislation:	
W515	Consultation	76.55
W310	Limited consultation	50.10
W516	Repeat consultation	50.10
	Admission assessment (see Preamble)	
W512	Type 1	34.30
W514	Type 2	11.80
W419	Annual physical examination	30.05

CONSULTATIONS AND VISITS

Code	PHYSICAL MEDICINE AND REHABILITATION - cont'd	\$
W314	General re-assessment of patient in nursing home or covered by extended care legislation	16.10
	May only be claimed 6 months after Annual Health Examination (as per the Nursing Homes Act).	
	Subsequent visits (minor assessments See Preamble Part B, paragraphs 20, 21)	
	— chronic care or convalescent hospital (maximum of 10 per patient, per month)	
W312	— first two visits per month (chargeable by most responsible physician) per visit	12.20
W311	— subsequent visits per month per visit	9.10
	— nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month)	
W313	— first visit per month (chargeable by most responsible physician) per visit	12.20
W318	— subsequent visits per month per visit	9.10

2. Homes for the Aged and other Institutions in which patients are Not Covered by Extended Care Legislation.

(Use General Listings)

Note: General Listings under these circumstances also apply to patients seen in bed rather than in an office supplied by the institution.

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

Team Management in a Rehabilitation Unit: (Active in-patient rehabilitation management from the initiation of rehabilitation care as it applies to codes H312, H317 and H319 means, when this service is rendered by one physiatrist (even if part of the service is rendered in an active treatment hospital and part is rendered in a rehabilitation unit), the weekly and monthly limitations under these codes apply to the total rehabilitation care rendered. In other words, it is not possible to claim the maximum benefits allowed under codes C312, C317 and C319 and submit claims de novo under codes H312, H317 and H319 under the above circumstances.)

H312	up to twelve weeks per visit	12.20
H317	from thirteenth to twenty-sixth week (not to exceed \$36.60 per week) per visit	12.20
H319	twenty-sixth week onwards (not to exceed \$77.20 per month) . . per visit	12.20

CONSULTATIONS AND VISITS

Code	PHYSICAL MEDICINE AND REHABILITATION - cont'd	
	Rehabilitation Procedures:	
H313	Interviewing and counselling of patients and/or relatives per half hour or major part thereof (includes report)	30.80
N.C.	Rehabilitation case conference — with medical and/or paramedical personnel on behalf of a patient	N.A.B.
K313	Physiatric Management: applies to psychiatrists regulating the day to day management of patients which may include (as required) prescription development, advice and supervision. It may be claimed on the days when rehabilitation services are provided to patients who have been seen previously by the psychiatrist for consultation or assessment. The benefit is not meant as an administrative allowance for supervising a department of rehabilitation nor is it to be claimed on the same day as claims are made for any other services which are provided by the psychiatrist to the same patient(s)	220

PLASTIC SURGERY (08)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A085	Consultation	37.20
A086	Repeat consultation	30.40
A083	Specific assessment	27.20
A084	Partial assessment	13.60

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C085	Consultation	37.20
C086	Repeat consultation	30.40
C083	Specific assessment	27.20
C084	Specific re-assessment	16.80
	Subsequent visits (minor assessments):	
C082	up to five weeks	per visit 12.20
C087	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week)	per visit 12.20
C089	after thirteenth week (not to exceed \$72.20 per month)	per visit 12.20
C088	Concurrent care (minor assessments)	per visit 12.20

CONSULTATIONS AND VISITS

Code	PLASTIC SURGERY - cont'd	S
	Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:	
W085	Consultation	37.20
W086	Repeat consultation	30.40

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

PSYCHIATRY (19)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A195	Consultation	76.55
A395	Limited consultation	50.10
A196	Repeat consultation	50.10
A193	Specific assessment	41.50
A194	Partial assessment	16.10

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital Services: (in-patient, day care, residential care).

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C195	Consultation	76.55
C395	Limited consultation	50.10
C196	Repeat consultation	50.10
C193	Specific assessment	41.50
C194	Specific re-assessment	30.05
	Subsequent visits (minor assessment):	
C192	up to five weeks	per visit 12.20
C197	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week)	per visit 12.20
C199	after thirteenth week (not to exceed \$73.20 per month)	per visit 12.20
C198	Concurrent care (minor assessment)	per visit 12.20

CONSULTATIONS AND VISITS

Code	PSYCHIATRY - cont'd	5
	Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:	
W195	Consultation	76.55
W395	Limited consultation	50.10
W196	Repeat consultation	50.10
	Other Services:	
	Certification of Mental Illness	
K623	Application for psychiatric assessment, (as mandated by the Mental Health Act) — including necessary history, examination and completion of form	50.10
K624	Certification and re-certification of involuntary admission (as required by the Mental Health Act at not more than 120 hours and 2 weeks) — to include history, examination and completion of form, per ½ hour or major part thereof	36.20
K629	All other re-certification(s) of involuntary admission	19.30
N.C.	Certification of incompetence including assessment to determine incompetence	N.A.B.
Note:	Consultation or assessment normally may not be claimed in addition to certification or re-certification (same visit).	
N.C.	Specific assessment with report to referring agency	N.A.B.
	Consultation on behalf of disturbed child (including report):	
A197	consultative interview with parents	71.55
A198	consultative interview with child	71.55
	(Assessment conference with parents should be claimed on the basis of family therapy).	
N.C.	Therapeutic supervision with any para-medical organization (health education, correction and other community resources)	N.A.B.
N.C.	Appearance before Advisory Review Board or Review Board — per ½ hr. or major part thereof	N.A.B.
K620	Consultation for involuntary psychiatric treatment (as mandated by Section 35(4b) of the Mental Health Act) — per ½ hr. or major part thereof	36.20
Note:	Interviews with relatives, C.A.S. or Legal guardian on behalf of a patient, see K002, K003 on page	
	Psychotherapy: (See Preamble, Part B, paragraph 12)	
K197	Individual (including Aversive Conditioning, Narcoanalysis, Psychoanalysis) per ½ hour or major part thereof	36.20
	Group psychotherapy out patients	
K198	per member, per ½ hour or major part thereof (up to six hours per day) 4-8 people	6.30
K199	per member, per ½ hour or major part thereof (up to 6 hours per day) 9-12 people	5.00
N.C.	per member, per hour (more than 6 hours)	N.A.B.

CONSULTATIONS AND VISITS

Code	PSYCHIATRY - cont'd	\$
	Group psychotherapy IN Patients.	
K191	per member, per ½ hour or major part thereof (up to 6 hours per day) 4-8 people	6.30
K196	per member, per ½ hour or major part thereof (up to 6 hours per day) 9-12 people	5.00
N.C.	per member, per ½ hour (more than 6 hours)	N.A.B.
	Family therapy (two or more family members)	
K195	per ½ hour or major part thereof	41.10
Note:	Should be claimed on the patient's claim card with diagnosis.	
	Hypnotherapy:	
K192	Individual — per ½ hour or major part thereof	36.20
Note:	May not be claimed with diagnosis of acne, psoriasis, smoking, obesity or in conjunction with delivery.	
K194	Group — for induction and training for hypnosis (up to eight people) per ½ hour or major part thereof — per member — (not applicable to prenatal patients)	6.30
Note:	(1) For electroconvulsive therapy benefits, see Diagnostic and Therapeutic Procedures. (2) Psychotherapy or hypnotherapy or counselling or E.C.T. is not to be claimed in conjunction with other consultations or assessments rendered by the same physician on the same day, unless there are clearly defined unrelated diagnoses for the two services. (3) The College of Physicians and Surgeons has stated that the minimum time period for psychotherapy (to be claimed as such) is 20 minutes (see Preamble, Part B, paragraph 12).	

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

RADIOLOGY — DIAGNOSTIC (33)

General Listing:

A335	Consultation (See Preamble, Part B, paragraph 1(e)	19.50
	Non-Emergency Hospital Service:	
C335	Consultation (See Preamble, Part B, paragraph 1(e)	19.50

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

RADIATION ONCOLOGY — (THERAPEUTIC RADIOLOGY) (34)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A345	Consultation	45.40
A346	Repeat consultation	30.40
A343	Specific assessment	27.50
A344	Partial assessment	13.60

CONSULTATIONS AND VISITS

Code	RADIATION ONCOLOGY — (THERAPEUTIC RADIOLOGY) — cont'd	\$
	Non-emergency Hospital In-patient Services:	
Note:	For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)	
C345	Consultation	45.40
C346	Repeat consultation	30.40
C343	Specific assessment	27.50
C344	Specific re-assessment	16.80
	Subsequent visits (minor assessments):	
C342	up to five weeks	12.20
C347	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week)	12.20
C349	after thirteenth week (not to exceed \$73.20 per month)	12.20
C348	Concurrent care (minor assessments)	12.20

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(see Preamble, Part B, paragraphs 23, 24.)

RESPIRATORY DISEASE (47)

For services not listed, refer to Internal Medicine Section.

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A475	Consultation	76.55
A575	Limited consultation	50.10
A476	Repeat consultation	50.10
A473	General assessment	41.50
A474	General re-assessment	30.05
A478	Partial assessment	16.10

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C475	Consultation	76.55
C575	Limited consultation	50.10
C476	Repeat consultation	50.10
C473	General assessment	41.50
C474	General re-assessment	30.05

CONSULTATIONS AND VISITS

Code	RESPIRATORY DISEASE - cont'd	\$
	Subsequent visits (minor assessments):	
C472	up to five weeks per visit	12.20
C477	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week) per visit	12.20
C479	after thirteenth week (not to exceed \$73.20 per month) per visit	12.20
C478	Concurrent care (minor assessments) per visit	12.20

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
 (See Preamble, Part B, paragraphs 23, 24.)

RHEUMATOLOGY (48)

For services not listed, refer to Internal Medicine Section.

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A485	Consultation	76.55
A595	Limited consultation	50.10
A486	Repeat consultation	50.10
A483	General assessment	41.50
A484	General re-assessment	30.05
A488	Partial assessment	16.10

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C485	Consultation	76.55
C595	Limited consultation	50.10
C486	Repeat consultation	50.10
C483	General assessment	41.50
C484	General re-assessment	30.05
	Subsequent visits (minor assessments):	
C482	up to five weeks per visit	12.20
C487	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week) per visit	12.20
C489	after thirteenth week (not to exceed \$73.20 per month) per visit	12.20
C488	Concurrent care (minor assessments) per visit	12.20

CONSULTATIONS AND VISITS

Code RHEUMATOLOGY - cont'd **\$**
Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

UROLOGY (35)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A355	Consultation*	37.90
A356	Repeat consultation*	30.40
A353	Specific assessment*	27.20
A354	Partial assessment*	13.60

Emergency or O.P.D. — Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 23. (If physician already in hospital, refer to paragraph 18(d).)

C355	Consultation*	37.90
C356	Repeat consultation*	30.40
C353	Specific assessment*	27.20
C354	Specific re-assessment*	16.80
Subsequent visits (minor assessments):		
C352	up to five weeks per visit	12.20
C357	from sixth to thirteenth week inclusive (not to exceed \$36.60 per week) per visit	12.20
C359	after thirteenth week (not to exceed \$73.20 per month) per visit	12.20
C358	Concurrent care (minor assessments) per visit	12.20

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W355	Consultation*	37.90
W356	Repeat consultation*	30.40

Code UROLOGY - cont'd
Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 23, 24.)

*May include physical examination pertaining to the genito-urinary tract and when necessary, such procedures as urethral calibration and prostatic fluid examination, but not to include endoscopic examination.

NUCLEAR MEDICINE — IN VIVO

Column T — is the technical benefit for the production of records, radiopharmaceutical agents, apparatus, premises, technical services, administration and secretarial services.

Column P₁ — is the professional benefit for supervision of the procedure, appropriate patient interview and/or examination, correlation of related data, interpretation of results, and provision of a written report. The physician need not be continuously present in the nuclear medicine department or private facility while the procedures are being carried out but must be physically present frequently enough to carry out the appropriate patient interview and/or examination and approve, modify or intervene in the procedures as required.

Column P₂ — is the professional benefit for interpretation of results and provision of a written report. If the physician does not meet the criteria for P₁ or if any visit is claimed in conjunction with that Nuclear Medicine procedure, the lesser professional benefit (P₂) should be claimed.

Notes: (1) The total benefit is arrived at by adding T plus P₁ (first code listed, e.g. Z006) or by adding T plus P₂ (second code listed, e.g. Z925).

When coding the total benefit use suffix A

When coding the technical portion only use suffix B

When coding the professional portion only use suffix C.

(2) If quantification or data manipulation is carried out in addition to visual inspection of imaging studies, add 30% to the appropriate professional benefit. Such activity must add significant diagnostic information not available by inspection alone and does not include simple image enhancement techniques such as smoothing, background subtraction, etc. Recording of images on videotape for replay and production of images on the video display of a computer do not in themselves justify the additional benefit.

For services for which this additional 30% is appropriate the correct code prefix is Y instead of Z. For example for Arteriography plus data manipulation, the appropriate codes are Y006/Y925 instead of Z006/Z925.

The benefits for cardiac wall motion studies and calculation of ventricular ejection fraction (Z010 and Z012) already include an allowance for data manipulation. Additional benefits may be claimed only when additional cardiac quantifications are performed i.e. stroke volume ratio and volume response curves and/or phase analysis.

(3) If examination of Brain, Lung, Liver or Spleen is limited to one view, the benefit (T and P₁ or P₂) is to be reduced by 50% (use codes Z036/Z957, Z041/Z935, Z080/Z990 respectively).

(4) Repeat studies on the same day may be claimed only after exercise or drug intervention.

(5) The phrase "nuclear medicine specialist" should be interpreted as "nuclear medicine physician", since not all physicians practising nuclear medicine are certified as specialists in this discipline by the Royal College of Physicians and Surgeons.

(6) See also Preamble, part B, paragraph 1(h), 1(i) and 1(j).

NUCLEAR MEDICINE — IN VIVO

Code		T \$	P ₁ \$	P ₂ \$
Cardiovascular System				
Z006/Z925	Arteriography — aorta and its branches, — uni or bilateral	68.90	21.50	10.50
Z008/Z927	Venography — uni or bilateral	68.90	24.10	11.80
Z013/Z928	— mediastinum and superior vena cava ...	41.35	24.10	11.80
Z007/Z926	Blood flow study in conjunction with static organ scan	27.50	12.10	5.90
Z004/Z922	Cardiac output	27.50	14.40	7.10
Z024/Z924	Cardioangiography	68.90	21.50	11.80
Z005/Z991	Myocardial perfusion scan — with Thallium ²⁰¹	143.20	25.10	12.80
Z025/Z994	Delayed Thallium ²⁰¹ myocardial perfusion scan	27.50	25.10	12.80
Z017/Z964	Myocardial perfusion scan — using other radionuclides	76.55	25.10	12.80
Z016/Z960	Myocardial scan — acute infarction, injury ..	68.90	21.50	10.50
Myocardial wall motion studies				
Z010/Z923	— two or more projections	91.50	42.85	21.00
Z009/Z992	— repeat same day (maximum of 3 repeats) ...	27.50	21.50	—
Z012/Z988	Myocardial wall motion studies with ejection fraction	91.50	57.20	28.20
Z011/Z993	— repeat same day (maximum of 3 repeats) ...	27.50	28.70	—
Z018/Z965	Pericardial effusion scan	38.60	14.40	7.10
Z023/Z983	Detection and localization of venous thrombosis using radio iodinated fibrinogen up to ten days	91.50	22.25	10.90
Endocrine System				
Z022/Z982	Adrenal scan	143.20	35.90	7.10
Z027/Z930	Thyroid uptake per determination	19.90	11.50	2.90
Z078/Z974	Thyroid scan	48.20	21.20	7.10
Z019/Z975	Thyroid scan with uptake using same radio pharmaceutical	58.95	32.60	7.10
Z074/Z971	Parathyroid scan	68.90	24.10	7.10
Gastrointestinal System				
Z040/Z934	Radio-labelled fat absorption study	24.50	7.20	7.10
Z043/Z936	Schilling test	39.10	7.20	7.10
Z044/Z937	Schilling test — repeat with intrinsic factor, or other	19.50	3.60	3.50
Z015/Z938	Schilling test with dual isotopes and intrinsic factor.	39.10	9.30	9.15
Z057/Z939	C ¹⁴ labelled metabolite breath test	45.90	7.20	7.10
Z045/Z940	Protein loss or gastrointestinal bleeding	68.90	14.40	14.10
Z046/Z941	Ca ⁴⁷ absorption study	68.90	14.40	14.10
Z031/Z996	Oesophageal motility study in the supine or upright position, liquid or solid bolus	68.90	24.10	10.50
Z032/Z997	— repeat (maximum of 3 repeats)	34.45	12.05	5.25
Z042/Z942	Gastrointestinal transit or reflux study	68.90	24.10	10.50
Z088/Z977	Abdominal scan (ectopic gastric mucosa, G.I. bleed and shunt patency)	68.90	21.50	11.30

NUCLEAR MEDICINE — IN VIVO

Code		T \$	P ₁ \$	P ₂ \$
Gastrointestinal System — cont'd				
Z047/Z943	Pancreatic study (Selenium)	143.20	14.95	7.30
Z073/Z970	Pancreatic scan	143.20	24.10	11.80
Z058/Z951	Dynamic biliary excretion	68.90	24.10	11.80
Z070/Z966	Liver and/or spleen scan	68.90	21.50	10.50
Z089/Z978	Salivary gland study	68.90	24.10	11.80
Genitourinary System				
Z063/Z953	Dynamic renal imaging study	68.90	24.10	11.80
Z060/Z952	Renogram (time-activity curves only)	38.30	14.40	7.10
Z076/Z973	Renal scan (static image only)	48.20	14.40	7.10
Z061/Z954	Renal plasma flow	38.30	14.95	7.30
Z062/Z955	Glomerular filtration rate	45.90	14.95	7.30
Z026/Z956	Cystogram for vesicoureteral reflux	68.90	24.10	11.80
Z075/Z972	Placenta	45.90	14.40	7.10
Z021/Z981	Testicles and scrotum	68.90	24.10	7.10
Hematopoietic System				
Z001/Z919	Plasma volume	19.90	5.00	4.90
Z002/Z920	Plasma volume with repeat studies	27.50	5.00	4.90
Z003/Z921	Red cell volume	29.10	4.30	4.20
Z050/Z945	Plasma iron clearance	49.00	7.20	7.10
Z051/Z946	Plasma iron turnover	49.00	7.20	7.10
Z052/Z947	Fe ⁵⁹ red cell utilization	49.00	14.40	7.10
Z053/Z948	Combination of Z050, Z051, Z052 at one time ..	107.20	14.40	14.10
Z054/Z949	Red or white cell or platelet survival	68.90	22.40	10.90
Z055/Z950	Red or white cell or platelet survival and serial surface counts	107.20	29.80	14.70
Musculoskeletal System				
Z065/Z961	Whole body survey — bones, joints, soft tissue, marrow	91.90	32.90	16.20
Z049/Z962	Specific site — one or more	61.20	24.10	11.80
Z038/Z958	Whole body ⁶⁷ Gallium or radioactive indium scanning	114.80	35.80	17.60
Z039/Z959	⁶⁷ Gallium scanning or radioactive indium specific site	84.20	25.00	12.80
Z056/Z984	Bone mineral density by Gamma ray scattering	24.50	7.20	7.10
Z092/Z985	Total body calcium	—	15.10	7.40
Z035/Z995	Bone mineral content of lumbar spine or femoral neck by dual-photon absorbitometry ..	117.95	31.10	15.60
Note:	Z065/Z961 and Z049/Z962 are not to be billed together. Z007/Z926 may be billed in addition to Z065/Z961 or Z049/Z962 for blood pool study.			
Nervous System				
Z064/Z979	Cerebral spinal fluid circulation	98.00	40.00	19.50
Z066/Z963	Brain scan	68.90	24.70	13.10

NUCLEAR MEDICINE — IN VIVO

Code	Respiratory System	T \$	P ₁ \$	P ₂ \$
Z071/Z967	Lung scan	68.90	25.75	10.50
Z059/Z968	— ventilation and perfusion on same day ..	103.40	39.10	19.20
Miscellaneous				
Z091/Z980	Lymphangiogram	68.90	24.10	11.80
Z072/Z969	Ocular tumour localization	49.00	41.35	7.10
Z087/Z976	Tear duct — unilateral	61.20	17.95	8.80
Z085/Z989	— bilateral	68.90	21.50	10.50
Z033/Z986	Whole body counting	—	14.95	7.30

**CLINICAL PROCEDURES ASSOCIATED
WITH DIAGNOSTIC NUCLEAR
MEDICINE PROCEDURES**

Such procedural benefits are intended for the professional service of placing an instrument or introducing diagnostic radiopharmaceuticals. They are not intended to be used for simple subcutaneous, intramuscular or intravenous injection nor for oral administration. Rather than double listing the procedures and benefits in this part of the schedule, physicians are directed to the following reference points in the schedule.

- (a) Intravenous injection for peripheral venography — G376 or G379 on page 99.
- (b) Intra-articular injections — G370 on page 98.
- (c) Injection into CSF spaces or shunt apparatus — Z821 on page 217.
- (d) Arterial puncture — G479 on page 89.
- (e) Paracentesis in conjunction with shunt patency study-Z590 on page 189.

NUCLEAR MEDICINE — IN VITRO (See Radioassays under Laboratory Medicine)

RADIATION ONCOLOGY (THERAPEUTIC RADIOLOGY)

Code **RADIOTHERAPY (including Therapeutic Isotopes)** **5**
 The listed benefits are for the professional services of a certified therapeutic radiologist, the services of a specialist for the intracavitary or interstitial application of radium or sealed sources and the services of a specialist using non-sealed sources of radioisotopes in a laboratory authorized by the Atomic Energy Control Board of Canada. Other medical services to the patient are not included in these figures. The cost of material is additional.

TELERADIO THERAPY

Note: Paid only to a certified therapeutic radiologist, (Spec. code 34).
 The fee for all inpatient services is a hospital charge.

X301	Major treatment planning (150 KVP or higher), dosage calculation and preparation of any special treatment device	42.10
X302	Teleradiotherapy — x-ray, 151 KVP or higher, radium, cobalt, cesium betatron linear accelerator — charge per treatment visit	10.70
X304	Minor teleradiotherapy — x-ray, 150 KVP or less — charge per treatment visit	7.10
Note:	For minor teleradiotherapy administered by other than certified therapeutic radiologists, use the listing under Diagnostic and Therapeutic Procedures.	

RADIUM AND RADIOISOTOPES (sealed sources)

X322	Treatment planning, dosage calculation and preparation of any special treatment device	42.10
	Intracavitary application of radium or sealed sources including dilatation and curettage carried out at same time as application	
X323	—first application	123.60
X334	—repeat application within 30 days	61.00
X324	Interstitial application of radium or sealed radioisotope	123.60
X325	Application of radium or radioisotope plaque or mould	38.30

RADIATION ONCOLOGY (THERAPEUTIC RADIOLOGY)**Code RADIOISOTOPES (non-sealed sources)**

Note: The following benefits include treatment planning, dosage calculation and preparation of materials. Appropriate visit and procedural benefits (e.g. paracentesis) may be claimed in addition. Thyroid benefits (X326, X327, X335) include administrations within any three month period.

X326	Thyroid malignancy	55.50
X336	Prostate malignancy	50.50
X327	Hyperthyroidism	50.50
X335	Induction of hypothyroidism	50.50
X328	Polycythaemia	29.50
X329	Metastatic disease of bone	45.90
X330	Ascites and/or pleural effusion(s) due to malignancy	36.00
X332	Arthritis — single or multiple site	23.75
X333	Metastatic disease with radioactive lymphogram	36.00

DIAGNOSTIC RADIOLOGY

Column T — The benefit for radiological examination including the production of radiographs, supplying of contrast media, apparatus; premises, technical services, administration and collection costs.

Column P — The benefit for consultation between radiologist and referring physician, fluoroscopy, interpretation of radiographs and fluoroscopic findings and supervision of x-ray services by a radiologist.

From 1980 to 1982 OHIP paid a surcharge on the technical fees to private radiology clinics in recognition of the increase in film cost.

Hospital out-patient technical fees will be paid at 94.17% of the technical fee listed in the Schedule of Benefits.

Notes and Interpretations:

1. Private offices and hospital outpatient departments will claim the sum of Columns T plus P.
2. Radiologists should use Column P as a guideline for negotiating remuneration with hospitals.
3. Benefits for clinical procedures related to x-ray examination are listed in the following section, or under Diagnostic and Therapeutic or Surgical Procedures. "Clinical Procedures", in this context, are those by which contrast media are introduced, except oral or rectal administration for study of the alimentary tract, and intravenous injections, which are an integral part of the study, performed by the physician collecting the benefit for the procedure.
4. If less than the minimum number of views are performed, reduce listed benefits by 25% (this reduction applies to both technical and professional component). If more than the minimum number of views are performed, no further benefit is applicable unless specifically listed.
5. If the examinations which are requested by the referring physician yield abnormal findings or if they would yield information which in the opinion of the radiologist would be insufficient, governed by the needs of the patient and the requirements of the referring physician, the radiologist may add further views and claim for them (if listed).
6. Claims for X-ray services, when referred by an Osteopath, Chiropractor or Chiropractor to a private X-ray facility are not benefits of O.H.I.P.
7. Claims for X-ray services, when referred by an Osteopath or Chiropractor to a hospital outpatient department are benefits.
8. Coding
 - When coding the total benefit use suffix A.
 - When coding the technical portion only use suffix B.
 - When coding the professional portion only use suffix C.
 - When coding claims from certified radiologists (33) use the listed codes (i.e. X001-X230) plus the appropriate suffix.
 - When coding claims from non-certified radiologists increase the first numerical digit in the listed codes by 5 (i.e. X501-X730) plus the appropriate suffix.
9. When a radiologist is asked to x-ray one extremity only, no additional claim should be made for comparison x-rays initiated by the radiologist.
10. Nephrotomography is covered by the listings for intravenous pyelogram and planigram.
11. A stereo pair is to be counted as two views.

DIAGNOSTIC RADIOLOGY

12. No extra claim should be made for rapid sequence I.V.P.
13. No additional claim is warranted for the use of the image intensifier in diagnostic radiology.
14. Fluoroscopy claims should not be submitted for any examination performed by the radiologist where "fluoroscopy" is generally regarded as an integral part of the examination, e.g. examinations of the G.I. tract, urinary tract, special procedures.
15. "Colon — air contrast" may be claimed when performed according to generally accepted criteria. The colon should be scrupulously prepared. Five to eight full size views of the abdomen should be obtained after fluoroscopically controlled introduction of air and barium.
16. "Oesophagus, stomach and duodenum, double contrast" presupposes the introduction of gas, the use of antifoam agent and a suitable barium mixture.
17. Abdomen and chest studies should not be routinely done and claimed in gastrointestinal examinations.
18. Three or more views of the chest should not be done routinely and claimed when a chest examination is requested.
19. Chest studies should not be routinely done and claimed in mammography cases.
20. Nasal bones or accessory nasal sinuses should not be routinely claimed in skull examination requests.
21. Abdomen and/or pelvis should not be routinely claimed in lumbar spine examination requests.
22. A survey film of the abdomen is a single view. The ordering of additional films should be left to the discretion of the radiologist who should determine which examination is adequate for a specific patient. Obviously, if progress of a long tube is being followed, a survey film is sufficient. If, however, an intestinal obstruction is being followed, a single film is usually inadequate.
23. Conventional films of the spine should not be routinely done and claimed before myelography. The necessity of having plain film studies of the spine prior to interpreting the myelographic studies is obvious. It is not essential, however, that these be done at the institution where the myelogram was done. If they had been done at an outside office, then it is a matter for the radiologist and the referring physician to have the films available. If they cannot be made available to the radiologist, it is an acceptable practice for him to do the required examination of these areas and to claim for them so that they may be available for interpretation along with the myelographic study.
24. Pharynx and oesophagus (cine or videotape) — X106 should not be claimed routinely with X108 and X109 but only when specifically indicated.
25. Lumbar or lumbosacral spine (X028,) does not include the entire sacrum. However, an examination of the sacrum may be carried out and claimed only when specifically indicated.
26. A maximum of two computed tomography examinations per patient, per day, may be claimed.
27. The listed benefits apply to unilateral examinations except for central structures or as otherwise specified.

DIAGNOSTIC RADIOLOGY

Code		T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
	HEAD AND NECK	\$	\$	\$	\$
X001	Skull — four views	24.50	18.35	6.00	6.00
X009	— five or more views	30.60	23.00	9.90	7.50
X003	Sella Turcica (when skull not examined)	12.20	9.20	3.90	2.90
X004	Facial bones — minimum of three views	17.85	13.40	6.30	4.75
X005	Nose — minimum of two views	12.20	9.20	3.90	2.90
	Mandible (Uni or bilateral) (not to be charged with X007)				
X006	— Minimum of three views	17.85	13.40	6.30	4.75
X012	— Four or more views	24.50	18.35	8.00	6.00
	Temporomandibular joints (not to be charged with X006 or X012)				
X007	— minimum of four views including open and closed mouth views	17.85	13.40	6.30	4.75
X008	Sinuses — minimum of three views	17.85	13.40	6.30	4.75
X010	Mastoids — bilateral — minimum of six views	23.60	17.70	8.80	6.60
X011	Internal auditory meati (when skull not examined)	17.85	13.40	6.30	4.75
N.C.	Teeth, up to ¼ set	N.A.B.	N.A.B.	N.A.B.	N.A.B.
N.C.	Teeth, up to ½ set	N.A.B.	N.A.B.	N.A.B.	N.A.B.
N.C.	Teeth, full set	N.A.B.	N.A.B.	N.A.B.	N.A.B.
N.C.	Teeth, bite wing	N.A.B.	N.A.B.	N.A.B.	N.A.B.
X016	Eye, for foreign body	12.20	9.10	5.60	4.20
X017	Eye, for localization, additional	12.60	9.40	14.30	10.70
X018	Optic foramina	13.80	10.30	5.60	4.20
X019	Salivary gland region	11.30	8.40	4.80	3.60
X020	Neck for soft tissues — minimum of two views	11.30	8.40	4.80	3.60
	Spine and Pelvis				
X025	Cervical spine — two or three views	21.25	15.90	4.80	3.60
X202	— four or five views	27.40	20.50	6.50	4.90
X203	— six or more views	33.20	24.90	7.90	6.00
X027	Thoracic spine — two views	19.50	14.60	4.80	3.60
X204	— three or more views	25.50	19.20	6.40	4.75
	Lumbar or lumbosacral spine				
X028	— two or three views	21.25	15.90	4.80	3.60
X205	— four or more views	27.40	20.50	6.50	4.90
X206	— six or more views	33.20	24.90	8.00	6.00
X032	Entire spine — (scoliosis series) minimum of four views	44.00	33.05	12.60	9.40
	— Orthoroentgenogram (3 foot film)				
X033	— Single view	17.85	13.40	6.30	4.75
X031	— Two or more views	24.50	18.35	7.90	5.90
X034	Sacrum and/or coccyx — two views	20.50	15.40	3.90	2.90
X207	— three or more views	25.50	19.20	6.40	4.80
X035	Sacro-iliac joints — two or three views	17.85	13.40	6.30	4.75
X208	— four or more views	23.80	17.85	7.90	5.90

DIAGNOSTIC RADIOLOGY

Code		T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
	Spine and Pelvis - Cont'd	\$	\$	\$	\$
X036	Pelvis and/or hips — one view	12.20	9.20	3.90	2.90
X037	— two views (e.g. A.P. and frog view; both hips; A.P. both hips plus lateral one hip)	22.80	17.10	5.50	4.20
X038	— three or more views (e.g. pelvis and sacro-iliac joints; A.P. both hips plus lateral each hip)	26.20	19.60	6.30	4.75
	Upper Extremities				
X045	Clavicle — two views	12.20	9.20	3.90	2.90
X209	— three or more views	18.80	14.10	5.50	4.10
	Acromioclavicular joints (bilateral) with or without weighted distraction				
X046,	— two views	17.85	13.40	6.30	4.75
X210	— three or more views	24.40	18.30	7.90	5.90
	Sternoclavicular joints — (bilateral)				
X047	— two or three views	14.70	11.00	4.80	3.60
X211	— four or more views	21.10	15.90	6.40	4.80
X048	Shoulder — two views	14.70	11.00	4.80	3.60
X212	— three or more views	21.10	15.90	6.40	4.80
X049	Scapula — two views	14.70	11.00	4.80	3.60
X213	— three or more views	21.10	15.90	6.40	4.80
	Humerus — including one joint				
X050	— two views	12.20	9.20	3.90	2.90
X214	— three or more views	18.80	14.10	5.50	4.10
X051	Elbow — two views	12.20	9.20	3.90	2.90
X215	— three or four views	18.80	14.10	5.50	4.10
X216	— five or more views	25.40	19.00	7.10	5.30
	Forearm — including one joint				
X052	— two views	12.20	9.20	3.90	2.90
X217	— three or more views	18.80	14.10	5.50	4.10
X053	Wrist — two or three views	12.20	9.20	3.90	2.90
X218	— four or more views	18.80	14.10	5.50	4.10
X054	Hand — two or three views	12.20	9.20	3.90	2.90
X219	— four or more views	18.80	14.10	5.50	4.10
X055	Wrist and hand — three views	17.85	13.40	7.90	5.90
X220	— four or more views	22.70	17.00	9.40	7.10
X056	Finger or thumb — two views	9.40	7.10	2.80	2.10
X221	— three or more views	12.20	9.20	3.90	2.90
	LOWER EXTREMITIES				
X060	Hip — unilateral — two or more views	19.50	14.60	4.80	3.60
	Femur — including one joint				
X063	— two views	12.20	9.20	3.90	2.90
X223	— three or more views	18.80	14.10	5.50	4.10
	Knee (including patella)				
X065	— two views	12.20	9.20	3.90	2.90
X224	— three or four views	18.80	14.10	5.50	4.10
X225	— five or more views	26.40	19.00	7.10	5.30

DIAGNOSTIC RADIOLOGY

Code		T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
		\$	\$	\$	\$
LOWER EXTREMITIES - Cont'd					
	Tibia and fibula (including one joint)				
X066	— two views	12.20	9.20	3.90	2.90
X226	— three or more views	18.80	14.10	5.50	4.10
X067	Ankle — three views	12.20	9.20	3.90	2.90
X227	— four or more views	18.80	14.10	5.50	4.10
X068	Calcaneus — two views	12.20	9.20	3.90	2.90
X228	— three or more views	18.80	14.10	5.50	4.10
X069	Foot — three views	12.20	9.20	3.90	2.90
X229	— four or more views	18.80	14.10	5.50	4.10
X072	Toe — two views	9.40	7.10	2.75	2.10
X230	— three or more views	12.20	9.20	3.90	2.90
X064	Leg length studies (Orthoroentgenogram)	17.85	13.40	6.30	4.75
Skeletal Surveys					
Skeletal survey for bone age					
X057	— single film	12.20	9.20	3.90	2.90
X058	— two or more films or views	18.00	13.45	6.40	4.75
Other survey studies — e.g., rheumatoid, metabolic or metastatic					
X080	— basic	6.10	4.50	2.00	1.50
X081	— plus per film or view	6.10	4.50	2.00	1.50
Chest					
N.C.	Miniature chest film — for survey purposes only ..	N.A.B.	N.A.B.	N.A.B.	N.A.B.
X090	Single film (see Interpretation #17)	12.20	9.20	3.90	2.90
X091	Two views	18.00	13.45	6.40	4.75
X092	Three or more views	23.10	17.40	7.60	5.65
X039	Ribs (unilateral) — two or more views	14.70	11.00	4.80	3.60
X040	Sternum — two or more views	14.70	11.00	4.80	3.60
X096	Thoracic inlet — two or more views	12.20	9.20	3.90	2.90
Abdomen					
X100	Single view (See Interpretation #17)	12.20	9.20	3.90	2.90
X101	Two or more views	18.70	14.05	5.50	4.20
G.I. Tract					
X105	Palatopharyngeal analysis (cine or videotape)	24.25	18.20	15.80	11.90
X106	Pharynx and oesophagus (cine or videotape)	24.25	18.20	15.80	11.90
Note:	X106 may not be claimed with X107. It may be claimed with X104, X108, X109 only when specifically indicated.				
	See Interpretation #24.				
X107	Oesophagus — when X103, X104, X108 or X109 not claimed	22.00	16.45	10.20	7.65
X108	Oesophagus, stomach and duodenum (including survey film, if taken)	38.10	28.60	18.35	13.80

DIAGNOSTIC RADIOLOGY

Code		T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
		\$	\$	\$	\$
Chest - Cont'd					
X104	Oesophagus, stomach and duodenum (including survey film, if taken) — double contrast	39.70	29.80	20.10	15.10
X103	Oesophagus, stomach and duodenum (including survey film, if taken) — double contrast, plus small bowel	50.15	37.60	25.50	19.10
X109	Oesophagus, stomach and small bowel	48.60	36.70	23.75	17.80
X110	Hypotonic duodenogram	32.40	24.30	15.80	11.90
X111	Small bowel only	22.00	16.45	10.20	7.65
X112	Colon — barium enema (including survey film, if taken)	39.70	29.80	16.70	12.50
X113	Colon — air contrast, primary or secondary, including survey film if taken	50.20	37.60	21.60	16.20
X114	Gallbladder (one or multiple day examinations)	24.50	18.35	8.00	6.00
X120	Gallbladder (one or multiple day examinations with preliminary plain film)	32.70	24.50	8.00	6.00
X116	T-Tube cholangiogram	17.85	13.40	6.30	4.75
X117	Operative cholangiogram	17.85	13.40	6.30	4.75
X118	Intravenous cholangiogram	40.70	30.50	14.30	10.70
X123	Operative pancreatogram or E.R.C.P.	17.85	13.40	6.30	4.75
G.U. Tract					
X129	Retrograde pyelogram (uni or bilateral)	17.85	13.40	6.30	4.75
X130	Intravenous pyelogram including preliminary film	40.70	30.60	15.90	11.90
X137	Cystogram (catheter)	19.60	14.70	4.80	3.60
X135	Cystourethrogram, stress or voiding (catheter)	22.70	17.00	9.50	7.10
X131	Cystourethrogram (non-catheter)	4.80	3.60	3.20	2.40
X191	Intestinal conduit examination or nephrostogram	17.85	13.40	6.30	4.75
X138	Percutaneous antegrade pyelogram	17.85	13.40	6.30	4.75
X139	Percutaneous nephrostomy	17.85	13.40	6.30	4.75
X134	Urethrogram (retrograde)	14.70	11.00	4.80	3.60
X136	Vasogram	14.70	11.00	4.80	3.60
Obstetrics and Gynaecology					
X143	Survey film	12.20	9.20	3.90	2.90
X144	Pelvimetry	17.85	13.40	6.30	4.75
X145	Placentogram	17.85	13.40	6.30	4.75
X146	Any combination of above	30.80	23.10	9.50	7.10
X147	Hysterosalpingogram	24.50	18.35	7.90	5.90
X148	Intra-uterine foetal transfusion — radiological control	32.40	24.30	15.80	11.90
Fluoroscopy — by physician with or without spotfilms					
X195	Chest	7.65	5.70	7.90	5.90
X196	Skeleton	7.65	5.70	7.90	5.90
X197	Abdomen	7.65	5.70	7.90	5.90
X189	Fluoroscopic control of clinical procedures done by another physician per ¼ hour	6.10	4.50	13.30	9.90

DIAGNOSTIC RADIOLOGY

Code	G.U. Tract - Cont'd	T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
		\$	\$	\$	\$
	Special Examinations				
X155	Abdominal or pelvic pneumogram	32.80	24.60	7.90	5.90
	Angiography				
	— by catheterization				
	— abdominal, thoracic, cervical or cranial				
	— using single films				
X179	non-selective	24.50	18.35	7.90	5.90
X180	selective (per vessel to a max. of 4)	32.40	24.30	15.80	11.90
	— using film changer, Cine or multiformat camera				
X181	non-selective	49.00	36.70	15.80	11.90
X182	selective (per vessel to a max. of 4)	65.20	48.90	23.75	17.80
X140	selective (6 or more vessels)	I.C.	I.C.	I.C.	I.C.
	Carotid angiogram — direct puncture				
X160	— unilateral	40.20	30.15	23.75	17.80
X161	— bilateral	64.60	48.50	35.70	26.80
	Peripheral angiogram				
X174	— unilateral	24.50	18.35	7.90	5.90
X175	— bilateral	32.40	24.30	15.80	11.90
X198	Splenoportogram	48.60	36.40	15.80	11.90
X199	Translumbal aortogram	48.60	36.40	15.80	11.90
	Vertebral angiogram — direct puncture or retrograde brachial injection				
X132	— unilateral	40.20	30.15	23.75	17.80
X133	— bilateral	65.75	49.30	35.70	26.80
X156	Arthrogram	21.60	16.20	17.45	13.10
X200	— with fluoroscopy and complete positioning throughout by physician	30.30	22.70	25.40	19.10
X157	Bone density (mineral content) measurement	27.50	18.35	12.60	9.40
X158	Bronchogram — unilateral	24.10	18.10	15.80	11.90
X159	— bilateral	32.05	24.00	23.75	17.80
X162	Cerebral stereotaxis	49.00	36.70	15.80	11.90
X122	Cholangiogram, percutaneous trans-hepatic	24.30	18.20	11.90	8.90
X188	Computed tomography — head	—	—	50.30	—
X124	— neck	—	—	50.30	—
X125	— thorax	—	—	50.30	—
X126	— abdomen	—	—	50.30	—
X127	— extremities	—	—	50.30	—
X151	Cordotomy, percutaneous	40.20	30.15	23.75	17.80
X163	Dacrocystogram	24.50	18.35	7.90	5.90
X164	Discogram(s) — one or more levels	24.10	18.10	15.80	11.90
X167	Fistula or sinus injection	17.85	13.40	6.30	4.75
X169	Laminogram, planigram, tomogram	32.80	24.60	7.90	5.90
X170	Laryngogram	24.10	18.10	15.80	11.90

DIAGNOSTIC RADIOLOGY

Code	Special Examinations - Cont'd	T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
		\$	\$	\$	\$
X171	Lymphangiogram	40.70	30.50	15.80	11.90
X192	Mammary ductography	17.85	13.40	6.30	4.75
X184	Mammogram — unilateral	20.40	15.30	8.70	6.50
X185	— bilateral	30.30	22.70	13.10	9.80
	— using xeroradiography				
X186	— unilateral	25.20	18.85	8.70	6.50
X187	— bilateral	38.70	29.00	13.10	9.80
X150	Mechanical evaluation of knee	21.00	15.70	11.10	8.30
X193	Microradioscopy of the hands	12.05	9.00	7.90	5.90
X173	Myelogram (spine and/or posterior fossa)	28.80	21.60	19.10	14.30
X190	Pantomography	14.70	11.00	4.80	3.60
X154	Penis	13.20	9.90	3.20	2.40
X176	Sialogram	24.50	18.35	7.90	5.90
X177	Skin thickness measurement	12.90	9.70	6.30	4.75
X183	Ventriculogram or pneumoencephalogram	40.20	30.15	23.75	17.80
X165	Photographic subtraction	—	—	7.90	—
X166	Examination using portable machine in home add.	51.80	51.80	—	—
Note:	This code does not apply to the use of a portable machine in a hospital. Can only be claimed once per day regardless of the number of people x-rayed in the same home.				

CLINICAL PROCEDURES ASSOCIATED WITH DIAGNOSTIC RADIOLOGICAL EXAMINATIONS

- Note:**
1. These procedural benefits are intended to cover compensation for the professional service of placing an instrument and, if done, of introducing contrast media (except oral or rectal administration for study of the alimentary tract). Injection of materials to enhance the effect of contrast media is included in the procedure benefits.
 2. Radiological charges are additional: see similar entries under section on RADIOLOGY.
 3. Where similar procedures are done for diagnostic physiological studies of non-radiological nature, e.g. cardiac catheterization or intra-arterial infusion, they are listed separately under Surgery or Diagnostic and Therapeutic Procedures. See Index.

Code	Angiography	<u>Spec.</u>	<u>Aneas.</u>
		<u>\$</u>	
	— by catheterization		
	— abdominal, thoracic, cervical or cranial		
J021	Insertion of catheter (including cut down if necessary) and injection, if given	73 40	5
J022	Selective catheterization — add to catheter insertion benefit (per vessel to maximum of four) each	36.70	
Note:	J021 includes insertion to any distance along vessel and its extensions. J022 applies only when selected branches are catheterized.		
J014	Selective catheterization (spinal and parathyroid angiography — add to benefit for catheter insertion (per vessel) each	18.35	
	("Selective" means manipulation of the catheter from the vessel of introduction into a branch, tributary, or cardiac chamber with angiogram(s))		
J031	Carotid angiogram — direct puncture	58.50	5
J025	Transluminal angioplasty — including angioplasty with or without pressure measurements — one or more sites or vessels	191.30	5
J048	Percutaneous trans-hepatic catheter portal venography . . .	149 20	
J027	Peripheral arteriogram — direct puncture	36.70	4
J026	Peripheral venogram — direct puncture	29.50	4
	Selective coronary catheterization including angiogram — see G293, G297 on page 90		
J033	Splenoportogram	58.50	4
J034	Trans-lumbar aortogram	58.50	4
J032	Vertebral angiogram — direct puncture or by retrograde brachial injection	58.50	5

**CLINICAL PROCEDURES ASSOCIATED WITH
DIAGNOSTIC RADIOLOGICAL EXAMINATIONS**

Code		Spec. Ancas.	
		\$	
	Embolization e.g. for treatment of hemangioma or renal — 8carcinoma		
J040	— first vessel, claim appropriate angiographic procedural and radiological benefits plus	50.50	
J047	— each additional vessel catheterized and occluded, per vessel	23.70	
J023	Intra-arterial infusion of drugs e.g. for control of gastrointestinal haemorrhage — claim appropriate angiographic procedural and radiological benefits plus a per diem supervision benefit of	14.20	
J035	Pressure measurements during angiography	14.20	
J001	Arthrogram	14.20	4
	Biliary duct calculus manipulation etc. — see Z562 on page 188.		
J024	Bronchial brushing — unilateral	58.50	6
J044	— bilateral	87.80	6
J002	Bronchogram — unilateral	17.60	6
J043	— bilateral	26.40	6
J003	Bronchogram with intra-tracheal catheter — unilateral	35.80	6
J042	— bilateral	53.55	6
J050	Carotid or vertebral artery occlusion by detachable balloon — percutaneous	160.70	
J005	Dacrocystogram	21.80	4
J006	Discogram — one disc	50.50	4
J030	— each additional disc	26.00	
J049	Embolization of spinal arteriovenous malformation — percutaneous	229.60	
J036	Fistula or sinus injection	14.20	
J008	Hysterosalpingogram	29.50	4
J004	Intramammary needling for localization under mammographic control	21.80	
	Intubation of small intestine — see Z540 on page 184.		
J009	Laryngogram	17.60	
J010	Lymphangiogram — per side	50.50	
J037	Mammary ductography	21.80	
J011	Myelogram	50.50	4
J038	— with supine views requiring removal and re-introduction of spinal needle, add	14.20	
J020	— with posterior fossa views, add	14.20	
J012	Nephrotomogram	—	4
J045	Percutaneous antegrade pyelogram	58.50	4
J046	Percutaneous nephrostomy	107.10	4
J041	Percutaneous removal of intravascular foreign bodies	I.C. I.C.	
J051	Percutaneous spinal cord puncture for syringogram	49.70	4
J013	Percutaneous trans-hepatic cholangiogram	50.50	4
J015	Peritoneal pneumogram	21.80	4
J016	Pneumoencephalogram	65.00	5
J052	Positive contrast cisternogram	65.00	4

CLINICAL PROCEDURES ASSOCIATED WITH DIAGNOSTIC RADIOLOGICAL EXAMINATIONS

Code		<u>Spec.</u>	<u>Anca.</u>
		\$	
J017	Presacral insufflation	36.70	4
J039	Renal cyst puncture	58.50	4
J018	Sialogram	21.80	4
J007	Tomogram	—	4
J028	Urethrogram, urethrocystogram, or intestinal conduit examination, nephrostogram, cystogram	14.20	
J029	Vasogram	39.00	4

PULMONARY FUNCTION STUDIES

Column T — The benefit for testing including supplying of equipment, premises and technical services.

Column P — The benefit for professional services including responsibility for quality control and technician training, interpretation of the results of the tests, and consultation between the physician responsible for the tests and the referring physician concerning the results of the tests.

- Notes:**
- (1) The total benefit is obtained by adding columns T and P together.
 - (2) Coding: When coding the total benefit, use suffix A.
When coding the technical portion only, use suffix B.
When coding the professional portion only, use suffix C.
 - (3) The benefits for J301, J324, J325, J326, J304 and J327 represent the best of three recorded tests results with or without bronchodilator.
 - (4) The following tests are considered to be specific and require individual ordering notation for each test parameter.
 - (5) Vital capacity and flow volume loop cannot be claimed at the same time.

Code		T	P
		S	S
	Any spirometric assessment made without permanent record vc, FEV, MVV, etc.		
J301	Vital capacity, Fev ₁ , FEV ₁ /FVC	9.30	4.90
J324	Repeat J301 after bronchodilator	1.90	2.00
J325	Same as J301 plus MMEFR (FEF 25-75) calculation	9.65	7.00
J326	Repeat J325 after bronchodilator	1.90	2.00
	J301 and J325 cannot be billed together		
	J324 and J326 cannot be billed together		
J304	Flow volume loop (FVC, FEV ₁ , FEV ₁ /FVC, V ₅₀ , V ₂₅)	13.96	9.90
J327	Repeat J304 after bronchodilator	1.90	2.00
J311	Functional residual capacity by gas dilution method	12.10	10.70
J307	Functional residual capacity by body plethysmography	13.00	10.90
J305	Lung compliance (pressure volume curve of the lung from TLC to FRC)	38.70	32.80
J306	Airways resistance by plethysmography or estimated using esophageal catheter	12.00	9.80
J309	Carbon monoxide diffusing capacity by steady state at rest	8.30	6.30
J310	Carbon Monoxide diffusing capacity by single breath	16.00	11.00
	Pulmonary Function Response to O ₂ and CO ₂		
J308	Carbon Monoxide ventilatory response	14.90	9.90
J328	Oxygen ventilatory response (physician must be present)	14.90	14.90

PULMONARY FUNCTION STUDIES

Code		T	P
		\$	\$
	Exercise Assessment — physician must be in attendance at all times.		
J315	Stage I: Graded exercise to maximum tolerance exercise (must include continuous heart rate and ventilation at rest and at each workload)	37.00	24.70
E450	J315 plus J301, J325 or J304 before and/or after exercise, add ..	9.90	5.00
E451	J315 plus 12 lead E.C.G. done at rest, used for monitoring during the exercise and followed for at least 5 minutes post exercise, add	13.45	15.60
J316	Stage II: Repeated steady state graded exercise (must include heart rate, ventilation, VO ₂ , VCO ₂ , BP, ECG, end tidal and mixed venous CO ₂ , at rest, 3 levels of exercise and recovery) ..	97.50	45.70
J317	Stage III: E451 plus arterial blood gases, PH and bicarbonate or lactate	129.30	77.60
J330	Assessment of exercise induced asthma workload sufficient to achieve heart rate 85% of predicted maximum; performance of J301, J325 or J304 before exercise and 5-10 minutes post exercise	24.80	14.90
G479	Arterial puncture for blood gas analysis	—	6.30
J319	Blood gas analysis: pH, PO ₂ , PCO ₂ , bicarbonate and base excess ..	8.40	—
J318	Arterialized venous blood sample collection (e.g. ear lobe)	2.80	—
J320	A-a oxygen gradient (measurement of RQ by sampling mixed expired gas and using alveolar air equation)	15.40	7.90
J331	Estimate of shunt (Qs/Qt) breathing pure oxygen	20.50	10.30
J313	Mixed venous PCO ₂ by the rebreathing method	8.40	2.80
J323	O ₂ saturation by oximeter (at rest)	8.00	4.00
J332	same as J323 with measurements at rest and exercise	12.10	6.10
J322	Standard O ₂ consumption and CO ₂ production	20.50	5.15
J333	Histamine or methylcholine threshold test	28.80	21.10
J335	Antigen challenge test	39.70	20.00
	Sleep Apnea (Overnight) Study with		
J339	Monitoring of oxygen saturation and ventilation for a period of sleep time. to include physician attendance at set-up, monitoring and interpretation	—	92.30
J336	interpretation only	—	34.30
	Same as J339, with additional monitoring such as to allow the staging of sleep, e.g., EEG, EOG, add to J339 when both performed		
J337	to include physician attendance at set-up, monitoring, and interpretation, add to J339 when performed	—	34.30
J338	interpretation of J337 only, add to J336 when both performed ...	—	14.30

DIAGNOSTIC ULTRASOUND

- Notes:**
- (1) T and P Columns should be interpreted in the spirit of the first two paragraphs on page 63, but without limiting the performance of these tests to physicians of any one specialty.
 - (2) The total benefit is obtained by adding columns T and P together.
 - (3) Coding: When coding the total benefit, use suffix A.
When coding the technical portion only, use suffix B.
When coding the professional portion only, use suffix C.
 - (4) A-Mode — implies a one-dimensional ultrasonic measurement procedure.
 - (5) M-Mode — implies a one-dimensional ultrasonic measurement procedure with movement of the trace to record amplitude and velocity of moving echo-producing structures.
 - (6) Scan B-Mode — implies a two-dimensional ultrasonic scanning procedure with a two-dimensional display.
 - (7) All ultrasound examinations include a permanent record and interpretive report.

		T	P
		\$	\$
Code	Head and Neck		
J100	Echoencephalography-midline, A-mode	—	260
J122	Brain — complete, B-mode	36.60	21.00
	Echography-ophthalmic (excluding vascular study)		
J102	Quantitative, A-mode	19.10	27.90
J103	B-scan immersion	37.50	37.10
J107	B-scan contact	19.00	18.40
J108	Biometry (Axial length-A-mode)	18.70	24.90
Note:	J102, J103, J107, J108 — for bilateral procedures, add 50% of the listed benefit.		
J105	Face and/or neck (excluding vascular study)	36.60	21.00
	Heart		
	Echocardiography — complete study		
J118	— 1 dimension	27.50	27.50
J120	— 2 dimensions (real time)	47.20	43.30
J121	— 1 and 2 dimensions at same patient visit	60.60	57.40
J119	— limited study — 1 or 2 dimensions for follow up studies not to be charged in conjunction with pregnancy study ...	13.05	13.05
J109	Saline study (including venipuncture)	—	8.60
	Thorax		
J125	Chest masses, pleural effusion-A & B-mode	36.60	21.00

DIAGNOSTIC ULTRASOUND

Code		T \$	P \$
	Abdomen and Retroperitoneum		
J135	Abdominal scan, complete	36.60	21.00
J128	Abdominal scan, limited study (e.g. gallbladder only, aorta only or follow up study)	24.10	13.95
	Pelvis		
J159	Pregnancy, complete	36.60	21.00
J162	Pelvic, complete	36.60	21.00
J163	Pelvis or pregnancy, limited study (e.g. fetal age determination, placental localization I.U.C.D. localization only)	24.10	13.95
	Vascular System		
J190	Bilateral carotid artery evaluation — Doppler scan or B scan ..	34.20	19.70
J191	— frequency analysis	34.20	19.70
J192	— frequency analysis with scan ...	34.20	19.70
	Peripheral artery evaluation (including vertebral and subclavian arteries)		
J193	— Doppler scan or B scan	17.10	13.00
J194	— frequency analysis	11.40	10.70
J195	— frequency analysis with scan	24.20	20.20
J198	Venous assessment (bilateral) — includes assessment of femoral, popliteal and posterior or tibial veins with appropriate functional manouvres and permanent record (not chargeable during surgery or during the patient's post operative stay in hospital)	5.70	8.80
	Vascular laboratory fees		
J199	Ankle pressure determination — not chargeable during surgery or during the patient's post operative stay in hospital	—	6.90
J200	Ankle pressure measurements with segmental pressure recordings and/or pulse volume recordings and/or Doppler recordings	15.80	19.40
J196	Ankle pressure measurements with exercise and/or quantitative measurements added to the above	6.15	9.15
J197	Penile pressure recordings — two or more pressures	5.40	6.90
	Miscellaneous		
J180	Echography for placement of radiation therapy fields, scan B-mode	27.20	16.70
J182	Extremities — per limb (excluding vascular study)	18.20	10.60
J127	Breast — scan B-mode (per breast)	18.20	10.60
J183	Testicular scan — per testis	18.20	10.60
J149	Ultrasonic guidance of biopsy aspiration, amniocentesis or drainage procedures (one physician only)	36.60	21.00

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code With a few exceptions specifically indicated below, the listed procedural benefits are for the procedure(s) alone.
 Consultations or visits when such services are rendered, may be claimed in addition to the procedure(s).

G700 When a procedure(s) is the sole reason for a visit, add \$3.60 per patient visit for those procedures marked (+) regardless of the number of procedures carried out during that visit. However, if the patient visit is to a physician's office or a diagnostic facility controlled directly or indirectly by a physician who has examined (or is about to examine) the patient and referred the patient to such a diagnostic facility, G700 may not be claimed under these circumstances.

Note: G700 is not payable to a hospital department.

Schedule Interpretations:

1. Urinalysis and other diagnostic tests, listed on page in the Diagnostic and Therapeutic Section of the Schedule of Benefits when performed by a physician, with or without an associated visit to the physician's office, should be claimed exclusively from these listings. Similar services listed in the Laboratory Medicine Section of the Schedule are to be claimed by licensed laboratories only.

2. Some benefits for Diagnostic and Therapeutic Procedures have the technical and professional components listed separately. However, when only one benefit is listed for a service, it represents the professional component only. The technical component includes the salaries of support staff, equipment depreciation or lease costs, supplies and costs associated with the preparation of a written report. The professional component includes the clinical supervision of the diagnostic facility, interpretation of the test results and a written report.

3. The Preamble applicable to Surgical Procedures also applies, where appropriate, to Diagnostic and Therapeutic Procedures.

ALLERGY

Note: If, in addition to the allergy injection, the patient requires a minor assessment only of his allergic condition, the physician may claim for code G212 only. However, if a patient requires a more complete assessment of his condition or if a patient presents for an allergy injection and has an acute infectious condition, albeit of the respiratory system, or some other unrelated condition any of which would have otherwise required a separate office visit, the physician is entitled to claim for the appropriate assessment as well as the injection.

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	ALLERGY	Procedural	
		Fee	Anaes.
		\$	
+G200	Acute desensitization, e.g. ATS, penicillin	5.70	
+G201	Direct nasal tests, \$1.10 each, maximum	3.30	
+G202	Hyposensitization, including assessment and supervision (one or more injections)	2.60	
Note:	Use this code for rabies injection(s).		
G212	If hypersensitization is the only service rendered, use this code. This code combines G700 and G202	6.20	
G205	Insect venom desensitization (immunotherapy) — per injection to a maximum of 5 per patient per day	8.80	
Note:	In addition to G205, after the initial major assessment, a minor or partial assessment may be claimed once per day if rendered.		
+G203	Ophthalmic tests — direct, \$1.10 each, maximum	3.70	
+G204	— quantitative	8.60	
G206	Patch test \$1.00 each, maximum of 35 per year	35.00	
G198	Maximum of 50 per year for industrial or occupational dermatoses	50.00	
+G207	Bronchial provocative testings — per session (limit of 6 sessions per patient)	9.55	
	Skin tests provided in physician's office or in hospital, including physician interpretation, (scratch or intradermal method)		
G209	— technical component \$0.57 each, maximum	28.50	
G197	— professional component \$0.08 each, maximum	4.00	
G199	Insect venom skin testing provided in physician's office or hospital including physician interpretation, \$0.90 each, maximum	24.00	
G195	Local anaesthetic hypersensitivity skin test, \$0.70 each, maximum of 25 per year	17.50	
G196	Penicillin hypersensitivity skin test \$0.70 each, maximum of 15 per year	10.50	

ANAESTHESIA

Examination Under Anaesthesia — when sole procedure performed not otherwise listed in the schedule (diagnosis required)

G260	with or without intubation	34.30	4
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CARDIOVASCULAR

Vascular Cannulation (including injections and cut-down, if necessary)

G268	Cannulation of artery or central vein e.g. for pressure measurement or for feeding line	21.00	
G309	Umbilical artery catheterization (including obtaining of blood sample)	30.80	
Note:	Use this code for Usher routine for acidosis (infant).		

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Procedural	
		Fee	Anaes.
	CARDIOVASCULAR - Cont'd	\$	
G282	Umbilical vein catheterization (including obtaining of blood sample)	13.40	
G287	Insertion of Swan-Ganz catheter (not included in anaesthetic, respiratory or critical care benefits)	110.20	4
G304	— when dye dilution densitometry done in addition at same sitting, add	34.30	
G398	Insertion of permanent feeding line e.g. Hickman or Broviac Catheter	91.90	4
G399	Surgical removal of Hickman or Broviac Catheter	26.80	4
G479	Arterial puncture	6.30	
+G480	Venipuncture — infant	6.30	
+G482	— child	4.20	
+G489	— adolescent or adult	1.50	
+G483	Therapeutic venisection (phlebotomy)	6.50	
G271	Anticoagulant supervision — long term, telephone advice — per month	7.15	
	Blood Transfusions:		
G279	Indirect transfusion	12.60	
G275	Exchange transfusion (procedure only)	132.10	
Note:	Assistant at exchange transfusion — see Preamble, Part B, Paragraph 35(b)		
G280	Intra-uterine foetal transfusion — initial or subsequent	121.30	
	Plasmapheresis (to include cannulation)		
G276	— donor cell pheresis (platelets or leukocytes)	10.40	
	— therapeutic plasma exchange		
G277	— initial and repeat, to a maximum of 5 per year, each	51.30	
G278	— beyond 5 per year, each	25.65	
G272	Manual plasmapheresis (see Preamble, part B, paragraph 24)	J.C.	
	Cardioversion:		
G285	Cardioversion — limit of three sessions per patient, per day	38.30	5
	Cardiac Catheterization:		
	When more than one procedure is carried out at one sitting, the additional procedures are to be claimed at 50% of the listed benefits.		
G290	— pressures only	103.70	5
	Left heart		
G291	— retrograde aortic	121.60	5
G292	— transeptal	171.70	5
G286	Cardiac electrophysiological studies (endomyocardial mapping) with timed pulse stress of conduction system to analyze arrhythmias	171.70	5
G293	Selective coronary catheterization — both arteries	168.10	5

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Procedural	
		Fee	Anaes.
	CARDIOVASCULAR -- Cont'd	\$	
G263	— with drug interventional studies, add	60.80	
G265	Transluminal coronary angioplasty including angiography with or without pressure measurements, one or more sites or vessels ...	250.40	5
G297	Angiograms (any number of injections)	75.10	
G296	Dye dilution densitometry and/or thermal dilution studies — coronary flow index benefit covers all studies on the same day ..	68.70	
Note:	When G296 is done in addition to G287, it may be claimed at 50% only. Use code G304 instead.		
G298	Intracardiac electrocardiography and/or atrial pacing	68.70	
G299	Oxymetry	68.70	
G289	Fick determination	68.70	
G300	Metabolic studies, e.g. coronary sinus lactate and pyruvate determinations	68.70	
G301	Exercise studies during catheterization	75.10	
G305	Intracardiac phonocardiography	75.10	
G306	Isotope studies during cardiac catheterization	68.70	
G267	HIS bundle ECG	114.50	
G266	HIS bundle ECG, timed pulse stress of conduction with drug intervention	153.80	
G294	Insertion of temporary endocardial electrode	103.70	5
G254	Repositioning of temporary endocardial electrode	42.90	5
G295	Insertion of permanent endocardial electrode and implantation of pack (includes insertion of temporary transvenous lead at same surgical procedure by same surgeon)	211.10	5
G269	Insertion of permanent endocardial electrode(s)	96.60	
G270	Exposure of vein and implantation of pack	110.90	5
G302	Repositioning of permanent endocardial electrode (as separate procedure)	80.10	5
G264	Replacement of pack	96.60	5
G288	Endomyocardial biopsy — transvascular, right or left	114.50	
G303	Insertion of transthoracic pacemaker	34.30	4
	Electrocardiography: (professional component must include pertinent written interpretation)		
+ G310	E.C.G. — technical component	4.65	
G313	— professional component — practice in general	5.00	
G318	— professional component — specialist	6.80	
	Before and after exercise (Master's criteria, Levy Ischemia or Frasher Exercise test) includes complete resting tracing and multiple leads taken immediately and 3 and 6 minutes post exercise.		
G314	— technical component	7.50	
G334	— professional component	7.50	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	CARDIOVASCULAR - Cont'd	Procedural	
		Fee	Anaes.
		\$	
	Maximal stress E.C.G. (exhaustion, symptoms, or E.C.G. changes) or sub-maximal stress E.C.G. (to target heart rate for patient) by a standard technique — with treadmill or ergometer and oscilloscopic continuous monitoring including E.C.G.'s taken during the procedure and resting E.C.G.'s before and after the procedure (physician must be in attendance at all times) professional component includes the necessary clinical assessment immediately prior to testing		
G315	— technical component	24.30	
G319	— professional component	36.80	
G316	Vector — technical component	12.50	
G335	— professional component	6.80	
	Continuous ECG monitoring e.g. Holter		
	Level 1 — requires a recorder capable of recording all beats and transmitting this information to a scanner which is capable of analyzing and printing every beat and also performing trend analysis on the 12 or 24 hour tape.		
	Level 2 — requires a recorder capable of recording only a portion of each minute, or a predetermined time period after an abnormal complex is sensed. The scanner of this recorder is capable of analyzing the tape and printing all beats in the predetermined time period analyzing the ST segment, heart rate and ventricular premature beat frequency.		
	Level 3 — requires a recorder capable of recording beats for only a portion of a minute and feeding this information into a scanner through an adapter that feeds the information through the standard E.C.G. machine.		
G650	Level 1 — professional component	32.55	
G651	— technical component — recording	17.70	
G652	— scanning	24.30	
G653	Level 2 — professional component	23.60	
G654	— technical component — recording	17.20	
G655	— scanning	11.80	
G656	Level 3 — professional component	15.70	
G657	— technical component — recording	11.80	
G658	— scanning	7.90	
	Interpretation of telephone transmitted E.C.G. rhythm strip		
G320	— professional component must include pertinent written interpretation	2.90	
G311	— technical component for telephone transmission	1.40	
	Single chamber reprogramming including Electrocardiography.		
G283	— professional component	6.40	
G284	— technical component	6.40	
	Dual chamber reprogramming including electrocardiography		
G180	— professional component	9.65	
G181	— technical component	8.60	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

		Procedural Fee	Anaes.
Code	Pacemaker pulse wave analysis including electrocardiography	\$	
G307	— professional component	6.40	
G308	— technical component	6.40	
	Non Invasive Cardiology:		
Note:	When more than one procedure of items marked (*) are performed at one sitting, the major procedure may be claimed in full and the remainder at 50% of the listed benefit(s).		
	*Phonocardiogram — multiple channel — before and after exercise (not less than 3 channels)		
G504	— professional component	11.80	
G505	— technical component	28.60	
G506	(with pharmacologic intervention), add	5.90	
G507	*Apex cardiogram — professional component	7.15	
G508	— technical component	7.15	
	Echocardiography — see Diagnostic Ultra Sound.		
	Blood Flow Study (Doppler or other) — uni or bilateral		
	*Phlebography and/or carotid pulse tracing (with systolic time intervals) — before and after exercise		
G518	— professional component	7.65	
G519	— technical component	7.65	
G502	Carotid phonoangiography — professional component	7.15	
G503	Oculoplethysmography — professional component	7.15	
	Impedance plethysmography		
G120	— professional component	4.65	
G121	— technical component	9.20	
	Peripheral Arterial and Venous System — see listings under Diagnostic Ultrasound on page		

CRITICAL CARE

Life Threatening Emergency Situation: — Resuscitation in emergency situation (cardiac arrest, massive injury, cardio-respiratory failure, resuscitation of newborn, severe shock, coma) includes immediate crisis related examination and usual resuscitative measures and to include as required, defibrillation, cardioversion, cut down(s), intravenous lines, pressure infusion sets and pharmacological agents, urinary catheters, arterial and/or venous catheters, C.V.P. lines, blood gases, nasogastric tubes with or without lavage, endotracheal intubation and tracheal toilet.

G521	Benefit per physician — first ¼ hour	5.720
G522	— after first ¼ hour (per ¼ hour or major part thereof)	19.00

Other Resuscitation:

G395	Benefit per physician — first ¼ hour	28.60
G391	— after first ¼ hour (per ¼ hour or major part thereof)	14.30

Note: Consultations or assessments rendered before or after critical care is no longer necessary, should be claimed on a fee-for-service basis.

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

		Procedural Fee	Anaes.
Code	CRITICAL CARE - Cont'd		
	Hyperbaric Therapy; (per dive)		
	Physician in chamber with patient(s)	\$	
G800	— per dive, first ¼ hour	38.30	
G801	— after first ¼ hour (per ¼ hour or major part thereof)	19.10	
G802	— after 2 hours in chamber (per ¼ hour or major part thereof)	38.30	
	Physician not in chamber with patient(s)		
	— per dive, charge on the basis of other Resuscitation (G395 and G391)		
	Consultation(s) or assessment(s) and special visit premium(s) may be charged on a per patient basis when these services are rendered.		
Note:	G800, G801, G802 — hyperbaric therapy is not a benefit of OHIP for treatment of some conditions. Please refer to OHIP District Office for qualifying diagnoses.		
G211	Endotracheal intubation for resuscitation (not to be claimed when followed by a surgical procedure)	24.30	
G210	Hypothermia (therapeutic) induction and management	130.20	
	Respiratory Care:		
	— includes examinations of the patient and includes (as required), intravenous lines, pressure infusion sets and pharmaceutical agents; insertion of arterial, C.V.P. or urinary catheters; securing and interpretation of blood gases; nasogastric tubes, endotracheal intubation with or without artificial ventilation, tracheal toilet, use of an artificial ventilator and all necessary measures for its supervision.		
	Physician-in-Charge		
G405	— 1st day	128.80	
G406	— 2nd to 5th days (inclusive) per diem	57.95	
G407	— 6th to 28th days (inclusive) per diem	51.50	
G408	— 29th day onwards per diem	32.20	
Notes:	(1) The foregoing benefits apply only to respiratory care rendered in a Respiratory Care Unit or other special care unit such as the ICU where special monitoring equipment is available. The fees under Physician-in-Charge apply per patient treated, i.e., while the physician-in-charge may change during the course of treatment, the fee formula as set out should be charged by the physicians involved as if there was only one physician-in-charge during the treatment program.		
	(2) The appropriate consultation, procedure and visit benefits shall apply after stopping artificial respiration or special care.		
	(3) If a patient has been discharged from the Respiratory Care Unit more than 48 hours and then is re-admitted to the Unit, the 1st day rate applies again on the day of re-admission. For re-admission less than 48 hours after discharge, the appropriate code G406-G408 should be used.		

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		<u>Procedural Fee</u>	<u>Anaes.</u>
	(4) Other physicians apart from those providing respiratory care may claim the appropriate consultation, visit and procedure benefits not listed in the schedule for Respiratory Care. Anaesthetists rendering short duration interim care in the recovery room prior to transfer to the special care unit should submit claims in accordance with the Preamble, Part B, paragraph 36(k). Longer duration care rendered in accordance with the above definition of Respiratory Care should be considered as the applicable first day care G405.	\$	

Neonatal Intensive Care:

Level A: Full life support including invasive monitoring, ventilatory support (all modalities) and parenteral alimentation

G600	— 1st day	214.65
G601	— 2nd to 10th days (inclusive), per diem	107.30
G602	— 11th day onwards, per diem	53.70

Level B: Intensive care including full monitoring both invasive and non-invasive. Oxygen administration and intravenous therapy, but without ventilatory support

G610	— 1st day	139.50
G611	— 2nd day onwards, per diem	39.35

Level C: Intermediate care including oxygen administration, non-invasive monitoring and gavage feeding

G620	— 1st day	93.00
G621	— 2nd day onwards, per diem	19.30

- Notes:**
- (1) The foregoing benefits apply only to care rendered in a Special Care Unit or a Respiratory Care Unit or the ICU where special monitoring equipment is available.
 - (2) The foregoing benefits include the initial consultation or assessment and subsequent examinations of the patient and, as required, insertion of arterial, venous, C.V.P. or urinary catheters, intravenous lines, interpreting of blood gases, nasogastric tubes, pressure infusion sets, pharmaceutical agents, endotracheal intubation, tracheal toilet, artificial ventilation, and all necessary measures for respiratory support.
 - (3) These are team benefits which apply to neonatologists/paediatricians/anaesthetists providing complete care. If ventilator care only, is provided by anaesthetist(s), the above listings do not apply. Instead, claims should be rendered under the Respiratory Care listings (G405 etc.) with neonatology paediatric components claimed on a fee-for-service basis.
 - (4) If an infant has been transferred from one level to another in either direction, up or down, the 2nd day listings apply.
 - (5) Regular visit and procedure fees will apply the day following termination of Neonatal Intensive Care

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	Description	Procedural	
		Fee	Anaes.
		\$	
Code	CRITICAL CARE - Cont'd		
	(6) If a patient has been discharged from the Neonatal Intensive Care Unit more than 48 hours and then is readmitted to the Unit, the 1st day rate applies again on the day of re-admission. For re-admission less than 48 hours after discharge, the appropriate code G601, G602, G611 or G621 should be used.		
	Intensive Care Monitoring:		
Note:	This category excludes Cardio-Pulmonary Resuscitation and Respiratory Care and should be claimed on the basis of the appropriate consultation, procedure and visit. (Also see Preamble, Part B, paragraph 23 (b))		
Code	DIALYSIS: team benefits, to include listed items. (This does not include preliminary investigation of the case.)		
	Haemodialysis (to include haemofiltration, haemoperfusion)		
R849	Initial and acute (to include surgical components)	590.30	6
R850	Insertion of Cannula (to be included in the \$590.30 initial) . . .	211.10	6
G325	Medical component (to be included in the \$590.30 initial)	379.20	
G323	Acute, repeat (maximum of 3)	191.90	
G326	Chronic each	44.40	
	Revision of Cannula		
G327	— single	65.70	4
G328	— both	103.00	4
G329	De-clotting of Cannula	63.10	
R843	Removal of Cannula or A.V. Shunt	54.70	4
G324	Insertion of subclavian catheter for haemodialysis	63.10	
G336	— revision	10.40	
R851	By-pass graft for haemodialysis — synthetic	268.30	7
R840	— autogenous vein	286.20	7
R833	Ligation or removal of by-pass graft	55.50	4
R841	Obliteration of A-V fistula	55.45	4
Notes:	— For operative thrombectomy of bypass graft, use code R813, page 171.		
	— For creation of A-V fistula; use code R827, page		
	Peritoneal dialysis:		
G330	Acute (up to 48 hours) includes stylette cannula insertion (temporary)	134.00	
G331	Repeat acute (up to 48 hours) — maximum of 3	122.35	
G332	Chronic (up to 48 hours) — maximum of \$142 per week	63.10	
R852	Insertion of peritoneal cannula by laparotomy	126.30	6
R853	Insertion of Tenckov type peritoneal catheter — chronic — by trocar	63.10	4
R854	Removal of Tenckov type peritoneal catheter	30.30	4

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Procedural	Anaes.
		Fee	
		\$	
	DIALYSIS: - Cont'd		
	Home dialysis and self-care dialysis:		
G333	Weekly retainer for administration, routine visits and supervision (plus fee for service for complications)		21.00
ENDOCRINOLOGY AND METABOLISM			
+G493	ACTH test — single or multiple, per injection		4.30
+G337	Antidiuretic hormone response test including the 8 hour water deprivation test		11.40
+G338	Clonidine suppression test (for investigation of pheochromocytoma) — with physician present — includes venipunctures		16.80
	Glucagon test		
+G494	(Type A) for carbohydrate response		6.90
+G495	(Type B) for hypertension, pheochromocytoma and insulinoma provocative test (including cold pressor test)		28.60
G358	Growth hormone exercise stimulation test with physician present (includes venipuncture(s))		16.80
+G340	Histamine test to include a control cold pressor test		30.60
+G341	Hypertonic saline infusion test		11.40
+G342	Implantation of hormone pellets		21.00
+G497	Insulin hypoglycemia pituitary function test with or without TRH and LHRH alone or in combination		33.60
+G498	Intravenous glucose tolerance test		6.90
+G499	Intravenous tolbutamide test		33.60
+G513	Pentagastrin stimulation for calcitonin		11.40
+G344	Phentolamine test		28.60
+G501	TRH and/or LHRH test, per injection		4.30
+G490	Saralasin test		28.60
GASTROENTEROLOGY			
G349	Oesophageal tamponade (Blakemore bag) — insertion		30.60
	Oesophageal motility study(ies) with manometry		
G350	— standard, with physician in continuous attendance		60.80
G343	— interpretation only		13.40
	Oesophageal pH study for reflux		
G251	— standard, with physician in continuous attendance		22.90
G351	— with 24 hour monitoring		26.80
G346	— tracing interpretation only		13.40
	Oesophageal acid perfusion test		
G353	— with physician in continuous attendance		22.90
G252	— interpretation only		7.30
	Gastric lavage		
+G355	(a) diagnostic		6.50
G356	(b) therapeutic — with or without ice water lavage		22.90

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Procedural	
		Fee	Anaes.
	GASTROENTEROLOGY - Cont'd	\$	
+ G357	Gastric secretion studies (Augmented Histamine or Histalog, or Pentagastrin) — procedure and supervision	12.60	
G352	Biliary tract provocative test with cholecystokinin	6.50	
	Anal-rectal manometry		
G354	— with physician in continuous attendance	30.60	
G253	— interpretation only	7.30	

GYNAECOLOGY

G367	Artificial insemination	19.20	
G363	Cervical mucus penetration test	11.80	
G361	Endometrial flushing	11.80	
+ G364	Huhner's test (includes sample taking, examination and interpretation)	11.80	
G366	Hydrotubation — e.g. steroids	21.50	
G368	Insufflation — Rubin's test (included in tubal plastic surgery)	21.50	4
G374	Insufflation and endometrial biopsy (included in tubal plastic surgery)	21.50	4
G378	Insertion of intra-uterine contraceptive device	14.30	
Note:	For removal of I.U.D. see page 207.		
+ G365	Papanicolaou smear	3.20	
Note:	The Papanicolaou smear is included in the fee for consultation, repeat consultation, general or specific assessment (or re-assessment) partial assessment, annual health examination or routine post-natal visit when a pelvic examination is a normal part of the foregoing services.)		
U.V.C.	Vaginal insufflation		visit fees

INJECTIONS OR INFUSIONS

+ G369	B.C.G. inoculation, following tuberculin tests	3.60	
Note:	Multiple B.C.G. inoculations used for treatment of carcinoma are to be considered experimental and no claims should be made for this service.		
+ G370	Bursa, joint, ganglion or tendon sheath, and/or aspiration	13.70	
G371	(each additional site or area \$ 6.90, maximum \$ 34.70 per visit)		
Note:	G370, G371 — not allowed in addition to surgical benefits when performed at time of surgery.		

Chemonucleolysis

Lateral discography

G389	— lumbo sacral disc — as first disc	80.50	4
G390	— any other disc — as first disc	42.00	4
G386	— second and subsequent discs each	21.00	
	Injection for chemonucleolysis		
G392	— initial injection	11.90	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Procedural	
		Fee	Anaes.
	INJECTIONS OR INFUSIONS - Cont'd	\$	
G393	— any subsequent injection at other levels, each	6.10	
G396	Injections of extensive keloids	16.80	
G397	— under general anaesthesia	30.60	4
	Intradermal including interpretation, intramuscular or subcutaneous — with visit,		
G372	— each injection	1.50	
	Intradermal including interpretation, intramuscular or subcutaneous — sole reason,		
G373	— first injection — apply basic charge only i.e.	3.60	
Note:	Use for tuberculin or Schick test		
G372	— each additional injection	1.50	
	Intralesional infiltration		
+G375	— one or two lesions	6.10	
+G377	— 3 or more lesions	9.00	
G383	— extensive (see Preamble, part B paragraph 25)	I.C.	
G384	Infiltration of tissues for trigger point	6.10	
G385	— more than one site, add	3.10	
G462	Administration of oral polio vaccine		
	— if only service rendered	1.10	
	Intravenous		
+G376	Infant	6.90	
+G379	Child or adult	4.20	
Notes:	(1) Use these codes for cryoprecipitate infusion.		
	(2) G376, G379 may not be claimed with G279.		
	(3) Except for chemotherapy (G381, G281), injections into established I.V. apparatus may not be claimed.		
+G380	Cut down (including cannulation as necessary)	18.40	
	Chemotherapy (marrow suppressant) with each injection initialed by a physician by intravenous infusion for treatment of malignant or auto-immune disease		
+G381	— single injection	9.30	
G281	— each additional injection	4.65	
G382	Supervision of chemotherapy (marrow suppressant) for malignant or auto-immune disease by telephone — monthly	7.70	
	Varicose veins (maximum per visit \$13.60)		
+G387	—single injection	6.90	
G388	—multiple (unilateral or bilateral) each additional	3.40	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	INJECTIONS OR INFUSIONS - Cont'd	Procedural	
		Fee	Anaes.
	Management of parenteral alimentation — physician in charge — up to twelve weeks	\$	
G510	per visit	12.20	
	from thirteenth to twenty-sixth week (not to exceed \$36.60 per week)		
G511	per visit	12.20	
	from twenty-sixth week onwards (not to exceed \$72.00 per month)		
G512	per visit	12.20	
Note:	G510 — G512 may not be claimed more than once per day and the listed benefit includes the hospital visit necessary to manage the parenteral alimentation (i.e., during the same visit, a hospital visit may not be claimed in addition).		

LABORATORY MEDICINE IN PRIVATE OFFICE

The following fees apply to physicians who perform these particular tests in their own offices. The L.M.S. schedule for Laboratory Medicine on pages L1-L22 for these particular tests applies to licensed laboratories.

G001	Cholesterol total	1.30
G002	Glucose, quantitative or semi-quantitative	1.10
G481	Hemoglobin screen and/or hematocrit, (any method or instrument)	0.90
G003	Lactic dehydrogenase (L.D.H.) total	1.30
G004	Occult blood	1.10
G005	Pregnancy test	2.70
G006	SGOT	1.30
G007	Urea nitrogen (B.U.N.)	1.10
G008	Uric acid	1.10
G009	Urinalysis, routine (includes microscopic examination of centrifuged specimen plus any of S.G., pH, protein, sugar, haemoglobin, ketones, urobilinogen, bilirubin)	3.15
G010	— one or more parts of above without microscopy	1.35
G011	Fungus culture including KOH preparation and smear	9.00
G012	Wet preparation (for fungus, trichomonas, parasites)	1.35

NEPHROLOGY

G411	Nephrological management of donor procurement — (uni or bilateral) — includes management of the neurologically "dead" donor on life support systems, assessment of renal functions pre-nephrectomy, pre-nephrectomy immunotherapy, assessment as to potential recipients to be called in, etc.	130.20
G347	Renal perfusion with hypothermia for organ transplantation	65.10
G348	Renal preservation with continuous machine perfusion	65.10
G412	Nephrological component of transplantation, including complete patient care for first 48 hours following transplantation	198.90

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	NERVE BLOCKS	Procedural	
		Fee	Anaes.
		\$	
Note:	Time units are not applicable to nerve blocks. If one physician gives the anaesthetic and another does the nerve block, claim the anaesthetic under G260, page 88		
	Not to be charged when used as local anaesthesia for surgical procedures.		
G213	Auditory ganglion	36.70	
G214	Brachial plexus	36.70	
G215	Coeliac ganglion	56.70	
G239	Differential intrathecal spinal block	85.90	
G216	Epidural spinal block	50.50	
G245	Epidural or intrathecal injection of sclerosing solution	110.90	
G243	Femoral nerve — unilateral	36.70	
G244	— bilateral	55.10	
G224	— Administered by Operating Surgeon (see Preamble Part B Para 36(o)	7.15	
	Introduction of epidural catheter for relief of pain:		
G246	— Institution		5
G247	— Maintenance and/or supervision (Charge hospital visit fees for each additional visit rendered to a maximum of 4 visits per day.)		
E402	Evenings, Saturdays, Sundays, Holidays 5:00 p.m. /before midnight add 30% to G247		
E.403	After midnight/ before 7:00 a.m. any night during week add 50% to G247		
Notes:	— For obstetrical continuous conduction anaesthesia, see P014, P015 on page 109.		
	— Also see Preamble, part B, paragraph 36(n).		
G218	Ilioinguinal and iliohypogastric nerves	36.70	
G224	— Administered by Operating Surgeon (see Preamble Part B Para 36(o)	7.15	
G219	Infraorbital	23.00	
G220	Intercostal nerve root	23.00	
G221	— for each additional one, add	11.40	
G224	— Administered by Operating Surgeon (see Preamble Part B Para 36(o)	7.15	
G222	Intrathecal spinal	50.50	
G225	Mental branch of mandibular nerve	23.00	
G250	Maxillary or mandibular division of trigeminal nerve	50.50	
G241	Obturator nerve — unilateral	36.70	
G242	— bilateral	55.10	
G227	Other cranial nerve block	56.70	
G228	Paravertebral nerve block of cervical thoracic or lumbar or sacral or coccygeal nerves	36.70	
G123	— for each additional one, add (to a maximum total fee of \$10.40)	18.40	
G229	Pudendal — unilateral	36.70	
G240	— bilateral	55.10	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Procedural	
		Fee	Anaes.
	NERVE BLOCKS - Cont'd		
		\$	
G224	— Administered by Operating Surgeon (see Preamble Part B Para 36(o)	7.15	
G422	Retrobulbar injection (not to be charged when used as a local anaesthesia)	23.00	
G230	Sciatic nerve	36.70	
G226	— bilateral	55.10	
G224	— Administered by Operating Surgeon (see Preamble Part B Para 36(o)	7.15	
	Somatic or peripheral nerves not specifically listed		
G231	— one nerve or site	23.00	
G223	— additional nerve(s) or site(s), add	11.40	
G232	Spleno-palatine ganglion	36.70	
G233	Splanchnic	36.70	
G234	Stellate ganglion	36.70	
G256	Superior laryngeal nerve	23.00	
G235	Supraorbital	23.00	
G236	Sympathetic block(s) (lumbar or thoracic)	36.70	
G237	— bilateral	55.10	
G238	Transverse scapular nerve	36.70	
G217	Trigeminal ganglion	56.70	
E958	When alcohol or other sclerosing solutions are used, add 50% to the appropriate nerve block benefit as listed above with the exception of codes G245 and G246.		

NEUROLOGY

G273	Epidural injection of adrenal steroid or autologous blood	49.70	
G274	— post laminectomy into operative site	61.20	
Z804	Lumbar puncture	27.50	
Z805	— with instillation of medication	36.70	
G410	Amytal test (Wada) — bilateral — supervision and coordination of tests	45.90	
G413	Electrocorticogram — supervision and interpretation	114.50	
G419	Tensilon test	13.40	
G551	Katzman test (subarachnoid infusion test) including lumbar punctures	114.50	
	Electroencephalography:		
+G414	Technical component	15.00	
G415	Professional component	15.00	
G416	— with activating or sleep inducing drugs or sleep deprivation, add	10.70	
G417	— inserting subtemporal needle electrodes, add	10.70	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Procedural	
		Fee	Anaes.
G544	Polygraphic recording of three parameters in addition to EEG (such as respiration, eye movement, EKG, muscle movements, etc.), add per item (to a maximum of \$18.30)	\$	
G545	Videotape recording of clinical signs in association with spontaneous EEG, add per ¼ hr. (maximum of 1 hour)	6.10	
G546	Radiotelemetry or portable recordings to monitor spontaneous EEG from a freely moving patient, add	20.70	
G547	Simple average evoked potential studies with one sensory modality of stimulation	16.10	
G548	Complex evoked potential studies involving several sensory modalities, multiple threshold determinations, of more than four simultaneous channels of recording, not completely under supervision	42.10	
G549	Complex evoked potential studies performed completely under direct professional supervision	84.40	
G550	Overnight sleep recording — complete interpretation with sleep staging	61.20	
Note:	G550 — if not overnight sleep recording, see code G416.		
G418	Attendance and supervision of E.E.G. during major surgery	107.30	

OPHTHALMOLOGY

G424	Contact lens(es) fitting (with follow-up for 3 months)	123.80	
G423	One eye only, when the other eye has been previously fitted by the same physician (with follow-up for 3 months)	63.70	
Note:	G424, G423 — Contact Lens fitting is not a benefit except under certain specific conditions. See Preamble, Appendix A.		
G463	Hydrophilic "Bandage" lens fitting	63.70	
G438	Colour vision detailed assessment (not to be charged for screening tests such as Ishihara, HRR and University etc.)	17.20	
G437	Dark adaptation curve (Goldmann adaptometer or equivalent) ...	24.30	
G453	Electro-oculogram (bilateral) — interpretation benefit	13.95	
+G439	Electro-retinography (bilateral) with report	33.60	
+G425	Fluorescein angiography	33.60	
+G444	Fluorescein angioscopy	9.80	
Note:	G425, G444 — for bilateral procedures, add 50% of the listed benefit.		
G426	Glaucoma provocative tests, including water drinking tests	20.40	
G428	Hess screen examination	6.80	
G427	Ophthalmodynamometry (bilateral)	6.80	
	Radioactive phosphorus examination		
G429	— anterior approach	30.05	
G430	— posterior approach	60.80	
G421	Subconjunctival or sub-Tenons capsule injection	11.30	
Note:	G429, G430, G421 — for bilateral procedures, add 50% of the listed benefit.		
+G435	Tonometry (bilateral)	3.60	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	Description	Procedural	Anaes.
		Fee	
	OPHTHALMOLOGY - Cont'd	\$	
Note:	Not to be claimed for if done in conjunction with an ophthalmological consultation or specific assessment.		
G433	Tonography (bilateral), to include tonometry with or without water	13.95	
G436	Visual fields — Kinetic (with permanent record)	6.80	
G432	Visual fields — Static perimetry	20.40	
G464	Visual evoked response	17.20	
	OTOLARYNGOLOGY		
+G420	Ear syringing or curetting (may not be claimed with Z907) — uni or bilateral	3.40	
	Audiometric Tests		
	Pure tone air with or without bone conduction		
G440	— technical component	6.30	
G525	— professional component	4.10	
	— with speech tests		
G441	— technical component	8.55	
G526	— professional component	5.90	
G442	Impedance audiometry		
	— technical component	5.90	
+G529	— professional component	3.90	
	Advanced testing (may include recruitment, sisi, tone decay, malingering, Bekesy test)		
	— per test		
G443	— technical component (maximum) \$14.75	5.90	
G530	— professional component (maximum) \$9.75	3.90	
	Hearing aid evaluation, including pure tone air and bone conduction and speech tests		
G447	— technical component	22.30	
+G531	— professional component	7.40	
G445	Hearing aid re-evaluation — technical component	10.05	
+G446	— professional component	3.70	
G527	Fitting of tinnitus masker — technical component	22.30	
+G528	— professional component	7.40	
G811	Cortical evoked audiometry — technical component	22.30	
G812	— professional component	7.15	
	Cortical evoked audiometry, multiple frequency, (minimum of 4 frequencies in each ear) — as required		
N.C.	by the W.C.B. — technical component	N.A.B.	
N.C.	— professional component	N.A.B.	
G813	Brainstem evoked audiometry — technical component	22.30	
G814	— professional component	10.70	
	Electrocochleography (per ear) — to include myringotomy if performed		
G815	— technical component	22.30	
G816	— professional component	71.55	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	OTOLARYNGOLOGY - Cont'd	Procedural	
		Fee	Anaes.
	Vestibular Function Tests	\$	
+G449	Minimal caloric — professional component only	4.90	
	Fitzgerald-Hallpike method		
G450	— technical component	9.10	
+G532	— professional component	5.90	
	Electronystagmography including caloric and positional testing		
G451	— technical component	22.30	
+G533	— professional component	22.30	
+G452	Electrogustometry — professional component only	4.50	
G454	Stroboscopy — professional component only	11.90	
G191	Oprokinetic tests — professional component only	5.90	

PHYSICAL MEDICINE

Electromyography and nerve conduction studies

Schedule A:

Complete Procedure, e.g. conduction studies on two or more nerves and E.M.G. of multiple muscles and/or detailed study of neuromuscular transmission

G456	— professional component	67.25
G455	— technical component	8.90

Schedule B:

Limited Procedure e.g. conduction studies on a single nerve plus limited needle electrode, examination in one area; conduction studies on two nerves without E.M.G.

G457	— professional component	47.90
G466	— technical component	7.50

Schedule C:

Short Procedure, nerve conduction study of a single nerve or repeat E.M.G. of one or two muscles without nerve conduction

G458	— professional component	29.00
G468	— technical component	4.65

Note: For transcutaneous nerve stimulation, see "electrotherapy" under code G467.

Strength duration and chronaxie

+G460	— major	5.70
+G461	— minor	3.20

Therapeutic Procedures:

+G465	Manipulation — major joint(s) or spine		
	— one or more joints	9.65	
	(under general anaesthesia, see Surgical Procedures)		
+G467	Miscellaneous therapeutic procedures — as listed below	5.70	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	Note(s)	Procedural	
		Fee	Anaes.
	PHYSICAL MEDICINE - Cont'd	5	
	(1) Not allowed to hospital inpatient, outpatient or approved physiotherapy facility		
	(2) May be claimed by a physician for physiotherapy procedures performed by an appropriately trained paramedical under that physician's direct supervision (see Preamble, Part B, paragraph 19).		
	(3) Only one G467 may be charged per patient visit		
	Intermittent positive pressure breathing treatments (office).		
	Heat — diathermy, heat cabinets, heat cradles or bakers, radiant heat, whirlpool baths, paraffin baths, microtherm, etc.		
	Light — ultraviolet — general, local, orificial, etc.		
	Electrotherapy — Galvanic, Faradic, and sinusoidal currents, iontophoresis, transcutaneous nerve stimulation for relief of pain, etc. (Electrosleep therapy or Sedac therapy are not benefits of O.H.I.P.)		
	Ultra sound		
	Hydrotherapy — contrast baths — hotpacks; local, (arm and leg, whirlpool baths); general (Hubbard) for body immersion or Body Tanks; therapeutic pool, under water exercises, cryotherapy.		
	Mechano Therapy — massage, mechanical device-traction, pulleys and weights, treadles, stationary bicycles, shoulder wheels.		
	Therapeutic Exercise (physiotherapy)		
	P.U.V.A.		
	Location and injection of peripheral motor nerves for reduction of spasticity including electrodiagnosis of motor point:		
G485	Major nerve and/or branches	30.80	
G486	Additional major nerve and/or branches	19.10	
	Repeat procedure within one month		
G487	— major nerve	19.10	
G488	— additional major nerve	12.60	
N.C.	Acupuncture: i.e., including insertion of needle(s) into specifically selected point(s) combined with manual, electrical or thermal stimulation of the needle(s) for the management of pain, performed by a physician	N.A.B.	
	PSYCHIATRY		
G471	Electroconvulsive therapy (E.C.T.) cerebral-single or multiple . . .	51.50	2
Notes:	— Charges for hospital visits, home or office fees do not apply on a day when E.C.T. or individual psychotherapy is charged, i.e. by same physician, same diagnosis.		
	— Electrosleep therapy or Sedac therapy are not benefits of O.H.I.P.		

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	TELERADIO THERAPY	Procedural	
		Fee	Anaes.
		\$	
+G472	Minor telerradiotherapy — X-Ray, 150 K.V.P. or less — charge per treatment visit	7.10	
Note:	For the first minor telerradiotherapy procedure rendered to a patient, the physician may claim the appropriate consultation or assessment in addition to the procedure(s). On subsequent visits, only minor telerradiotherapy plus \$3.60 should be claimed unless additional procedures have been performed or unless there has been a complication or change to a totally unrelated diagnosis. In the first exception, minor telerradiotherapy plus the benefit(s) for additional procedures may be claimed. In the second exception, the appropriate assessment and minor telerradiotherapy may be claimed.		
THERMOGRAPHY (infra-red mammography) — one or more areas			
G491	Technical component	11.80	
G492	Professional component	5.90	
UROLOGY			
G484	Cystometrogram with selective sacral nerve block studies	38.30	
+G475	Cystometrogram and/or voiding pressure studies and/or flow rate with or without postural studies and/or urethral pressure profile including interpretation with or without use of EMG including interpretation	12.90	
G193	— Complete multichannel urodynamic assessment pressure/flow studies, urethral pressure monitoring, with or without fluoroscopic cystourethrograph	17.90	
G194	— with E,M,G add	5.70	
+G474	— urethral pressure profile alone including interpretation	5.90	
G477	— interpretation of comprehensive urodynamic studies (when the procedure is done by paramedical personnel)	3.60	
+G476	Prostatic massage	3.60	

OBSTETRICS

1. Obstetrical care is divided into its components. A prenatal major assessment when performed may be claimed and shall comprise a full history, an inquiry into, and an examination of all parts or systems (and may include a detailed examination of one or more parts or systems), an appropriate record, and advice to the patient. Subsequent prenatal visits shall comprise the necessary history and inquiry, examination, appropriate record, pregnancy related counselling and advice to the patient. Normal (uncomplicated) prenatal care includes a prenatal general assessment visit, then monthly visits to 32 weeks, followed by visits every 2nd week to 36 weeks, then weekly visits until delivery. However, complicated pregnancies may require additional visits. Labour — delivery and postpartum care are listed separately.

2. If an uncomplicated obstetrical patient is transferred from one physician to another physician for obstetrical care, the appropriate assessment fee may be charged by the second physician, followed by prenatal visit fees. This statement does not apply to physicians substituting for each other or when the second physician sees the patient for the first time in labour. If the obstetrical patient is referred to a consultant for obstetrical care because of the complexity, obscurity or seriousness of the case, the consultant may claim for a consultation in addition to the prenatal visit benefits.

3. Illnesses resulting from or associated with pregnancy or false labour requiring added home or hospital care should be claimed on a per visit basis.

4. When a pregnant patient visits her physician for a condition unrelated to her pregnancy and apart from her routine scheduled prenatal visits, the physician may charge the appropriate visit benefit.

5. The listings under heading Referred Services may be claimed by the consultant physician in addition to the appropriate consultation or visit benefit. They may not be claimed by physicians providing obstetrical care to their own patients.

6. If a consultant is requested by another physician to perform a surgical induction of labour, or emergency removal of a Shirodkar suture (except at delivery) assuming someone else has inserted the suture, the consultant should claim a consultation benefit for this (these) service(s).

7. Medical induction or stimulation of labour may be claimed once per pregnancy by any one physician and only when carried out for a recognized obstetrical complication(s) and does not qualify for detention benefits.

8. The listings for "Attendance at labour and attendance at delivery" and for "Attendance at delivery" may not be claimed by any physician when a patient is transferred to a second physician for normal obstetrical care.

9. Ordinary immediate care of the newborn is included in the labour-delivery benefit and, when the service is rendered by the anaesthetist, it is included in the anaesthetic benefit. Active resuscitation of the newborn provided by any physician may be claimed under codes G521, G522 (Life Threatening Emergency Situation).

10. When a physician provides newborn care and also performs a circumcision on the same newborn or infant, both services may be claimed.

11. When an obstetrician routinely transfers all newborns to the care of another physician, the latter should not claim consultation benefits for these "transferrals". If the baby is well, the physician may claim the newborn care in hospital benefit plus code H267 (page).

attendance at maternal delivery (if this service is given). If the baby is sick, the physician may claim for a general assessment and for attendance at maternal delivery (if this service is given) plus daily visits for as long as his/her services are required. If an obstetrician normally cares for

OBSTETRICS

newborns himself or transfers the care of newborns to a general or family physician but refers a newborn to a paediatrician because of the complexity, obscurity or seriousness of the case, the latter may claim for his service according to the following guidelines:

- (a) If attendance at maternal delivery is rendered, code H267 may be claimed and, if a general assessment of the baby is carried out, code C263 may be claimed as well. However a post-natal consultation on the baby (C265) may not be claimed in addition to H267.
- (b) If a paediatrician has not attended the delivery, a post-natal consultation may be claimed (if this service is rendered) even though a pre-natal consultation may already have been claimed.

12. When a physician provides prenatal visits, attends labour, assists or administers the anaesthetic at Caesarean Section and visits the patient post-operatively, he is entitled to claim for prenatal visits, attendance at labour assistant's or anaesthetist's benefits for Caesarean Section, and postoperative supportive care while the patient is in hospital.

13. Physicians may claim for assisted breech delivery (P020) when the service includes spontaneous delivery to the umbilicus, with extraction of the shoulders, arms and after coming head.

14. The Preamble applicable to Surgical Procedures also applies to obstetricians, where appropriate.

15. The premiums applicable to Obstetrics are as follows: When deliveries and other obstetrical procedures done in continuity with the delivery commence after 5:00 p.m. and before midnight or on Saturday, Sundays and Holidays, increase the procedural fee(s) by 20% (E409). When time of delivery occurs after midnight and before 7:00 a.m. any night during the week, increase the fee for delivery and other obstetrical procedures done in continuity with the delivery by 50% (E410). These premiums are not chargeable in addition to the obstetrical procedural fee(s) if labour is induced by medical and/or surgical means by the same physician. However, a forewater A.R.M. or oxytocin augmentation of labour carried out on a patient in desultory labour does not constitute induction.

Code	OBSTETRICAL CARE	Asst. Obst'n Anaes.		
		\$		
	Prenatal Care:			
P003	— General assessment (major prenatal visit)		34.30	
P004	— Minor assessment (all other prenatal visits)		11.80	
	Labour-Delivery:			
P006	— Vaginal		161.40	
P020	— Operative delivery (i.e. mid-cavity rotation or assisted breech extraction)		178.00	5
P018	— Caesarean section	6	182.00	6
P041	— Caesarean section including tubal interruption	6	199.20	6
P042	— Caesarean section including hysterectomy	8	446.50	8
Note:	Attempted vaginal delivery, including episiotomy and repair by same physician not allowed in addition to benefits for Caesarean Section.			

OBSTETRICS

Code	OBSTETRICAL CARE — Cont'd	Asst.	Obst'n	Anaes.
		\$	\$	
E500	Multiple births, any method of delivery — each child extra		58.40	
Note:	(If one child is born vaginally and the other(s) by Caesarean section, charge P018, P041 or P042 plus one at 85% of P006 or P020, then E500 for third and subsequent births)			
P038	Attendance at labour only (when patient is transferred to another centre for delivery)		75.55	
P009	Attendance at labour with physician in attendance at delivery		161.40	
P011	Attendance at labour with (when same physician assists, or gives anaesthetic at Caesarean Section or gives anaesthetic at operative delivery and charges separately for these services as assistant or anaesthetist)		109.90	
P010	Attendance at delivery (attending physician or consultant(s)		75.55	
P028	Repair of third degree laceration i.e. repair of anal sphincter and rectal mucosa		64.40	4
Z774	Postpartum haemorrhage — exploration of vagina and cervix, uterine curettage		48.10	5
P007	Post natal care in hospital and/or home		37.80	
P008	Post natal care in office		visit fees	
	Referred services (I.O.P.) (when only service(s) rendered)			
P036	Repair of vaginal laceration		42.90	4
P039	Repair of cervical laceration		42.90	4
P029	Removal of retained placenta		42.90	4
P013	Obstetrical anaesthesia			5
	Continuous conduction anaesthesia (see Preamble, Part B, paragraph 36)			
P014	(a) introduction of catheter for analgesia including first dose			5
P015	(b) maintenance and/or supervision (charge hospital visits fee for each visit rendered to a max. of 4 visits)			
E402 A	Evenings, Saturday, Sunday or Holiday after 5:00 p.m. and before midnight, add 30% to P015			
E403 A	After midnight and before 7:00 a.m., add 50% to P015			
E100 C	(a) attendance during delivery — per ¼ hour, claim time units			
G224	Pudendal block (bilateral) see Preamble, Part B para. 36(o)		7.15	

OBSTETRICS

Code	OBSTETRICAL CARE – Cont'd	Asst.	Obst'n	Anaes.
	High risk pregnancies	\$	¢	
Z776	Fetal blood sampling (I.O.P.)		24.00	
Z773	Fetoscopy (may include fetal blood sample, cell harvest or amniocentesis) (I.O.P.)		116.80	
Z739	Oxytocin challenge test (I.O.P.)		34.30	
P037	Double set up to rule out placenta praevia if patient does not proceed to Caesarean section		41.20	
P022	Oxytocin infusion for induction of labour (see Obstetrics Preamble paragraphs 7 and 15)		48.10	
P023	Oxytocin infusion for stimulation of desultory labour — see Obstetrics Preamble paragraphs 7 and 15		48.10	
Z721	Pharmacological suppression of premature labour by i.v. therapy — chargeable once per pregnancy by most responsible physician after 3 hours of supervision in same institution (I.O.P.)		17.90	
Z778	Amniocentesis (I.O.P.) diagnostic or genetic		30.90	
P031	Suture incompetent cervix during pregnancy (I.O.P.) (Shirodkar procedure)	3	107.30	4
U.V.C.	Elective removal of Shirodkar suture		visit fee	
P034	Uterine inversion, manual replacements		89.30	4
Note:	Listings for ectopic pregnancy, hysterotomy, abortion and post partum tubal interruption are listed under Female Genital System			

SURGICAL PROCEDURES

Preamble:

FOR DEFINITION OF THE ROLE OF THE REFERRING PHYSICIAN, SEE REFERRING PHYSICIAN SERVICES ON PAGE

FOR DEFINITION OF THE ROLES OF THE ANAESTHETIST, SEE ANAESTHETIST SERVICES ON PAGE

- (1) The surgical benefit (except for fractures or dislocations requiring no reduction and other procedures either marked "I.O.P." or including complete care) includes hospital visits rendered by the surgeon two days prior to surgery, the operative procedure, the post-operative care usually associated with the procedure(s) rendered by the surgeon while the patient is in hospital, and one office visit for follow-up examination, if necessary. If the surgeon is required to provide listed services not usually associated with the procedure(s), he may claim for these. If special visits to hospital are required and rendered, the surgeon may claim the appropriate special visit premium even if the basic hospital visits are not chargeable.

The surgical benefit as noted above does not include the major pre-operative visit (e.g. consultation, general assessment, etc.) at which the decision to operate is made, regardless of the time interval between the major pre-operative visit and the surgery. The hospital or day-surgery admission assessment (consultation, repeat consultation, general assessment or re-assessment, specific assessment or re-assessment) may not be claimed by the surgeon unless it happens also to be the major pre-operative visit as defined above. Visits rendered prior to admission (excluding admission assessments) and hospital visits (minor assessments) rendered prior to two days before the surgery may be claimed in addition to the surgical benefit. For patients remaining in hospital because of complications, visit benefits may be claimed in addition to the surgical benefit after eight weeks of hospitalization in the case of fractures and dislocations and after the second post-operative week for other procedures. The starting point for calculating the appropriate number of hospital visits allowed in accordance with the Schedule after the second or eighth post-operative week is the date of admission if the operating surgeon has admitted the patient or the date of referral if the patient has been referred to the operating surgeon while in hospital.

The listed surgical benefit includes the generally accepted surgical components of the procedure. The listed benefit of a procedure normally also includes any necessary repair of iatrogenic damage occurring during the course of the surgery.

- (2) When a physician makes a special trip to perform a non-elective surgical procedure during the daytime (Monday to Friday), he may claim the appropriate special visit, a consultation if the case is referred (except for fractures or dislocations requiring no reduction) or the appropriate assessment if the case is not referred plus the procedural benefit(s). When the special visit is to deal with fractures or dislocations requiring no reduction, a minor or partial assessment is the appropriate benefit to be added to the special visit and fracture or dislocation benefits. If the non-elective procedure is carried out at night (after 5:00 p.m. and before 7:00 a.m.), or Saturdays, Sundays and Holidays, the physician may claim a special visit applicable to the consultation or assessment and the surgical premium E409 or E410 (see Preamble, Part B, paragraph 23).
- (3) When more than one operative procedure (non-I.O.P.) is performed by the same surgeon at the same time and/or under the same anaesthetic or within 14 days during the same hospitalization for the same condition, the benefit shall be the full benefit for the major

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- procedure plus 85% of the listed benefit(s) for additional procedures, unless otherwise indicated in the Schedule and except where such combined operations are independently specified as items in this Schedule. This paragraph applies to staged procedures and to each side of bilateral procedures, but does not apply in the case where a normal appendix or simple ovarian or para-ovarian cyst is removed incidentally during an operation, for which no claim should be made (see also OHIP Bulletin #4122, July 3, 1979).
- (4) When a subsequent operation(s) becomes necessary for the same condition because of a complication, the full benefit will apply for each procedure.
 - (5) When a subsequent non-elective operation(s) is performed for a new condition, the full benefit will apply for each procedure.
When a subsequent elective procedure is done for a different condition within 14 days during the same hospitalization by the same surgeon, the benefit for the lesser procedure shall be reduced by 15% unless performed by another surgeon in which case the full benefit will apply.
 - (6) When different operative procedures are done by two different surgeons under the same anaesthesia for different conditions, the benefit will be 100% of the listed benefit for each condition. Under these circumstances, the basic assistants' units should not be claimed by either operating surgeon; however time units may be claimed when appropriate.
 - (7) As a general rule, when elective bilateral procedures are performed by two surgeons at the same time, one surgeon should claim for the surgical procedures and the other surgeon should claim the assistant's benefit.
 - (8) Where two surgeons are working together in surgery in which neither a team benefit nor other method of claiming is set out in the schedule, the surgeon should identify himself as the operating surgeon and claim accordingly; the surgeon who is assisting him should identify himself as such and claim the assistant's benefit. Where the second or assistant surgeon is brought into the case on a consultation basis, he may, when indicated, claim a consultation as well but should be prepared to justify it on an I.C. basis. If the nature or complexity of a procedure requires more than one operating surgeon each providing a separate service in his own specialized field, each surgeon may claim the full listed benefit for the procedure he performs. This, however, does not apply to those cases wherein an additional surgeon(s) is involved simply because he may be more skillful at carrying out a procedure which the first surgeon normally should be able to do. Neither does it apply to those cases wherein one or more additional surgeons perform components of a main procedure for which there is a listed combined tariff. For the latter two circumstances, the first portion of this paragraph pertains and the additional surgeon(s) may claim assistant's benefits only, along with consultation and visits if appropriate. If a surgeon, in addition to performing a specialized portion of the procedure, acts as an assistant during the remainder of the procedure, he may also claim time units (but not basic units) for assisting.
 - (9) Unless otherwise stated, the listed procedural benefits are for unilateral procedures.
 - (10) When a procedure is performed, a procedural benefit, if listed, should be claimed. Substitution of consultation and/or visit benefits for procedural benefits (except as in paragraph 11), is not in keeping with the intent of the schedule.
 - (11) For fractures and dislocations requiring no reduction and for other procedures which include complete care, when the listed benefit is less than the consultation benefit and the case is referred, the physician may claim for the consultation instead of the surgical benefit.

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However, to avoid the consultation being counted as such under the OHIP limitation rules on the number of consultations allowed per year, the physician should claim for the consultation under the surgical procedure nomenclature or code. Since the consultation is replacing a procedural benefit which includes the pre- and post-operative and surgical care, no additional claims beyond the consultation should be made.

- (12) If a physician performs a minor surgical procedure and during the same visit assesses and treats the patient for another completely unrelated and significant problem involving another body system, the physician may claim for the procedure as well as for the appropriate assessment.
- (13) Where a procedure is specified as "Independent Operative Procedure (I.O.P.)", the procedural benefit may be claimed in full. In addition, visit benefits, consultations etc. may be claimed when both services are actually rendered. When an I.O.P. procedure is done in conjunction with non-I.O.P. procedure(s), no claim may be made for the consultation, pre- and post-operative care related to the I.O.P. procedure. The listed I.O.P. benefit may be claimed in these circumstances along with the benefits for the non-I.O.P. procedure(s) and the related major pre-operative visit in accordance with paragraph (1) of this Preamble. When multiple or bilateral I.O.P. procedures are performed at the same time by the same physician, the listed procedural benefits may be claimed in full but the pre- and post-operative benefits should be claimed as if only one procedure had been performed. When a patient is examined in a physician's office and this leads to an elective Independent Operative Procedure (I.O.P.) being performed for the same problem or diagnosis by the same physician in the Emergency or Outpatient Department on a non-admission basis, the physician should claim a consultation or visit fee for the examination in the office and the fee for the I.O.P. carried out in the Emergency or Outpatient Department. An additional assessment fee at the time of the elective I.O.P. should only be claimed when an additional assessment is performed.
- (14) When procedures are specifically listed under Surgical Procedures, physicians should use these listings rather than applying one of the plastic surgery benefits listed under operations on skin and subcutaneous tissue.
- (15) For excision of tumours not specifically listed in this Schedule, claims should be made on an I.C. basis (code R993). Independent consideration also will be given (under code R990) to claims for other unusual but generally accepted surgical procedures which are not listed specifically in the Schedule (excluding non-major variations of listed procedures). In submitting claims, physicians should relate the service rendered to comparable listed procedures in terms of time and difficulty (see Preamble, Part B, paragraph 25).
Independent consideration also will be given (under code R991) to out-of-Province claims for generally accepted surgical procedures which are not available in Ontario, for which a patient has been referred by an Ontario physician and for which prior approval from OHIP has been obtained. (See OHIP Bulletin #4148)
- (16) **Cosmetic or Aesthetic Surgery:** means a service to enhance appearance without being medically necessary such as surgery for correction of facial wrinkles, surgery for eyelid wrinkles (symmetrical and without a functional problem), rhinoplasty for appearances only, etc. These services are not benefits of OHIP. (See Preamble, Appendix A).
- (17) **Reconstructive Surgery:** is surgery to improve normal appearance and/or function to any area altered by disease, trauma or congenital deformity. Although surgery solely to restore appearance may be included in this definition under certain limited conditions, emotional,

SURGICAL PROCEDURES

psychological or psychiatric grounds normally are not considered sufficient additional reason for OHIP coverage of such surgery.

Appendix D of the Preamble to this Schedule describes the conditions under which surgery for alteration of appearance, only, may be a benefit of the Plan.

Physicians should submit requests to their District OHIP office for authorization of any proposed surgery which may fall outside of OHIP coverage. Among those procedures for which requests *must* be submitted before the procedure is performed are:

- (a) augmentation mammoplasty (excluding post-mastectomy breast reconstruction)
- (b) blepharoplasty
- (c) dermabrasion (excluding face and neck)
- (d) epilation of hair
- (e) face lift
- (f) hair transplant
- (g) panniculectomy, lipectomy
- (h) reduction mammoplasty
- (i) rhinoplasty or septorhinoplasty
- (j) scar revision (excluding face and neck)
- (k) sex-reassignment surgery
- (l) tattoo removal (excluding face and neck)

Requests for authorization of proposed surgery should identify the medical necessity of the surgery. Moreover, since it is the procedure for which the authorization request is being made, it must be adequately described and accurately related to the condition it is intended to alleviate.

Note that when a surgical procedure is not a benefit of the Plan, the associated anaesthetist's charges, assistant's charges and hospital costs normally also are excluded from OHIP coverage.

- (18) Procedural benefits (non I.O.P.) include the removal of sutures where both services are rendered by the same physician unless the removal of sutures is done after one office visit for follow up examination has already been provided. If sutures are removed subsequent to the first post-operative office visit, or if they are removed by a physician other than the operating surgeon, or following an I.O.P. procedure, "visit fees" apply.
- (19) Additional claims for biopsies performed when a surgeon is operating in the abdominal or thoracic cavity may be given independent consideration.
- (20) When a procedure is performed for which only "local anaesthetic" and/or "general anaesthetic" listings appear, and an anaesthetic is not required, the procedure should be claimed under the "local anaesthetic" listing. When a physician administers an anaesthetic and/or other medication prior to or during a procedure(s) and also performs a procedure(s) on the same patient, he should claim for the procedure(s) only.
- (21) If claims are being submitted in coded form, the surgeon should add the suffix A to the listed procedural code, the surgical assistant should add the suffix B to the listed procedural code and the anaesthetist should add the suffix C to the listed procedural code.

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surg.	Anaes.
	SKIN AND SUBCUTANEOUS TISSUE		\$	
	Incision (I.O.P.)			
	Abscess(es) or Haematoma(s)			
	local anaesthetic — subcutaneous			
Z101	— one		13.60	
Z173	— two		20.60	
Z174	— three or more		27.50	
Z104	— perianal		13.60	
Z106	— ischiorectal or pilonidal		30.05	
Z103	— palmar or plantar spaces		30.05	
	general anaesthetic — subcutaneous			
Z102	— one		30.05	4
Z172	— two or more		45.10	4
Z105	— perianal		30.05	4
Z107	— ischiorectal or pilonidal		48.80	4
Z108	— palmar or plantar spaces		48.80	4
	Comedones, acne pustules, milia			
Z119	— ten or less		2.60	
Z120	— eleven or more		9.30	
Z114	Foreign body removal — local anaesthetic		12.80	
Z115	— general anaesthetic	3	60.10	4
Z100	— complicated (see Preamble, Part B, paragraph 25)	4	I.C.	4
Z227	Intramuscular abscess or haematoma		68.70	4
Z116	Biopsy(s) — any method — when sole procedure		10.00	
Z155	— extensive, complicated or requiring general anaesthetic — when sole procedure (see Preamble, part B, paragraph 25)		I.C. I.C.	
Z245	Biopsy for malignant hyperthermia, three or more		103.00	8
	Excision (with or without biopsy)			
	Lesions — single or multiple sites, uni- or bilateral (I.O.P.).			
	Group 1 —			
	verruca, papilloma, keratosis, pyogenic granuloma spider naevus			
UVC	Paring of warts or corns without complete removal		visit fees	
	Removal by excision and suture			
Z156	— single lesion		10.00	4
Z157	— two lesions		15.00	4
Z158	— three or more lesions		25.00	4

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
	SKIN AND SUBCUTANEOUS TISSUE - Cont'd			
	Removal by electrocoagulation and/or curetting			
Z159	— single lesion		7.15	4
Z160	— two lesions		10.70	4
Z161	— three or more lesions		17.90	4
	Group 2 — naevus			
	Removal by excision and suture			
Z162	— single lesion		10.00	4
Z163	— two lesions		15.00	4
Z164	— three or more lesions		25.00	4
Z165	— congenital (extensive) (see Preamble, Part B, paragraph 25)			I.C. I.C.
Note:	Removal of naevi for cosmetic purposes and not for functional impairment or for clinical suspicion of disease or malignancy is not a benefit of OHIP (see Preamble, Appendix D) and may be billed to the patient.			
	Group 3 — plantar verruca			
U.V.C.	Paring of warts and corns without complete removal ...		visit fees	
	Removal by excision and suture			
Z166	— single lesion		19.70	4
Z167	— two lesions		29.30	4
Z168	— three or more lesions		78.80	4
	Removal by electrocoagulation and/or curetting			
Z169	— single lesion		13.60	4
Z170	— two lesions		20.60	4
Z171	— three or more lesions		40.60	4
	Group 4 — cyst, haemangioma, lipoma			
	Face or neck			
Z122	local anaesthetic — single lesion		21.80	
Z123	— two lesions		32.20	
Z124	— three or more lesions		44.40	
Z145	general anaesthetic — single lesion	3	45.10	4
Z146	— two lesions	3	63.70	4
Z147	— three or more lesions	3	90.15	4
Z148	— extensive or massive (see Preamble, Part B, paragraph 25).	3	I.C.	5
	Other areas			
Z125	local anaesthetic — single lesion		16.80	
Z126	— two lesions		25.90	
Z127	— three or more lesions		33.80	
Z149	general anaesthetic — single lesion	3	33.80	4
Z150	— two lesions	3	45.10	4
Z151	— three or more lesions	3	63.70	4
Z152	— extensive or massive (see Preamble, Part B, paragraph 25).	3	I.C.	5
R034	Congenital dermoid cyst	3	82.30	4

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code	SKIN AND SUBCUTANEOUS TISSUE - cont'd	Asst.	Surg.	Anaes.
R037	Giant cell tumour	3	82.30	4
	Pilonidal cyst			
R035	— simple excision or marsupialization	3	123.80	4
R036	— excision and skin shift	3	164.60	4
	Inguinal, perineal or axillary skin and sweat glands for hyperhydrosis and/or hidradenitis			
R059	— unilateral	3	175.30	5
R060	— with skin graft(s) or rotation flap(s)	3	264.70	6
	Malignant Lesions including biopsy of each lesion — single or multiple sites			
	Simple excision			
R094	localized malignancy — single lesion	3	39.35	4
R040	— two lesions	3	64.40	4
R041	— three or more lesions	3	128.80	4
E544	— add 25% if lesion on face or neck.			
	Curettage and electrodesiccation or cryosurgery			
R031	localized malignancy — single lesion	3	37.60	4
R032	— two lesions	3	61.90	4
R033	— three or more lesions	3	123.80	4
E544	— add 25% if lesion on face or neck.			
R081	Chemosurgery (Mohs technique) (see Preamble, Part B, paragraph 25)			I.C. I.C.
Note:	When excision of benign, malignant or premalignant lesions are corrected by advancement, rotation, transposition, "Z" plasty, flap or graft, charge appropriate fee listed under Repair section instead of foregoing excision fees.			
	Repair			
	Debridement and Dressing (I.O.P.) not chargeable in addition to any surgical procedure unless complication(s) require such care in excess of the usual post-operative care)			
U.V.C.	— minor		visit fees	
Z153	— major not to be claimed in addition to Z176		9.30	
Z144	— requiring general anaesthetic	4	38.20	4
R082	— extensive (see Preamble, Part B, paragraph 25)	4	I.C.	5
	Burns I.O.P.			
Z180	Resuscitation — major burn, initial care, 1st 24 hours		71.55	
Z181	— continuing care (up to 3 days) per day		35.80	
R637	Debridement and excision		10.70	
R638	Excision and graft of burn		21.50	

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code	SKIN AND SUBCUTANEOUS TISSUE - cont'd	Asst.	Surg.	Anaes.
	Suture (I.O.P.)		5	
	Simple and uncomplicated			
Z176	— insertion of sutures only		10.00	
U.V.C.	— removal of sutures only (See Surgical Preamble, paragraph (18)		visit fees	
Z178	— extensive, multiple, complicated, primary or secondary (including post-operative haemorrhage) or requiring general anaesthetic — see following guidelines		I.C.	4
E542	— when sutures are inserted in private office, add . . .		3.80	

- Notes:**
- (1) The benefits for Z176, Z178 include the use of sutures, local anaesthetic, tetanus toxoid and routine observation until the sutures have been removed.
 - (2) With the accord of the Ontario Medical Association, the following guidelines are suggested to assist in the determination of an appropriate charge to submit for independent consideration under Code Z178 for suture of skin lacerations:
 - (i) The suturing of most simple lacerations smaller than approximately 4 cm in length should be coded as Z176 (plus E542 if applicable) and claimed accordingly.

SURGICAL PROCEDURES

SKIN AND SUBCUTANEOUS TISSUE – Cont'd

(ii) The suturing of other lacerations should be claimed under code Z178 (plus E542 if applicable) on an Independent Consideration basis according to the following guidelines:

(a) The stated benefits are for suturing the laceration only; the appropriate consultation or visits may be claimed in addition.

(b) Simple lacerations with a length of 4 cm or more, but less than approximately 8 cm \$ 24.50

(c) Lacerations in difficult area (e.g. lip, eyelid, eyebrow, corner of eye, etc.) or which are deep such that they require tying off bleeders and/or closure in layers (i.e. subcutaneous and cutaneous) \$ 24.50

(d) Lacerations involving components of both (b) and (c) \$ 49.00

(e) Lacerations requiring extensive debridement, add 50%.

(f) A combination of 2 or 3 lacerations falling within the foregoing guidelines would require individual assessment of each laceration. e.g.: for the suturing of a 6.5 cm scalp laceration requiring tying off bleeders and/or layer closure, a 2.5 cm cheek laceration and 1 cm laceration through the mucocutaneous border of the lip, the benefit claimed could be calculated as follows:

Scalp (d) \$ 49.00

Cheek (Z176) 10.00

Lip (c) 24.50

Total (Z178) \$ 83.50

(plus the appropriate consultation and visit benefits)

(g) More complicated lacerations should be compared in scope and difficulty with other similar services which have definitive benefits listed in the Schedule.

3. In every case, claims for Z178 should be accompanied by sufficient description of the procedure rendered and an explanation of the charges submitted (see Preamble, Part B, paragraph 25).

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
	Muscle Repair			
R525	— simple muscle repair(s) to include repair of involved skin	3	61.20	4
R528	— complex muscle repair (see Preamble, Part B, paragraph 25)	4	I.C.	6
	Skin Flaps and Grafts			
Notes:	(1) The benefit will depend on the size and location of the area grafted and the type of graft.			
	(2) Additional procedures other than the skin grafting are extra, e.g. tendon grafts, inlay grafts, etc.			
	(3) Skin grafts or pedicle flaps done during a procedure should be claimed for on their own merit (unless specifically listed as being inclusive for that procedure).			
	Skin Flaps			
	A. Advancement flaps (to include undermining of more than 2.5 cm per side) — is intended to include excision of lesion or scar if this technique of closure			
R002	with defect of 2.1-5 cm.	3	40.40	4
R003	with defect of 5.1-10 cm.	3	61.20	5
R004	If beyond 10 cm. e.g. thoracic abdominal flap (see Preamble, Part B, paragraph 25)	4	I.C.	6
E543	— add 50% if defect on face or neck			
	B. Rotations, Transpositions, "Z" plasty(ies) (includes undermining) but will depend on the site and size			
R072	Defect less than 2 cm. average diameter	3	91.90	4
R075	Defect 2.1 cm. to 5 cm. average diameter	3	153.90	4
R073	Defect 5.1 cm. to 10 cm. average diameter	4	219.20	4
R074	Defect more than 10 cm. average diameter (see Preamble, Part B, paragraph 25)	4	I.C.	5
E545	— add 50% if defect on face or neck			
	C. Pedicle Flaps — direct			
R079	Small e.g. cross finger	4	91.90	4
R077	— each subsequent stage	4	69.00	4
R070	Intermediate e.g. cervical finger	4	202.90	5
R071	— each subsequent stage	4	153.90	5
R080	Large e.g. cross leg	4	286.20	6
R078	— each subsequent stage	4	214.65	6

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
	D. Pedicle Flaps — indirect			
R103	Delay of tube or pedicle		44.00	4
R101	Minor stage — per operation	3	91.90	4
R100	Major stage — per operation	4	202.80	5
	E. Myo-Cutaneous Flaps (to include closure by any method)			
R005	Sterno-mastoid, pectoralis major, latissimus dorsi	4	344.50	6
R006	Tensor fascia lata, gluteus maximus, gracilis, sartorius, rectus femoris, gastrocnemius (medial and lateral), rectus abdominis	3	262.20	5
R008	Extended Rectus Abdominis	6	459.35	8
R009	Myocutaneous — osseous flaps e.g. pectoralis major myocutaneous flap with rib graft, trapezius flap with scapular spine	6	536.60	8
R007	Other (see Preamble, Part B, paragraph 25)	I.C.	I.C.	I.C.
	Skin Grafts (Includes taking the skin for grafting)			
	A. Split Thickness Grafts			
R084	Very minor, very small areas, e.g. trauma		65.10	4
R085	Minor, medium sized areas, e.g. small or average skin ulcer, breast, etc.	3	99.45	4
R086	Intermediate or large areas, e.g. trunk, arms, legs, etc.	4	183.90	4
R087	Major or complex areas, e.g. face, neck, hands, etc.	4	275.50	5
R088	Extensive major, very large areas	4	402.10	6
	B. Full Thickness Grafts			
R092	Minor — less than 1 cm. average diameter		65.10	4
R093	Intermediate — 1 to 5 cm. average diameter	3	99.45	4
R083	Major — over 5 cm. (see Preamble, Part B, paragraph 25)	5	I.C.	5
R091	Complex — eyelid, nose, lip face	4	149.20	5
Note:	Descriptive details of procedure (e.g.: operative report) should be submitted with claims for code R091.			
R057	Appendage or tissue re-vascularization involving microanastomosis with or without micro-neuroanastomosis	I.C.	I.C.	I.C.
R058	— revision of above	I.C.	I.C.	I.C.
	(see Preamble, Part B, paragraph 25)			
	Digital re-implantation — see R602-R605, page			

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
	Neurovascular Island Transfer			
R061	Minor e.g. finger tip	3	99.45	4
R062	Intermediate e.g. finger to thumb transfer	4	183.90	5
R063	Major e.g. foot to heel	4	306.20	6
	Free Island Flaps			
R064	Elevation of free island skin and subcutaneous flap and closure of defect	10	608.20	10
R065	Preparation of microvascular recipient site for free island skin subcutaneous flap		608.20	
R066	Transplantation of free island skin and subcutaneous flap with microvascular anastomosis		608.20	
R067	Elevation of innervated free island skin and subcutaneous flap and closure of defect	10	669.00	10
R068	Preparation of microvascular recipient site for innervated free island skin and subcutaneous flap		669.00	
R069	Transplantation of innervated free island skin and subcutaneous flap with microvascular anastomosis and nerve repair		669.00	
R125	Elevation of free island skin and muscle flap and closure of defect	10	608.20	10
R126	Preparation of microvascular recipient site for free island skin and muscle flap		608.20	
R127	Transplantation of free island skin and muscle flap with microvascular anastomosis		608.20	
R128	Elevation of free island muscle flap with tendon and nerve, and closure of defect	10	822.80	10
R129	Preparation of microvascular recipient site for muscle, tendon and nerve anastomosis		822.80	
R130	Transplantation of free island muscle flap with tendon, nerve and microvascular anastomosis		822.80	
R131	Elevation of free island bone flaps and closure of defect	10	608.20	10
R132	Preparation of microvascular recipient site for free island bone flap		608.20	
R133	Transplantation of free island bone flap with microvascular anastomosis and bone fixation		669.00	
R134	Elevation of free island skin and bone flap and closure of defect	10	729.80	10
R135	Preparation of microvascular recipient site for free island skin and bone flap		729.80	
R136	Transplantation of free island skin and bone flap with microvascular anastomosis and bone fixation		729.80	
R137	Elevation of free toe or finger and closure of defect ..	10	729.80	10
R138	Preparation of microvascular recipient site for free toe or finger transplant		729.80	
R139	Transplantation of free island toe or finger with microvascular anastomosis and tendon nerve and bone repair		729.80	
R025	Revision of free island flaps (see Preamble, Part B, paragraph 25)	10	I.C.	10

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surg.	Anaes.
	OPERATIONS ON THE BREAST - cont'd		5	
	Repair			
	Post-mastectomy breast reconstruction			
R118	— breast skin reconstruction by local flaps or grafts .	4	275.50	5
R119	— breast mound creation by prosthesis and/or soft tissue	4	207.50	5
Notes:	(1) R119 should not be claimed for immediate post-mastectomy prosthesis insertion. Use R112 instead.			
	(2) For reconstruction with myocutaneous flaps, see page			
R114	— secondary revision of breast mound	3	157.40	4
R120	— nipple reconstruction by grafts	3	157.40	4
R113	Nipple harvesting	3	78.70	4
R121	Reconstruction of nipple areola complex by reimplantation of harvested nipple	3	94.80	4
R110	Reduction mammoplasty (female, to include nipple transplantation or grafting) — unilateral	5	322.00	7
R112	Augmentation mammoplasty — unilateral	4	135.40	4
Note:	R118-R112 — Claims for these procedures may require O.H.I.P. authorization (see Surgical Preamble, paragraphs (16), (17) and Preamble, Appendix D.).			

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Preamble

- (1) Corrective splints must be "corrective" to qualify for benefits. The corrective splint listings are not applicable to simple immobilization such as with a Jones bandage or a metal finger splint following soft tissue injury.
- (2) The removal of a wire or pin or other device when used for traction or external fixation (except for the Hoffman apparatus) in the treatment of a fracture or other orthopaedic procedure is to be included in procedural fee. Removal of devices used for internal fixation may be charged for in addition to the procedural fee.
- (3) The fee for total hip replacement also includes denervation of the hip joint and adductor tenotomy.
- (4) The fee for obtaining a bone graft is not chargeable in cases of pseudarthrosis repair, fusions or for listings in which bone grafting is included.
- (5) For the supervision of limb fitting and 6 months post-operative care following amputation, charge visit benefits. Amputation with immediate fitting to include supervision of final limb fitting — add 40% (E586).

Fractures and Dislocations:

- (a) The fracture or dislocation fees for services requiring no reduction include the major pre-operative visit. For fractures or dislocations requiring open or closed reduction, the major pre-operative visit i.e. consultation or appropriate assessment may be charged in addition to the listed fees for open or closed reductions.
- (b) OPEN REDUCTION shall mean the treatment of a fracture or dislocation by an operative procedure to expose the fracture, or closed intra-medullary fixation, and includes internal or rigid external skeletal fixation except in spinal fractures.
- (c) CLOSED REDUCTION shall mean the reduction of a fracture or dislocation by non-operative methods (including traction).
- (d) NO REDUCTION shall mean the treatment of a fracture or dislocation by any other method and includes the use of the initial external support.
- (e) The stated fee covers full or after treatment up to 8 weeks except if additional reductions are necessary or if patient is transferred to another surgeon or if the patient is paraplegic.
- (f) In multiple fractures or dislocations, the benefit for the major fracture or dislocation shall be 100% and the fee for the other fractures or dislocations 85%. When no procedural fee is applicable, but when that fracture or dislocation necessitates hospitalization or concurrent care over that demanded by the major injury, a visit fee will apply in addition to other procedural fees.
- (g) For repeat reductions (closed or open) for the same fracture or dislocation the full benefit should be claimed for the final reduction and after care — previous reductions by the same surgeon should be claimed at 85%.

SURGICAL PROCEDURES**OPERATIONS ON THE MUSCULOSKELETAL SYSTEM**

- (h) Emergency splinting of fractures in the emergency department should be on the basis of the appropriate visit fee, plus application of cast if appropriate.
- (i) Transferred cases —
 - (1) When patients are transferred to a chronic or convalescent facility, additional visit fees on a chronic care basis shall be allowed to other than the operating surgeon (and also to the surgeon after 8 weeks)
 - (2) When patients are transferred to another physician for after care of fractures and dislocations treated by closed or no reduction, the physician rendering the initial care should charge 75% of the listed fee and the surgeon rendering subsequent care visit fees except where otherwise specified. In cases involving open reduction, the percentage should be 80% for the surgeon providing the initial care.
- (j) Paraplegia associated with fractures and dislocations may be billed by charging visit fees after the first 2 weeks of post-operative care in addition to the appropriate procedural fees.
- (k) Pseudarthrosis may be allowed as the appropriate billing fee after the fracture is 4 months old.
- (l) For fractures and dislocations not requiring reduction, visit fees apply unless a specific fee is listed. If the listed fee is less than the consultation fee, the consultation fee should be billed under the fracture/dislocation code

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	GENERAL FEES	Asst.	Surg.	Anaes.
		\$		
	Bone/Fascial/Dermis Grafts			
E551	Autogenous — separate incision		51.50	
E552	— same incision		41.20	
Z242	— different surgeon (I.O.P.)		137.40	
E553	Homogenous — bank		20.60	
R200	Allograft — donor — 85% of excision fee — cadaver		103.00	
	Fixation			
E547	Methyl methacrylate (not arthroplasty)		48.10	
E555	Rigid external fixation, add 40% to closed reduction fee			
E569	Percutaneous pinning, add 30% to closed reduction fee			
E590	Rigid external fixation — pseudarthrosis		54.95	
R267	Removal fixation device — general anaesthetic	3	103.00	4
R268	— local anaesthetic	3	34.30	4
R598	Removal of extensive external fixation device		68.70	
Z210	Insertion traction pin — excludes fractures and dislocations (I.O.P.)		24.00	
	Wound Care			
Z783	Secondary closure		68.70	
E550	Closed irrigation during a surgical procedure		51.50	
E556	Extensive debridement of compound fractures or dislocations — add 40% to reduction fee			
R517	Excision of foreign body		27.50	
	Electrical Stimulation			
Z250	External or internal (I.O.P.)		137.40	4
	Casts (I.O.P.)			
	Application of plaster casts or corrective splints are not chargeable if applied at the time of surgery (except for the application of a cast brace) or applied during the first 8 weeks for fracture or dislocation when a procedural fee is applicable. The subsequent application of plaster casts is chargeable according to the following schedule. Cost of material is extra.			
Z201	Finger		6.90	
Z202	Hand		10.30	4
Z203	Arm, forearm or wrist		17.20	4
Z199	Foot		10.30	4
Z213	Below knee, knee splints (Stove pipe, etc.)		17.20	4
Z211	Whole leg (mid thigh to toes)		20.60	4
Z198	Toes		6.90	4
Z205	Head and torso	3	68.70	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCOLOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	GENERAL FEES - Cont'd		\$	
Z208	Shoulder spica	3	68.70	4
Z206	Body cast	3	41.20	4
Z207	Hip spica — unilateral	3	48.70	4
Z209	— bilateral	3	85.90	4
Z216	Wedging of casts in other than fracture treatment		6.90	
Z200	Application of Unna's paste		10.30	
Z873	Application of cast brace (must include hinge)		48.10	
Z204	Removal of plaster (not associated with fractures or dislocation within 8 weeks of initial treatment)		6.90	
	HAND AND WRIST			
	Amputation			
R606	Phalanx		103.00	4
E582	—each additional		34.30	
R608	Metacarpal or metaphalangeal joint		137.40	4
E583	—each additional		34.30	
R610	Trans. metacarpal 2nd or 5th ray		206.10	4
R611	Hand — all metacarpals	3	206.10	4
R612	Wrist	4	206.10	5
	Arthrodesis			
R465	Finger — thumb	3	171.70	4
R466	Wrist	3	274.75	4
	Arthroplasty			
R437	Wrist — interposition	3	274.75	5
R485	total	6	309.10	6
R479	Removal only	3	137.40	6
R435	Hand — interposition — single	3	171.70	5
R436	— multiple	3	309.10	6
R449	— multiple joints — total max	3	549.50	6
R489	Single joint — total	3	206.10	5
R500	Removal only	3	103.00	4
R236	Carpal replacement	3	240.40	5
E564	Revision of arthroplasty — add 35%			
	Arthroscopy (I.O.P.)			
Z219	Small joints		44.60	4
E595	Preceding surgery		44.60	
	Arthrotomy			
R409	Finger		103.00	4
R410	Wrist	3	137.40	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	HAND AND WRIST - Cont'd		\$	
	Aspiration/Injection — see page			
	Biopsy			
Z212	Bones — punch, x-ray control (I.O.P.)		51.50	4
Z214	— open biopsy or taking of bone graft by other than operating surgeon (I.O.P.)	4	103.00	4
E563	Joint — via arthroscope		6.90	
Z221	— needle (I.O.P.)		34.30	
R409	— open finger		103.00	4
R410	— open wrist	3	137.40	4
Z228	Muscle (I.O.P.)		68.70	4
	Decompression — Denervation			
N290	Decompression median nerve at wrist (carpal tunnel syndrome)	3	106.50	4
N285	Exploration and/or decompression and/or transposition and/or neurolysis of major nerve (excluding sciatic and carpal tunnel nerve)	4	144.20	4
	Drainage			
R219	Incision and drainage — phalanx/metacarpal/carpus	3	92.70	4
R218	Sequestrectomy — phalanx/metacarpal/carpus	3	103.00	4
R217	Saucerization and bone graft phalanx/metacarpal/ carpus	4	171.70	4
R409	Incision and drainage — joint (finger)		103.00	4
R410	— joint (wrist)	3	137.40	4
R534	Tendon sheath	3	82.40	4
	Examination/Manipulation			
	Manipulation — hand/wrist			
Z222	— under general anaesthetic		17.20	4
Note:	without general anaesthetic, see page			
	Excision — Bone			
R316	Proximal row carpectomy	3	240.40	5
R285	Carpal — bone (one)	3	137.40	4
R317	Dorsal exostosis (triquetrum)	3	137.40	4
R286	Radial styloid	3	137.40	4
R283	Phalanx/metacarpal	3	137.40	4
R272	Bone tumour	I.C.	I.C.	I.C.
	Excision — Joint			
R425	Synovectomy/debridement — finger joint	3	171.70	4
R414	— two or more joints	3	274.75	4
R418	Synovectomy/debridement — wrist	3	274.75	4
R492	Radio-ulnar meniscectomy	3	154.50	4
	Excision — Muscle and Tendon			
R522	Muscle — simple		I.C.	I.C.

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	HAND AND WRIST - Cont'd		\$	
R523	— complex		I.C.	I.C.
R550	Tendon sheath — single	3	192.30	4
E572	— each additional, add		61.80	1(max.)
R551	Fascia for Dupuytren's — simple	3	137.40	4
R552	— complex (with or with- out flaps or grafts)	3	274.75	5
	Excision — Ganglion			
R549	— simple	3	68.70	4
R553	— complex	3	I.C.	4
	Reconstruction — Bone			
R257	Osteotomy — phalanx — terminal		103.00	4
R258	— phalanx — middle proximal		137.40	
	or metacarpal	3	137.40	4
E591	— each additional		27.50	
R321	Pseudarthrosis — phalanx, metacarpal	3	171.70	4
R322	— scaphoid	3	206.10	4
	Reconstruction — Ligaments			
R597	Simple/single repair — wrist	3	137.40	4
R548	Extensive/multiple repair — wrist	3	309.10	4
R601	Metacarpal phalangeal repair	3	171.70	4
	Reconstruction — Nerve — see page			
	Reconstruction — Tendon			
R557	Tenoplasty — one	3	137.40	4
E050	— each additional, add		61.80	
R559	Tendon graft — one	3	206.10	4
E052	— each additional, add		89.30	1(max.)
R586	Reconstruction of a flexor tendon pulley, per finger ...		68.70	4
R554	Silicone rod insertion — one	3	206.10	4
E051	— each additional, add		89.30	
R563	Transplant/transfer — single	3	206.10	4
E054	— each additional, add		61.80	1(max.)
R578	Tendon repair — extensor — single	3	89.30	4
E580	— each additional, add		34.30	
R585	Tendon repair — flexor — single	3	151.10	4
E581	— each additional, add		61.80	
U.V.C.	Mallet finger — closed		visit fee	
R574	— K-wire		68.70	4
R573	— open	3	103.00	4
U.V.C.	Boutonniere — closed		visit fee	
R577	— open	3	103.00	4
R582	— late	3	171.70	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCOLOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	HAND AND WRIST - Cont'd		5	
	Reconstruction — Extremities			
R602	Pollicization	6	412.10	6
R603	Digital reimplantation involving microvascular and neuro anastosis	8	1,105.90	8
R604	Revision of R602, R603	I.C.	I.C.	I.C.
R605	Reconstruction and plastic repair of traumatically amputated extremities	I.C.	I.C.	I.C.
	Release — tendon			
R556	Tenolysis — tendon	3	137.40	4
E599	— each additional (max. 2), add		61.80	
	Tenotomy or fasciotomy (closed) (I.O.P.)			
Z247	— finger — one		34.30	4
Z248	— two		51.50	4
Z249	— three or more		68.70	4
Z231	— palmar or plantar		51.50	4
R536	Tendon release (open) — finger/palm		68.70	4
R537	— wrist	3	89.30	4
E571	— more than one, add		89.30	
	Reduction — Fracture			
F004	Phalanx — no reduction, rigid immobilization		34.30	
F005	— closed		68.70	4
E558	— each additional		17.20	
F007	— open	4	103.00	4
F008	Metacarpal — no reduction, one or more, rigid immobilization		34.30	
F009	— closed, one or more,		68.70	4
F011	— open	4	103.00	4
E559	— each additional add, (open)		34.30	
F006	Intra-articular — closed		54.95	
F010	— open	3	103.00	4
F012	Bennett's — no reduction, rigid immobilization		34.30	
F013	— closed	3	68.70	4
F015	— open	4	137.40	4
F102	Carpus — no reduction, rigid immobilization		34.30	
F016	— closed, one or more		68.70	4
F017	— open, one or more	4	137.40	4
F018	Scaphoid — no reduction, rigid immobilization		34.30	
F019	— open	4	171.70	4
F020	— excision	4	137.40	4
	Reduction — Dislocations			
D001	Finger — closed — one		34.30	4
E576	— each additional add,		6.90	
D003	— open	3	103.00	4
D004	Metacarpal/phalangeal — closed — one		34.30	4
E577	— each additional, add		6.90	
D006	— open	3	103.00	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

		<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
	HAND AND WRIST - Cont'd		\$	
D007	Carpal — closed		85.90	4
D008	— open	3	137.40	4
	ELBOW AND FOREARM			
	Amputation			
R613	Through radius and ulna	4	206.10	5
R614	Elbow disarticulation	4	206.10	5
	Arthrodesis			
R466	Elbow	3	274.75	4
	Arthroplasty			
R281	Ulna replacement (lower end)	3	171.70	4
R288	Implant radial head	3	144.20	4
R499	Removal of total replacement	3	274.75	7
R486	Complete arthroplasty replacement	6	377.80	8
R510	Interposition arthroplasty	6	309.10	7
E564	Revision of elbow arthroplasty, add 35%			
	Arthroscopy			
Z218	Arthroscopy		68.70	4
E595	Preceding surgery		44.60	
	Arthrotomy			
R445	Elbow, loose body, etc	3	120.20	4
	Aspiration/Injection — see page			
	Biopsy			
Z212	Bone — needle (I.O.P.)		51.50	4
Z214	— open (I.O.P.)		103.00	4
E563	Joint — via arthroscope		6.90	
R432	— open	3	120.20	4
Z228	Muscle/soft tissue (I.O.P.)		68.70	4
	Decompression/Denervation			
R495	Fasciotomy for compartment syndrome (not including secondary closure wound)	3	137.40	4
Z251	Catheter — insertion (I.O.P.)		34.30	
U.V.C.	— monitoring		visit fee	
N285	Exploration and/or decompression and/or transposition and/or neurolysis of ulnar nerve (elbow)	4	144.20	4
R426	Denervation — elbow	3	171.70	4
	Drainage			
R228	Acute, incision and drainage	3	171.70	4
R231	Sequestrectomy	3	206.10	4
R229	Saucerization and bone grafting	3	309.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

		Asst.	Surg.	Anaes.
	ELBOW AND FOREARM - Cont'd		\$	
Z226	Soft tissue or bursa, incision and drainage		68.70	4
R445	Elbow, incision and drainage	3	120.20	4
	Examination/Manipulation			
Z222	Manipulation under general anaesthetic (I.O.P.)		17.20	4
	—without general anaesthetic, see page			
	Excision — Bone			
R287	Radial head	3	137.40	4
R286	Radial styloid	3	137.40	4
R643	Ulna lower end	3	137.40	4
R290	Olecranon	3	137.40	4
R291	Olecranon with fascial repair	3	171.70	4
	Excision — Bursae			
R595	Olecranon	3	72.10	4
	Excision — Joint Contents			
R421	Synovectomy/capsulectomy/debridement, etc	3	240.40	4
	Excision — Muscles			
R524	Myositis ossificans	4	206.10	5
R517	Foreign body removal		27.50	4
	Excision — Tumours			
R522	Soft tissues — superficial	I.C.		I.C.
R523	— deep	I.C.		I.C.
	Excision — Bone Tumours			
R294	Exostosis	4	103.00	4
R295	Simple excision	4	206.10	4
R293	Extensive with replacement	4	480.80	6
	Reconstruction — Bone — Pseudarthrosis			
R323	Radius or ulna	3	206.10	4
R473	Radius and ulna	3	291.90	4
	Reconstruction — Bone — Osteotomy			
R259	Radius, ulna	3	206.10	4
R324	Radius, ulna, and reconstruction congenital abnormality, synostosis, etc	3	309.10	4
	Reconstruction — Fascia			
R476	Repair fascial defects — small	3	103.00	4
R478	— large with or without synthetic graft or rotation flap	4	206.10	5
	Reconstruction — Ligaments			
R597	Simple/single repair	3	137.40	4
R548	Extensive/multiple repair	3	309.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
	ELBOW AND FOREARM - Cont'd			
	Reconstruction — Tendons			
R578	Suture extensor tendon — single	3	89.30	4
E580	— each additional, add		34.30	
R585	Suture flexor tendon — single	3	151.10	4
E581	— each additional, add		61.80	
R557	Tenoplasty — single	3	137.40	4
E050	— each additional, add		61.80	
R556	Tenolysis — single	3	137.40	4
E599	— each additional, add		61.80	
R563	Transposition/transplantation/transfer — single	3	206.10	4
E054	— each additional add		61.80	1(max.)
R583	Steindler flexoplasty	3	240.40	5
	Release			
R519	Muscles and tendons — simple, e.g. tennis elbow	4	68.70	4
R521	— radical, e.g. muscle slide	5	206.10	5
	Reduction — Dislocations			
D009	Elbow joint — closed reduction		48.10	4
D010	— open reduction — acute	3	137.40	4
R400	— repair chronic, recurrent	3	240.40	4
D012	Radial head — closed reduction, pulled elbow		27.50	4
D011	— open reduction — acute	3	137.40	4
R540	— recurrent	3	171.70	6
R558	— late	4	274.75	6
	Reduction — Fractures.			
F029	Epicondyle — no reduction		48.10	
F037	— closed reduction	3	75.55	4
F038	— open reduction	4	120.20	4
F039	Transcondylar/condylar — no reduction		48.10	
F040	— closed reduction	3	137.40	4
F041	— open reduction	4	240.40	4
F034	Olecranon — no reduction, rigid immobilization		48.10	4
F035	— closed reduction	3	75.55	4
F036	— open reduction	4	137.40	4
	Radius and ulna shaft — no reduction, rigid			
F024	immobilization		48.10	
F025	— closed reduction	3	103.00	4
F026	— open reduction	4	261.00	4
	Radius and ulna — Monteggia — no reduction,			
F014	rigid immobilization		48.10	
F022	— closed reduction		103.00	4
	— open reduction of			
F023	ulna plus closed			
	reduction radial			
	head	3	144.20	4
	Radius or ulna — no reduction, rigid			
F031	immobilization		48.10	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

		Asst.	Surg.	Anaes.
	ELBOW AND FOREARM - Cont'd		\$	
F032	— closed reduction	3	75.55	4
F033	— open reduction	4	137.40	4
	Radius-distal, Colles', Smith's, Barton's, etc.			
F027	— no reduction, rigid immobilization		48.10	
F028	— closed reduction	3	75.55	4
F030	— open reduction	4	137.40	4
F021	Osteochondral — open reduction	4	178.60	5
	SHOULDER/ARM/CHEST			
	Amputation			
R617	Forequarter	10	343.40	15
R616	Shoulder disarticulation	9	274.75	9
R615	High humerus	4	206.10	5
	Arthrodesis			
R467	Shoulder	4	343.40	6
	Arthroplasty			
R438	Humeral prosthesis	4	343.40	6
R487	Total prosthesis	6	549.50	10
R498	Removal prosthesis/no replacement	3	274.75	8
E564	Revision of prosthesis, add 35%			
	Arthroscopy			
Z218	Arthroscopy (I.O.P)		68.70	4
E595	Preceding surgery (same surgeon)		44.60	
	Arthrotomy			
R411	Shoulder	4	137.40	4
	Aspiration/Injection — see page			
	Biopsy			
Z212	Bones — needle/punch, x-ray control (I.O.P)		51.50	4
Z214	— open (I.O.P)	4	103.00	4
E563	Joint — via arthroscope		6.90	
R411	— open	4	137.40	4
Z228	Soft tissue — open (I.O.P)		68.70	4
	Drainage			
R222	Humerus/clavicle/scapula — incision and drainage ...	4	137.40	4
R225	Sequestrectomy	4	206.10	4
R223	Saucerization with bone graft	4	309.10	4
Z226	Bursae/soft tissue		68.70	4
R411	Joint	4	137.40	4
	Examination and Manipulation			
Z223	Manipulation under general anaesthetic (I.O.P)		34.30	4
	— without general anaesthetic, see page			

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	SHOULDER/ARM/CHEST - Cont'd		5	
	Excision — Clavicle or Acromium			
R298	Simple (including ligament)	4	137.40	4
R641	Major tumour	I.C.		I.C.
R214	Malignant tumour with reconstruction	I.C.		I.C. by Region
	Excision — Humerus			
R292	Head	4	206.10	5
R294	Exostosis	4	103.00	4
R295	Benign tumour	4	206.10	4
R297	Malignant tumour with reconstruction	4	549.50	6
	Excision — Joint			
R422	Synovectomy and debridement	4	343.40	5
R512	Excision of subacromial bursae	3	187.40	4
R522	Muscle/fascia — simple		I.C.	I.C.
R523	— complex		I.C.	I.C.
R416	Ligament (cuff exploration and acromioplasty)	4	137.40	4
R490	Acromio/sternoclavicular meniscectomy	3	137.40	4
	Reconstruction — Pseudarthrosis and osteotomy			
R329	Pseudarthrosis — clavicle	4	171.70	4
R325	— humerus	4	206.10	4
R260	Osteotomy — humerus	4	206.10	4
R298	— clavicle	4	137.40	4
R235	— glenoid	4	206.10	4
	Reconstruction — Nerves see Page			
	Reconstruction — Muscles/Soft Tissues			
R527	Muscle transplant — pectoralis major	6	240.40	6
R521	Muscle/tendon release	5	206.10	5
R526	Release — sternomastoid	5	206.10	5
R353	Scapuloplexy — congenital elevation	6	274.75	6
R568	Trapezius/sternomastoid/transplant	4	240.40	4
R589	Tendon repair-biceps	3	137.40	4
R593	Cuff repair — simple	4	206.10	5
R594	— reconstruction	4	343.40	5
	Reduction — Fractures			
F047	Tuberosity — no reduction		48.10	
F048	— closed reduction	3	85.90	4
F049	— open reduction (without cuff tear)	4	206.10	4
F053	Neck without dislocation of head			
	— no reduction		48.10	
F054	— closed reduction		85.90	4
F055	— open reduction	5	206.10	6
F050	Neck with dislocation of head			
	— no reduction		48.10	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

		Asst.	Surg.	Anaes.
Code	SHOULDER/ARM/CHEST - Cont'd		\$	
F051	— closed reduction	3	130.50	4
F052	— open reduction	5	240.40	6
F042	Shaft — no reduction		48.10	
F043	— closed reduction	3	102.00	4
F044	— open reduction	4	206.10	4
U.V.C.	Clavicle — no reduction		visit fees	
F110	— closed reduction with anaesthetic	3	44.60	4
F118	— open reduction	4	137.40	4
F119	Scapula — no reduction		48.10	
F120	— closed reduction with anaesthetic	3	82.40	4
F121	— open reduction	4	171.70	5
F122	Sternum — no reduction		48.10	
F123	— closed reduction		82.40	
F124	— open reduction-pleura open	9	I.C.	13
F125	— pleura closed	4	I.C.	4
U.V.C.	Ribs — no reduction		visit fees	
F130	— complicated-pleura open	9	I.C.	13
F131	—pleura closed	4	I.C.	4
	Reduction — Dislocations			
D014	Acromio-clav./sterno-clav.			
	— no reduction		48.10	
D025	— closed with anaesthetic	4	103.00	4
D023	— open reduction	4	137.40	4
R596	— open reduction late	4	206.10	4
	Glenohumeral joint			
	— closed reduction			
D015	— without anaesthetic		34.30	
D016	— with anaesthetic		68.70	4
D017	— open reduction — early	4	206.10	6
R472	— late	4	412.10	7
R401	— recurrent	5	274.75	5
	SKULL AND MANDIBLE			
	Arthroplasty			
R433	Temporo-mandibular joint-unilateral	5	240.40	5
	Biopsy (I.O.P)			
Z869	Bones — punch, simple		27.50	4
Z870	— punch, x-ray control		68.70	4
Z242	— open	4	137.40	4
	Drainage			
R256	Skull and mandible-osteomyelitis	7	I.C.	7
	Excision			
R272	Bone — Tumour	I.C.	I.C.	I.C.

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	SKULL AND MANDIBLE - Cont'd	Asst.	Surg.	Anaes.
		\$		
R278	Maxilla. with extenteration or orbit and skin graft	4	360.60	7
R279	Maxilla advancement	4	298.80	8
R280	Mandible	4	240.40	7
R284	Mandibular condyle	4	185.45	5
R428	Temporo-mandibular meniscectomy	5	171.70	5
	Reconstruction			
R334	Mandible with bone graft			
	—partial	4	322.70	10
R335	— complete	4	498.00	10
R354	Interdental wiring for temporo-mandibular joint disorder including removal of wires	3	116.80	5
R531	Facial paralysis — static slings	4	206.10	5
R532	— dynamic slings	4	271.30	6
R533	Composite repair for facial paralysis, plication of paralyzed muscles, and resection for, paralysis of over active muscles	4	346.90	7
E597	— with meloplasty, add		58.40	
R375	Major congenital abnormalities affecting the face and skull-not otherwise listed	I.C.	I.C.	I.C.
	Hypertelorism correction			
R376	— intracranial approach	12	1,312.90	25
R377	— subcranial approach	12	976.65	25
R378	Total maxillary advancement — Le Fort III osteotomy with bone grafts	12	1,037.50	25
R379	Lower maxillary osteotomy and advancement (simple) — Le Fort osteotomy with bone grafts	10	493.70	20
R380	Lower maxillary osteotomy and advancement — dental arch in two segments	10	654.70	20
R381	Lower maxillary osteotomy and advancement (complex) — dental arch in three or more segments	10	772.70	20
R382	Dento-alveolar osteotomy-Kole or Wassmund procedure	6	329.10	10
R383	Dento-alveolar osteotomy (complex) — anterior or posterior movement of dental segments in two or more sections	6	436.45	10
R384	Mandible osteotomy for retrognathia or prognathism (one or more stages)	6	472.20	10
E588	— when combined with apertognathia or lateratognathia, add		110.90	
Z239	Application for dental arch bars for facial osteotomies — one arch bar (I.O.P)	4	57.20	4
Z240	two arch bars (I.O.P)	4	110.90	4
	Genioplasty for facial reconstruction			
R386	— one step advancement	6	110.90	10
R387	— two step advancement	6	135.90	10

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	SKULL AND MANDIBLE - Cont'd		\$	
R388	— three step advancement	6	193.20	10
R389	Le Fort II maxillary osteotomy and advancement with bone grafts	10	772.70	20
R390	Peri-orbital correction of Treacher-Collins Syndrome, with rib and iliac grafts	10	876.50	20
R391	Correction of unilateral orbital dystopia — total repositioning one orbit-intracranial approach	12	876.50	25
R392	— subtotal repositioning one orbit — extracranial approach	10	654.70	20
R393	Complete forehead advancement	12	440.00	25
R394	Cranial vault reconstruction for oxycephaly, brachycephaly, turriccephaly	10	851.40	20
R395	Reconstruction of glenoid fossa, zygomatic arch and temporal bone (Obwegeser technique)	10	812.10	20
R396	Construction of absent condyle and ascending ramus in hemi-facial microsomia	6	415.00	10
R397	Facial bone reconstruction by onlay multiple bone grafts	I.C.	I.C.	I.C.
R398	Transnasal canthopexy	3	225.40	6
R399	Lateral canthoplasty	3	171.70	6
E557	— when R398 or R399 are done in conjunction with another procedure(s), add		57.20	
R629	Reconstruction of skull	I.C.	I.C.	I.C.
	Reduction — Fractures			
	Orbit			
	Open reduction rim/wall fracture			
E173	— zygomatic fracture dislocation	4	185.45	6
E174	— blowout fracture of floor	4	216.40	6
E175	— secondary repair by combined or orbital approach	4	319.40	6
F143	Middle 1/3 facial	5	288.50	6
F144	Cranial-facial separation	5	364.00	8
	Nasal bones (including septum)			
U.V.C.	— no reduction		visit fees	
F136	— closed reduction		68.70	4
F137	— open reduction		168.30	5
	Mandible			
U.V.C.	— no reduction — no wiring of teeth		visit fees	
F138	— closed reduction-including wiring of teeth		171.70	5
F139	— open reduction (may include wiring of teeth)			
	— one side	4	230.10	5
F146	— complicated	I.C.	I.C.	I.C.
F140	— removal of interdental wire			4
	Maxilla, malar bone			
U.V.C.	— no reduction		visit fees	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	SKULL AND MANDIBLE - Cont'd		\$	
F150	— closed reduction and dental wiring		171.70	5
F141	— open reduction — simple	4	99.60	5
F142	— with wiring and local fixation	5	264.40	6
	Reduction — Dislocations			
D062	Temporo-mandibular joint-closed reduction		34.30	4
D063	— open reduction	5	171.70	5
	SPINE			
	Arthrodesis			
R459	Anterior or posterior fusion of one level	7	274.75	10
R419	Fusion of C1-2	8	357.20	10
E573	Each additional level (to a max. of 2 additional) Fusion with other procedure(s)		68.70	
E567	By same surgeon — one level, add		178.60	
E568	— multiple levels, add		233.50	
E929	— anterior cervical interbody fusion, per level, add		54.95	
R493	Fusion by different surgeon — one level,		212.90	
R494	— multiple levels,		250.70	
R541	— anterior cervical interbody fusion, per level		82.40	
E574	Repeat fusion, to any fusion, add		161.40	
E548	With instrumentation, add		106.50	
	Aspiration/Injection — see pages			
	Biopsy			
Z868	Bone — needle (I.O.P.)	4	103.00	4
R274	— open — posterior approach	4	171.70	7
R275	— anterior approach	6	219.80	8
Z228	Soft tissue — open (I.O.P.)		68.70	4
	Decompression — Anterior, Anterolateral or Posterolateral			
R447	Simple anterior cervical discectomy	8	250.70	10
R452	Simple anterior lumbar discectomy	6	357.20	10
N182	Anterior cervical spinal cord or nerve root decompression, including removal of disc or vertebral body, single disc level		412.10	
N186	Anterolateral or posterolateral decompression, lumbar or thoracic spine, single disc level		748.70	13
Note:	For thoracotomy or laparotomy by separate surgeon use M137 (page 0), S312 (page 000)			
E928	Each additional disc level decompressed — to R447, R452, N182, N186 add		178.60	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	SPINE - Cont'd		\$	
	Decompression — Posterior			
R451	Cervical hemilaminectomy for disc disease, with or without foraminotomy	6	394.95	10
R457	Lumbar hemilaminectomy for disc disease including removal of soft disc or osteophyte	6	288.50 54.95	8
E565	Multiple levels to R451, R457, per additional level, add		54.95	
E566	Bilateral, to R451, R457 add		64.95	
N185	Posterior laminectomy one or two levels, cervical, thoracic, lumbar		412.10	
N337	Repeat posterior decompression or reopening of posterior decompression, more than six months after original procedure, includes foraminotomy, discectomy or neurolysis	8	446.50	10
E914	Laminectomy extending over 3 or more laminae, to N185, N337 add		106.50	
E915	Foraminotomy, to R457, N185 and N337 per foramen decompressed, add		54.95	
E907	Opening of dura (associated with any decompressive procedure), add		106.50	
E926	Spinal duroplasty (applies to any spinal procedure), add		161.40	
	Drainage			
R251	Bone — incision and drainage only	4	206.10	4
R234	Sequestrectomy — anterior	7	446.50	10
R254	— posterior	4	274.75	4
R270	Saucerization with bone grafting			
	— anterior	6	549.50	10
R252	— posterior	4	274.75	5
Z226	Soft tissue		68.70	4
	Examination/Manipulation			
Z215	Manipulation under general anaesthetic (I.O.P.)		27.50	4
	— without general anaesthetic, see page			
	Excision — Bone			
R373	Spinous process	4	171.70	4
R374	Lamina or transverse process	6	274.75	8
R450	Part of body or pedicle	6	412.10	8
R455	Total body (includes replacement)	9	686.90	13
	Excision — Muscle/Soft Tissue			
R634	Tumours — simple		I.C.	I.C.
R635	— complex		I.C.	I.C.
	Reconstruction — Osteotomy (includes fixation/fusion)			
R303	Anterior — via chest	9	549.50	13
R636	— via abdomen	9	549.50	9

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	SPINE - Cont'd		\$	
R271	— via chest and abdomen	9	618.20	13
R296	Posterior	9	515.20	9
E549	— with rib or transverse release, add		79.30	
R310	Circumferential	9	824.25	9
R264	Cervical	10	824.25	12
	Instrumentation — Deformities Anterior (Dwyer etc. includes fusion/discectomy)			
R350	— via chest or abdomen	9	1930.30	17
R359	— via chest and abdomen	9	1,133.25	17
R362	Posterior (Harrington) — with fusion	8	686.90	12
R347	— without fusion	8	575.20	12
E554	— with posterior osteotomy, add		103.00	
R371	Luque procedure — with fusion	8	858.60	12
R370	— without fusion	8	618.20	12
R369	Readjustment of instrumentation		103.00	4
R461	Removal of — anterior instrumentation	8	206.10	8
R348	— posterior instrumentation	8	137.40	8
	Revision of entire instrumentation			
R346	— with fusion	8	858.60	12
R336	— without fusion	8	686.90	12
R365	Electrical stimulation	8	412.10	10
R366	— with muscle stripping of spine	8	575.20	12
R367	Repair or replacement of electrodes	8	137.40	10
R368	Removal of electrodes	8	137.40	8
R345	Definitive care/casts/fusion for scoliosis	8	618.20	9
R464	Muscle stripping spine prior to surgery	6	137.40	8
R361	Halo traction prior to surgery (complete care)	3	206.10	4
	Anterior release including Halo traction			
R358	— via chest or abdomen	9	412.10	13
R357	— via chest and abdomen	9	480.80	13
R356	Localiser cast		63.70	4
	Reduction — Fractures or Fracture Dislocations			
U.V.C.	Fracture of spine without procedure		visit fees	
Z236	Skull calipers (I.O.P.)		34.30	
Z241	Halo traction (I.O.P.)		50.95	
Z246	Reapplication of Halo traction (I.O.P.)		34.30	
E562	Counter traction pins or vest — add		72.10	
F103	Closed reduction	5	127.10	5
F105	Open reduction — posterior approach	5	212.90	5
F107	— anterior approach	5	257.70	10
E913	With spinal cord injury, add when not a care by operating surgeon		106.25	
E927	With irrigation, including opening of dura, add		212.90	
	to fractures when combined with decompressive procedures			
E567	Fusion by same surgeon — one level, add		178.60	
E568	— two or more levels, add		233.50	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	SPINE - Cont'd	Asst.	Surg.	Anaes.
			\$	
	Fusion by different surgeon			
R493	— one level, add		212.90	
R494	— two or more levels, add		250.70	
E548	With instrumentation, add		106.50	
PELVIS AND HIP				
Amputation				
R631	Hemipelvectomy — hindquarter	10	549.50	15
R630	Hip disarticulation	10	343.40	10
Arthrodesis				
R469	Sacro-iliac joint	5	274.75	5
R514	Symphysis pubis	5	274.75	6
R470	Hip	5	549.50	8
Arthroplasty				
R439	Unipolar	6	343.40	8
R440	Bipolar	8	529.50	8
R442	Surface replacement	8	686.90	8
E589	Bone graft to acetabulum, add		68.70	
E593	Acetabular reconstruction (extensive, including bone grafts), add		137.40	
E564	Revision, add 35%			2
R481	Reattachment of greater trochanter (late)	6	206.10	8
R443	Removal only — non cemented	3	274.75	8
R488	— cemented	3	343.40	8
Arthroscopy				
Z218	Hip joint (I.O.P.)		68.70	4
E595	Preceding surgery (same surgeon)		44.60	
Arthrotomy				
R547	Sacro-iliac joint	5	206.10	6
R415	Hip — with removal of loose body	5	206.10	6
Aspiration/Injection — see pages 000				
Biopsy				
Z212	Bone — punch needle (I.O.P.)		51.50	4
Z217	— under general anaesthetic (I.O.P.)		51.50	5
Z214	— open (I.O.P.)		107.00	4
E563	Joint — via arthroscope		6.90	
R415	— open	5	206.10	6

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

		Asst.	Surg.	Anaes.
Code	PELVIS AND HIP - Cont'd		\$	
Z228	Soft tissue — open		68.70	4
	Denervation/Decompression			
N293	Decompression of lateral femoral cutaneous nerve	4	106.20	4
N179	Exploration and/or decompression of sciatic nerve	6	302.20	6
N285	Exploration and/or decompression and/or transposition and/or neurolysis of major nerve	4	144.20	4
N284	Decompression by excision of first rib and/or cervical rib to include scalenotomy when required	6	267.90	6
R427	Denervation of hip	4	274.75	5
	Drainage			
R269	Bone, incision and drainage	3	206.10	4
R249	Sequestrectomy	4	274.75	4
R250	Saucerization and bone graft	4	480.80	5
Z226	Bursae/soft tissue (I.O.P.)		68.70	4
R415	Joint	5	206.10	6
	Examination/Manipulation			
Z252	Manipulation — under general anaesthetic		27.50	4
	— without general anaesthetic see page 00			
	Excision — Bone			
R639	Simple cyst, etc	4	242.40	4
R330	Major resection tumour	4	343.40	6
R216	Radical resection tumour	8	549.50	8
F115	Coccyx	4	137.40	4
R315	Head and neck, femur	4	343.40	6
	Excision — Muscle			
R522	Simple		I.C.	I.C.
R523	Complex		I.C.	I.C.
R524	Myositis	4	206.10	5
	Excision — Joint			
R423	Synvectomy/debridement	5	377.80	5
	Excision — Bursae			
R590	GT trochanteric/ischial	3	137.40	4
	Reconstruction — Pseudarthrosis			
R364	Pelvis	I.C.	412.10	I.C.
R328	Hip	6	343.40	6
	Reconstruction — Osteotomy			
R265	Pelvis — infant	8	274.75	8
R273	— other	8	412.10	8
R263	Hip	5	412.10	7

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
	PELVIS AND HIP - Cont'd			
	Reconstruction — Muscle/Tendon			
R521	Muscle release	5	206.10	5
Z232	Closed abductors — tenotomy (I.O.P.)		343.00	4
Z233	Open abductors — tenotomy (I.O.P.)		68.70	4
R545	Iliopsoas — tenotomy	5	171.70	5
	Reconstruction — Tendon Transfer			
R570	Iliopsoas	5	412.10	6
R569	Abductor	5	274.75	6
	Reduction — Fractures			
U.V.C.	Coccyx — no reduction		visit fees	
F115	— excision	4	137.40	4
U.V.C.	Pelvic ring — no reduction			
F134	— closed reduction	3	343.40	4
F135	— open reduction	6	480.80	8
U.V.C.	Sacrum — no reduction		visit fees	
U.V.C.	Femoral neck — no reduction		visit fees	
F098	— closed reduction/traction	3	274.75	4
	Femoral neck			
F099	— open reduction — pin only	6	274.75	8
F100	— pin and plate	6	377.80	8
F101	— prim prosthesis	6	309.10	8
R600	— delayed/staged graft	6	206.10	8
	Slipped epiphysis			
R607	— closed reduction/traction	6	274.75	8
R642	— closed reduction/internal fixation	6	274.75	8
R627	— open reduction/fixation	6	412.10	8
	Reduction — Dislocations			
U.V.C.	Acetabulum — no reduction		visit fees	
D051	— closed reduction	4	206.10	4
D052	— open reduction — lips	7	343.40	7
D046	— one pillar	4	681.90	7
D047	— two pillars	8	1,030.30	12
D042	Hip — closed		206.10	4
D043	— open	7	274.75	7
R628	— late	7	529.50	10
D059	Sacro-iliac — closed traction, spica etc		343.40	5
D060	— open	5	480.80	5
U.V.C.	Sacro-coccygeal — closed		visit fees	
D061	— open, removal of coccyx	5	137.40	5
R404	Congenital hip — closed (includes tenotomy and cast) ..		137.40	4
R405	— repeat (includes cast)		68.70	4
R406	— open (includes tenotomy and arthrotomy)	7	274.75	7

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FEMUR	Asst.	Surg.	Anaes.
		\$		
	Amputation			
R625	Gritti-Stokes or Callander	5	206.10	5
R626	Through femur	5	206.10	5
	Biopsy (I.O.P.)			
Z869	Bone — core, punch		27.50	4
Z870	— x-ray control/general anaesthetic		68.70	4
Z242	— open	4	137.40	4
Z228	Soft tissue — open		68.70	4
	Drainage			
R242	Incision and drainage, bone	3	206.10	4
R245	Sequestrectomy	3	274.75	4
R243	Saucerization and graft	5	480.80	6
Z226	Soft Tissue		68.70	4
	Excision — Bone			
R314	Simple cyst/exostosis	4	171.70	4
R330	Bone tumor — simple	4	303.40	6
R216	— with construction/graft	8	549.50	8
	Excision — Muscle			
R522	Simple		I.C.	I.C.
R523	Complex		I.C.	I.C.
R328	Reconstruction — Pseudarthrosis	6	343.40	6
	Reconstruction — Fascial			
R632	Simple	3	137.40	4
R633	Complex with or without synthetic graft or rotation flap	4	274.75	5
	Reconstruction — Osteotomy			
R262	Femoral shaft	4	412.10	5
R215	Supracondylar	4	274.75	6
	Reconstruction — Leg Length Operations			
R333	Femoral shortening — all types	4	343.40	4
R332	Femoral lengthening — all types	4	343.40	4
R340	Femoral epiphysiodesis	4	206.10	5
R341	Tibial and femoral epiphysiodesis	4	309.10	5
R343	Femoral stapling	4	171.70	4
R344	Tibial and femoral stapling	4	274.75	5
	Reconstruction — Muscles/Tendons			
R589	Quadriceps repair — simple	3	137.40	4
R587	— reconstructive	3	274.75	4
R530	Quadricepsplasty — all types	4	274.75	5
R561	Ilio-tibial band	3	109.90	4
R543	Tenotomy of hamstrings — single	3	85.90	4
R562	— multiple	3	103.00	4
R557	Lengthening of hamstrings — single	3	137.40	4
E050	— each additional, add		61.80	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCOLOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	FEMUR - Cont'd		\$	
R571	Tendon or muscle transfer	3	206.10	5
E049	— each additional, add		61.80	1 (max.)
R524	Excision of myositis	4	206.10	5
	Reducton — Fractures			
	Femoral shaft/supracondylar			
U.V.C.	— no reduction — cast — bed rest		visit fees	
F093	— closed reduction — traction — infant		137.40	4
F094	— child	3	171.70	4
F095	— adult or adolescent	3	274.75	4
F096	— open reduction	6	343.40	8
	Knee			
	Amputation			
R625	Through knee — disarticulation	5	206.10	5
	Arthrodesis			
R468	Knee	3	274.75	5
	Arthroplasty			
R509	Patellar arthroplasty	3	171.70	5
	Hemi-arthroplasty			
R482	— single component (e.g. MacIntosh)	6	206.10	6
R483	— double component (e.g. Marmar)	6	309.10	6
R441	Total replacement/both compartments	8	480.80	8
E598	With associated patellar replacement or patelloplasty, add		68.70	
R496	Removal of hemi-arthroplasty — without replacement ..	4	171.70	5
R497	Removal of total arthroplasty — without replacement ..	4	223.20	5
E564	Revision of arthroplasty, add 35%			
	Arthroscopy			
Z218	Diagnostic arthroscopy		68.70	4
E595	Preceding surgery of joint		41.60	
	Arthrotomy			
R412	Knee	3	137.40	4
R413	Osteochondritis dessicans with drilling and/or internal fixation	3	178.60	4
	Aspiration — see listing on page 00			
	(Diagnostic & Therapeutic Procedures)			
	Biopsy			
Z870	Bone/Joint — needle (I.O.P.)		68.70	4
Z242	— open (I.O.P.)	4	137.40	4
E563	— via arthroscope		6.90	
Z228	Soft Tissue — open (I.O.P.)		68.70	4
	Denervation/Decompression			
R426	Denervation of knee	3	171.70	4
N296	Denervation of gastrocnemius	4	123.60	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	KNEE - Cont'd	Asst.	Surg.	Anacs.
		\$		
Z226	Drainage Soft Tissue (I.O.P.)		68.70	4
R412	Joint	3	137.40	4
Z222	Examination/Manipulation Manipulation — under general anaesthetic (I.O.P.) ... — without general anaesthetic see page 00		17.20	4
R431	Excision Baker's cyst — simple	3	89.30	4
R434	— extensive	4	171.70	6
R501	Cysts of meniscus	3	89.30	4
R429	Meniscectomy	3	171.70	4
R417	Debridement of joint without synovectomy	3	206.10	4
R424	Synovectomy	3	343.40	5
R506	Prepatellar bursae	3	89.30	4
R312	Patella — simple	3	154.50	4
R313	— with repair	3	223.20	4
R508	Reconstruction — Meniscus Suturing of meniscus	3	171.70	5
R584	Reconstruction — Muscles/Tendons Tenoplasty — one	3	103.00	4
E050	— each additional, add		61.80	
R589	Suture of patellar or quadriceps tendon — early	3	137.40	4
R587	— late	3	274.75	4
R571	Transplant of tendon — single	3	206.10	5
E049	— each additional, add		61.80	1 (max.)
Z237	Tenotomy — closed — one		74.30	4
Z238	— multiple		57.52	4
R564	Tenotomy — open — one	3	68.70	4
R566	— multiple	3	103.00	4
R516	Release patellar retinaculum	5	103.00	5
R599	Reconstruction — Ligaments Ligaments — simple/one	3	261.00	4
R542	— extensive/multiple (including synthetics) ..	4	278.44	6
R484	— synthetic anterior/posterior cruciate	6	322.20	6
R539	— removal of synthetics	4	171.70	4
F085	Reduction — Fractures Patella — no reduction		48.00	
F087	— open reduction-excision and/or simple repair ..	4	154.50	4
F088	— excision and fascial repair	4	223.20	5
F021	Osteochondral fracture — open reduction	4	178.60	5

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	K:NEE - Cont'd	Asst.	Surg.	Anaes.
		S		
	Reductions — Dislocations			
D038	Knee — closed reduction		137.40	4
D039	— open reduction	5	206.10	5
D040	Patella — closed reduction — without anaesthetic		41.20	
D031	— with anaesthetic		68.70	4
D041	— open reduction — early		206.10	5
R255	— late	4	343.40	6
R403	— recurrent	4	274.75	5
R515	Congenital dislocation — knee (open)	4	343.40	6
	FIBULA and TIBIA			
	Amputation			
R624	Tibia/fibula	5	206.10	5
	Biopsy (I.O.P.)			
Z870	Bone — simple — punch		68.70	4
Z242	— open	4	137.40	4
Z228	Soft tissue — open		68.70	4
	Decompression/Denervation			
R495	Decompression of fascial compartments	3	137.40	4
Z251	Catheter insertion (I.O.P.)		30.70	
U.V.C	Monitoring of pressure monitoring device		visit fees	
N184	Decompression of posterior Tibial or common peroneal nerve	4	116.50	4
	Drainage			
R237	Incision and drainage, bone	3	171.70	4
R239	Sequestrectomy	3	206.10	4
R238	Saucerization and bone grafting	3	309.10	4
Z226	Soft tissue		69.10	4
	Excision			
R311	Exostosis/cyst	3	137.40	4
R210	Fibular head	3	137.40	4
R295	Tumour — simple	4	206.10	4
R253	— extensive with repair		I.C.	I.C.
R522	Muscle/soft tissue — simple			I.C.
R523	— complex		I.C.	I.C.
	Reconstruction — Pseudarthrosis			
R326	Tibia/fibula	4	244.40	5
R327	By-pass Fibular graft	4	274.75	6
R372	Congenital pseudarthrosis	4	343.40	6
	Reconstruction — Osteotomy			
R261	Tibia and fibula — child	3	171.70	4
R266	— adult or adolescent	3	274.75	4
R403	Tuberosity (Macquet)	4	274.75	5

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FIBULA and TIBIA - Cont'd	Asst.	Surg.	Anacs.
		\$		
Reconstruction — Leg Length Operations				
R331	Tibial lengthening	4	274.75	4
R458	Tibial shortening	4	274.75	4
R341	Tibial and femoral epiphysiodesis	4	309.10	5
R339	Tibial epiphysiodesis	4	206.10	5
R342	Tibial stapling — one side	4	137.40	4
R460	— both sides	4	171.70	4
R344	Tibial and femoral stapling	4	274.75	5
Reduction — Fractures				
Tibia with or without fibula				
F078	— no reduction, rigid immobilization		82.40	
F079	— closed reduction	3	137.40	4
F080	— open reduction — shaft	4	240.40	5
F081	— plateau	4	274.75	5
F082	Fibula — no reduction, rigid immobilization		48.10	
F083	— closed reduction		68.70	4
F084	— open reduction	4	120.20	4
FOOT AND ANKLE				
Amputation				
R620	Metatarsal/phalanx disarticulation	4	103.00	4
E585	— each additional		34.30	
R621	Ray (single)	4	154.50	4
R623	Symes	5	206.10	5
R622	Transmetatarsal/transarsal	4	154.50	4
R619	Terminal Symes	4	103.00	4
Arthrodesis				
R466	Ankle	3	274.75	4
R471	Interphalangeal	3	103.00	4
E575	— each additional		27.50	
R477	Metatarsophalangeal	3	175.15	4
R474	Midtarsal/subtalar	3	240.40	4
R513	Triple	3	274.75	5
R475	Pan-talar, one stage	3	507.30	6
Arthroplasty				
R485	Ankle — total replacement	6	309.10	6
R479	Removal of prosthesis without replacement	3	137.40	6
R456	Metatarsophalangeal interposition — single	3	103.00	5
E538	— each additional, add.		27.50	
R453	Metatarsophalangeal (Swansons, etc.)	3	206.10	5
R454	— multiple	3	274.75	6
R500	Removal — prosthesis without replacement	3	103.00	4
E564	Revision of arthroplasty, add 35%			

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCOLOSKELETAL SYSTEM

Code	FOOT AND ANKLE - Cont'd	Asst.	Surg.	Anaes.
		\$		
Arthroscopy				
Z218	Ankle without surgery		68.70	4
Z219	Other foot joints		44.60	4
E595	Ankle followed by surgery		44.60	
E630	Other foot joints with surgery		44.60	
Arthrotomy				
R503	Ankle — removal of loose body, etc	3	120.20	4
E539	— with osteotomy of malleolus, add		85.90	
R504	Mid Tarsals	3	103.00	4
R505	Metatarsal/phalangeal	3	103.00	4
Aspiration — see listings on page 00				
Biopsy				
Z869	Bone — needle — punch (I.O.P.)		27.50	4
Z870	— punch — under general anaesthetic ..		68.70	4
Z242	— open	4	137.40	4
E563	Joint — via arthroscopce		6.90	
R409	— open		103.00	4
Z228	Soft tissue — open (I.O.P.)		68.70	4
Drainage				
R220	Incision and drainage — bone	3	92.70	4
R201	Sequestrectomy	4	137.40	4
R202	Saucerization and bone graft	4	274.75	4
Z226	Bursae (I.O.P.)		68.70	4
R503	Joints	3	120.20	4
Z228	Soft Tissue (I.O.P.)		68.70	4
Examination/Manipulation				
Z222	— under general anaesthetic		17.20	4
	— without general anaesthetic, see page			
	Club foot, etc. — manipulation and cast/strapping			
Z235	— without anaesthetic		13.70	
Z224	— with anaesthetic		27.50	4
Excision — Bone				
R299	Phalanx	3	75.55	4
R309	Metatarsal head	3	103.00	4
E587	— each additional		27.50	
R305	Accessory navicular (scaphoid)	3	89.30	4
R302	Bunion/Bunionette	3	89.30	4
R307	Calcaneal spur	3	85.90	4
R282	Exostosis (dorsal, subungal)	3	51.50	4
R308	Os calcis, talus	3	206.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	FOOT AND ANKLE - Cont'd		\$	
R301	Sesamoid, one or both	3	85.90	4
R306	Tarsal bar	3	154.50	4
R272	Tumour (foot)	I.C.	I.C.	I.C.
R300	Tumour (phalanx) — simple	3	137.40	4
R272	— complex	I.C.	I.C.	I.C.
	Excision — Joint			
R420	Ankle synovectomy	3	206.10	4
R425	Metatarsophalangeal synovectomy — one	3	171.70	4
R414	— two or more	3	274.75	4
	Excision — Soft Tissue			
R549	Ganglion — simple	3	68.70	4
R553	— complex	3	I.C.	4
R506	Bursa	3	89.30	4
R551	Fascia (Dupuytren) — partial	3	137.40	4
R552	— complete	3	274.75	5
R522	Muscle — simple		I.C.	I.C.
R523	— complex		I.C.	I.C.
	Reconstruction — Pseudarthrosis			
R363	Malleoli	3	178.60	4
R321	Tarsals/metatarsals/phalanx	3	171.70	4
	Reconstruction — Osteotomy			
R259	Os calcis	3	206.10	4
R276	Metatarsals and phalanx	3	103.00	4
E596	— each additional, add		27.50	
R277	Midtarsal/tarsal	3	171.70	4
R337	Shortening metatarsal — one	4	137.40	4
R338	— two or more	4	171.70	4
	Reconstruction — Forefoot			
R430	Claw and hammer toe	3	96.20	4
E594	— each additional hammer toe, add		27.50	
R304	Hallux Valgus — Mayo, Keller	3	137.40	4
R355	— Joplin, McBride	3	188.90	4
R360	Major forefoot reconstruction-max	3	274.75	5
R446	Overlapping 5th toe	3	96.20	4
	Reconstruction — Club Foot			
R408	Posterior or medial release	4	206.10	4
R448	Posteromedial release, lateral shortening, tendon transfers and fusion	4	274.75	4
R546	Plantar fasciiorrelease (Steindler)	3	68.70	4
	Reconstruction — Ligaments			
R597	Ankle — simple/one	3	137.40	4
R548	— extensive/multiple	3	309.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
	FOOT AND ANKLE - Cont'd		S	
	Reconstruction — Tendons			
R640	Exploration — tendon sheath	3	89.30	4
	Tenolysis — extensive release			
R556	— one	3	137.40	4
E599	— each additional, add		61.80	
	Tendon transfer foot and ankle			
R565	— single	3	171.70	4
E055	— each additional, add		61.80	1 (max.)
R572	Tenodesis	3	171.70	4
R560	Graft	4	171.70	4
E053	— each additional, add		61.80	
R557	Lengthening or shortening — one	3	137.40	4
E050	— each additional, add		61.80	
R578	Suture extensor tendon — one	3	89.30	4
E580	— each additional, add		34.30	
R585	Suture flexor tendon — one	3	151.10	4
E581	— each additional, add		61.80	
R589	Achilles tendon repair — early	3	137.40	4
R587	— late	3	274.75	4
R579	Tenotomy (open) — one toe		61.80	4
R581	— more than one toe		137.40	4
Z229	(closed) — one toe (I.O.P.)		34.30	4
Z243	— more than one toe (I.O.P.)		68.70	4
	Achilles or tibialis anterior/posterior tenotomy			
R544	— open	3	68.70	4
R555	— closed		34.30	4
	Reduction — Fractures			
F074	Ankle — no reduction, rigid immobilization		48.10	
F075	— closed reduction	3	103.00	4
F076	— open — one malleolus	4	154.50	4
F077	— multiple malleoli or ligaments	4	206.10	5
	Ankle fracture with tibial Plafond burst			
F104	— closed	3	171.70	4
F108	— open	4	257.60	6
	Metatarsus — no reduction			
F061	— one or more		34.30	
F062	— with rigid immobilization		48.10	
F063	— closed reduction — one or more	3	61.80	4
F064	— open reduction — one	4	85.90	4
F065	— two or more	4	154.50	4
F070	Os calcis — no reduction — rigid immobilization		68.70	
F071	— closed reduction		85.90	4
F072	— open reduction	4	171.70	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FOOT AND ANKLE - Cont'd	Asst.	Surg.	Anaes.
		5		
	Phalanx — no reduction			
F056	— rigid immobilization — one		34.30	
E560	— each additional ...		6.90	
F058	— closed reduction — one		41.20	4
E561	— each additional		17.45	
F060	— open reduction	4	85.90	4
	Tarsus excluding os calcis			
F066	— no reduction — rigid immobilization		68.70	
F067	— closed reduction	3	85.90	4
F068	— open reduction	4	154.50	4
	Intra-articular fracture — I.P. joint			
F057	— closed reduction		54.95	
F059	— open reduction	3	103.00	4
	Reduction — Dislocations			
D035	Ankle — closed reduction		61.80	4
D036	— open reduction	4	137.40	4
R402	— recurrent	4	274.75	5
D027	Interphalangeal — closed		34.30	4
E578	— each additional		6.90	
D029	— open	4	85.90	4
D030	Metatarsophalangeal — closed		34.30	4
E579	— each additional		6.90	
D032	— open	4	85.90	4
D033	Tarsus — closed		85.90	4
D034	— open	4	154.50	4

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

		<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
	NOSE		5	
Z298	E.U.G.A. of nasopharynx (I.O.P.) — if only procedure performed		28.60	4
Z297	Insertion of prosthesis for nasal septal perforation (I.O.P.)		12.50	
	Endoscopy			
Z296	Fibreoptic endoscopy of upper airway (nasopharynx, hypopharynx or larynx) (I.O.P.) — if only procedure performed		10.70	
	Incision (I.O.P.)			
Z301	Drainage of abscess or haematoma of septum		25.00	4
Z302	Turbinate reduction — uni or bilateral (to include cautery, cryosurgery, turbinectomy)		39.35	4
	Excision			
Z304	Nasal polyp (I.O.P.) — single		14.30	
Z305	— multiple or involving general anaesthetic (unilateral)		39.35	4
Z308	— Choanal polyectomy (I.O.P.) — unilateral		39.35	4
Z309	Biopsy (I.O.P.) — single		12.50	
Z310	— Multiple or involving general anaesthetic		35.80	4
Z311	Removal of foreign body I.O.P. — simple		7.15	
Z312	— complicated, or involving general anaesthetic		35.80	
M010	Excision of intranasal dermoid	4	339.90	7
M011	Excision of other intranasal lesions	I.C.	I.C.	I.C.
	Reconstruction			
Note:	All procedures (including I.O.P.) connected with S.M.R. such as nasal polyectomy, turbinectomy, ethmoidectomy, etc. — add 50% of the listed benefit(s) for the other procedure(s)			
M012	Septoplasty		167.10	4
M013	Partial septorhinoplasty (excluding osteotomies)		254.00	7
M014	Septorhinoplasty		339.90	7
M019	— with autologous bone or cartilage graft		536.60	7
M024	— with non-autologous graft or implant		429.30	7
R319	Graft to nose — autologous, bone or cartilage (without septorhinoplasty)	4	254.00	4
R320	— non-autologous or — prosthetic implant (without septorhinoplasty)	4	164.60	4
Note:	M013, M014, M019, M024, R319, R320 — claims for these procedures require O.H.I.P. authorization. (See Surgical Preamble, paragraph (17)).			
M015	Septodermoplasty (to include fascial and other grafts)		214.65	4
M016	Repair of septal perforation		214.65	4

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

		Asst.	Surg.	Anacs.
	NOSE - Cont'd		5	
M017	Localization of cerebrospinal rhinorrhea (fluorescein injection)		59.00	4
M018	Endonasal augmentation for atrophic rhinitis — unilateral (including obtaining graft or preparing implant)		214.65	4
M020	Repair of choanal atresia — uni or bilateral	4	254.00	4
M021	Puncture and insertion of tube for choanal atresia — uni or bilateral		64.40	4
M028	Dilation of choanal atresia — uni or bilateral Rhinoplasty for reconstruction of cleft lip-nasal deformity (not to be billed with repair of cleft lip) — complex to include necessary grafts and septoplasty		28.60	4
M030	Tip and Septum Reconstruction only	4	425.50	7
M031	Tip and Septum Reconstruction only		178.50	4
	Treatment of Epistaxis (Nasal Haemorrhage)			
Z314	Cauterization (I.O.P.) — unilateral		7.90	4
Z315	Anterior packing (I.O.P.) — unilateral		1.60	4
Z316	Posterior packing (I.O.P.) — uni- or bilateral		25.00	4
M027	Ligation of external carotid artery — unilateral	6	107.30	6

ACCESSORY NASAL SINUSES

	Antrum or sinus lavage (I.O.P.)			
Z317	Proetz displacement		3.90	
Z319	Antral puncture and/or lavage — unilateral or bilateral		28.60	4
M054	Maxillary, intranasal antrostomy — unilateral	4	82.30	4
M055	Maxillary, Caldwell-Luc (intranasal antrostomy included) — unilateral	4	157.40	4
M056	Maxillectomy partial or complete	7	429.30	10
E947	— with orbital exenteration, add		214.65	
M057	Frontal trephine or sinusotomy		114.50	4
M058	Radical frontal sinusectomy		322.00	5
M063	Frontal osteoplastic flap for sinus obliteration (to include reconstruction)	7	536.60	10
M059	External frontal-ethmoidal sinusectomy and/or reconstruction — unilateral	4	322.00	6
M060	Intranasal ethmoidectomy — unilateral		103.70	4
M023	External or transantral ethmoidectomy — unilateral (to include Caldwell-Luc with transantral approach)	4	254.00	4
M061	Trans-septal sphenoidotomy or sphenoid sinusectomy		178.90	4
M064	External transethmoidal sphenoidotomy or sphenoid sinusectomy	7	429.30	10

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

		Asst.	Surg.	Anaes.
	ACCESSORY NASAL SINUSES - Cont'd		5	
M062	Vidian neurectomy — unilateral	4	322.00	4
M066	Closure of antral fistula			
	— minor		42.90	4
M067	— complex or involving general anaesthetic (to include Caldwell-Luc if necessary)		243.30	5
	LARYNX			
	Endoscopies (I.O.P.)			
Note:	When laryngoscopy and bronchoscopy or oesophago-bronchoscopy are carried out as combined procedures, the physician may claim for one or the other but not both.			
	Laryngoscopy			
Z321	Direct — with or without biopsy		43.90	6
Z322	— with removal of foreign body		75.10	6
Z323	— with removal of lesion(s)		103.70	6
Z343	— with dilation of larynx to include bronchoscopy if necessary		143.10	6
Z324	Indirect — with biopsy		23.25	6
Z325	— with simple removal of foreign body		23.25	6
E600	Using operating microscope — add to charges for laryngoscopy (i.e.: to Z321-Z323, Z327, Z328, Z330, Z342, Z343, Z348)		25.00	
	Introduction			
M080	Teflon augmentation larynx		121.80	6
	Excision (to include laryngoscopy)			
M081	Laryngectomy — total	6	500.85	13
M082	Laryngofissure	6	214.65	8
M084	Laryngectomy — segmental, including reconstruction	6	500.85	9
M085	Arytenoidectomy or arytenoidopexy or lateralization procedure	6	254.00	8
	Repair (to include laryngoscopy)			
M090	Laryngoplasty e.g. repair of stenosis and fractures transections		500.85	6
M089	Creation of tracheo-oesophageal fistula	3	107.30	4
Z320	Insertion of voice prosthesis (I.O.P.)		17.90	
Z303	Removal of laryngeal stent or keel		71.55	4

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code		Asst.	Surg.	Anaes.
	TRACHEA AND BRONCHI - Cont'd			
	Endoscopy (I.O.P.)		5	
Notes:	(1) When laryngoscopy and bronchoscopy or oesophago-bronchoscopy are carried out as combined procedures, the physician may claim for one procedure only.			
	(2) No claim should be made for bronchoscopy carried out immediately following thoracic surgery under the same anaesthetic by the same surgeon.			
	Bronchoscopy			
Z327	— with or without bronchial biopsy, suction or injection of contrast material		78.70	6
Z328	— with removal of foreign body		125.20	6
Z350	— with dilatation of stricture		110.90	6
Z351	— with selective endobronchial blocker or catheter insertion		110.90	6
Z352	— with palliative endobronchial tumour resection including laser or cryotherapy		125.20	6
Z342	— all 18 segmental with multiple concomitant random bronchial biopsies or brushings labelled as to site		125.20	6
Z349	— with transbronchial lung biopsy under image intensification only		114.50	6
E622	— any bronchoscopic procedure for patients under 2 years of age, add		53.70	
Z355	Quadroscopy or panendoscopy — with or without biopsy (nasopharyngoscopy); laryngoscopy, bronchoscopy, oesphogscopy) using separate instruments in search of malignant disease		125.20	6
	Tracheo-bronchial aspiration (I.O.P.)			
Z344	First procedure		25.00	
Z345	Subsequent procedures performed by same physician (Not to apply to operating surgeons, when respiratory unit benefits apply, or within the first two hours post-operatively.)		12.50	
Z326	Change of tracheostomy tube		7.70	
Z346	Transtacheal aspiration		15.00	
Z356	Closure of persistent tracheostoma			
	Incision (I.O.P.)		89.40	
Z741	Tracheostomy	3	101.60	5
Z738	Insertion of Montgomery "T" Tube — for tracheal or laryngo-tracheal stricture (including bronchoscopy and dilatation)	4	139.50	8

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	Description	Asst.	Surg.	Anaes.
		S		
	TRACHEA AND BRONCHI - Cont'd			
	Excision			
M102	Resection of cervical trachea with cricoid resection . . .	9	547.35	10
M103	Segmental resection of trachea with either sternotomy or thoracotomy	9	851.40	13
M104	Carinal resection (without pulmonary resection)	11	1073.25	15
E623	Re-operation after 30 days, add		271.90	
	Repair			
M100	Tracheal rupture, transcervical	9	432.90	10
M101	Tracheal-bronchial rupture, transthoracic	9	581.90	13
	CHEST WALL AND MEDIASTINUM			
	Excision			
M105	Chest wall tumour resection of 2 or 3 ribs or cartilages with reconstruction of chest wall	9	339.90	13
E601	— for each additional rib (more than 3) to a maximum of 3 additional, add		37.60	
E602	— with sternal resection, add		114.50	
M107	Total sternectomy with reconstruction	9	493.70	13
N284	Excision of first rib and/or cervical rib to include scaleneotomy when required		267.90	6
M106	Mediastinal tumour	9	425.70	13
	Repair			
	Chest wall (see Preamble, Part B, paragraph 25)			
M109	pleura — closed		I.C.	5
M110	— open		I.C.	13
M116	Chest wall fixation for trauma	4	239.70	6
E604	— for fixation of each additional rib exceeding four ribs, add		37.60	2
M117	Sternal fixation for trauma	4	171.70	6
R352	Pectus excavatum or carinatum repair (by reconstruction, not implant)	6	454.30	11
	Surgical Collapse			
M111	Thoracoplasty — one stage	9	207.50	10
E605	— for each additional rib (more than 3) to a maximum of 3 additional, add		37.60	
Z742	Phrenicotomy (I.O.P.)	3	68.00	5
	Incision			
Z353	Incisional biopsy of chest wall tumour (I.O.P.)	3	60.80	4
Z354	Excisional biopsy of rib for tumour (I.O.P.)	4	91.20	6
Z357	Thoracic window creation I.O.P.	5	143.10	7
Z358	Thoracic window closure I.O.P.	4	71.55	6

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	CHEST WALL AND MEDIASTINUM - Cont'd	Asst. Surg. Anaes.	
		S	
	Endoscopies (I.O.P.)		
Z329	Mediastinoscopy	125-20	6
Z330	with bronchoscopy	164-60	6
Z333	— with transbronchial biopsy under image intensification (including bronchoscopy)	182-45	6
Z348	with bronchoscopy and mediastinotomy	232-50	6
Z347	Anterior mediastinotomy — when sole procedure performed	3 132-40	6
	LUNGS AND PLEURA		
	Introduction — Thoracentesis (I.O.P.)		
Z331	Aspiration for diagnostic sample	16-45	
Z332	Aspiration with therapeutic drainage with or without diagnostic sample	30-05	4
E606	Administration of chemotherapy or sclerosing agent, add	7-15	
Z334	Total Unilateral lung lavage with or without bronchoscopy using double lumen tube and single lung anaesthesia	113-20	3
	Endoscopy (I.O.P.)		
Z335	Thoracoscopy or pleuroscopy, with or without pleural biopsy, suction etc	71-55	5
	Incision		
Z340	Biopsy of lung, needle (I.O.P.)	50-10	4
Z336	Biopsy of pleura, needle (I.O.P.) — including diagnostic aspiration	27-30	4
Z341	Closed drainage — effusion or pneumothorax (I.O.P.)	41-50	4
E606	— with administration of chemotherapy or sclerosing agent, add	7-45	
Z337	Rib resection for drainage (I.O.P.)	6 83-85	6
M133	Thoracotomy for removal of foreign body	9 257-60	13
M137	Thoracotomy with or without biopsy	9 257-60	13
M134	Thoracotomy for post-operative haemorrhage or empyema	9 257-60	13
M132	Thoracotomy with repair of ruptured diaphragm	9 332-70	13
M130	Closure of broncho-pleural fistula (transthoracic or trans-sternal)	9 361-30	13
E609	— with intercostal muscle bundle, add	83-35	
E610	— with myovascular flap (pectoralis major, latissimus dorsi, rectus abdominis, add	118-90	
M135	Major decortication of lung for empyema or tumour	11 361-30	15
Z339	Intercostal drainage with insufflation of sclerosing agent under general anaesthesia (I.O.P.)	4 125-20	6

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	LUNGS AND PLEURA - Cont'd	Asst. Surg. Anaes.	
		\$	
Excision			
Z338	Biopsy of pleura or lung — with limited thoracotomy (I.O.P.)	9	135.70 13
M138	Hilar lymphnode or lung biopsy with full thoracotomy	9	271.70 13
M142	Pneumonectomy — with or without radical mediastinal node dissection or pericardial resection requiring repair	10	629.60 14
E612	— total extra-pleural pneumonectomy, add		78.70
E613	— sleeve pneumonectomy, add		164.60
E614	— omental graft, add		110.70
E615	— intra-pericardial dissection, add		53.70
M143	Lobectomy with or without radical mediastinal node dissection	10	629.60 13
E616	— bi-lobectomy on right side, add		93.00
E617	— with pleural tent, add		53.70
E618	— with decortication of remaining lobe(s)		78.70 2
E619	— sleeve lobectomy, add		110.90
E620	— with wedge bronchoplasty, add		53.70
E621	— with diagnostic wedge resection, add		26.80
E624	— with completion pneumonectomy for positive resection margin, add		71.55
E625	— with sleeve resection of pulmonary artery, add		93.00
M144	Segmental resection, including segmental bronchus and artery	10	629.60 13
M145	Wedge resection of lung	10	293.35 13
E608	— each additional (to a maximum of three)		41.85
M151	Bullectomy for major bullous disease	10	418.60 13
M149	Pleurectomy, and/or apical bullectomy for pneumothorax	10	293.35 13
E607	Re-operation, (more than 30 days subsequent to previous excision) add to appropriate excision benefit		103.70

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

	<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
Code	\$		
R700			
			25
Note:	This code REPLACES PROCEDURAL BASIC code when hypothermia is used where basic is less than 25 units.		
E650		243.30	28
Z743			
Z780		196.90	5
Z744		143.10	5
Z781		78.70	5
Z751			
Z782		82.30	5
E655			
Z759		114.50	
E658			
		125.20	6
		150.25	

HEART AND PERICARDIUM

Note: The benefit for gas endarterectomy of a coronary artery is the same as for coronary endarterectomy.

Cardiac massage

— closed (see Resuscitation on page .)

R765		13	143.10	13
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SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	HEART AND PERICARDIUM - Cont'd	Asst. Surg. Anaes.		
			\$	
R752	Atrio-ventricular sequential pacemaker with permanent atrial and ventricular endocardial electrodes	4	300.50	5
R751	Implantation of epicardial electrode(s) plus implantation of pack	6	307.70	20
Z411	Replacement of pack (I.O.P.)	3	93.00	5
Z412	Replacement or repair of pacemaker lead (I.O.P.)	3	68.00	5
M137	Thoracotomy — with or without biopsy	9	257.60	13
M134	— for post-operative hemorrhage	9	257.60	13
Z401	Aspiration of pericardium (I.O.P.)		46.50	
R750	Open biopsy of pericardium and drainage (transthoracic or epigastric)	13	207.50	13
R748	Pericardiectomy — one side open	13	422.10	20
R749	— both sides open or sternal split	13	669.00	20
R712	Cardiotomy with exploration	18	343.40	20
R713	— with removal of foreign body	18	422.10	20
R714	— with removal of tumour	18	343.40	20
	— electrophysiologic mapping of heart			
E660	— epicardial, add		85.90	
E661	— endocardial and/or HIS Bundle, add		117.70	
E662	— division of accessory conduction pathways, add		42.90	
R920	Excision — ventricular tumour	18	497.20	28
R746	— ventricular aneurysm	18	601.00	28
R747	— aneurysm of sinus of Valsalva	18	543.80	28
R741	Coronary — endarterectomy	18	490.10	20
E651	— when done in conjunction with coronary artery repair, add		132.40	
	Coronary artery repair			
R742	— one	18	618.90	20
R743	— two	18	840.70	20
E654	— each additional		132.40	
	Implantation of internal mammary			
E652	— done in conjunction with coronary artery repair, add		128.80	
R739	— sole procedure — single	18	486.50	20
R740	— double	18	601.00	20
	Ligation or division patent ductus			
R754	— infant or child	13	343.40	20
R755	— adolescent or adult	13	508.00	20
	Interruption of bronchial collateral arteries (one or more arteries)			
R857	— sole procedure	13	508.00	20
E663	— when done in conjunction with other cardiac surgery, add		121.60	
R757	Resection coarctation — infant	13	440.00	20

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

		Asst.	Surg.	Anaes.
Code	HEART AND PERICARDIUM - Cont'd		S	
R756	— child	13	422.10	20
R758	— adolescent or adult	13	558.10	20
R759	Congenital heart procedures — e.g. Blalock, Glenn, Potts, Waterston or Central	13	422.10	20
R763	Creation of ASD — by balloon septostomy	9	207.50	9
R762	— by thoracotomy or Sterling Edwards	18	422.10	20
R715	Closure atrial septal defect: secundum	18	422.10	20
R716	— endocardial cushion and valve defect	18	651.10	20
R717	— with anomalous pulmonary venous drainage	18	550.90	28
R718	Closure of ventricular septal defect	18	550.90	28
	Repair			
	Total repair Tetralogy of Fallot			
R720	— with or without previous arterial shunt	18	733.40	28
R722	Total anomalous pulmonary venous drainage	18	651.10	28
R723	Total correction transposition of great vessels	18	651.10	28
R721	Arterial repair of transposition	18	976.65	28
R921	Complete A-V canal	18	858.60	28
R922	Single ventricle	18	976.65	28
R923	Double outlet — right/left ventricle	18	858.60	28
R924	Double outlet ventricle with transposition	18	976.65	28
R925	Truncus arteriosus	18	976.65	28
R926	Interrupted aortic arch	18	858.60	28
R927	Aorto-pulmonary window	18	550.90	28
R928	R-V outflow tract with valve and tubular graft	18	615.30	28
R929	Debanding arterioplasty of pulmonary artery	18	547.35	28
R768	Pulmonary artery banding	13	343.40	20
R769	— with pressure studies by anaesthetist, extra/hour			5
R770	Correction of cor triatriatum	18	483.00	20
R771	Vascular ring	18	422.10	20
	VALVES			
R724	Pulmonary valvotomy	18	422.10	28
R725	Pulmonary valvotomy and infundibular resection	18	483.00	28
R772	Pulmonary valve replacement	18	463.00	28
R726	Tricuspid valvotomy	18	450.80	20
R727	Tricuspid annuloplasty	18	422.10	20
R728	Tricuspid valve replacement	18	483.00	28
R729	Mitral valvotomy	18	457.90	20
R730	Mitral valvotomy — restenosis	18	525.90	20
R734	Mitral annuloplasty	18	615.30	20
R735	Mitral replacement	18	615.30	28
R930	Aortic valvuloplasty	18	554.50	28
R736	Aortic valvotomy	18	450.80	20

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code		Asst.	Surg.	Anaes.
	VÁLVES - Cont'd		\$	
R737	Aortic infundibular resection (ventriculomyotomy) . . .	18	572.40	28
R738	Aortic valve replacement	18	665.40	28
R863	Replacement of aortic valve, replacement of ascending aorta, and re-implantation of coronary arteries (modified Bentall procedure)	18	1409.50	28
Note:	Multivalvular replacement — (R728, R735, R738, R772) — the benefit will be that for the major valve replaced plus 85% of the benefit for the additional valve or valves.			

ARTERIES

	Cannulation for infusion chemotherapy			
R775	— superficial temporal artery	3	61.90	4
R776	— hepatic artery	6	139.50	6
R778	— carotid	5	93.00	5
E696	— with pump bypass, add		243.30	
R782	Gas embolization of peripheral arteries — complete care		27.50	
R760	Regional isolation perfusion e.g. iliac	10	269.30	10
R764	Exploration of major artery	6	178.90	1.C.

Incision

Z402	Arteriotomy (I.O.P.)		75.10	4
Note:	Not allowed in addition to other major cardiovascular surgery when performed at same time.			

Repair — traumatic

R790	suture of lacerated major artery	4	207.50	4
R795	Repair of lacerated major artery (including patch angioplasty)	10	325.55	10
R862	— by interposition graft or bypass graft	10	432.90	10

Ligation

R781	Ligation of artery (as sole procedure) — by region etc.*	3	68.00	1.C.*
R788	— internal maxillary artery (Caldwell Luc approach)	7	268.30	10
R789	— anterior ethmoid artery	6	100.20	6
R708	— internal iliac artery (uni or bilateral)	7	228.30	10

Excision and/or Repair:

- Notes:
- (1) Repair of artery implies either endarterectomy and/or by-pass graft:
 - (2) The benefits listed for by-pass grafts include endarterectomy and/or thrombectomy of the artery being repaired
 - (3) The benefit for gas endarterectomy of coronary artery should be the same fee as for coronary endarterectomy

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	ARTERIES - Cont'd	Asst. Surg. Anaes.		
		S		
Note:	For excision of glomus tumour see Z811 (page).			
R815	Arterioplasty with or without patch graft (other than listed below)	10	343.40	10
R792	Carotid — endarterectomy	10	501.40	10
R796	— carotid body tumour	10	501.40	10
R798	— aneurysm — reconstruction or excision with graft	10	536.60	10
	Aortic arch reconstruction			
R830	— Innominate	10	565.20	10
R831	— Subclavian	10	565.20	10
R832	— Vertebral	10	565.20	10
E659	— with thoracotomy, add	3	109.10	7
	Thoracic aorta aneurysm — repair or excision with graft			
R799	— ascending	10	951.60	20
R800	— arch	10	1184.15	20
R801	— descending, with or without temporary shunt	10	826.00	20
R802	Abdominal aorta — aneurysm	10	787.05	17
R816	— plus unilateral common femoral repair	10	858.60	17
R817	— plus bilateral common femoral repair	10	930.15	17
E626	— plus implantation of inferior mesenteric artery, add		114.50	
E627	— ruptured, add		157.40	
E628	— ruptured plus unilateral common femoral repair, add	10	157.40	17
E629	— ruptured plus bilateral common femoral repair, add	10	157.40	17
	Mesenteric or celiac artery repair			
R811	— aneurysm	10	268.30	10
R935	— removal of band only	10	268.30	10
Note:	Use R935 for excision of coeliac ganglion.			
R936	— endarterectomy or graft	10	565.20	10
	Aorto-iliac repair			
R783	— including common iliac repair (uni- or bilateral)	10	658.30	17
R784	— plus unilateral common femoral repair	10	776.30	17
R785	— plus bilateral common femoral repair	10	865.75	17
R814	— embolectomy or thrombectomy of bifurcation (aorta or graft)	10	300.50	10
R858	— total removal of infected aortic graft (stem and limbs) (arterial reconstruction extra)	10	601.00	17
E664	— with closure of duodenum, add		82.30	

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	ARTERIES - Cont'd	Asst.	Surg.	Anaes.
R859	— partial removal of infected aortic graft (one limb only) (arterial reconstruction extra)	10	\$ 225.40	10
R806	Renal artery repair	10	565.20	10
R805	Renal artery — aneurysm — reconstruction or excision with graft	10	565.20	10
R807	Splenic artery aneurysm — reconstruction or excision with graft	10	268.30	10
R786	Iliac repair (to include internal iliac aneurysm)	10	525.90	10
R937	Ilio-femoral bypass graft	10	525.90	10
	Per-obturator ilio-femoral graft			
R860	— with saphenous vein	10	586.70	10
R861	— with prosthetic graft	10	572.40	10
R855	Common femoral/profunda femoris repair (when sole procedure performed)	10	369.90	10
R856	Extended profundoplasty (profunda femoris)	10	511.60	10
Notes:	(1) Common femoral artery repair (eg. R784, R785) includes repair to the profunda femoris artery as far as the first major branch.			
	(2) If the repair extends beyond the first major branch of the profunda femoris artery, R815 may be claimed in addition.			
	(3) If the repair extends beyond the second major branch of the profunda femoris artery, R856 instead of R815 may be claimed in addition.			
R933	Axillo-femoral, femoro-femoral, or axillo-axillary graft	10	429.30	10
R934	Aorto-femoral unilateral graft	10	565.20	17
R808	Femoral aneurysm — reconstruction or excision with graft	10	393.50	10
R864	Repair of false aneurysm at groin anastomosis	10	583.10	10
R809	Femoral — popliteal endarterectomy	10	497.30	10
	Femoral — popliteal or cross bypass graft with or without endarterectomy			
R791	— with saphenous vein	10	550.90	10
R794	— with prosthetic graft	10	493.70	10
	Femoro-anti/post. tibial/peroneal bypass graft with or without endarterectomy			
R787	— with saphenous vein	10	654.70	10
R780	— with prosthetic graft	10	572.40	10
R810	Popliteal aneurysm	7	525.90	10
	Peripheral arteries other than listed			
R812	— aneurysm	7	268.30	10
R813	Embolectomy — artery or graft	7	211.10	10
R867	Thrombectomy — artery or graft	7	196.80	10
E649	— when done in conjunction with other vascular repairs, add		71.55	
R866	Gastric devascularization — when sole procedure	10	357.75	10

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	VEINS	Asst. Surg. Anaes.		
		5		
R827	Creation of A V fistula	4	232.50	6
R848	Erasure and coagulation	3	68.00	4
	Excision			
	Resection of A V aneurysm or fistula with or without major graft			
R825	— major aneurysm by region*	10	640.40	C.*
R826	— minor aneurysm etc.	10	318.40	I.C.
E696	— with pump by-pass, add		243.30	-
R847	Stasis ulcer and skin graft — per leg	3	139.50	3
R845	Stasis ulcer, multiple ligation and skin graft — per leg	5	236.10	5
	Ligation			
Z745	Saphenous (IOP)		34.00	4
Z746	Femoral (IOP)	3	49.00	4
Z747	Popliteal (IOP)	3	49.00	4
Z748	Internal jugular (IOP)	5	97.70	5
RS39	Internal iliac	6	257.60	10
R834	I.V.C. — transabdominal	6	289.80	10
R838	— transvenous	6	196.80	10
Note:	Use R838 for insertion Mobin Uddin Umbrella Filter.			
	Ligation, Avulsion, Electrocoagulation			
R837	Multiple	4	101.60	4
E656	— plus stripping, add		68.00	1
R844	And/or stripping — recurrent varicose veins	5	239.70	5
R842	Extra fascial and sub-fascial incompetent perforators by full fascial technique	5	246.80	6
E653	plus stripping add		82.30	
	Repair			
RS20	Lacerated major vein	4	139.50	4
R835	SVC bypass graft	7	497.30	17
F696	— with pump by-pass, add		243.30	
R836	Pulmonary embolectomy	18	565.20	20
R828	Ilio-femoral thrombectomy with or without femoral vein ligation	10	289.80	10
E657	plus I.V.C. ligation, add		289.80	
RS29	Thrombectomy other than above (see Preamble, Part B, paragraph 25)	I.C.	I.C.	I.C.
R865	Distal spleno-renal shunt	10	826.40	10
	Anastomosis			
RS22	Porto-caval	10	601.00	10
R823	Spleno-renal — abdominal approach	10	733.40	10
RS21	— transthoracic approach	10	733.40	13
RS24	Meso-caval	10	565.20	10

SURGICAL PROCEDURES

OPERATIONS ON THE HAEMIC AND LYMPHATIC SYSTEMS

Code		Asst.	Surg.	Anaes.
	SPLEEN AND MARROW		\$	
	Incision (I.O.P.)			
Z404	Splenic puncture and aspiration		53-70	4
Z403	Bone marrow aspiration		22-90	
Z408	Bone marrow core biopsy (with biopsy needle)		41-30	4
Note:	(1) Z408 may not be allowed with Z403 (Not the same as Z403.)			
	(2) Bone marrow interpretation — see L802 Laboratory Medicine Schedule			
Z430	Bone marrow transplantation (aspiration from donor and infusion into recipient) — team benefit (I.O.P.)	7	375-60	8
Note:	Z430 — bone marrow transplantation is not a benefit of OHIP for treatment of some conditions. Please refer to OHIP District Office for qualifying diagnoses.			
	Excision			
R905	Splenectomy — partial or complete	7	318-40	7
	LYMPH CHANNELS			
	Excision			
R907	Cystic hygroma — unilateral	4	225-40	6
	Anastomosis			
R846	Micro lympholympho or lymphovenous anastomosis	7	450-80	7
	LYMPH NODES			
	Incision			
Z410	Drainage of sub-fascial abscess (I.O.P.)		49-00	4
	Excision			
R910	Neck — limited e.g. submandibular supra omohyoid	6	178-90	6
R911	— radical	6	377-10	8
R915	— modified radical including functional with preservation of spinal accessory nerve	6	450-80	8
R912	Ileinguinal, radical resection	6	318-40	8
	Axillary or inguinal nodes			
R913	— radical resection	4	239-70	6
R914	— limited resection	4	128-80	4
	Biopsy I.O.P.			
Z405	— cervical, axillary, inguinal	4	41-30	4
Z406	— scalene	4	12-30	4

SURGICAL PROCEDURES

OPERATIONS ON THE HAEMIC AND LYMPHATIC SYSTEMS

Code	LYMPH NODES - Cont'd	<u>Asst. Surg. Anaes.</u>		
			S	
Z578	— multiple para-aortic lymph nodes	6	49.00	6
	— percutaneous retroperitoneal			
Z407	— one group	4	57.20	4
Z409	— two or more groups	4	85.90	4
R916	Re-exploration of vascular graft and closure of lymph fistula in groin	4	120.80	6

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

		<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
Code	ORAL CAVITY AND PHARYNX— to include naso-pharynx, oropharynx, hypopharynx except where otherwise specified		\$	
	Incision			
S001	Drainage of oropharyngeal abscess		69.40	05
Z524	Drainage of lateral pharyngeal or deep neck abscess (external approach)	3	107.30	4
Z506	Drainage of alveolar abscess, general anaesthetic (I.O.P.)		25.00	4
Z507	Palate abscess (I.O.P.)		25.00	4
Z501	Biopsy (I.O.P.)		25.00	
Z537	— involving general anaesthetic		53.70	4
	Tongue tie, release of — (I.O.P.)			
Z111	infant		10.70	
Z112	child or adolescent — local anaesthetic		10.70	
Z113	— general anaesthetic		35.80	4
S031	Palatal Fenestration		107.30	4
	Excision			
Z502	Excision of lesion (I.O.P.)—less than 2 cms.	3	35.80	4
S003	— 2 to 4 cms.	4	150.25	6
S006	— over 4 cms.	4	250.40	6
S004	Excision of ranula	3	107.30	4
S005	Composite resection of primary tumour, e.g. mouth, tongue, tonsil or pharynx plus ipsilateral mandible	10	343.40	12
E705	— with ipsilateral neck dissection, add		168.10	
S050	Cryotherapy for treatment of premalignant or malignant lesion(s) of oral cavity or sinuses			
	— minor — initial		60.80	4
S052	— intermediate		107.30	4
S054	— major		178.90	6
S018	Glossectomy — partial	6	128.80	8
S019	— complete	6	196.80	8
Z109	Wedge excision of lesion (I.O.P.)		42.90	4
S020	Glossoplasty	4	96.60	4
S023	Extraction of tooth (complete care) — single		13.40	4
E700	— each additional tooth		8.40	
S028	Dentigerous cyst	4	46.50	4
S900	Basic units for anaesthesia with any unlisted dental surgical procedure performed by a dental or oral surgeon (see also OHIP Bulletin #4069)			I.C.

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
Z522	SALIVARY GLANDS AND DUCTS - Cont'd Excision small tumour (I.O.P.)	4	35.80	4
	Reconstruction			
S049	Plastic repair of duct	4	143.10	4
Z511	Dilation and/or probing of duct (I.O.P.)		21.50	4
S057	Submandibular duct relocation	6	259.00	6
	LIPS			
	Incision			
Z503	Biopsy (I.O.P.)		25.00	4
	Excision			
S011	Wedge resection of lip — vermillion	3	50.10	4
S010	Wedge resection of lip with plastic repair	3	168.10	4
Z504	Excision of lesion (I.O.P.)	3	42.90	4
S012	Lip shave — vermilionectomy	3	143.10	4
	Reconstruction			
S013	Hare lip — unilateral	6	243.30	8
S014	Reconstruction with lip switch flap	6	307.70	8
S015	Complex reconstruction or revision of previous repair and excision (see Preamble, Part B, paragraph 25)		I.C.	I.C.
	OESOPHAGUS			
Note:	For procedures on the Oesophagus, the following basic units for assistants and anaesthetists will apply except if a basic benefit is listed:			
S073	Cervical approach	6		7
S074	Thoracic approach	10		13
S075	Abdominal approach	7		8
	Endoscopies (I.O.P.)			
Z515	Oesophagoscopy, with or without biopsy		50.10	4
Z516	with removal of foreign body		82.30	4
Z517	Oesophagoscopy with injection of varices — initial		89.40	4
Z518	— subsequent within 30 days		64.40	4
Z519	Oesophagoscopy with dilation		96.60	4
Z520	Oesophago-bronchoscopy with or without biopsy		93.00	6
Z567	Subsequent procedure (within three months following previous endoscopic procedure)		53.70	6
Z399	Oesophagoscopy-gastroscopy with or without duodenoscopy — elective		75.10	4
Z400	— for active bleeding		82.30	4

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

		Asst.	Surg.	Anaes.
	OESOPHAGUS - Cont'd		\$	
E701	— with laser coagulation or diathermy, add		22.50	
E698	— with pneumatic dilation, add		71.55	
Z568	Subsequent procedure (within three months following previous endoscopic procedure)	50.10		4
E702	— with multiple (3 or more) biopsies of specific lesion, add		10.70	
E703	— with snare polypectomy, add		35.80	
E799	— each additional polyp, add — (to a maximum of 2 additional polyps)		17.90	
	Incision			
	Oesophagostomy			
S084	Cervical — other than neonatal		135.90	
S085	— neonatal		207.50	
	Intrathoracic oesophagus tube			
S082	— via laparotomy		279.00	6
S083	— via oesophagoscope (includes Z515)		207.50	6
S081	Transoesophageal division of oesophageal varices		357.75	
S080	Oesophageal — gastric devascularization (including splenectomy and oesophageal division/anastomosis		590.30	
	Excision			
S087	Intrathoracic diverticulum		329.10	
S088	Crico pharyngeal myotomy		264.70	
E699	— with diverticulum excision, add		25.00	
S089	Partial oesophageal resection and reconstruction (including intestinal transposition)		701.20	17
S090	Total thoracic oesophageal resection		590.30	13
E730	with reconstruction, add		357.75	4
	Repair			
S161	Oesophageal myotomy, partial (below aortic arch)		386.40	
E758	— with oesophageal hiatus hernia repair; add to S161		143.10	
E699	— with diverticulum excision, add		25.00	
S100	Total thoracic oesophageal myotomy when sole procedure performed		490.10	
E758	— with oesophageal hiatus hernia repair, add to S100		143.10	
S091	Oesophageal hiatus hernia — abdominal or transthoracic approach with fundal plication		364.90	
S092	— recurrent		468.65	

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

		Asst.	Surg.	Anaes.
Code	OESOPHAGUS - Cont'd		\$	
E744	— with gastroplasty, add (to S091 or S092)		75.10	
E742	— When S091 or S092 with or without gastroplasty is done in conjunction with cholecystectomy and/or vagotomy with or without drainage procedures, add E742 (to S091, S092, with or without E744) for each additional procedure(s) performed		143.10	
S095	Oesophageal stricture (Thal) — may include oesophageal hiatus hernia repair with or without gastroplasty		422.10	
S096	Ruptured oesophagus, suture and drainage		329.10	
S097	Oesophago-gastrostomy for by-pass (when sole procedure performed)		350.60	
S098	Oesophageal bypass, abdomen to neck — with stomach		572.40	
S099	— with colon or jejunum		787.05	
	Suture			
S102	Closure of oesophago-tracheal fistula (includes oesophageal reconstruction and lengthening if necessary)		404.25	
	Dilation of Oesophagus (I.O.P.) — when sole procedure performed.			
Z529	Passive (bougie) — initial-session		26.80	
Z530	— repeat session (within three months following previous dilation)		17.90	
Z525	Pneumatic		71.55	
Z523	With rigid dilators guided over a string or wire		35.80	
Z531	Repeat dilations during the same admission		17.90	
	STOMACH			
	Endoscopies (I.O.P.)			
Z527	Gastroscopy (with or without biopsy or photography)		50.10	4
Z547	Gastroscopy with removal of foreign body		68.00	4
Z528	Subsequent (within three months following previous gastroscopy)		42.90	4
	Incision			
S116	Gastrotomy — with removal of tumour or foreign body	6	196.80	7
E731	— with suture of bleeding peptic ulcer, add		53.70	2
S117	Pyloromyotomy (Ramstedt's)	5	200.30	10
S118	Gastrotomy	6	157.40	7
E697	— with repair of Mallory Weis laceration, add		93.00	

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
	STOMACH - Cont'd		\$	
E707	— when done with another intra-abdominal procedure		41.50	
	Excision			
Z526	Biopsy — (Incisional) by gastrotomy (I.O.P.)		48.65	
Z533	— by intubation (I.O.P.)		23.25	
	Gastrectomy			
S122	Wedge resection for ulcer	7	225.40	7
E708	with vagotomy, add		53.70	
E713	with previous partial gastrectomy, add		89.40	
S123	Partial or subtotal — distal	7	411.40	8
S125	— proximal	7	450.80	8
E731	with suture of bleeding peptic ulcer, add		53.70	2
E708	with vagotomy, add		53.70	
E709	with cholecystectomy, add		68.00	
E706	with choledochotomy, add		78.70	
E711	after previous gastro-enterostomy, add		68.00	
E712	After previous vagotomy, and pyloroplasty, add ...		68.00	
E713	After previous partial gastrectomy, add		89.40	
S128	Total gastrectomy, with or without splenectomy	7	618.90	9
E709	— with cholecystectomy, add		68.00	
E706	— with choledochotomy, add		78.70	
S129	Conversion of previous gastrectomy to Roux-en-y	7	457.20	9
S131	Vagotomy — truncal or selective	7	239.70	7
S124	— highly selective (as sole procedure without pyloroplasty or gastroenterostomy)	7	314.80	7
S121	Transabdominal vagotomy after previous vagotomy ..	7	271.90	8
S120	Gastric bypass or partition, for morbid obesity	7	404.25	10
	Repair			
S132	Pyloroplasty	7	225.40	7
S133	Pyloroplasty and vagotomy	7	343.40	7
E731	— with suture of bleeding peptic ulcer, add		53.70	2
S137	Pyloroplasty or gastroenterostomy plus vagotomy and cholecystectomy	7	500.85	8
E721	— with choledochotomy, add		78.70	1
S134	Gastroduodenostomy or gastrojejunostomy	7	225.40	7
E716	— either of above plus vagotomy add		110.90	
E711	— after previous gastroenterostomy, add		68.00	
E721	— with choledochotomy, add		78.70	1
	Suture			
S138	Closure of gastrostomy or other external fistula of stomach	5	193.20	6
S139	Gastrorrhaphy (for perforated ulcer or wound)	6	200.30	7

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
S140	STOMACH - Cont'd Closure of gastrocolic fistula	7	375.60	7
Introduction				
Z534	Gastric Cooling (I.O.P.) — ice water lavage of stomach		19.00	
Z532	Gastric Cooling (I.O.P.) — oesophagogastric balloon, with alcohol coolant continuously recirculated		63.00	4
INTESTINES (EXCEPT RECTUM)				
Endoscopies (I.O.P.)				
Z560	Duodenoscopy (not allowed if Z399 and Z400 performed on same patient within three months) ...		64.40	4
Z561	— with cannulation of pancreatic and/or common bile duct (see also code Z558, page)		143.10	4
Z749	Subsequent procedure (within three months following previous endoscopic procedure)		50.10	4
Z555	Endoscopy — of sigmoid to descending colon		37.60	4
E740	— to splenic flexure, add		41.10	
E741	— to hepatic flexure, add		21.50	
E747	— to caecum, add		21.50	
E717	—if biopsy and/or coagulation of angiodysplastic lesion(s) (one or more), add		17.90	
E749	— when Z555 rendered in private office, add		11.40	
Note:	for sigmoidoscopy with rigid scope, see page			
Z570	Fulguration of polyp through colonoscope		30.80	4
E719	— each additional polyp, add — (maximum of 4 additional polyps)		15.40	
Z571	Excision of polyp through colonoscope		100.20	4
E720	— each additional polyp, add — (maximum of 2 additional polyps)		50.10	
Incision				
Enterotomy				
S149	Ileostomy	6	239.70	7
S150	Small intestine — including excision of polypi or biopsy	6	239.70	7
S151	Insertion of feeding enterostomy	6	193.20	7
E737	— when done with another intra-abdominal procedure add		48.65	
S154	Large intestine — including excision of polypi	6	239.70	7
S155	Colonoscopy with laparotomy	6	225.40	7
S156	Exteriorization of intestine (Mickulicz)	6	225.40	6
S157	Colostomy	6	239.70	6
S158	Caecostomy	6	178.90	6

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

		Asst.	Surg.	Anaes.
Code	INTESTINES (EXCEPT RECTUM) - Cont'd		\$	
S160	Entero-enterostomy	6	239.70	7
	Excision			
S162	Local excision of lesion of intestine	6	239.70	7
Z750	Resection of exteriorized intestine (I.O.P.)	6	48.65	6
	Resection with anastomosis			
	Small intestine			
S164	duodenum	6	357.75	7
S165	other	6	336.30	7
	Small and large intestine			
S166	terminal ileum, caecum and ascending colon	7	397.10	7
S167	Large intestine — any portion	7	397.10	7
E714	Repair of entero-cutaneous fistula in conjunction with bowel resection, add		45.10	
S168	Ileostomy, subtotal colectomy	7	543.80	7
S169	Total colectomy with ileo-rectal anastomosis	9	636.80	9
S171	Left hemicolectomy with anterior resection or proctosigmoidectomy (anastomosis below peritoneal reflection and mobilization of splenic flexure)	7	543.80	7
S172	Total colectomy with mucosal proctectomy with ileal pouch, ileoanal anastomosis and loop ileostomy	9	1,126.90	10
S170	Ileostomy plus total colectomy plus abdomino-perineal resection	9	751.30	10
S173	2-Surgeon team — abdominal	9	636.80	10
S174	— perineal		186.00	
E738	— with continent ileostomy, add to S168, S169, S170, S173 or S174		250.40	
E718	Bowel resection following previous resection with anastomosis, or following S217, S213, S214 or S215, add		93.00	
Note:	E718 is not to be added to S181, S182, S185, S191, S192, S193 or S218.			
S188	Bowel resection without anastomosis (colostomy and mucous fistula)	6	354.20	6
S189	Intestinal bypass for morbid obesity	7	393.50	10
	Intestinal Obstruction — one stage (if staged procedure, refer to Surgical Preamble, paragraph (3)).			
S175	Without resection	6	300.50	6
S176	With entero-enterostomy	6	375.60	7
S177	With resection	6	443.60	7
S180	With enterotomy	6	336.30	7
S178	Intestinal atresia (newborn)	6	443.60	7
S179	Meconium ileus	6	443.60	7

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
	INTESTINES (EXCEPT RECTUM) - Cont'd		\$	
	Repair			
	Revision of ileostomy or colostomy			
S181	— skin level	5	71.55	5
S182	— full thickness	6	225.40	6
S192	Simple revision of continent ileostomy pouch	6	225.40	6
S191	Complete reconstruction of continent ileostomy to include valve repair	6	618.90	7
S193	Revision of standard ileostomy into continent ileostomy pouch	6	497.30	7
S183	Caecopexy or sigmoidopexy when sole procedure performed	5	150.25	6
	Suture			
S184	Suture of intestine	6	203.90	6
E721	— with choledochotomy, add		78.70	1
	Closure of colostomy or enterostomy			
S185	— with or without resection and/or anastomosis	6	239.70	7
S187	Plication of small intestine for adhesions	6	343.40	7
Note:	For division or removal of adhesions only, use S312.			
	Manipulation (I.O.P.)			
Z538	Reduction of prolapse		16.45	4
Z539	Dilation of gastrostomy enterostomy, colostomy, etc.		16.45	4
Z540	Intubation of small intestine (therapeutic or diagnostic) with or without fluoroscopy		41.50	
E732	with biopsy, add		19.00	
	MECKEL'S DIVERTICULUM			
	Excision			
S194	Meckel's diverticulum	5	196.80	6
S159	— with small bowel resection		239.70	
	MESENTERY			
	Excision			
S195	Local excision of lesion	5	164.60	6
S199	Resection of mesentery	5	196.80	6
	APPENDIX			
	Incision			
S204	Drainage of abscess	5	153.80	6
	Excision			
S205	Appendectomy	5	164.60	6
S206	— with gross perforation and peritonitis	5	236.00	6

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	APPENDIX - Cont'd	Asst. Surg. Anaes.	
		\$	
	RECTUM		
	Endoscopy (I.O.P.)		
Z535	Sigmoidoscopy (with rigid scope), with or without anoscopy	24.30	4
Z536	— with biopsy	29.00	4
Z592	— with decompression of volvulus or reduction of obstructed Kock ileostomy	32.20	4
E746	When Z535, Z536 or Z592 rendered in private office, add	3.75	
	Incision		
	Proctotomy		
S210	— with exploration	4 68.00	4
S211	—with decompression (imperforate anus)	4 68.00	4
S212	—with drainage (perirectal abscess)	4 68.00	4
	Excision		
	Proctectomy		
S213	Anterior resection or proctosigmoidectomy (anastomosis below peritoneal reflection)	8 504.40	8
S214	Abdomino-perineal resection or pull through	8 608.20	10
	Two surgeon team		
S215	abdominal surgeon	8 504.40	10
S216	perineal surgeon	178.90	
S217	Hartmann procedure	8 411.40	9
S218	Colon reconstruction following Hartmann procedure (includes E718)	8 509.40	8
Z752	Biopsy of rectosigmoid for Hirschsprung's disease (I.O.P.)	3 53.70	4
E710	—each additional biopsy (to a maximum of three additional)	19.00	
S222	Presacral or trans-sacral proctotomy and excision of lesion	4 225.40	6
Z572	Electrocoagulation and/or excision of rectal carcinoma (I.O.P.)		
	— initial	3 93.00	4
Z573	— repeat	3 53.70	4
	Polyps or tumours of rectum or sigmoid (max. — 2 polyps any size or technique) (I.O.P.)		
Z753	— electrocoagulation — base under 2 cm	15.70	4
Z754	—excision — base under 2 cm	3 53.70	4
Z755	—electrocoagulation or excision base over 2 cm	3 93.00	4
Note:	For fulguration or excision of tumours through the colonoscope use codes Z570, Z571.		

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
	RECTUM - Cont'd			
	Repair			
S223	Anastomosis of rectum	4	319.80	6
S224	Proctostomy	4	193.20	4
	Rectal prolapse			
S225	Excision of mucus membrane	3	153.80	4
S226	Perineal repair, major	4	239.70	4
S227	Abdominal approach	6	361.30	8
S228	Insertion of Thiersh wire	3	125.20	4
	Suture			
S229	Suture of rectum, trauma — external approach	4	153.80	4
	Closure of fistula			
S231	Recto vaginal (any repair)	4	225.90	6
S255	Recto vesical	5	289.80	6
	Manipulation (I.O.P.)			
Z541	Dilation, and/or disimpaction or removal of foreign body under general anesthetic (when sole procedure performed)		37.60	4
Z756	Fecal disimpaction — no anaesthetic		24.30	
	OPERATIONS ON THE ANUS			
Note:	The benefits for excision, ligation, injection of haemorrhoids and treatment of intra or perianal condyloma accuminata include anoscopy.			
	Endoscopy			
Z543	Anoscopy (proctoscopy) (I.O.P.)		4.10	
	Incision			
Z544	Biopsy (I.O.P.)		22.50	4
Z545	Thrombosed haemorrhoid(s) (I.O.P.)		16.45	4
S241	Sphincterotomy	3	57.20	4
S242	— with excision of fissure	3	107.30	4
	Excision			
S246	Excision of fissure	3	75.10	4
S247	Haemorrhoidectomy with or without sigmoidoscopy or repair of fissure and/or sphincterotomy and/or anal dilahen	3	150.25	4
Note:	Includes dilation/injection of anal sphincter and removal of anal polyp.			
Z565	Complete haemorrhoidectomy using cryotherapy and/ or Barron ligation(s) including rectal dilation (I.O.P.)		61.90	4

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst. Surg. Anaes.	
			\$
	OPERATIONS ON THE ANUS - Cont'd		
Z546	Barron ligation(s) (I.O.P.) (not to exceed 6 in any one year)		17.90
Z566	Barron ligation(s) plus cryotherapy (I.O.P.) (not to exceed 6 in any one year)		22.50
S249	Local excision for malignancy	3	100.20 4
Z757	Excision of benign anal lesion(s) (I.O.P.)	3	26.50 4
S251	Fistula-in-ano	3	150.25 4
	Introduction (I.O.P.)		
Z575	Haemorrhoid injections (Maximum 6 in any one year)		17.90
Z576	Injections for anal fissure		23.25 4
	Repair		
S253	Low imperforate anus repair	7	293.35 7
S260	High imperforate anus repair (supra/levator)	7	608.20 7
S256	Excision of scar, for stenosis	3	85.90 4
S257	Anoplasty, for stenosis	4	193.20 4
S258	Repair of anal sphincter	4	193.20 4
S259	Repair of anal sphincter and ano-rectal ring	4	232.50 4
	Destruction (I.O.P.)		
Z548	Cauterization of fissure		22.50 4
	Fulguration of condylomata		
Z549	— local anaesthetic		20.70
Z758	— general anaesthetic	3	48.65 4
	Manipulation		
Z550	Dilation of anal sphincter (I.O.P.)		7.50 4
S248	Peter Lord procedure (includes sigmoidoscopy and dilation of anus)		32.20 4
	LIVER		
	Incision (I.O.P.)		
Z554	Biopsy, incisional		46.50
Z551	Biopsy, needle		44.40 4
	Excision		
	Hepatectomy		
S269	Local excision of lesion	7	225.40 7
S275	Partial lobectomy	8	382.80 8
S270	Left lateral segmental excision (through falciform ligament)	12	590.30 12
S267	Complete left or right lobectomy	12	858.60 12
S271	Extended right lobectomy (through falciform ligament)	12	858.00 12

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

		<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
	LIVER - Cont'd		\$	
S272	Laparotomy, cholangiogram and biopsy (neonatal jaundice)	6	239.70	6
	Repair			
S273	Marsupialization and/or decompression of cyst(s) or abscess(es)	7	225.40	7
E715	—more than three cysts or abscesses, add		48.65	
	BILIARY TRACT			
Notes:	(1)When the common bile duct is examined during abdominal surgery, no additional benefit over and above the surgical benefit may be claimed for choledochoscopy or for cholangiogram.			
	(2)Biliary tract endoscopy includes examination of stomach and duodenum (i.e. Z558 or Z559 may not be claimed with Z560 or Z561).			
	(3)No claim should be made for cholecystectomy with hepatic lobectomy (S271, S267).			
Z558	Manipulation and/or removal of common bile duct stones with or without sphincterotomy (see also code Z561, page)		196.80	5
Z559	Subsequent procedure (within three months following previous endoscopic procedure)		89.40	5
Z556	Insertion of endobiliary prosthesis — first one		53.70	
Z557	— each additional (max. of 3)		28.60	
Z593	Nasobiliary catheter insertion		35.80	
	Drainage			
S233	Percutaneous transhepatic catheter drainage of obstructed bile ducts, including daily supervision and including percutaneous cholangiogram and catheterization to duodenum if achieved		171.70	
S234	— replacement of catheter in above		34.00	
Z542	Intubation of bile duct for obstruction (I.O.P.)		45.10	
Z562	Biliary duct calculus manipulation and/or removal via T-tube tract (I.O.P.) — when sole procedure performed		75.10	7
	Incision			
S278	Cholecystostomy	7	243.30	7
S276	Choledochotomy	7	411.40	8
E704	— with choledochoscopy, add		18.60	
S280	Transduodenal sphincterotomy and choledochotomy	7	579.55	9
S281	Choledochoduodenostomy or choledochoenterostomy or choledochocholedochostomy	7	486.50	9

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst. Surg. Anaes.		
		\$		
	BILIARY TRACT - Cont'd			
S282	Cholecystogastrostomy	7	293.35	7
S283	Cholecystoenterostomy	7	293.35	7
E743	— with enteroenterostomy, add (to S281, S283)		100.20	
S285	Intrahepatic choledochostomy (anastomosis above the common duct bifurcation)	9	601.00	12
	Excision			
S287	Cholecystectomy	7	307.70	7
E721	— with choledochotomy, add		78.70	1
E722	— with transduodenal sphincterotomy, add		107.30	1
E728	— with truncal or selective vagotomy, add		110.90	
E729	— with highly selective vagotomy, add		186.00	
S291	Choledochectomy for tumour	8	246.80	8
	(for reconstruction, refer to S281)			
	Repair			
S292	Common duct stricture dissection and/or resection ... (for reconstruction, refer to S281)	7	125.20	10
S293	Biliary duct atresia, infant (see Preamble, Part B, paragraph 25)	8	I.C.	12
	PANCREAS			
Z762	Biopsy, needle (I.O.P.)		53.70	
	Incision			
Z577	Biopsy, incisional (I.O.P.)		78.70	7
S297	Drainage of acute pancreatitis or abscess or marsupialization of cyst(s)	7	225.40	7
	Excision			
	Pancreatectomy			
S298	Complete with splenectomy	9	858.60	13
S300	"Whipple type" procedure	9	858.60	13
S301	Local complete excision of tumour or lesion	8	314.80	8
S309	Distal — body, tail and splenectomy with or without anastomosis	9	658.30	11
	Repair			
S305	Pancreatic cyst — gastrostomy	7	386.40	8
S306	— duodenostomy	8	386.40	8
S307	— jejunostomy	8	386.40	8
S304	Lateral pancreaticoduodenostomy or anastomosis of filleted pancreatic duct to intestine (Puestow)	9	525.90	10

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

	<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
Code	\$		
ABDOMEN, PERITONEUM AND OMENTUM			
Notes:	(1) When the laparoscope is used as a means of entrance to perform an intra abdominal procedure, no extra benefit for laparoscopy may be claimed. (2) When an exploratory laparotomy is performed followed by a colostomy through another incision in the abdomen, the colostomy should be claimed at 100% and the laparotomy at 85% of the listed benefit.		
	Paracentesis (I.O.P.)		
Z590		16.45	
Z591		30.05	4
E724		7.15	
Z763		25.00	4
	Incision		
Z563		25.00	
Z564		48.65	4
S312		6	164.60 6
Note:	S312 — Use for division or removal of adhesions, if no other abdominal surgery performed. — may not be claimed with other intra-abdominal procedures (except for I.O.P.)		
E745		61.90	
S321	6	225.40	6
E733		93.00	3
E734		139.50	3
E735	2	186.00	3
E723	2	125.20	3
E736	2	125.20	3
E739	2	78.70	2
	Peritoneal abscess		
S313	7	239.70	7
S314	6	164.60	6
Z569		78.70	4
Z594		150.25	

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

		Asst.	Surg.	Anaes.
Code	ABDOMEN, PERITONEUM AND OMENTUM - Cont'd		\$	
Z595	Replacement of drainage catheter in abdominal recess .		28.60	
Z596	Abscess drainage check		14.30	
Z574	Removal of infected sutures from abdominal wall or re-exploration of wound for bleeding — general anaesthetic (I.O.P.)	4	61.90	4
S311	Umbilical vein intra-abdominal dissection and catheterization (for newborn see pg.)	6	150.25	6
S320	Insertion of antabuse into abdominal wall		37.60	
	Insertion of peritoneo-jugular shunt for ascites			
S203	— primary	7	186.00	7
S209	— revision	7	128.80	7
	Excision			
S316	Excision of full thickness abdominal wall tumour and primary closure (see Preamble, Part B, paragraph 25)		I.C.	6
S317	Umbilectomy — plastic	4	71.55	4
S318	Panniculectomy (requires O.H.I.P. authorization (see Surgical Preamble, paragraph)	6	279.00	6
E748	— with repair of umbilical hernia, add		68.00	
Note:	S318 includes any necessary diastasis repair.			
S319	Mesenteric cyst	6	214.65	6
	Endoscopy			
	Peritoneoscopy, culdoscopy or laparoscopy (I.O.P.)			
Z552	— without biopsy	4	71.55	6
Z553	— with biopsy and/or lysis of adhesions and/or removal of foreign body	4	93.00	6
	Repair			
S325	Omentopexy, sole operative procedure	6	153.80	6
	Herniotomy			
	Inguinal or femoral — single			
S326	— infants and children, with or without hydrocoele repair	4	164.60	4
S324	— adolescents and adults	4	186.00	4
S328	Unilateral with exploration of other side, infants and children	4	214.65	4
	Strangulated or incarcerated			
S329	— without resection of bowel	4	246.80	4
S330	— with resection of bowel	6	443.60	7

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

		Asst.	Surg.	Anaes.
Code	ABDOMEN, PERITONEUM AND OMENTUM - Cont'd		\$	
S331	Inguinal and femoral same side	4	254.00	4
E727	Hydrocoele repair, add to S324, S329, S330 or S331 — not applicable to infants or children		42.90	
S332	Umbilical — Adolescent or adult	4	200.30	4
S333	— Child (operative)	4	150.25	4
E756	— with resection of strangulated hernia, add		71.55	
E757	— without resection of strangulated hernia, add		35.80	
	Omphalocele and gastrochisis			
S334	— one stage repair	7	239.70	7
	Multiple staged repair			
S335	(a) Gross method or Silon mesh	7	239.70	7
S336	(b) Second stage repair (completion of abdominal wall closure)	7	239.70	7
	Diaphragmatic/morgagni, other than oesophageal hernia			
S337	One stage procedure — trans-abdominal	7	329.10	9
S338	Trans-thoracic	9	329.10	13
S339	Second stage and abdominal closure	4	193.20	9
S340	Ventral — post-operative	6	239.70	6
S344	Massive incisional hernia	6	275.50	6
S345	Massive sliding inguinal hernia	6	225.40	6
E725	Recurrent — all types, excepting oesophageal, add ...	2	57.20	2
E726	Repeat recurrent inguinal hernia (more than 2 repairs), add to S324, S326, S329, S330 or S331 ..	2	100.20	2
S342	Epigastric	4	153.80	4
	Suture			
S343	Secondary closure for evisceration (when sole abdominal operative procedure)	6	178.90	6

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM
OPERATIONS ON THE URINARY SYSTEM

Code		Asst.	Surg.	Anaes.
	KIDNEY AND PERINEPHRIUM		\$	
Notes:	(1) No additional claim should be made for nephroscopy when done at the time of pyelolithotomy or nephrolithotomy.			
	(2) In a routine surgical approach to the kidney and related procedures, no additional claim should be made for rib resection carried out for access purposes.			
	(3) When the kidney has been operated on more than one month previously, the fee for the second surgery may be increased by \$55.10 (E752)			
	Incision			
Z601	Renal biopsy(s), unilateral, needle (I.O.P.)		58.70	4
S401	Drainage of kidney abscess	7	211.10	7
S402	Drainage of perinephric abscess	7	138.10	7
S403	Exploration of renal and peri-renal tissues (with or without biopsy or unroofing of cyst)	7	229.00	7
Note:	Use S403 for open renal biopsy. May not be claimed in addition to nephrectomy.			
	Nephrotomy			
S404	— with drainage — nephrostomy — when sole operative procedure	7	229.00	7
S405	— with removal of calculus	7	307.70	7
Z600	— change of nephrostomy tube (I.O.P.)		22.90	
S406	Transection of aberrant renal vessels — sole operative procedure	7	243.30	7
S407	Pyelotomy — with drainage	7	243.30	7
S408	— with removal of calculus	7	282.60	7
S409	— with diversion of urine	7	296.90	7
	Excision			
S410	Calycectomy with diversion of urine	7	325.55	7
S411	Partial or hemi-nephrectomy	7	343.40	7
S423	Partial or hemi-nephrectomy with total ureterectomy	7	375.60	7
	Nephrectomy			
S412	— ectopic kidney	7	296.90	7
S413	— lumbar	7	296.90	7
S415	— transperitoneal	7	336.30	7
S416	— thoraco-abdominal or radical nephrectomy	9	432.90	13
S417	— with gland dissection	9	450.80	13
S418	— with incision and repair of inferior vena cava for removal of tumour thrombus (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C.
S419	Nephro-ureterectomy, total, without resection of uretero-vesical junction	7	336.30	10

SURGICAL PROCEDURES

**OPERATIONS ON THE UROGENITAL SYSTEM
OPERATIONS ON THE URINARY SYSTEM**

		<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
Code	KIDNEY AND PERINEPHRIUM - Cont'd		\$	
S420	Nephro-ureterectomy, total, with resection of uretero-vesical junction	7	379.20	10
S421	Excision of stenosed renal artery with reimplantation or homograft	7	504.40	15
	Repair			
S422	Pyeloplasty (with or without nephropexy)	7	336.30	7
E754	— with removal of calculus, add		37.90	
S426	Nephropexy — when sole operative procedure	7	243.30	7
S428	Symphysiotomy, for horseshoe kidney with or without nephropexy and associated procedures	7	282.60	7
	Suture			
S429	Ruptured or lacerated kidney — repair or removal ...	7	282.60	7
S430	Removal of staghorn calculus filling renal pelvis and calyces to include x-ray control	7	422.10	9
	Extra Renal Procedures			
S431	Excision of retroperitoneal tumour	7	243.30	7
S432	Exploration retroperitoneal tumour	7	168.10	7
S433	Sacro-coccygeal teratoma	6	282.60	6
	Renal Transplantation Procedures: (submit on recipient's claim) These benefits do not include immuno-suppressive therapy which is on a "fee for service" basis.			
S435	Kidney transplant (surgical team benefit)		765.60	13
S434	Kidney re-transplant (surgical team benefit)		915.80	13
S436	Donor nephrectomy — surgical team benefit, unilateral or bilateral (to include renal perfusion with hypothermia)	7	296.90	8
E753	— live donor, add		84.40	
Note:	For nephrological components of the above, see Diagnostic and Therapeutic Procedures.			
S437	Renal autotransplantation		572.40	10
	URETER			
	Endoscopic Procedures			
S470	Cystoscopy with manipulation and/or removal of calculus and retrograde pyelogram if required		153.80	4
	Incision			
S442	Peri-ureteral abscess	6	138.10	6

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code		<u>Asst. Surg. Anaes.</u>		
		\$		
	URETER - Cont'd			
	Ureterotomy, abdominal or vaginal exploratory or for drainage			
S443	— upper 2/3	6	168.10	6
S444	— lower 1/3	6	243.30	6
	with removal of calculus			
S445	— upper 2/3	6	239.70	6
S446	— lower 1/3	6	307.70	6
	where ureter has been previously opened			
S447	— upper 2/3	6	282.60	6
S448	— lower 1/3	6	336.30	6
	Excision			
S449	Ureterectomy — including uretero-vesical junction ...	6	282.60	7
S450	— other	6	211.10	7
	Repair			
S451	Uretero-vesical anastomosis or re-implantation			
	unilateral	6	282.60	8
S561	Re-implantation of ureter with extensive tapering ...	6	422.10	8
S562	Bifid ureter	6	307.70	8
S452	Uretero-ileal conduit	6	504.40	9
S453	Uretero-ileal conduit with total cystectomy	9	801.40	15
S454	Uretero-ileal conduit with ureterectomy and ileal replacement	6	572.40	7
	Uretero-intestinal anastomosis or transplant			
S455	— unilateral	6	211.10	6
S462	— bilateral	6	282.60	6
S456	— bilateral with cystectomy, one stage	9	629.60	13
S457	Uretero-ureterostomy	6	354.20	8
S458	Ureterostomy — cutaneous — unilateral	6	168.10	6
S463	— with lower third ureterotomy	6	243.30	6
S459	Uretero-vaginal fistula	6	364.90	6
S460	Ureterolysis for peri-ureteral fibrosis unilateral	6	282.60	6
S461	Ureteroplasty (Hutch) — unilateral	6	211.10	6
S427	Bladder flap (Baori) — to include re-implantation of ureter	6	322.00	6
	Suture			
	Spontaneous or traumatic rupture or transection			
S465	— immediate — upper 2/3	6	243.30	6
S466	— lower 1/3	6	282.60	6
S467	— late repair — upper 2/3	6	282.60	6
S468	— lower 1/3	6	307.70	7

SURGICAL PROCEDURES

**OPERATIONS ON THE UROGENITAL SYSTEM
OPERATIONS ON THE URINARY SYSTEM**

		<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
Code	BLADDER - Cont'd	\$		
S502	With secondary surgical evacuation of bladder clots and control of haemorrhage		54.70	4
Note:	Z608 to S502 — "with" means the listed benefit includes the cystoscopy.			
Introduction (I.O.P.)				
	Catheterization: acute retention, change of retention catheter or instillation of medication			
Z602	— office		5.50	
Z603	— home		10.00	
Z611	— hospital		5.50	
U.V.C.	— change of suprapubic tube			visit fees
Incision				
Z605	Aspiration (I.O.P.)		8.00	
S478	Cystotomy or cystostomy (see Note (3) page 196)	5	138.10	5
S479	Cystotomy or cystostomy and electrocoagulation of tumour	5	211.10	5
S480	Cystotomy with trochar and cannula and insertion of tube		54.70	5
E750	— when done in conjunction with another procedure, add		16.80	
S481	Cystolithotomy — when sole operative procedure	5	168.10	5
S476	Cutaneous vesicostomy	5	282.60	5
S477	Reduction cystoplasty (bladder plication)	5	229.00	5
Excision				
Cystectomy				
S482	Partial for tumour or diverticulum (single or multiple)	6	243.30	6
S483	— with re-implantation of ureter	6	354.20	7
S490	— with re-implantation of ureters	6	462.65	7
S484	Complete cystectomy, without transplant	6	422.10	10
S485	— with uretero-intestinal transplant	8	629.60	13
S453	— with uretero-ileal conduit	9	801.40	15
S471	Excision of urachal cyst or sinus with or without umbilical hernia repair	6	189.60	6
S487	Excision of urachus, repair of bladder and diversion of urine	6	189.60	6
S488	Extrophy-excision of bladder and repair of abdominal wall, inclusive of graft	6	138.10	6
S489	— above including bilateral ureterosigmoidostomy	6	422.10	6

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM
OPERATIONS ON THE URINARY SYSTEM

		Asst.	Surg.	Anaes.
	BLADDER - Cont'd		\$	
S491	Plastic repair of extrophy using bladder and including skin flaps	6	422.10	6
	Repair			
S512	Repair of ruptured bladder	5	211.10	6
S513	Cystoplasty, using intestine	8	422.10	9
	Plastic repair of bladder neck			
S518	— child	5	211.10	5
S519	— adolescent or adult	5	282.60	5
S520	With diverticulectomy	5	354.20	7
	Destruction			
S521	Litholapaxy and removal of fragments		138.10	4
	Suture			
	Closure of fistula			
S522	External, suprapubic	4	168.10	4
S523	Vesico-vaginal — vaginal approach	4	286.20	6
S524	— transvesical approach — with or — without omental flap ..	5	296.90	6
Note:	See also S734, S711 on page			
S525	Vesico-rectal or vesico-sigmoid	5	289.80	6
	URETHRA			
	Preamble			
(1)	No charge should be made for pre-cystoscopy dilatation of the male urethra unless urethral stricture is the primary diagnosis. No charge should be made for dilation of the female urethra when done at the same time as cystoscopy.			
	Endoscopy			
Z617	Urethroscopy — diagnostic (I.O.P.)		22.90	4
Z618	— with biopsy (I.O.P.)		50.10	4
S547	Removal of foreign body or calculus		110.90	4
	Incision			
Z616	Biopsy of urethra (without endoscopy) (I.O.P.)		15.40	4
S530	Urethrotomy — external	3	138.10	4
S532	— transurethral (visual)	3	211.10	4
S531	Urethrostomy	3	138.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM
OPERATIONS ON THE URINARY SYSTEM

Code		Asst.	Surg.	Anaes.
	URETHRA - Cont'd		S	
Z604	Meatotomy and plastic repair (I.O.P.)		20.40	4
S533	For extravasation of urine with multiple drainage	3	138.10	4
S534	— above with external urethrotomy or cystotomy . . .	3	211.10	4
Z609	Peri-urethral abscess (I.O.P.)		20.40	4
	Excision			
S536	Caruncle	3	54.70	4
S537	Urethral papilloma, single or multiple		54.70	4
S541	Diverticulectomy — male or female	3	168.10	4
S542	Posterior urethral valve	4	168.10	4
S543	Prolapse urethra, excision	3	54.70	4
S544	Urethrectomy — radical	4	138.10	4
	Repair			
S548	Urethral sling	4	243.30	4
S549	Retropubic urethropexy (e.g. Marshall Marchetti, Burch) for stress incontinence — primary procedure	4	198.90	5
S546	— repeat procedure for failed retropubic or vaginal surgery for stress incontinence	4	229.00	6
Note:	See also S731-S733, page 207.			
S559	Prosthetic procedure for urinary incontinence (e.g. Kauffman, Rosen type, etc.)	3	243.30	5
S560	— where perineum has been previously operated on for incontinence	3	282.60	5
S563	— removal of perineal incontinence prosthesis	3	92.30	4
	Urethroplasty			
	1st stage —			
S545	— posterior	4	243.30	6
S550	— anterior	4	183.90	4
S558	2nd stage —	4	149.50	4
S535	One stage repair (to include skin graft if necessary . . .	4	243.30	6
	Suture			
S551	Rupture, anterior urethra (diversion of urine extra) . .	4	110.90	4
S552	Posterior urethra — immediate repair	4	282.60	4
S553	— late repair	4	354.20	5
	Fistula			
S554	Penile urethra (diversion of urine extra)		59.00	4
S555	Perineal urethra	4	211.10	4
S556	Recto-urethral with diversion, colostomy and closure of colostomy	6	354.20	7
	Destruction			
S557	Urethro-vesicolysis — when sole operative procedure . .	3	138.10	4
S564	Transurethral incision or resection of external sphincter (when sole operative procedure)		211.10	4

SURGICAL PROCEDURES

**OPERATIONS ON THE UROGENITAL SYSTEM
OPERATIONS ON THE URINARY SYSTEM**

Code		Asst.	Surg.	Anaes.
	URETHRA - Cont'd		\$	
	Manipulation (I.O.P.)			
Note:	No claim should be made for pre-cystoscopy dilation of the male urethra unless urethral stricture is the primary diagnosis. No claim should be made for dilation of the female urethra when done at the same time as cystoscopy.			
	Dilation of stricture, male (Passage of Sounds)			
Z621	— local anaesthetic		7.00	
Z619	— general anaesthetic		33.60	4
Z622	Dilation of urethra, female		3.60	
Z620	— under general anaesthetic		26.80	4

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code		Asst.	Surg.	Anaes.
	PENIS		\$	
	Incision — Slit of prepuce (complete care)			
S567	Newborn		9.30	
S568	Infant		17.80	4
S569	Adult or child		19.30	4
	Excision			
S570	Circumcision — newborn (complete care)		22.90	
S571	— infant		33.60	4
S572	— adult or child	3	54.70	4
Z702	Biopsy (I.O.P.)		15.40	4
	Amputation			
S574	Partial	4	110.90	4
S575	Partial with inguinal glands 1 or 2 stages	4	282.60	5
S576	Radical with inguinal and femoral glands 1 or 2 stages	6	354.20	7
Z701	Condylomata (I.O.P.)			
	— local anaesthetic		21.10	
Z767	— general anaesthetic		50.10	4
S599	Excision plaque for Peyronies disease	4	133.80	4
	— where grafting is necessary, add appropriate skin graft benefit.			
	Repair			
S577	Epispadias	3	211.10	4
	Hypospadias			
S578	One stage repair	4	211.10	4
S579	Chordee repair	4	138.10	4
S580	Plastic reconstruction, urethra	4	211.10	4
S581	Closure urethro-cutaneous fistula		59.00	4
S597	Penile prosthesis for impotence	4	196.80	4
E755	— with inflatable prosthesis		35.80	
S588	Surgical removal of prosthesis	4	71.55	4
	TESTIS			
	Incision			
Z703	Abscess (I.O.P.)		35.80	4
Z704	Biopsy (I.O.P.) — single		35.80	4
Z705	— bilateral		53.70	4
Z706	— with vasography (see also page 79)		76.55	4
S589	Orchidectomy — unilateral	3	110.90	4
S590	Radical removal lymph nodes for testicular tumour ..	6	354.20	8
S598	Radical orchidectomy for malignancy — unilateral ...	3	149.50	4

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code		Asst.	Surg.	Anaes.
	TESTIS - Cont'd		\$	
	Repair			
S591	Orchidopexy, any type, one or two stages to include hernia repair where required	4	211.10	4
S592	— second stage (Torek) repair		35.80	4
S593	Exploration for undescended testicle, without orchidopexy	4	168.10	4
S594	Reduction of torsion of testis or appendix testis and repair	3	149.50	4
S595	Ruptured testicle	3	116.90	4
S596	Insertion of testicular prosthesis	3	110.90	4
	EPIDIDYMIS			
	Incision			
Z707	Abscess (I.O.P.)		35.80	4
	Excision			
S601	Spermatocoele or spermatic granuloma	3	110.90	4
S602	Epididymectomy — unilateral	3	110.90	4
	Repair			
S606	Anastomosis Epididymovasostomy — unilateral	3	110.90	4
	TUNICA VAGINALIS			
	Incision			
Z708	Hydrocoele aspiration (I.O.P.)		10.40	
	Excision			
S611	Hydrocoele — unilateral	4	110.90	4
Note:	When done with hernia repair use E727.			
	SCROTUM			
	Incision			
	Abscess or haematocoele (I.O.P.)			
Z709	— local anaesthetic		12.50	
Z768	— general anaesthetic		35.80	4
S616	— and exploration — unilateral	3	54.70	4
	Excision			
S618	Resection of scrotum	3	138.10	4
	Suture			
S619	Trauma — laceration — depending on extent and complications (see Preamble, Part B, paragraph 25)			I.C. I.C.

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code		Asst. Surg. Anaes.	
		\$	
	SCROTUM - Cont'd		
	VAS DEFERENS		
	Incision		
Z710	Vasography (I.O.P.)	35.80	4
	Repair		
S624	Anastomosis, unilateral	3 138.10	4
S625	— including biopsy and vasography	3 168.10	4
	Suture		
S626	Ligation — uni or bilateral (vasectomy)	3 65.70	4
	SPERMATIC CORD		
	Excision		
S630	Hydrocoele — single	3 110.90	4
Note:	When done with hernia repair use E727.		
S631	Varicocele (abdominal or scrotal approach) — single	3 110.90	4
	SEMINAL VESICLES		
	Incision		
Z711	Abscess (I.O.P.)	76.55	4
	Excision		
S636	Vesiculectomy	3 352.20	4
	PROSTATE		
Note:	A T.U.R. followed within 10 days by a bilateral orchidectomy because of carcinoma of the prostate should be claimed in accordance with paragraph (3) of the Surgical Preamble.		
	Incision		
Z712	Biopsy, needle (I.O.P.)	50.10	4
Z713	— with drainage abscess (I.O.P.)	3 58.70	4
S644	Biopsy, perineal, open operation	3 138.10	4
	Removal of calculus (with or without biopsy)		
S642	— perineal	4 282.60	4
S643	— retropubic	4 282.60	4

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code	PROSTATE - Cont'd Excision	Asst.	Surg.	Anaes.
		\$		
	Prostatectomy (not to include investigative cystoscopy) but to include vasectomy when indicated.			
S645	Perineal	6	282.60	6
S646	Suprapubic with vesiculectomy	8	432.90	11
	Suprapubic (with or without removal of bladder calculi)			
S647	— one stage	5	296.90	6
S648	— two stages — 1st stage	5	138.10	6
S649	— 2nd stage	5	168.10	6
	Retropubic (with or without removal of bladder calculi)			
S650	— simple	5	296.90	6
S651	— radical	5	457.90	6
S641	Transpubic total prostatovesiculectomy with pelvic lymph node dissection (includes laparotomy when necessary)	8	572.40	11
S652	Staging pelvic lymphadenectomy for prostatic cancer .	7	211.10	7
	Endoscopy (cystoscopy included.)			
S655	Transurethral resection of prostate (no additional benefit for cystoscopy, meatotomy, dilatation of stricture, internal urethrotomy or vasectomy when done at the same time)		304.10	6
S654	Transurethral resection of prostate for residual or regrowth of tissue within one year of previous prostatectomy by same surgeon		203.90	6
S656	Transurethral drainage of abscess, complete care		54.70	5

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Preamble

- (1) In composite operations such as anterior and posterior repair and D. & C. or anterior and posterior repair and cauterization of cervix and biopsy, the benefit shall, unless otherwise mentioned below, be that of the major procedures.
- (2) If a D & C is part of the normal procedure carried out by the surgeon prior to other gynaecological surgery, no extra benefit should be claimed for the D & C. If the D & C is done because of disease or for therapeutic reasons prior to other gynaecological surgery, the D & C should be claimed at 85% of the listed benefit in keeping with paragraph (3) of the Surgical Preamble.
- (3) If culdoscopy is performed as part of a sterilization procedure, no extra claim should be made for the culdoscopy.

Code	VULVA AND INTROITUS	Asst.	Surg.	Anaes.
		\$		
S700	Incision Hymenotomy		35.80	4
	Abscess of vulva, Bartholin or Skene's gland (I.O.P.) — incision and drainage			
Z714	— local anaesthetic		11.80	
Z715	— general anaesthetic	3	34.30	4
Z716	Marsupialization of Bartholin's cyst or abscess (I.O.P.) (includes Z714 or Z715)	3	48.10	4
Z717	Perineotomy (I.O.P.)		11.80	
	Excision Biopsy(s) — when sole procedure (I.O.P.)			
Z477	— local anaesthetic		13.20	
Z475	— general anaesthetic	3	34.70	4
S707	Hymenectomy (with or without perineotomy)		48.10	4
S706	Cyst of Bartholin's gland	3	89.40	4
	Condylomata — single or multiple (I.O.P.)			
Z733	Chemical and/or cryosurgery — one or more		7.50	
	Surgical excision or electrodesiccation			
Z736	— local anaesthetic		19.70	
Z769	— general anaesthetic		48.10	4
	Vulvectomy			
S703	Simple —	4	171.70	4
S704	Radical — without gland dissection	6	288.50	6
E850	— with bilateral inguinal node dissection with or without skin graft, add		135.40	1
E851	— with bilateral common iliac node dissection with skin graft, add		189.60	2

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

		<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
Code	VULVA AND INTROITUS - Cont'd		\$	
	Repair			
S708	Non obstetrical injury to vulva and/or vagina, and/or perineum (see Preamble, Part B, paragraph 25) . . .		I.C.	I.C.
S705	Ligation — of varicose vein of labia		48.10	4
	VAGINA			
	Endoscopy			
Z478	Vaginoscopy (pre menarchal) with or without medication (I.O.P.)		34.30	4
Note:	Culdoscopy — see p. 190			
	Incision			
S712	Culdotomy, drainage or needle puncture		48.10	4
S713	Culdotomy, incision and exploration	3	89.40	4
Z728	Incision and drainage of cyst, abscess or haematoma		34.30	4
U.V.C.	Vaginal insufflation		visit fees	
	Excision			
	Biopsy(s) — when sole procedure (I.O.P.)			
Z722	— local anaesthetic		13.20	
Z723	— general anaesthetic		34.30	4
S715	Excision of cyst(s), or benign tumour(s)	3	89.40	4
S742	Colpectomy — e.g., for carcinoma	4	254.00	6
S702	Excision of congenital vaginal septum	3	89.40	4
	Repair			
S716	Anterior or posterior repair	4	125.20	5
S717	Anterior and posterior repair	4	176.80	5
S718	Anterior, posterior repair and repair of enterocele and/or vault prolapse	4	233.50	5
S719	Posterior repair and repair of enterocele and/or vault prolapse	4	206.10	5
S723	Posterior repair and repair of anal sphincter	4	164.85	5
S720	Anterior repair (with or without posterior repair) and repair of uterine prolapse (Fothergill or Watkin's interposition)	4	233.50	5
S721	Anterior, posterior repair with excision of cervical stump	4	233.50	6
S722	Post hysterectomy vault prolapse and/or enterocele, with or without anterior and posterior repair — vaginal and/or abdominal approach	4	233.50	6
S724	Perineorrhaphy	3	82.40	4
Note:	May not be claimed with delivery or with other vaginal surgery procedures.			

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

		<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
	VAGINA - Cont'd		\$	
S725	Colpocleisis (Le Fort or modification)	5	186.00	5
S726	Construction of artificial vagina (see Preamble, Part B, paragraph 22) (see also Appendix D)	4	I.C.	6
	Closure of fistula			
S523	Vesico-vaginal — single surgeon	4	286.20	6
S734	— two surgeons — vaginal surgeon	4	199.20	6
S711	— abdominal surgeon		199.20	
Note:	See also S524, page 198.			
S231	Recto-vaginal (any repair)	4	225.40	6
S729	Uretero-vaginal	6	350.30	6
S709	Urethro-vaginal	4	250.70	4
	Retropubic urethropexy (e.g. Marshall Marchetti) for stress incontinence			
S549	— primary procedure	4	198.90	4
S546	— repeat procedure for failed retropubic or vaginal surgery for stress incontinence	4	229.00	6
	Retropubic urethropexy-combined abdominal-vaginal procedure for stress incontinence (sling procedure) — following previous failed procedures			
S731	— one surgeon	6	285.50	7
S732	— two surgeons — vaginal surgeon	6	171.70	7
S733	— abdominal surgeon		233.50	
S148	— one surgeon following two or more failed procedures	6	412.10	7
	— two surgeons following two or more failed procedures — vaginal surgeon	6	233.50	7
S749	— abdominal surgeon		288.30	
S751				
	Manipulation			
	Examination and/or dilatation — when sole procedure			
Z718	General anesthetic (I.O.P.)		34.30	4
Note:	Removal of I.U.D. under g.a.; use Z718.			
U.V.C.	Removal of I.U.D. without g.a.		visit fees	
	CERVIX UTERI			
	Endoscopy			
Z731	Initial investigation of abnormal cytology under colposcopic technique (to include biopsies and curetting) (I.O.P.)		34.30	
Z730	Follow up Colposcopy (I.O.P.)		5.90	
	Cauterization (I.O.P.)			
U.V.C.	Chemical		visit fees	
Z732	Cryotherapy		11.70	
Z724	Electrocautery		5.90	
Z725	Dilatation and cauterization under general anaesthesia		34.30	4

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
	CERVIX UTERI - Cont'd			
	Conization			
S744	Knife conization with or without diagnostic curettage (residual stump)	3	116.80	4
Z729	Cryoconization, electroconization or CO ₂ laser therapy with or without curettage — for premalignant lesion (moderate or severe dysplasia or carcinoma in situ) previously proven by biopsy (I.O.P.)		25.00	4
	Excision			
Z720	Biopsy — with or without fulgurization (I.O.P.)		11.70	4
S765	Amputation of cervix	4	125.20	4
S766	Cervical stump — abdominal	6	171.70	6
S767	— vaginal	4	171.70	4
Note:	Excision of cervical polyp(s) under general anaesthesia, use Z720.			
U.V.C.	Cervical polyp without g.a.		visit fees	
	Repair			
S774	Tracheloplasty for incompetent cervix	3	68.70	4
S750	Trachelorrhaphy (plastic repair of cervix) — not immediately following delivery	3	68.70	4
	CORPUS UTERI			
	Endoscopy (I.O.P.)			
Z583	Hysteroscopy with or without biopsy		58.40	
Z585	— with cannulization of tubes		68.70	
	Incision and Excision			
Z719	Endometrial biopsy — suction or curette — endometrial cytology — wash or brush (I.O.P.)		11.70	
Z581	Office endometrial curettage (I.O.P.)		24.00	
	Abortion-complete-under 20 weeks		visit fees	
Z770	— incomplete — including D & C (I.O.P.)		48.10	4
S752	— therapeutic curettage intra amniotic injection (complete)		75.55	4
S785	— therapeutic intra amniotic injection (incomplete) followed by curettage		123.60	4
S756	— missed abortion		75.55	4
S770	— hysterotomy — abdominal or vaginal	6	168.10	6
S783	— hysterotomy — abdominal or vaginal, with tubal interruption	6	193.20	6

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

		<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
Code	CORPUS UTERI - Cont'd			
Note:	The presentation of a case for abortion before a Hospital Committee is not a benefit of OHIP.			
	A pre-operative consultation by a second gynaecologist, when required by the hospital is not a benefit of OHIP.			
			\$	
S754	Diagnostic curettage (with or without cauterization, biopsy of cervix, removal of polypi, Rubin's test or hysterosalpingography)		64.40	4
	Intracavitary application of radium or sealed sources including D.&C. carried out at same time as application (to include consultation fee)			
S753	— first application		123.60	4
S755	— repeat application (within 30 days)		61.80	4
S764	Myomectomy	6	233.50	6
	Hysterectomy (with or without adnexa)			
S757	Total or subtotal — abdominal or vaginal	6	258.50	6
S758	— with anterior and posterior vaginal repair including enterocoele and/or vault prolapse	6	412.10	6
S759	— with anterior or posterior vaginal repair including enterocoele and/or vault prolapse	6	350.30	6
S710	— with omentectomy for malignancy	6	350.30	6
S769	Radical (Schauta) — vaginal (includes R912)	8	412.10	8
S763	Radical (Wertheim's) (includes R912)	8	460.20	8
	Repair			
S771	Hysteropexy (uterine suspension)	6	171.70	6
S772	— with anterior and posterior vaginal repair	6	233.50	6
S773	— with anterior or posterior vaginal repair	6	206.10	6
	Hystero-plasty			
S779	Excision of septum (Strassman)	6	233.50	6
S775	Unification of double uterus	4	288.50	4
S777	Uterine inversion, operative	4	233.50	6
S778	Presacral neurectomy (with or without ovarian neurectomy)	6	233.50	6

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code	FALLOPIAN TUBE	Asst.	Surg.	Anaes.
		\$		
	Excision, Suture or Repair			
S784	Ectopic pregnancy (surgical management)	6	212.90	6
E852	— with tuboplasty, add		20.60	
S738	Salpingectomy and salpingo-oophorectomy (uni or bilateral)	6	212.90	6
S741	Tubal occlusion/interruption/removal by any method of approach for the purpose of sterilization	6	116.80	6
	Tubal plastic operation with or without operating microscope			
S735	Fimbriolysis — unilateral or bilateral	6	164.85	6
S736	Salpingostomy — unilateral or bilateral	6	199.20	6
S739	Fimbriolysis and salpingostomy — unilateral or bilateral	6	250.90	6
S737	Hysterosalpingostomy (anastomosis of tubes to uterus)	6	288.50	6
S740	Resection of portion of tubes and re-anastomosis	6	288.50	6
S743	Repair of extensive tubal and peritubal disease for infertility using operating microscope not to be charged for reconstruction following previous sterilization procedure — unilateral	8	357.20	8
S728	— bilateral	8	429.30	8
	OVARY			
	Excision (unilateral or bilateral)			
S780	Biopsy of ovaries by laparotomy	5	164.85	6
S781	Wedge resection of ovaries (e.g. Stein-Leventhal)	5	171.70	6
S745	Oophorectomy	6	199.20	6
S782	Oophorectomy with total omentectomy	6	233.50	6
S746	Oophorocystectomy	6	199.20	6
S747	Para ovarian cystectomy	6	199.20	6
S714	Second look exploratory laparotomy including biopsies, when done as part of chemotherapy protocol for ovarian carcinoma with or without total omentectomy	6	288.50	6

SURGICAL PROCEDURES

OPERATIONS ON THE ENDOCRINE SYSTEM

Code	THYROID GLAND	Asst. Surg. Anaes.		
		\$		
	Incision			
Z726	Aspiration, thyroid cyst (I.O.P.)		18.80	
Z727	Percutaneous silicone core needle biopsy, (I.O.P.)		37.60	6
Z771	Aspiration biopsy, thyroid gland or nodule fine needle method (I.O.P.)		18.80	
S786	Abscess, complete care		53.70	4
	Excision			
	Biopsy			
S787	Surgical	4	135.90	6
	Thyroidectomy			
S788	Total	6	397.10	8
S789	Subtotal	6	314.80	7
S790	Hemi	6	236.10	7
E880	—Parathyroid(s) identification and re-implantation, add		125.20	
E881	— splitting of sternum, if required, add		53.70	
S791	Excision of solitary nodule	6	196.80	6
	PARATHYROID, THYMUS AND ADRENAL GLANDS			
	Excision			
S795	Exploration and/or removal, parathyroids or parathyroid tumour	6	397.10	8
S796	— if requiring splitting of sternum	10	450.80	13
E880	—Parathyroid(s) identification and re-implantation, add		125.20	
S797	Thymectomy	10	400.70	13
	Adrenalectomy or exploration			
S798	— unilateral	10	293.35	10
S799	— bilateral, with or without oophorectomy	10	450.80	11
S800	Adrenalectomy — unilateral for Pheochromocytoma	10	382.80	13
Z772	Thymus transplant (I.O.P.)		53.70	4

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code		Asst. Surg. Anaes.		
		\$		
N100	Hypothermia — when employed, basic units for any procedure on nervous system			25
BRAIN				
Astrocytoma, oligodendroglioma, glioblastoma or metastatic tumour				
Craniotomy plus excision				
N103	— supratentorial	11	714.35	15
N151	— infratentorial	11	824.25	15
N152	Craniotomy plus lobectomy	11	748.70	15
E901	— with operating microscope, add		144.20	
Meningioma and other tumourous lesions				
Craniotomy plus excision				
N102	— supratentorial	11	824.25	15
N153	— infratentorial or basal	11	1,071.50	15
E901	— with operating microscope, add		144.20	
E902	Lesion greater than 4 cm diameter, add to N102, N153		250.70	
E903	Team fee for acoustic neuroma, same approach add		412.10	
Intracranial aneurysm repair				
N105	Carotid circulation	11	879.20	15
N154	Vertebrobasilar circulation (including aneurysm of vein of Galen)	11	913.55	15
E901	— with operating microscope, add		144.20	
Cerebral arteriovenous malformation				
Craniotomy for obliteration and/or excision				
N106	— supratentorial	11	879.20	15
N155	— infratentorial	11	913.55	15
E901	— with operating microscope, add		144.20	
E908	Removal of intracerebral and/or subdural hematoma in conjunction with a ruptured intracranial aneurysm or arteriovenous malformation, add to N105, N106, N154, N155		154.50	
N107	Extracranial approach, including balloon catheter or embolization techniques	11	573.50	15
Extracranial-intracranial microvascular anastomosis				
N218	Superficial temporal artery	11	789.90	15
N156	Occipital artery	11	824.25	15
E904	Posterior fossa add		161.40	
E905	Use of graft (autogenous vessel or synthetic) . . add		144.20	

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	Description	Asst. Surg. Anaes.		
			\$	
	BRAIN - Cont'd			
N121	Extracranial-intracranial long venous bypass (from internal carotid in the neck or any of the trunk vessels in the neck or chest to a major intracerebral vessel, i.e. vertebral, internal carotid, middle cerebral)	11	1,147.10	15
	Carotid-cavernous fistula			
N108	Intracranial obliteration (to include combined cervical and intracranial procedure)	11	824.25	15
N118	Extracranial approach, including balloon catheter or embolization techniques	11	501.40	15
	Spontaneous intracerebral hemorrhage			
	Craniotomy plus removal			
N104	— supratentorial	11	590.70	15
N157	— infratentorial	11	662.80	15
N120	Burr hole plus drainage	11	322.80	15
	Intracranial cyst			
	Craniotomy plus evacuation (to include interventriculostomy)			
N158	— supratentorial	11	590.70	15
N159	— infratentorial	11	680.00	15
N160	Burr hole plus aspiration	11	267.90	15
	Brain abscess:			
N117	Craniotomy	11	714.35	15
N115	Burr hole and aspiration	7	357.20	7
Z818	Subsequent aspiration through existing burr hole within 30 days (I.O.P.)		144.20	
N113	Craniotomy for brain biopsy (other than for tumour) ..	11	442.10	11
N109	Hemispherectomy	11	968.50	15
N110	Lobectomy and/or excision of cortical scar for epilepsy	11	1,071.50	15
N130	Craniotomy plus midline commissurotomy	11	680.00	15
N128	Repair of encephalocele	11	535.80	15
N129	Posterior fossa decompression for Arnold Chiari malformation	11	645.70	15
N123	Stereotaxis — intracranial (to include ventriculography)	11	535.80	11

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

		Asst.	Surg.	Anacs.
Code	BRAIN - Cont'd		\$	
N119	Intracranial implantation of chronic surface electrodes	11	604.45	11
Z823	Implantation, removal or revision of stimulation pack (I.O.P.)		178.60	
Z824	Removal of chronic surface or depth electrodes (I.O.P.)		178.60	
Z813	Burr hole plus needling of brain for biopsy (I.O.P.)	7	199.20	7
Z806	Ventriculogram (including burr holes, air or positive contrast) (I.O.P.)		89.30	
Z802	Ventricular puncture through previous burr hole or fontanelle, or puncture and/or aspiration of cisterna magna (I.O.P.)		57.95	7
Z825	Ventriculoscopy (to include burr hole) (I.O.P.)		212.90	7
E916	With biopsy		89.30	
E917	With interventriculostomy		89.30	
E918	With removal of foreign body		89.30	
Z819	External ventricular drainage (I.O.P.)	5	144.20	5
Z820	Insertion of intracranial catheter or transducer for purposes of monitoring (I.O.P.)	5	212.90	5
Z812	Subsequent revisions or replacements within 30 days (I.O.P.) each	5	144.20	5
N127	Re-opening of craniotomy for post-operative haematoma or infection, or for removal of bone flap	11	302.20	11
E919	Intracranial duraplasty (greater than 2 cm diameter), add to any intracranial procedure		161.40	
E920	Intraoperative electrophysiological monitoring and/or stimulation, add to any intracranial procedure		178.60	
E921	Repeat craniotomy (excluding N127, add to benefit for above surgery involving craniotomy)		144.20	
	Cranio-Cerebral Injuries			
U.V.C.	Non-operative care:		visit fees	
	Reduction of skull fracture:			
N139	Simple, depressed	7	250.70	7
N140	Compound	11	340.00	11
E912	— with repair of dural laceration, add		89.30	4
	Extracerebral haematoma and/or hygroma:			
N143	Drainage by burr hole(s) — unilateral	7	340.00	7
N144	Drainage and/or removal by craniotomy	11	535.80	11
	Cerebral Injury			
N148	Removal of intracerebral haematoma and/or debridement of traumatized brain (includes management of any skull fracture)	11	595.70	15

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	BRAIN - Cont'd	<u>Asst. Surg. Anaes.</u>		
		S		
N149	Removal of foreign body from brain	11	590.70	15
N150	C.S.F. leak — intracranial repair (to include transsphenoidal approach)	11	714.35	15
N200	Decompressive craniectomy (frontal, sub-temporal) .	11	412.10	11
Z803	Subdural tap(s) (I.O.P.) — unilateral		35.80	
Z814	Diagnostic burr hole(s) (I.O.P.) — uni or bilateral	7	178.60	7

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

		Asst.	Surg.	Anaes.
	CAROTID AND VERTEBRAL ARTERIES		\$	
N220	Carotid endarterectomy (with or without bypass and/or patch graft)	7	501.40	10
N223	Vertebral endarterectomy	10	535.80	10
E923	Intraoperative cerebral blood flow determinations (with carotid endarterectomy, etc.), add to N220, Z808		29.30	
Z815	Temporal artery; biopsy, ligation or cryosurgery (I.O.P.)		72.10	4
Z808	Progressive carotid occlusion by Selverstone clamp (I.O.P.)	10	212.90	10
Z807	Removal of Selverstone clamp (I.O.P.)	10	178.60	10
	CSF SHUNTING PROCEDURES			
N230	Shunting procedures, all types except those otherwise specified below	11	267.90	11
N209	Ventriculo-atrial shunt	11	305.70	11
N210	Lumbo-peritoneal shunt (including laminectomy)	11	267.90	11
	Revision of CSF shunt — operative			
N245	Proximal end	7	178.60	7
N175	Distal end (all shunts except ventriculoatrial)	7	178.60	7
N176	Distal end — ventriculoatrial	7	212.90	7
Z801	Revision — non-operative (I.O.P.)		51.95	
N174	Conversion of shunt (e.g. ventriculoperitoneal to ventriculoatrial) — includes removal of existing shunt	7	267.90	7
N246	Removal of shunt — any type	7	123.60	7
N247	Ventriculo-cisternostomy (Torkildsen)	11	357.20	11
Z809	Insertion of CSF reservoir (Ommaya) including burr holes (I.O.P.)	11	161.40	11
N249	Third ventriculostomy	11	412.10	11
Z821	Injection of diagnostic or therapeutic agent into shunt apparatus (I.O.P.)		35.80	
	CRANIAL NERVES			
N258	Percutaneous coagulation of gasserian (trigeminal) ganglion or root — unilateral	11	233.50	11
N259	V — Decompression or rhizotomy (partial or complete) trigeminal nerve	11	322.80	11
N265	VII — Differential section facial nerve for hemi-facial spasm (extra-cranial approach)	6	233.50	6
N266	Anastomosis hypoglossal or accessory to facial nerve ..	6	377.80	6
E901	with operating microscope add to N266, N267		144.20	

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code		Asst.	Surg.	Anaes.
	CRANIAL NERVES - Cont'd		\$	
N267	Occipital and/or suboccipital craniectomy for compression, decompression or section of cranial nerves	11	645.70	11
N269	XI — Division of nerves to sternomastoid in neck	6	195.80	6
Z826	Inferior dental neurectomy (I.O.P.)	3	123.60	4
Z827	Infraorbital or supraorbital neurectomy (I.O.P.)	3	106.50	4
	PERIPHERAL NERVES			
	Brachial plexus exploration:			
N280	In posterior triangle (not for treatment of cervical rib)	6	302.20	6
N281	In axilla	6	391.50	6
N282	In posterior triangle and axilla	6	535.80	6
N283	Decompression by scalenotomy alone	6	106.50	6
N284	Decompression by excision of first rib and/or cervical rib to include scalenotomy when required	6	267.90	6
	Exploration and/or decompression of sciatic nerve			
N177	Subgluteal	6	267.90	6
N178	In thigh	6	195.80	6
N179	Subgluteal and in thigh	6	302.20	6
N290	Decompression median nerve at wrist (carpal tunnel syndrome)	3	106.50	4
N293	Decompression lateral femoral cutaneous nerve	4	106.50	4
N285	Exploration and/or decompression and/or transposition and/or neurolysis of major nerve (excluding sciatic and carpal tunnel)	4	144.20	4
N286	Removal of tumour major peripheral nerve	4	212.90	4
	Suture of major peripheral nerve			
N287	Epineural	4	233.50	4
N180	Fascicular	4	288.50	4
N183	Graft of minor nerve e.g. digital	3	89.30	4
	Graft of major peripheral nerve, with or without lengthening procedure			
N288	Epineural	4	391.50	4
N181	Fascicular (regardless of the number of strands per gap)	4	446.50	4
E925	Delayed repair (more than 4 weeks) add		89.30	
E931	Repeat surgery on peripheral nerve (more than four weeks after original surgery), add		106.50	
N289	Suture or decompression of small peripheral nerve (digital)	3	89.30	4
E906	— with operating microscope, — add to peripheral nerve repair as specified (N285, N286, N287, N180, N288, N181, N289)		72.10	

SURGICAL PROCEDURES**OPERATIONS ON THE NERVOUS SYSTEM**

Code	PERIPHERAL NERVES - Cont'd	<u>Asst. Surg. Anaes.</u>		
		S		
N294	Division, obturator nerves	6	123.60	6
Z828	Biopsy and/or avulsion peripheral nerve I.O.P.	3	106.50	4
N295	Morton's Neuroma, excision	4	72.10	4
Z811	Excision of glomus tumour (I.O.P.)		68.70	4
Z136	Excision of neuroma — single, subcutaneous (I.O.P.)		68.70	4
N296	Denervation of gastrocnemius	4	123.60	4
Z816	Implantation of electrode for peripheral nerve stimulation (I.O.P.)	3	161.40	4
AUTONOMIC NERVOUS SYSTEM				
Sympathectomy: — unilateral				
N300	Cervical	6	233.50	6
N301	Cervicodorsal	10	391.50	10
N303	— thoracic approach	9	288.50	13
N304	Lumbar	6	195.80	6
SPINAL CORD AND NERVE ROOTS				
Note:	For operations on the spinal cord and nerve roots, the basic assistants' and anaesthetists' fees will depend on the surgical approach except if a basic fee is listed.			
N315	Cervical or thoracic	8		10
N316	Lumbar	7		8
Tumours: (claim must state location)				
N317	Extradural partial or total removal		570.70	
Removal by anterior or anterolateral cervical or thoracic approach				
N314	— one surgeon		789.90	
M137	— two surgeons — thoracotomy		257.60	
N313	— excision		680.00	

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

	<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
SPINAL CORD AND NERVE ROOTS - Cont'd			
N318		\$	
E914		748.70	
		106.50	
Intramedullary:			
N319		680.00	9
N320		858.60	12
E914		106.50	
E901		144.20	
A.V. malformation of cord			
N321		858.60	12
E914		106.50	
E901		144.20	
Z800		144.20	
Decompressive Procedures:			
1. Applicable to all operative procedures for decompression of the spinal cord and/or nerve roots, whether traumatic or non-traumatic, with the exception of tumours and arterio-venous malformations and others separately listed			
Posterior Spinal Decompressive Procedures			
R451		6 394.95	10
R457		6 288.50	8
N185		412.10	
N337		8 446.50	10
E565		54.95	
E566		54.95	
E914		106.50	
E915		54.95	
Anterior, Anterolateral or Posterolateral Spinal Decompressive Procedures			
R447		8 250.70	10
R452		6 357.20	10
N182		412.10	

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	SPINAL CORD AND NERVE ROOTS - Cont'd	Asst. Surg. Anacs.	
		S	
F107	anterior approach	7	250.70 10
E913	With spinal cord injury, add		106.50
E927	With irrigation, includes opening of dura, to fractures when combined with decompressive procedures .add		212.90
E567	Fusion by same surgeon, one leveladd		178.60
E568	two or more levelsadd		233.50
F929	— anterior cervical inter body fusion per level . .add		54.95
R493	Fusion by different surgeon, one leveladd		212.90
R494	two or more levelsadd		250.70
E924	— anterior cervical interbody fusionadd		82.40
E548	With instrumentationadd		106.50
Syringomyelia:			
N193	Posterior fossa craniectomy and plugging of obex (to include decompression of Arnold Chiari malformation if present)		680.00 15
E919	Intracranial duraplasty (greater than 2 cm. diameter), add to any intracranial procedure		161.40
N194	Syringo subarachnoid shunt		535.80
N195	Terminal ventriculostomy		535.80
N196	Syringopleural shunt		625.10
E901	— with operating microscope (add to N193 to N196)		144.20
Ablative and Stimulation Procedures:			
N329	Percutaneous cordotomy or tractotomy		267.90
N330	Open myelotomy for lesion (e.g. Tractotomy, midline commissurotomy, Bischoff's longitudinal myelotomy, etc.) — uni or bilateral		645.70
N341	Medullary spinal trigeminal tractotomy		680.00
E901	— with operating microscope, add		144.20
N326	Percutaneous diagnostic stimulation of spinal cord . . .		233.50
N324	Implantation of spinal cord stimulating electrode by laminectomy		377.80
Z822	Implantation or revision of stimulator pack for chronic stimulation (I.O.P.)		178.60

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

	<u>Asst.</u>	<u>Surg.</u>	<u>Anaes.</u>
Code	SPINAL CORD AND NERVE ROOTS - Cont'd		
N332		\$	
Note:		144.20	
		N324, N326, Z822, N332 for "multiple sclerosis" are not a benefit of O.H.I.P. except for relief of intractable pain.	
N331		429.30	
N333		680.00	
		Percutaneous vertebral facet denervation or intercostal neurectomy (I.O.P.)	
Z810		54.95	4
E909		17.90	
		Percutaneous radiofrequency posterior rhizotomy — for pain or spasticity	
N340		178.60	
E910		35.80	
Z817		54.95	
		Lumbar subarachnoid drainage of C.S.F. — (chronic), (I.O.P.)	
		Meningocele and Meningomyelocele	
N334		288.50	
		Repair of meningocele	
N335		391.50	
N338		288.50	
N339		233.50	
N197		556.40	
E901		144.20	
N198		573.50	
N199		573.50	

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	OPERATIONS ON THE EYE	Asst.	Surg.	Anaes.
		\$		
Z850	Examination and unlisted minor procedures under general anaesthesia (I.O.P.)		44.60	4
	EYEBALL			
	Excision			
E102	Enucleation	4	178.90	4
E103	Evisceration	4	178.90	4
E108	Enucleation, donor eye, post-mortem (one or both)		89.30	
	Repair			
E104	Removal of intraocular foreign body	4	257.10	6
E105	Non-magnetic — posterior segment	4	288.50	6
	Penetrating wound			
E106	with prolapse of intraocular tissue	4	178.90	6
E107	without prolapse of intraocular tissue	4	144.20	6
	CORNEA			
	Incision			
Z851	Paracentesis (I.O.P.)		35.80	4
	Removal embedded foreign body (I.O.P.)			
	local anaesthetic			
Z847	— one foreign body		17.90	
Z848	— two or more foreign bodies (see Preamble, Part B, paragraph 22)		I.C.	
Z852	general anaesthetic		35.80	4
U.V.C.	Corneal scraping		visit fees	
	Chelation of band keratopathy with EDTA (I.O.P.)			
Z849	local anaesthetic		17.90	
Z863	general anaesthetic		35.80	4
	Excision			
E206	Pterygium — simple (unilateral)		64.40	4
E205	— with partial keratectomy	4	164.85	4
E207	— with lamellar graft	4	288.50	8
E117	Keratectomy	4	164.85	4
E118	Excision of dermoid with partial keratectomy		164.85	4
E119	— with lamellar graft	4	288.50	8
	Cauterization of ulcer (I.O.P.)			
Z871	— local anaesthetic		17.90	
Z853	— general anaesthetic		35.80	4

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code		Asst. Surg. Anaes.		
		S		
	CORNEA - Cont'd			
	Replacement			
	Corneal transplant			
E121	penetrating	4	377-80	8
E951	with artificial prosthesis, add		35-80	
E122	lamellar	4	288-50	8
E123	Division of iris to cornea		108-90	4
	SCLERA			
	Incision			
E127	Sclerotomy, posterior		89-40	4
E128	Anterior chamber — open evacuation of clot	4	212-90	6
	IRIS AND CILIARY BODY			
E131	Laser iridotomy	4	164-60	4
E134	Laser angle surgery		199-20	
E130	Iridectomy-surgical	4	193-20	4
E132	Glaucoma filtering procedures	4	212-90	6
Note:	Includes iridectomy, iridenclesis, corneoscleral trephine, cyclodialysis, sclerectomy or goniotomy.			
E133	Extraocular glaucoma procedures	4	125-20	4
E135	Ciliary body re-attachment	4	343-40	8
Note:	Includes cyclodiathermy, cyclocryopexy.			
	CRYSTALLINE LENS			
	Incision			
	Needling (discission)			
E137	— primary or subsequent		110-90	5
E139	Capsulotomy	4	110-90	4
	Excision			
	Cataract (includes iridectomy and retrobulbar injection when administered by surgeon.)			
E140	— all types of by any procedure	4	288-50	8
E141	— dislocated lens extraction	4	343-40	6
E950	— insertion of intraocular lens, extra		89-30	
E138	Fixation of intraocular lens (McCannell suture procedure)	4	193-20	6
E143	— excision of secondary membrane with corneal section following cataract extraction	4	178-90	6
E144	Removal of intraocular lens	4	178-90	6
E145	Repositioning, surgical, of dislocated intraocular lens ..		89-40	4
E146	Insertion of secondary intraocular lens	4	199-20	8

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

		Asst.	Surg.	Anaes.
	VITREOUS		\$	
E147	Vitreous transplant, implant or anterior vitrectomy . . .	4	178.90	6
E148	Vitrectomy by infusion suction cutter technique (e.g. Peyman)	4	412.10	8
E149	Vitreous aspiration, posterior with needle for culture and/or injection of medication, with or without cryopexy	4	125.20	5
	RETINA			
E151	Re-attachment of retina and choroid by diathermy, photocoagulation or cryopexy as an initial procedure	6	203.90	6
E152	Scleral resection or buckling procedure — with or without diathermy, photocoagulation or cryopexy, primary or subsequent procedure	6	377.80	6
E153	Secondary operation following unsuccessful operation or fresh detachment in the same eye by a different surgeon with or without diathermy, photocoagulation or cryopexy	6	432.70	6
E161	Removal of scleral implant		109.90	4
E154	Photocoagulation (xenon, argon laser, etc.) — one eye		123.60	6
E155	Cryopexy — extra-ocular or sub-conjunctival — one eye		123.60	6
	EXTRAOCULAR MUSCLES			
	Repair			
	Strabismus procedures			
E159	— one or two muscles, one or both eyes	3	178.90	5
E162	— three or more muscles, one or both eyes	3	214.65	5
E949	— for adjustable suture, add		35.80	
E952	Repeat strabismus procedure (more than two previous repairs) by different surgeon, add		35.80	
	ORBIT			
	Incision			
E164	Drainage of abscess		143.10	6
	Excision			
	Tumour or foreign body			
E166	— anterior route	4	178.90	6
E167	— posterior exposure	4	322.80	6
E171	Exenteration, with or without major plastic repair	4	254.40	6
E172	Biopsy (anterior)		109.90	4

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

		Asst.	Surg.	Anaes.
Code	ORBIT - Cont'd		S	
E168	Biopsy (posterior exposure)		178.90	4
E165	Lateral orbitotomy (Kronlein)	3	288.50	6
E169	Decompression — two walls	4	288.50	6
E170	— three walls	4	322.80	6
	Repair — for codes E173, E174, E175 see page 143			
EYELIDS				
Incision				
Drainage of abscess (I.O.P.)				
Z854	local anaesthetic		17.90	
Z855	general anaesthetic		44.60	4
Excision				
Chalazion — single or multiple (I.O.P.)				
Z874	local anaesthetic		17.90	
Z856	general anaesthetic		44.60	4
Z857	Epilation by hyfrecator, electrolysis (I.O.P.)		17.90	4
Z858	— by cryopexy		44.60	4
	Verruca, papilloma, keratosis, etc. — see pages &			
Unlisted Plastic Procedures				
E177	Very Minor (e.g. skin only)		65.10	4
E186	Minor (e.g. muscle repair)	3	97.85	4
E187	Intermediate (e.g. full thickness wedge resection)	4	183.90	4
E188	Major (e.g. translation of lateral flap)	4	275.50	5
E189	Extensive major (e.g. pedicle flap)	4	402.10	6
Note:	Descriptive details of procedure (eg: operative report) should be submitted with claims for codes E177, E186-E189 — Refer to Surgical Preamble, paragraphs (16), (17).			
Suture				
E190	Tarsorrhaphy		75.55	4
E191	Double adhesion		109.90	4
Repair				
E192	Ptosis	4	214.65	4
E193	repeat or second repair	4	268.30	6
E194	Distichiasis — unilateral	4	164.85	4
E195	Trichiasis, repair by tarsal transplantation	4	164.85	4
E196	Entropion, other than Zeigler puncture	4	178.90	4

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	LACRIMAL TRACT - Cont'd	Asst.	Surg.	Anacs.
E954	— with lacrimal bypass procedure (e.g. Lester Jones or canalicular reconstruction), add		5 54.95	
E219	Lacrimal bypass procedure (e.g. Lester Jones) — when sole procedure (both stages)		125.80	4
E220	Lateral canthal tenodesis		178.90	4
Z901	Irrigation of nasolacrimal system — unilateral or bilateral		13.70	
Z902	Local anaesthetic, unilateral		13.70	
Z864	General anaesthetic — unilateral or bilateral		54.95	4
Z865	— with insertion of inlying tube or filament ..		107.90	4
Z918	Re-insertion of Lester Jones tube		35.80	

OPERATIONS ON THE EAR

Note: When debridement of ears under microscopy is carried out for removal of cerumen or for access purposes only, no charge should be made for the debridement. If debridement of ears under microscopy is carried out because of pathology, a claim may be made for this service.

EXTERNAL EAR

Endoscopy

U.V.C.	Removal of foreign body — simple	visit fees
Z866	— complicated — general anaesthetic (I.O.P.)	35.80 4
E302	— requiring post-auricular or endural incisions	143.10 4
E303	— from middle ear space	143.10 4
Z906	Removal of drainage tube(s) — general anaesthetic (I.O.P.)	25.00 4

Note: Z906 may not be claimed with Z914.

Z907	Debridement of mastoid cavity and/or repair of small perforation under microscopy (I.O.P.)	17.90	
Z908	— under general anaesthetic (I.O.P.)	30.80	4

Note: Z907 Z908 not for removal of cerumen for access only

Incision

Z909	Biopsy ear canal (I.O.P.)	17.70	
Z846	— general anaesthetic (if sole procedure performed)	30.80	4
E305	Limited incision for perichondritis, removal of cartilage and drainage	95.90	4
E306	Radical surgery for perichondritis	196.80	5

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code		Asst.	Surg.	Anaes.
	EXTERNAL EAR - Com'd			
	Excision		\$	
Z904	Local excision, polyp — office (I.O.P.)		17-90	
Z905	— hospital (I.O.P.)		27-60	4
E300	Resection of pinna — with primary closure		100-20	4
E301	— with local flap		121-80	4
E311	Exostosis, simple endomeatal surgery and removal and drilling out of exostosis		95-90	4
E312	— with multiple removal with necessary grafting		147-40	4
E313	— post auricular approach		203-90	5
Z903	Pre-auricular sinus (I.O.P.)		23-25	4
E309	— requiring general anaesthetic		143-10	5
	Repair			
	Congenital defects			
E307	external — minor	5	135-90	5
E308	— major	5	211-10	5
E310	— otoplasty for correction of outstanding ears — (patients under 18 years of age) — unilateral	5	161-00	5
E304	Total ear reconstruction with cartilage graft — (Brent technique)	4	429-30	9
Note:	E304, E307, E308 — Descriptive details of procedure (eg: operative report) should be submitted with claims (see Surgical Preamble, paragraph).			
	E310 — this procedure is not a benefit of OHIP for patients 18 years of age or older.			
E314	Meatoplasty or canalplasty for congenital malformation	5	143-10	5
E955	— with grafting of canal add		143-10	1
E956	— with tympanoplasty and/or ossiculoplasty and/or mastoidectomy, add		282-60	2
	MIDDLE EAR			
	Introduction (I.O.P.)			
	Eustachian			
Z910	Unilateral — local anaesthetic		4-30	
Z911	Unilateral or bilateral — general anaesthetic		25-00	4
	Incision (I.O.P.)			
	Myringotomy to include aspiration when indicated			
Z912	Office procedure — unilateral		12-20	
Z913	Hospital procedure — with or without operating microscope, unilateral		27-50	4

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	MIDDLE EAR - Cont'd	Asst. Surg. Anaes.	
		S	
Z914	Hospital or office procedure — with insertion of ventilation tube using operating microscope, unilateral	55-45	4
	Excision		
	Mastoidectomy		
E320	Cortical mastoidectomy,	4 221-80	6
E322	Modified or radical mastoidectomy	4 354-20	7
E315	Revision mastoidectomy with revision of middle ear ..	4 382-80	7
E946	— with mastoid cavity obliteration (E320, E322 or E315), add	71-55	
E959	— with meatoplasty and/or canalplasty, add	71-55	
	Repair		
E323	Myringoplasty	147-40	5
E336	Tympanoplasty — Type I (myringoplasty with exploration of middle ear)	221-80	7
E337	— with ossiculoplasty	318-40	7
E957	— with mastoidectomy, add	95-90	
E959	— with meatoplasty and/or canalplasty, add	71-55	
E333	Ossiculoplasty	4 286-20	7
E325	Facial nerve decompression	4 465-10	9
E326	Facial nerve graft	4 536-60	9
E327	Closure of mastoid fistula	4 176-70	4
E328	Tympanotomy	147-40	4
E329	Tympanic neurectomy	261-15	6
E316	Tympanotomy with round or oval window fistula repair	214-65	6
E324	Tympanotomy with insertion of "permanent" ventilation tube	184-60	4
	INNER EAR		
	Incision		
	Labyrinthotomy or Labyrinthectomy		
E332	(including Fick procedure)	386-40	7
	Repair		
E334	Stapes mobilization, unilateral	261-15	6
E335	Stapedectomy with prosthesis	386-40	6
E338	Singular nerve section	4 465-10	9
E339	Endolymphatic shunt or sac decompression	4 429-30	9

O. Reg. 285/83, s. 5, part.

Schedule 16

LABORATORY MEDICINE

Note: Claims for laboratory services, when referred by a Dentist, Osteopath, Chiroprapist or Chiropractor are not insured services.

PREAMBLE:

1. The patient documentation and specimen handling benefit is applicable to all patients, except for those items listed under the anatomical pathology, histology and cytology sections. The items in this section have been left at a sufficient level to cover administrative costs. This benefit is not applicable to referred-in samples, since the collecting laboratory will already have claimed the patient documentation and specimen collection benefit.
2. The biochemistry section has been condensed so that one listing refers to a procedure for any of amniotic fluid (A), blood (B), C.S.F. (C), faeces (F), gastrointestinal fluid (G), urine (U). Exceptions are indicated by B, U, etc., following the test name. Other specimens will be considered on an I.C. basis.
3. A number of tests are listed in different sections of the schedule, i.e. when more than one method of performing the test is available, e.g. Aminophylline is listed under both Biochemistry and Radioassays. Assays of ligand type other than radioisotopic are listed under Biochemistry.
4. Blood glucose by the dipstick method may be claimed only when assessed by an appropriate instrument such as a reflectance meter. It should not be claimed when used only as a check on the fasting blood sample of a glucose tolerance test. The blood glucose of the fasting sample in a glucose tolerance test is allowable only once even if assessed by two methods.

Note: The standard glucose tolerance test for diagnosis of diabetes mellitus consists of 5 blood specimens taken at 0, 30, 60, 90, and 120 minutes following oral administration of 75g. of glucose. In pregnancy, 4 specimens only are to be taken at 0, 60, 120 and 180 minutes. (L104 and L103).

5. Code L418 or L417 may not be claimed by a physician in addition to claim(s) for any treatment or assessment. However, Code G481 (see page 00 of the 1983 OHIP Schedule of Benefits) may be claimed by a physician if a haemoglobin screen (any method or instrument) is carried out in the course of an office or home visit. Urinalysis G009(G010) may be claimed with or without an associated visit to a physician's office (except for screening and urinalyses which are not medically necessary).
6. When a screening culture method (e.g. Agar spoon) is used on a urine sample, L641 refers to a culture technique and does not apply to those kits using the nitrite test only. Where a significant growth is obtained and followed up by definitive identification methods, L633 or L634 only should be claimed. The benefits for L633 and L634 include any necessary microscopic examination of the urine.
7. The Physician assumes responsibility for all cytology smears and the professional benefits (L804 to L815 inclusive) are weighted averages of the professional component. These benefits, therefore, are applicable in each case whether or not all slides are examined by the physician.
8. Only those tests which are requested are to be claimed with the following exceptions. It is intended that if the test results yield abnormal findings or information which would be incomplete, insufficient or meaningless to the referring physician, the medical director of

LABORATORY MEDICINE

a laboratory may add further appropriate tests and claim for them with the knowledge he may have to substantiate their justification.

9. A test must be completed in accordance with the pertinent Schedule listing in order to charge for it. The verbatim listing is intended as the definitive benefit for that test alone, unless otherwise specified e.g. isoenzymes do not include total enzyme estimations: creatine does include creatinine (as specified). Notwithstanding the foregoing and recognizing that it is impossible to list all variations in techniques of all listed tests, when there is a modification of the usual technique, the listing most closely approximating it should be used.
10. This schedule, with the exception of L036, lists actual procedures performed. No claim shall be made for calculated values made and reported, or for control tests or repeat tests on the same patient sample.
11. The benefit for seminal fluid examination (complete) is to include sperm count, volume estimation, motility and morphology and viscosity. The benefit for seminal fluid examination carried out post-vasectomy is not to be claimed by the operating surgeon unless the patient requires more than one office visit post-operatively.
12. Creatinine is a justifiable addition in the case of tests on 24-hour urine samples, where it is necessary to assess the sample as a complete 24-hour collection. However, if several tests (e.g. steroids) are done on a single such sample, only one creatinine should be claimed for that sample. In those estimations where the test result is expressed in terms of creatinine excretion the performance of a creatinine is mandatory and may be claimed.
13. It is recognized that in requests for a serologic titre, if a screening test is used and would suffice, the lesser benefit for the screening test should be claimed. If positive and followed by a serial titration, both the screening and titre fees may be claimed. If the titration is a micro technique using plates, it is the equivalent of a tube titre, the wells being miniature tubes.
14. When a test for trichomonas identification (any method) is carried out in association with L625 or L627, code L653 may be claimed in addition. L653 also may be claimed when Wet Preparation is used for direct examination of a fresh specimen for vegetative amoebae or similar parasites. However, the wet preparation used in the faeces concentration technique for parasites and ova is included in L650.
The conditions set down in paragraph 8 of this preamble must be adhered to.
15. It is recognized that in all laboratory tests there is a professional component.
16. The maximum number of units which may be claimed for any combination of L418 (Hemoglobin), L417 (Hematocrit); L399 (WBC Count) and L397 (RBC Count) is 11 LMS units per patient per day, whether automated, semi-automated or manual methods are used. L700 is not included in this total and may be claimed separately, if appropriate. Laboratories using multichannel equipment should use individual codes as described above.
17. The maximum number of units which may be claimed for any combination of the tests represented by the following codes will be 40 LMS units per patient per day:

L005	L061	L194	L223	L252
L030	L067	L204	L225	
L045	L111	L208	L226	
L053	L191	L222	L251	

This maximum of 40 units applies on a per patient basis, regardless of the number of specimens submitted and regardless of the number of laboratories involved in performing

LABORATORY MEDICINE

the individual tests. Code L700 is not included in this maximum and should be claimed separately, if appropriate.

18. The maximum number of units which may be claimed for any combination of chemical analyses performed on a single sample by means of an automated chemical analyzer with simultaneously functioning channels is 18 LMS units (L225).
19. The definitions and guidelines in this paragraph apply to the Blood Bank section of Laboratory Medicine:
 - (a) L471 Antibody Identification — incomplete antibodies. A panel of any number of cells regardless of suspending media or technique used. Preparation of eluate and/or antibody absorption is included.
 - (b) L472 Antibody Identification — complete antibodies. A panel of any number of cells for the identification of complete antibodies by direct agglutination.
 - (c) L473 Parallel Titration — to be used when two sequential patient serum specimens are tested to detect a change in antibody titre. Includes a repeat antibody identification on the current sample.
 - (d) L490 Blood Group — ABO and Rh₀(D). The subgroups of A and RhD^u are included where indicated. A direct AHGT is also included in L490, therefore, L495 may not be charged on the same patient when this code is claimed.
 - (e) L492 Crossmatch. When an initial crossmatch is requested the appropriate claim is for L490 x 1, L482 x 1 plus L492 for each unit ordered. L490 and L482 may not be claimed more than once on the same day of service. L490 and L493 may not be claimed when these procedures are carried out as a confirmatory test on the units of blood to be transfused.
 - (f) L493. This listing includes L490 (see (d), above) and Rh genotype to include the antigens C, D, E, c, e, and D^u when indicated. Any other antigen is to be claimed under L494.
 - (g) L494 Blood Group per antigen. Antigens stated in L493 and L490 are excluded from this listing.
 - (h) L495 Direct AHGT. This listing may be claimed when ordered as a single procedure or in addition to L482 when the latter is requested as a single procedure. L495 may not be claimed when L490 or L493 is claimed with L482 on the same patient on the same visit.
20. Antibiotic sensitivities should not be done routinely, but only when, by reason of its identification and/or its concentration, the isolated organism has a high probability of being pathogenic. L621 applies to all routine antibiotic sensitivity testing regardless of the method used and including M.I.C. determination by manual kit or automated methodologies.
21. The use of Nickersons Medium as a screening test for yeast is not a benefit.
22. The carcinoembryonic antigen test (CEA) L690 is not to be used as a general cancer screen. It is to be used only for following established malignancies.
23. This preamble is intended to apply to everyone using codes L700 and L001 to L731 and codes L800 to L837.

LABORATORY

L.M.S. UNITS	O.H.I.P. FEE \$	L.M.S. UNITS	O.H.I.P. FEE \$
1	0.45	41	18.45
2	0.90	42	18.90
3	1.35	43	19.35
4	1.80	44	19.80
5	2.25	45	20.25
6	2.70	46	20.70
7	3.15	47	21.15
8	3.60	48	21.60
9	4.05	49	22.05
10	4.50	50	22.50
11	4.95	51	22.95
12	5.40	52	23.40
13	5.85	53	23.85
14	6.30	54	24.30
15	6.75	55	24.75
16	7.20	56	25.20
17	7.65	57	25.65
18	8.10	58	26.10
19	8.55	59	26.55
20	9.00	60	27.00
21	9.45	61	27.45
22	9.90	62	27.90
23	10.35	63	28.35
24	10.80	64	28.80
25	11.25	65	29.25
26	11.70	66	29.70
27	12.15	67	30.15
28	12.60	68	30.60
29	13.05	69	31.05
30	13.50	70	31.50
31	13.95	71	31.95
32	14.40	72	32.40
33	14.85	73	32.85
34	15.30	74	33.30
35	15.75	75	33.75
36	16.20	76	34.20
37	16.65	77	34.65
38	17.10	78	35.10
39	17.55	79	35.55
40	18.00	80	36.00

LABORATORY MEDICINE

- 24. Fees for laboratory medicine testing are not refundable (in whole or in part) to the referring physician or referring laboratory by the laboratory performing the tests.
- 25. The benefits for patient documentation and specimen collection and each test are calculated by multiplying the individual L.M.S. Unit values by
- 26. Laboratory tests on specimens sent outside Ontario are not a benefit of the Plan.
- 27. Effective January 1, 1983, Secondary Laboratories receiving specimens for additional (secondary) tests from another Laboratory that normally would be claimed as L319 or L500 should be claimed as L919 or L900 respectively.

Code		LMS Units
L700	PATIENT DOCUMENTATION AND SPECIMEN COLLECTION BENEFIT	7

L700 may only be claimed with an "L" code other than L701 to L724 and L800 to L829.

- 1. Limited to 1 per patient, per day.
- 2. Not allowed to the recipient of a referred sample from another laboratory.
- 3. Not allowed to the attending physician.
- 4. Not applicable to a patient visit solely to receive instructions or collection containers.
- 5. When multiple tests are ordered for the same patient for the same day, only one L700 may be claimed even though all specimens may not be available on any one day.
- 6. Not applicable to items under anatomical pathology, histology and cytology section.
(Fee Codes L701 to L724 inclusive).

BIOCHEMISTRY

(Applicable to all specimens except as denoted by B-blood, U-urine, F-feces, C-CSF, A-amniotic fluid).

L059	Acetaminophen	25
L001	Acetone, Qualitative (Ketones dipstick)	3
L002	Acetone, Quantitative	35
L003	Addis count — U	32
L004	Albumin, Qualitative	3
L005	Albumin, Quantitative (excluded if globulin and/or protein electrophoresis done)	10
L006	Alcohol, Ethyl-Quantitative	43
L007	Alcohols, Qualitative	25
L008	Alcohols, Fractionation and Quantification	45
L009	Aldolase	30
L010	Aldosterone	120
L011	Amino Acids — one way chromatography — B. U	15
L012	Amino Acids — two way chromatography — U	30

LABORATORY MEDICINE

Code	BIOCHEMISTRY — Cont'd	LMS Units
L013	Amino Acids, Fractionation and Quantitation	200
L014	Amino Acid Nitrogen	33
L071	Aminoglycosides (e.g. gentamicin, tobramycin)	40
L020	Aminophylline, Quantitative (theophylline)	40
L015	Ammonia	39
L016	Amniotic Fluid Scan	20
L017	Amniotic Fluid L/S Ratio	50
L018	Amylase	22
L021	Androstenedione	75
L019	Ascorbic Acid	25
L025	Barbiturates, Qualitative	25
L026	Barbiturates, Quantitative	35
L027	Barbiturates, Fractionation and Quantification	60
L028	Bile Microscopy	4
L029	Bilirubin, Qualitative — F	3
L030	Bilirubin, total	10
L031	Bilirubin, conjugated	10
	Blood gasses (see listings on pg. L8)	
L037	Blood Volume — excluding injection of dye	20
L038	Bromides	15
L039	Bromosulphthalein (BSP) excluding injection of dye	14
L045	Calcium	10
L046	Calcium Ionized	20
L047	Calculus analysis — chemical, Qualitative	15
L048	Calculus analysis, Qualitative and Quantitative	25
L073	Cannabinoid	35
L040	Carbamazepine, Quantitative	35
L049	Carotene	16
L050	Catecholamines, total	60
L051	Catecholamines, fractionated	80
L052	Ceruloplasmin	19
L041	Chlordiazepoxide, Quantitative	40
L053	Chloride	6
L054	Chloride (sweat)	33
L055	Cholesterol, total — not to be charged with L156	14
L056	Cholesterol, ester — not to be charged with L156	14
L057	Cholinesterase — pseudo or true	30
L058	Cholinesterase Genotyping (includes Pseudo, Dibucaine and Fluoride)	50
L060	Carboxyhemoglobin	15
L061	CO ₂ Content, CO ₂ Combining Power, Bicarbonate (measured, not calculated)	6
L062	Chymotrypsin	22

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Code	BIOCHEMISTRY - Cont'd	LMS Units
L063	Copper	40
L064	Cortisol	35
L065	Creatine (includes creatinine)	26
L066	Creatine Phosphokinase	25
L070	Creatine Phosphokinase, fractionation	34
L067	Creatinine (not with L068)	6
L068	Creatinine Clearance	15
L075	Crystal Identification (X ray powder diffraction analysis)	30
L069	Cystine Screening — U	8
L074	Diazepam, Quantitative	40
L072	Digoxin	45
L077	Diphenylhydantoin, Quantitative (phenytoin)	35
L076	Disopyramide	35
L078	Drug Screening, thin layer chromatography	20
L079	Drug Screening TLC + gas liquid chromatography confirmation	75
L085	Electrophoresis, serum — including total protein	36
L086	Electrophoresis, other than serum — including total protein .	50
L080	Electrophoresis, serum — alone	26
L087	Estradiol	75
L088	Estriol — B	75
L089	Estriol, Pregnancy — U	50
L090	Estrogens, total — U	50
L091	Estrone	75
L092	Ethosuximide, Quantitative	35
L095	Fat, total — F	72
L096	Fat, Differential — F	92
L097	Fat and/or meat fibres (microscopic) — F	6
L098	Fat (microscopic) — U	6
L099	Fatty Acids, free	25
L094	Flurazepam, Quantitative	40
L100	F.S.H. (Pituitary Gonadotrophins)	60
L105	Galactose (per sample)	16
L106	Galactose-1-phosphate uridyl transferase (quantitative)	65
L113	Galactose-1-phosphate uridyl transferase (screening)	10
L107	Gamma glutamyl transpeptidase	15
L109	Gastric analysis titration (per sample)	7
L110	Globulin (excluded if albumin and/or protein electrophoresis done)	10
L111	Glucose, quantitative (not by dipstick)	6
L112	Glucose, semi-quantitative (dipstick if read with reflectance meter)	3
L104	Glucose tolerance test	30
L103	Glucose tolerance test in pregnancy	24
L114	Glutathione	20
L115	Glycoproteins	60

LABORATORY MEDICINE

Code	BIOCHEMISTRY - Cont'd	LMS Units
L167	Melanin — U	10
L168	Mercury	30
L169	Metanephrines, total — U	75
L170	Metanephrines, fractionated — U	90
L163	Methadone	15
L171	Methemalbumin	21
L172	Methemoglobin	21
L160	Methotrexate (amethopterin)	35
L175	Methylphenidate, quantitative (Ritalin)	40
L164	Morphine	15
L173	Mucopolysaccharides — U	25
L174	Myoglobin, Qualitative — U	30
L161	N — acetylprocainamide	35
L180	5' — Nucleotidase	25
L181	Occult blood	3
L182	Ornithine Carbonyl Transferase	15
L183	Osmolality (osmolarity)	10
L184	Oxalic Acid-u	40
L185	P.A.H. Clearance	40
L081	Phenobarbitone	35
L032	pCO ₂	8
L033	pO ₂ (arterial)	8
L034	pH	7
L035	pCO ₂ , pO ₂ and pH in combination	17
L036	pCO ₂ , pO ₂ , pH-calculation of one or more of standard bicarbonate, base excess, etc.	3
L187	Phenothiazines, Qualitative — U	6
L188	Phenothiazines, Quantitative — U	30
L189	Phenylalanine	15
L190	Phosphatase, Acid	15
Note:	L190 — no additional claim may be made for a repeat test using an inhibitor (such as for prostatic acid phosphatase determination).	
L191	Phosphatase, Alkaline	10
L192	Phosphatase, Alkaline fractionation	29
L193	Phospholipids	30
L194	Phosphorus (inorganic phosphate)	10
L195	Plasma Clearing Factor (Baker)	35
L196	Plasma Hemoglobin	15
L197	Porphobilinogen (PBG), screen — U	10
L198	Porphobilinogen (PBG), Quantitative — U	25
L199	Delta-aminolevulinic Acid (ALA), Quantitative — U	25
L200	Porphyryns, screen	10
L201	Porphyryns, Quantitation (copro, proto, uro) — U	60
L202	Porphyryns, Quantitation (copro, proto, uro) — B	75

LABORATORY MEDICINE

Code	BIOCHEMISTRY - Cont'd	LMS Units
L203	Porphyrins, Quantitation (copro, proto, uro) — F	90
L204	Potassium	6
L205	Pregnanediol — U	70
L206	Pregnanetriol — U	80
L211	Primidone, Quantitative (<i>mysoline</i>)	35
L212	Procainamide	35
L207	Progesterone	50
L214	Propoxyphene	35
L213	Propranolol	35
L208	Protein, total — not to be charged with L085 or L086	10
L209	PSP (Phenolsulphonphthalein)	15
L210	Pyruvic Acid (pyruvate)	27
L215	Quinidine	18
L216	Reducing substances, identified by chromatography	30
L220	Salicylate, Qualitative	5
L221	Salicylate, Quantitative	12
L222	SGOT (AST)	10
L223	SGTP (ALT)	10
L225	Automated chemical analyzers with simultaneously functioning channels (single sample) — see Laboratory Preamble, paragraphs 17, 18	18
L226	Sodium	6
L227	Spectroscopic examination (any)	20
L228	Sulphemoglobin	21
L229	Sulphonamides	27
L230	T-4, Total (Thyroxine)	24
L240	Thiocyanates	15
L242	Thyroxine — Binding Globulin	50
L243	Triglycerides — not to be charged with L156	21
L244	Trypsin	22
L250	Urea Clearance	15
L251	Urea Nitrogen (B.U.N.)	6
L252	Uric Acid	6
L253	Urinalysis, routine (includes microscopic examination of centrifuged specimen plus any or all of S.G., pH, protein, sugar, hemoglobin, ketones, urobilinogen, bilirubin)	7
L254	Urinalysis, microscopy alone or one or more parts of L253 without microscopy (may not be claimed with urine culture for the same specimen)	3
L267	Urobilin, Qualitative — U	7
L255	Urobilinogen, Qualitative (not by dipstick) — U	7
L256	Urobilinogen, Quantitative — U	15
L257	Valproic Acid	35
L260	Vitamin A	30
L261	VMA (Vanilmandelic Acid)	60
L265	Xylose Absorption Test (per specimen)	6

LABORATORY MEDICINE

Code	BIOCHEMISTRY - Cont'd	LMS Units	I.C.
L266	Zinc	25	
L299	Biochemical assays not included above		I.C.
Note:	Biochemical assays other than specifically listed are not a benefit as such until approved by OHIP.		
RADIO ASSAYS — The following codes apply only if an isotope is used. If alternate non-isotopic biologic, immunologic or chemical method is used, use different code under the appropriate section.			
L307	ACTH (Adrenocorticotrophic Hormone)	120	
L300	Aldosterone	120	
L691	Alphafetoprotein	45	
L304	Aminoglycosides	40	
L321	Aminophylline (Theophylline)	40	
L305	Androstenedione	75	
L322	Anti-DNA	45	
L323	Anti-RNA	45	
L301	Calcitonin	120	
L302	C — AMP (Cyclic Adenosine Monophosphate)	60	
L690	Carcinoembryonic antigen (CEA) (see Laboratory Preamble, paragraph 22)		I.C.
L346	C-peptide Immunoreactivity	60	
L303	Cortisol	35	
L347	Dehydroepiandrosteredione	75	
L306	Digoxin	45	
L324	Diphenylhydantoin (Phenytoin), quantitative (<i>Dilantin</i>)	35	
L310	Estradiol	75	
L311	Estriol	75	
L312	Estrogens — total — U	50	
L313	Estrone	75	
L329	Ferritin	45	
L308	Folate, serum (not to be billed in addition to L309.)	45	
L309	Folate, in red cells, to include serum folate and hematocrit	98	
L315	FSH (Pituitary Gonadotrophins)	60	
L316	Gastrin	75	
L317	Growth Hormone	40	
L318	HCG (Human Chorionic Gonadotrophins)	50	
L319	Hepatitis associated antigen or antibody radioimmunoassay (e.g. hepatitis B surface antigen or antibody, hepatitis B anticore antibody, hepatitis A antibody) — per assay	45	
L919	Hepatitis associated antigen or antibody radio-immunoassay by secondary laboratory per assay	45	
L693	Hormone receptors for carcinoma (to include estrogen and/or progesterone assays)		I.C.

LABORATORY MEDICINE

		LMS
Code	BIOCHEMISTRY - Cont'd	Units
L320	HPL (Human Placental Lactogen)	50
L334	IgE	45
L688	Immune complexes by CIq binding	60
L689	Immune complexes by Raji cell assay	100
L325	Insulin	40
L326	Insulin antibodies	80
L327	Iron binding capacity	24
L328	LH (Luteinizing Hormone)	60
L330	Parathyroid Hormone	120
L343	Phenobarbitone	35
L348	Proinsulin radioimmunoassay	500
L331	Progesterone	50
L333	17-OH Progesterone	60
L332	Prolactin	75
L335	Renin	75
L336	T-3, Total (Triiodothyronine)	40
L337	T-3 Uptake	18
L338	T-4, Total (Thyroxine)	24
L339	T-4, Free — Absolute (includes T-4 total)	50
L340	Testosterone	50
L341	TSH (Thyroid Stimulating Hormone)	50
L342	Thyroxine Binding Globulin (T.B.G.)	50
L345	Vitamin B12	45
L524	Lymphocyte activation (transformation) by Isotope incorporation (limited to 3 mitogens and/or antigens)	200
L585	Radio-Immuno Assays (not included above)	I.C.
Note:	Radio-immuno assays other than specifically listed are not a benefit as such until approved by OHIP.	

HEMATOLOGY

L370	Assay of Factors II, V, VII, VIII, IX, X, XI and XII (each) .	55
L371	Autohemolysis test	24
L372	Blood film examination (to include differential, red cell morphology and platelet estimate)	10
L374	Blood film — buffy coat preparation — not to be charged with L430	18
L375	Blood film — special stain	11
L376	Bleeding time — Duke method	8
L377	Bleeding time — Ivy method	15
L378	Bone marrow — film preparation	15
L379	Bone marrow — staining (Romanowski and iron)	23

LABORATORY MEDICINE

Code	HEMATOLOGY - Cont'd	LMS Units
L385	Capillary fragility	7
L386	Circulating anticoagulant	10
L387	Clot observation for lysis	7
L388	Clot lysis, dilute whole blood	10
L389	Clot retraction	6
L390	Clotting time (Lee and White)	8
L391	C.S.F. cell count (to include differential)	18
L395	Eosinophil count	8
L396	Platelet count	10
L397	R.B.C. count, excluding manual method (see preamble)	4
L398	Reticulocyte count	13
L399	W.B.C. count	4
L400	Euglobulin clot lysis	20
L401	Fibrinogen, semi-quantitative	6
L402	Fibrinogen, quantitative	28
L403	Factor XIII (Urea solubility test)	5
L404	Fibrinolysis (plate method)	16
L405	Fibrin split products, quantitative	30
L406	Fibrin split products, latex screening	5
L407	Folate, serum	45
L408	Folate, in red cells, to include serum folate and hematocrit ...	98
L410	G-6-PD screen	10
L411	G-6-PD quantitative assay	65
L412	Pyruvate kinase quantitative assay	65
L415	Haptoglobin	15
L416	Heinz bodies	15
L417	Hematocrit	3
L418	Hemoglobin	4
L419	Hemoglobin electrophoresis to include Hb A ₂ fraction	34
L420	Hemoglobin, fetal	20
L421	Hemoglobin, unstable	6
L422	Hemolysins — Ham's Acid Serum test	18
L423	Hemolysins — cold (Donath-Landsteiner)	18
L424	Hemosiderin in urine	11
L430	L.E. Cell prep — not to be charged with L374	18
L431	Kleihauer stain	18
L432	Malaria smear or other parasites	15
L435	Plasmapheresis	50
L436	Platelet function — aggregation, per additive	12
L437	Platelet function — adhesiveness	25
L438	Platelet function — thromboplastic function (PF-3)	28
L439	Preparation of cryoprecipitate (per treatment)	17
L440	platelet concentrates (per treatment)	25
L441	washed red cells	35
L442	leukocyte-poor blood	20
L443	Protamine titration	15

LABORATORY MEDICINE

	LMS Units
HEMATOLOGY - Cont'd	
L444 Protamine sulphate test	10
L445 Prothrombin time	8
L446 Prothrombin consumption	10
L450 Osmotic fragility	45
L447 Reptilase time	10
L451 Sedimentation rate	4
L452 Sickel cell preparation	14
L453 Sickle cell solubility test (screen)	5
L455 Special stains for acute leukemia	75
L454 Sucrose hemolysis	18
L456 Terminal transferase by immunofluorescence	75
L460 Thrombin time	10
L461 Thromboplastin generation test	71
L462 Partial thromboplastin time	10
L465 Vitamin B ₁₂ , microbiologic, not isotopic	45
 BLOOD BANK	
(Refer to Laboratory Medicine Preamble, paragraph 19.)	
L482 Antibody screening	16
Antibody identification	
L471 —incomplete antibody (to be claimed only if L482 is positive or doubtful)	45
L472 —complete antibody (to be claimed only if L482 is positive or doubtful)	30
L481 Antibody titre per antibody regardless of method used (to be claimed only if either L471 or L472 yielded positive identification. Not to be claimed routinely.)	15
L473 Parallel titration on two specimens to include confirmation of previously detected antibody (see also OHIP Bulletin #4141)	75
L490 Blood group — ABO and Rh _o (D)	13
L492 — crossmatch per unit of blood	10
L493 Blood group — ABO and Rh genotype	40
L494 Blood group per antigen	8
L495 Direct anti-human globulin test	4
 IMMUNOLOGY	
Single Gel Diffusion; Nephelometric Quantitative Assays	
L550 Immunoglobulin A, IgD, IgG, IgM	12
 Complement proteins	
L560 Titre — Clq	12
L551 —C ₃ (B ₁ C)	12
L552 —C ₄ (B ₁ E)	12
L557 —C ₅	12

LABORATORY MEDICINE

Code	IMMUNOLOGY - Cont'd	LMS Units
L558	—C ₃ proactivator	12
L561	—C ₁ -esterase inactivator	12
	Miscellaneous proteins	
L553	— Ceruloplasmin	12
L554	— Transferrin	12
L555	— Alpha-1-antitrypsin	12
L556	— Alpha-2-macroglobulin	12
	Immuno-electrophoresis	
L575	Maximum of 3 antisera per test serum (per antiserum used) . . — monoclonal gammopathy screen — L chains — H chains	30
L576	Cryoglobulin characterization	30
	Double Gel Diffusion, Qualitative (Ouchterlony)	
L568	Antibodies to food antigens (milk, wheat proteins), or to fungal antigens (allergic alveolitis screening series) per antigen — maximum of 4 antisera per patient screen	5
L565	Alphafetoprotein screen	5
L567	C ₁ -esterase inactivator screen	5
L566	Immunoglobulins, L chains, H chains	5
	Miscellaneous Agglutination Reactions (e.g. Rheumatoid factor; antithyroid (thyroglobulin or microsomal); streptolysin screen)	
L500	Screen	6
L900	Screen by secondary Laboratory	6
L502	Serial tube, 4 or more antigens	30
L501	Titre-serial tube, single antigen	15
L595	Alphafetoprotein — screen	15
L596	Anti-sperm antibodies — screen	20
L597	— titre	40
L660	Cold agglutinins — screen	6
L661	— titre	15
L665	C-reactive protein	6
L655	Pregnancy test	6
L598	Pregnancy test titre	15
Note:	L598 should not be claimed routinely, and may be claimed only if L655 is positive and there are additional medical indications for the addition of the titre.	
	Cellular-Assays	
L533	ATP depletion test	275
L532	Caffeine stimulation test	300
L520	Nitroblue Tetrazolium Test — screen for enzyme deficiency . .	30

LABORATORY MEDICINE

Code	IMMUNOLOGY - Cont'd	LMS Units
L528	Antibody dependent cellular cytotoxicity	200
L529	Naturally occurring cell cytotoxicity	200
L522	Leukocyte chemotactic activity	150
L521	Intracellular leukocyte bacterial killing capacity (Holmes Test) — per organism	100
L523	Leukocyte phagocytic capacity	40
L524	Lymphocyte activation (transformation) by isotope incorporation (limited to 3 mitogens and/or antigens)	200
L525	Lymphocyte surface immunoglobulins by immunofluorescence	200
L526	Lymphocyte T and B cell rosettes	200
L527	Mixed lymphocyte reaction	300
 Complement-kinetic (activity) assays		
L530	Total haemolytic complement (CH50 non-kit)	50
L531	Complement components (activity assays)	60
 Fluorescent Antibody Tests (Immunofluorescent Studies)		
Serum anti-tissue antibodies (per type of tissue section examined and per serum dilution used irrespective of number of antibodies identified, maximum of 4 slides per serum).		
L544	— anti-nuclear (may include anti nucleolar)	35
L535	— anti-mitochondrial	
	— anti-thyroid	
	— anti-adrenal	50
	— anti-smooth muscle	
	— anti-parietal	
	— anti-skin	
	— anti-sperm	
L545	Protein Deposition in Tissues (per biopsy examined, any number of antisera, e.g. Immuno-globulin, complement component, fibrinogen and pathinogens, etc.)	75
 Histocompatibility Testing		
L580	— Tissue typing	200
L581	— Cross match	50
L582	— Antibody screening (per panel of 15 antigens)	150
L583	— HLA27 typing	50
 Microbial Immunology		
L659	Antistreptolysin O, 7-tube titrations or microtechnique	25
L662	Complement fixation — screen	20
L663	— titre, single antigen	30
L664	— multiple antigens	50

LABORATORY MEDICINE

	LMS Units
Code	IMMUNOLOGY - Cont'd
L667	Direct fluorescent antibody (not to be claimed with listings under Microbiology Cultures) 12
L682	— for each additional antibody, add 4
L683	Indirect fluorescent antibody 15
L684	— for each additional antibody, add 5
L668	Heterophile antibodies — screen (slide or single tube) — with or without absorption 5
L670	— with absorption by guinea pig kidney and ox cells, multiple tube titre (Paul Bunnell) 30
Note:	Hepatitis associated antigen or antibody RIA (see L319 under Radio Assays)
L658	Trichinella antibody 6
L679	Virus antibodies — ELISA technique or hemagglutination inhibition (Rubella) 30
L680	— neutralization test 40
L681	— sucrose gradient separation of IgM + inhibition test 90
N.C.	VDRI 5
L503	Widal slide or tube agglutination 25
	Radioimmunoassays (see listing under Radioassays)
	Miscellaneous
L599	Cryofibrinogen — qualitative 5
L600	Cryoglobulins — qualitative 5
L601	Cryoglobulins — quantitative 30
L602	Pyroglobulins — qualitative 5
L604	Serum Viscosity — relative 10
L603	— quantitative 20
	Modifiers (Units in addition to units for basic test where applicable — Immunologic procedures)
L610	Concentration of sample before testing (any method) 2
L611	Radio-modification of standard technique utilizing isotope-labelled reagents 50
	— immunoelectrophoresis anti-Diphtheria;
	— double diffusion anti-insulin
	— radial diffusion anti-Tetanus
Note:	Radio-modifications other than specifically listed under code L611 are not a benefit as such until approved by OHIP.
N.C.	Preparation of special antigens or antisera N.A.B.
N.C.	Special investigations N.A.B.

LABORATORY MEDICINE

Code	MICROBIOLOGY	LMS Units
L620	Antibiotic level, serum	40
L621	Antibiotic sensitivity — per organism, max. of 2 per specimen (see Laboratory Preamble, paragraph 25)	9
L623	— M.I.C. — one antibiotic, tube or agar dilution	25
L622	Chlamydia isolation	55
	Cultures (L667, L682 may not be claimed in addition)	
L624	— blood (including aerobic, anaerobic, subcultures, smears) per bottle	30
L625	— cervical, vaginal, including GC culture, Gram smear, yeast indentification (e.q. Germ tube) not to be claimed with L627	25
L639	— fluids (CSF, joint, pleural etc. not exudates)	28
L626	— fungus, including KOH preparation and smear — not to be claimed for the same specimen with L625, L628, L629; includes L653 for fungus	20
L627	— GC culture and smear — not to be claimed with L625 . .	20
L628	— other swabs or pus — culture and smear	25
L629	— sputum — culture and smear	22
L630	— stool, including necessary agglutinations	33
L640	— throat swabs, for streptococcus, screen only	6
N.C.	— screening for diptheria	N.A.B.
L631	— tuberculosis, including ZN or fluorescent smear	55
L632	— animal inoculation	100
L641	— Urine, screening, actual culture without identification — (see Laboratory Preamble, paragraph 6)	7
L633	— urine, pour plate or Miles-Misra quantitation	20
L634	— urine, calibrated loop quantitation	15
L642	Lysozyme inhibition test	13
L635	Pathogenic E coli (as sole procedure in infants only, such as fluorescent staining, not with L630)	5
L656	Penicillinase production	8
L636	Streptococcus grouping, Lancefield method	18
L638	Streptococcus grouping, coagglutination method	12
L637	Virus isolation	50
	Microscopy	
L645	Darkfield (spirochetes)	10
L646	Electron — direct, for viruses	40
L647	— immunoelectron microscopy	60
L648	— after ultracentrifugation	65
L649	— thin section, for virus	130
L650	Parasites and ova (faeces concentration)	20
L654	Parasites and ova, smear only, special stain	20
L651	Pinworm (Scotch tape prep)	5
L643	Smear only, Gram or Papanicolaou stain, as sole procedure (not with L624—L634)	5

LABORATORY MEDICINE

Code	MICROBIOLOGY - Cont'd	LMS Units
L652	Smear only, special stain, e.g. ZN, inclusions, spores, diphtheria	14
L653	Wet preparation (for fungus, trichomonas, parasites. See Laboratory Preamble, paragraph 14.)	3
ANATOMICAL PATHOLOGY HISTOLOGY, AND CYTOLOGY		
Note:	Do not claim L700 in addition to codes L701 to L724 or L800 to L829.	
	The items listed in this section include only the technical component of the various items listed. The professional component for each item where applicable is listed in the following section.	
N.C.	Autopsy, gross and microscopic (including CNS as required) .	N.A.B.
N.C.	Referred-in organs, gross and microscopic	N.A.B.
Chromosome Analysis		
L701	Chromosome banding	70
L702	Karyotype of blood or bone marrow	300
L703	Karyotype of skin or amnion cells	475
Cytology and Histology		
L704	Amniotic fluid for fetal maturation	8
L705	Aspiration biopsy, (lung, breast, thyroid, etc.)	32
L706	Bronchial washings or brushings, per specimen	14
L707	Buccal or vaginal smear for Barr body	8
L708	Esophageal, gastric or endometrial washings or brushings	14
L709	Esophageal and gastric washings (including collection)	33
L710	Direct smears — oral, larynx, nipple discharge, vulva	13
L711	Fluids (pleural, ascitic, breast cyst, aspirate pericardial, CSF, urine and joint)	13
L712	Fluorescent Y chromosome	8
L713	Cervicovaginal specimen (including all types of cellular abnormality, assessment of flora and/or cytohormonal evaluation)	13
Note:	For professional component use L812.	
L714	Smear for inclusion bodies	8
L715	Smear for eosinophils (nasal, sputum, ocular etc.)	3
L716	Sputum per specimen for general and/or specified assessment, (e.g., cellular abnormality, asbestos bodies, lipid, hemosiderin, etc.)	14
L717	Electron microscopy	225
L726	Analytical electron microscopy—elemental detection, mapping or electron diffraction, per specimen	40
Metabolic bone study		
L723	— morphologic and morphometric assessment	250
L724	— kinetic assessment including fluorescent label studies	30

LABORATORY MEDICINE

Code		LMS Units
ANATOMICAL PATHOLOGY HISTOLOGY, AND CYTOLOGY - Cont'd		
L725	X-ray diffraction analysis of calculi	30
L718	Seminal fluid examination (complete) — see Preamble	22
L719	Smear for spermatozoa only (post-operative) see Preamble	7
L720	Surgical pathology	16
L721	Operative consultation — with or without frozen section (up to three specimens)	15
L722	For each specimen over 3, add	8
L727	Nerve teasing for demyelination	50
L728	Histo chemistry of muscle—1 to 3 enzymes	40
L729	—each additional enzyme per label	13
L730	Morphometry e.g. muscle fibre, nerve fascicles, cells	75
L731	Immunoperoxidase technique— per label (max. of 3 per specimen)	75

ANATOMICAL PATHOLOGY, HISTOLOGY AND CYTOLOGY
(Professional components only)

Note: "L" codes L800-L837 inclusive are professional interpretation benefits,
they are not applicable to the taking of samples

Code		Professional Fee
		\$
N.C.	Autopsy, gross and micro (including CNS as required)	NAB
N.C.	Referred—in organs, gross and microscopic	NAB
L800	Blood film interpretation	9.30
L826	Special stains for acute leukemia, with written report	8.80
Z403	Bone marrow aspiration	22.90
L802	Bone marrow interpretation	31.50
L830	Terminal Transferase by immunofluorescence	8.80
L803	Chromosome analysis, per case	43.10
Cytology		
L804	Amniotic fluid for estimation of fetal maturation	2.75
L805	Aspiration biopsy cytologic consultation (lung, breast, thyroid, etc.)	11.50
L806	Bronchial washings or brushings, per specimen	7.00
L807	Buccal or vaginal smear for Barr body	3.40
L808	Direct smears — oral, larynx, nipple discharge, vulva	3.10
L809	Esophageal, gastric or endometrial washings or brushings per complete specimen	7.00
L810	Fluids (pleural, ascitic, breast cyst, pericardial, CSF, urine and joint) per specimen	4.40

LABORATORY MEDICINE

		Professional Fee
Code	ANATOMICAL PATHOLOGY, HISTOLOGY AND CYTOLOGY - Cont'd	\$
L811	Fluorescent Y Chromosome (peripheral blood)	4.40
L812	Cervicovaginal specimen (including all types of cellular abnormality, assessment of flora, and/or cytohormonal evaluation) — For technical component, L713.	3.00
L813	Smear for Inclusion bodies	4.40
L814	Smear for eosinophils (nasal, sputum, ocular, etc.)	1.35
L815	Sputum per specimen for general and/or specific assessment (e.g. cellular abnormalities, asbestos bodies, lipid, hemosiderin, etc.)	4.40
L816	Electron microscopy, transmission or scanning per case per technique	67.70
L831	Analytical electron microscopy—elemental detection, mapping or electron diffraction—per specimen	34.45
	Immunofluorescence Studies	
L817	Anti-tissue antibodies, per case	4.40
L818	Protein deposition in tissues, per case	16.20
L819	Seminal fluid examination, complete (see Laboratory Medicine Schedule, Preamble, paragraph 11)	5.90
L820	Smear for spermatozoa only (see Laboratory Medicine Schedule, Preamble, paragraph 11)	2.75
L821	Surgical pathology, sections and report per case	16.20
L822	Operative consultation — with or without frozen section (up to three specimens)	33.30
L823	For each specimen over three, add	16.20
	Synovial fluid analysis	
L824	Description, viscosity and mucin clot	4.40
L825	Identification of crystals by compensated polarized light	9.00
L801	Metabolic bone studies	57.40
L832	X-ray diffraction analysis of calculi	16.20
L827	Interpretation of carcinoembryonic antigen (CEA)	3.80
L828	Interpretation of RIA for hormone carcinoma receptors (to include estrogen and/or progesterone assays)	4.75
L829	Imprint and/or touch preparation (with or without special stains)	7.00
L833	Nerve teasing for demyelination	32.50
L834	Histochemistry of muscle—1-3 years	16.20
L835	—each additional enzyme	5.40
L836	Morphometry e.g. muscle fibre, nerve fascicles, cells	16.20
L837	Immunoperoxidase technique—per label (maximum of 3 per specimen)	4.40

PUBLIC SERVICE ACT

O. Reg. 286/83.

General.

Made—May 2nd, 1983.

Approved—May 12th, 1983.

Filed—May 12th, 1983.

REGULATION TO AMEND
REGULATION 881 OFREVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PUBLIC SERVICE ACT

1. Section 62 of Regulation 881 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(2) In relation to employees whose compensation rate increase was determined by the Board under the *Inflation Restraint Act, 1982* for the period ending on the 31st day of December, 1983, references in this Part to the 1st day of April, 1983 in respect of benefits shall be deemed to be references to the 1st day of January, 1983. O. Reg. 286/83, s. 1.

2.—(1) Clause 64 (1) (a) of the said Regulation is revoked and the following substituted therefor:

(a) $\frac{1}{4}$ days per month, effective the 1st day of April, 1983, during the first ten years of continuous service;

(2) Subclauses 64 (1) (b) (i), (ii) and (iii) of the said Regulation are revoked and the following substituted therefor:

(i) effective the 1st day of April, 1983, after ten years of continuous service;

(3) Clause 64 (1) (c) of the said Regulation is revoked and the following substituted therefor:

(c) $\frac{2}{12}$ days per month, effective the 1st day of April, 1983, after eighteen years of continuous service.

(4) Subsection 64 (9) of the said Regulation is revoked and the following substituted therefor:

(9) An employee who completes twenty-five years of continuous service on or before the last day of the month in which the employee attains sixty-four years of age is entitled to five days of pre-retirement leave with pay after the end of the month in which the employee attains sixty-four years of age. O. Reg. 286/83, s. 2 (4).

(5) Subsection 64 (11) of the said Regulation is revoked and the following substituted therefor:

(11) An employee who has completed six or more months of continuous service in the public service shall

be paid, in an amount computed at the rate of the employee's last regular salary, for any unused vacation standing to the credit of the employee at the date he or she ceases to be an employee.

(11a) An employee who has completed six or more months of continuous service in the public service is entitled, upon request by the employee, to be paid, in an amount computed at the rate of the employee's last regular salary, for any unused vacation standing to the credit of the employee at the date on which he or she qualifies for payments under the Long Term Income Protection Plan under section 81. O. Reg. 286/83, s. 2 (5).

3. Subsections 70 (1) to (5) of the said Regulation are revoked and the following substituted therefor:

70.—(1) In this section,

(a) "last day at work", in relation to an employee on leave of absence referred to in subsection (2), means,

(i) the last day the employee was at work before the leave of absence, or

(ii) where, on the last day the employee was at work before the leave of absence, the employee was on temporary assignment in order to avoid exposure to a video display terminal during pregnancy and the rate of pay of the position of the temporary assignment was less than the rate of pay of the position occupied by the employee before the temporary assignment, the last day the employee was at work before the temporary assignment;

(b) "weekly pay" in relation to an employee on leave of absence referred to in subsection (2), means weekly pay at the rate actually received by the employee on the last day at work, but does not include pay for overtime, a shift premium or a salary increase that is not granted until after the last day at work.

(2) A deputy minister shall grant leave of absence in accordance with Part XI of the *Employment Standards Act* without pay and without accumulation of credits to an employee who is pregnant and who has completed one year of service including service as a Crown employee immediately before appointment as a civil servant.

(3) Effective the 1st day of April, 1983, an employee on leave of absence referred to in subsection (2) who provides to the deputy minister proof that the employee has applied for and is eligible to receive benefits under the *Unemployment Insurance Act, 1971* (Canada) in respect of the pregnancy is entitled to an allowance under the Supplemental Unemployment Benefit Plan.

(4) The amount of an allowance under the Supplemental Unemployment Benefit Plan to an employee referred to in subsection (2) shall be,

(a) for the first two weeks of the leave of absence, an amount equal to 93 per cent of the employee's weekly pay less all other wages or salary earned by the employee during the two weeks; and

(b) for each week of the leave of absence after the first two weeks that the employee receives maternity benefits under the *Unemployment Insurance Act, 1971* (Canada), to a maximum of fifteen weeks, an amount equal to the difference between 93 per cent of the employee's weekly pay and the sum of the maternity benefits under the *Unemployment Insurance Act, 1971* (Canada) that the employee receives for the week and all other wages or salary earned by the employee during the week.

(5) The employer shall continue to pay the premiums for the group insurance coverages for an employee who is on leave of absence referred to in subsection (2) and who is entitled to an allowance under the Supplemental Unemployment Benefit Plan that the employer was paying for the employee immediately before the leave of absence.

(5a) Subsection 77 (2) does not apply in respect of an employee who is on leave of absence referred to in subsection (2) and who is entitled to an allowance under the Supplemental Unemployment Benefit Plan.

(5b) An employee on leave of absence referred to in subsection (2), upon application in writing at least two weeks before the expiry of the leave of absence, is entitled to a consecutive leave of absence without pay for not more than six months.

(5c) An employee returning to work after a leave of absence referred to in subsection (2) or (5b) is entitled to be assigned to the position last occupied by the employee on a regular and not a temporary basis before the leave of absence. O. Reg. 286/83, s. 3.

4. Section 77 of the said Regulation is amended by adding thereto the following subsection:

(3) Except as stated in this Part, the benefits provided to employees under the group insurance coverages shall be those set out in the agreements made with the insurance underwriters. O. Reg. 286/83, s. 4.

5. Section 81 of the said Regulation, as amended by section 1 of Ontario Regulation 162/81, is further amended by adding thereto the following subsection:

(1b) The Plan shall also provide to each employee who commenced to receive a benefit under subsection (1) during the period,

(a) from and including the 1st day of January, 1975 to and including the 31st day of December, 1976, an additional \$100 per month;

(b) from and including the 1st day of January, 1977 to and including the 31st day of December, 1978, an additional \$70 per month; or

(c) from and including the 1st day of January, 1979 to and including the 31st day of December, 1980, an additional \$50 per month,

in respect of each month on and after the 1st day of August, 1982 in respect of which the employee receives a benefit under subsection (1). O. Reg. 286/83, s. 5.

6.—(1) Clause 83 (b) of the said Regulation is revoked and the following substituted therefor:

(b) reimbursement for charges for private or semi-private room hospital care for each day on or after the 28th day of July, 1982 made by a hospital within the meaning of the *Public Hospitals Act* or by a hospital that is licensed or approved by the governing body in the jurisdiction in which the hospital is located not exceeding \$25 above the charge by the hospital for standard ward room hospital care for each day; and

(2) Section 83 of the said Regulation is amended by adding thereto the following subsections:

(2) The Supplementary Health and Hospital Insurance Plan shall provide to every employee who elects to participate in the Plan,

(a) the cost of vision care purchased on or after the 1st day of April, 1983 to a maximum of \$60 every twenty-four months per person; and

(b) the cost of the purchase and repair (other than the replacement of a battery) of a hearing aid on or after the 1st day of April, 1983 to a maximum of \$200 per person.

(3) The additional coverage under subsection (2) shall be subject to a deductible amount in each calendar year of \$10 for an employee with single coverage and \$10 per person to a maximum of \$20 for an employee with family coverage.

(4) The employer and each participating employee shall pay 50 per cent of the premiums for the additional coverage under subsection (2).

(5) In this section,

(a) "physician" means a person licensed under Part III of the *Health Disciplines Act* to engage in the practice of medicine;

- (b) "optometrist" means a person licensed under Part V of the *Health Disciplines Act* to engage in the practice of optometry;
- (c) "vision care" means eyeglasses, frames and lenses for eyeglasses and contact lenses prescribed by a physician or an optometrist, and includes the fitting of such eyeglasses, frames, lenses and contact lenses, but does not include eyeglasses for cosmetic purposes or sunglasses. O. Reg. 286/83, s. 6 (2).

7. Section 84 of the said Regulation is revoked and the following substituted therefor:

84.—(1) The Dental Insurance Plan shall provide to every employee reimbursement of 60 per cent of the cost of dental services specified by the Plan to a maximum of 60 per cent of the fees for the dental services set out in,

- (a) where the dental services were provided on or after the 28th day of July, 1982 and before the 1st day of January, 1983, the 1982 Ontario Dental Association fee schedule for general practitioners; and
- (b) where the dental services were provided on or after the 1st day of January, 1983 and before the 1st day of April, 1983, the 1983 Ontario Dental Association fee schedule for general practitioners.

(2) The Dental Insurance Plan shall provide to every employee reimbursement of 75 per cent of the cost of dental services specified by the Plan to a maximum of 75 per cent of the fees for the dental services set out in the 1983 Ontario Dental Association fee schedule for general practitioners, where the dental services are provided on or after the 1st day of April, 1983. O. Reg. 286/83, s. 7.

8.—(1) Section 93 of the said Regulation, exclusive of the clauses, is revoked and the following substituted therefor:

93. For the purpose of determining qualification for severance pay and the amount of severance pay, the continuous service of an employee does not include a period,

(2) Clause 93 (a) of the said Regulation is revoked and the following substituted therefor:

- (a) when the employee is on leave of absence without pay for more than thirty consecutive days, but this clause does not apply in respect of a leave of absence referred to in subsection 70 (2) (pregnancy) or a leave of absence under section 71 (adoption);

CIVIL SERVICE COMMISSION:

G. H. WALDRUM
Chairman

Dated at Toronto, this 2nd day of May, 1983.

(2699)

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ONTARIO PLACE CORPORATION
ACT

O. Reg. 287/83.

Fees.

Made—April 18th, 1983.

Approved—May 12th, 1983.

Filed—May 12th, 1983.

REGULATION TO AMEND
REGULATION 732 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
ONTARIO PLACE CORPORATION ACT

1.—(1) Subsection 2 (1) of Regulation 732 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 255/81, is revoked and the following substituted therefor:

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

- (a) for each adult, before 9.30 p.m., \$4.00;
- (b) for each adult at or after 9.30 p.m., \$1.00;
- (c) for each adult at any time during the Canadian National Exhibition, \$4.00;
- (d) for each junior before 9.30 p.m., \$4.00;
- (e) for each junior at or after 9.30 p.m., \$1.00;
- (f) for each junior at any time during the Canadian National Exhibition, \$4.00;
- (g) for each child who is unaccompanied by an adult at any time other than during the Canadian National Exhibition, \$2.50;
- (h) for each child who is accompanied by an adult at any time other than during the Canadian National Exhibition, \$1.00;
- (i) for each child during the Canadian National Exhibition, \$1.00; and
- (j) for each senior citizen, no charge. O. Reg. 287/83, s. 1 (1).

(2) Clauses 2 (7) (a) and (b) of the said Regulation are revoked and the following substituted therefor:

- (a) for one car at any time other than during the Canadian National Exhibition, \$3.00 a day;
- (b) for one car during the Canadian National Exhibition, \$4.00 a day;
- (3) Subsection 2 (7) of the said Regulation, as amended by subsections 1 (5), (6), (7), (8) and (9) of Ontario Regulation 255/81, is further amended by adding thereto the following clauses:
 - (h) for one motorcycle at any time other than during the Canadian National Exhibition, \$1.50 a day;
 - (ha) for one motorcycle during the Canadian National Exhibition, \$2.00 a day; and
- (4) Subsections 2 (15) and (16) of the said Regulation are revoked and the following substituted therefor:
 - (15) The fee for the use of the waterslide is, for each half hour, \$2.00.
 - (16) The fee for the use of a remote control boat is, for each three minute period, 50 cents. O. Reg. 287/83, s. 1 (4).
- (5) Section 2 of the said Regulation, as amended by section 1 of Ontario Regulation 255/81, section 2 of Ontario Regulation 784/81 and section 2 of Ontario Regulation 726/82, is further amended by adding thereto the following subsections:
 - (18) The fee for the use of a stroller is \$2.00 per day.
 - (19) The fee for the use of a wheelchair is no charge. O. Reg. 287/83, s. 1 (5).
- 2. Tables 1 and 2 of the said Regulation, as made by section 2 of Ontario Regulation 255/81, are revoked and the following substituted therefor:

TABLE 1

Sailboats, Runabouts and Cruisers

COLUMN 1	COLUMN 2		
	Daily	Monthly	Seasonal
Up to and including 20 feet	\$ 9.50	\$125.00	\$ 490.00
21 feet to and including 25 feet	10.50	190.00	710.00
26 feet to and including 30 feet	11.50	220.00	845.00

COLUMN 1	COLUMN 2		
	Daily	Monthly	Seasonal
31 feet to and including 35 feet	13.00	245.00	990.00
36 feet to and including 40 feet	15.00	295.00	1,125.00
41 feet to and including 45 feet	17.00	\$330.00	1,285.00
46 feet to and including 50 feet	17.50	360.00	1,420.00
51 feet to and including 55 feet	18.00	395.00	1,555.00
56 feet to and including 60 feet	19.00	440.00	1,690.00
Over 60 feet in length, for each foot or portion thereof of length overall	.55	8.50	28.50

O. Reg. 287/83, s. 2, part.

TABLE 2

Trimarans and Catamarans

COLUMN 1	COLUMN 2		
	Daily	Monthly	Seasonal
Up to and including 20 feet	\$15.00	\$145.00	\$ 535.00
21 feet to and including 25 feet	18.50	210.00	820.00
26 feet to and including 30 feet	21.00	250.00	1,010.00
31 feet to and including 40 feet	25.00	390.00	1,500.00
Over 40 feet, for each foot or portion thereof of length overall	1.15	9.50	38.00

O. Reg. 287/83, s. 2, part.

ONTARIO PLACE CORPORATION:

T. H. GIBSON
General Manager

VIRGINIA COOPER
*Director Finance and
Administration*

Dated at Toronto, this 18th day of April, 1983.

(2700)

22

EDUCATION ACT

O. Reg. 288/83.

Ontario Teacher's Qualifications.

Made—April 17th, 1983.

Approved—May 6th, 1983.

Filed—May 13th, 1983.

REGULATION TO AMEND

REGULATION 269 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE

EDUCATION ACT

1. Subclause 1 (k) (i) of Regulation 269 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(i) a concentrated study of,

(A) the primary and junior divisions,

(B) the junior division and one optional course from Schedule A that is in the intermediate division and a course related to grades 7 and 8 of the intermediate division,

(C) the intermediate and senior divisions including two optional courses from Schedule A, or

(D) technological studies, including a minimum of two optional courses from Schedule C at the basic level, or one optional course from Schedule C at the basic level and the other such course at the advanced level,

2. Clause 27 (c) of the said Regulation is revoked and the following substituted therefor:

(c) has successfully completed an approved program leading to qualifications in an additional area of concentration in the primary divi-

sion, the junior division, the intermediate division in general studies or the senior division in general studies, where the candidate holds an Ontario Teacher's Certificate or where the candidate has been recommended for such certificate by the dean of a college or faculty of education or the director of a school of education in Ontario,

3. Clause 28 (1) (b) of the said Regulation is revoked and the following substituted therefor:

(b) has successfully completed an approved program leading to additional qualifications in a subject listed in Schedule C, where the candidate holds an Ontario Teacher's Certificate or where the candidate has been recommended for such certificate by the dean of a college or faculty of education or the director of a school of education in Ontario;

4. Section 29 of the said Regulation is revoked and the following substituted therefor:

29. Where a candidate,

(a) holds an Ontario Teacher's Certificate and his Ontario Teacher's Qualifications Record Card shows areas of concentration in two or more of the primary division, junior division or intermediate division of an elementary school; and

(b) has taken his program of professional education in English,

and the candidate successfully completes an approved program referred to in clause 27 (c) that is conducted in French and that leads to a qualification to teach in the primary division, the junior division or the intermediate division of a French-language elementary school or class established under Part XI of the Act, after he is issued an Ontario Teacher's Certificate or after he is recommended for such certificate by the dean of a college or faculty of education or the director of a school of education in Ontario, the Minister may have entered on the candidate's Ontario Teacher's Qualifications Record Card the areas of concentration successfully completed. O. Reg. 288/83, s. 4.

5. Clause 30 (b) of the said Regulation is revoked and the following substituted therefor:

(b) has successfully completed an approved program leading to additional qualifications in a subject listed in Schedule D, where the candidate holds an Ontario Teacher's Certificate or where the candidate has been recommended for such certificate by the dean of a college or faculty of education or the director of a school of education in Ontario,

6. Clause 31 (b) of the said Regulation is revoked and the following substituted therefor:

(b) has successfully completed an approved program leading to additional qualifications in a subject listed in Schedule E, where the candidate holds an Ontario Teacher's Certificate or where the candidate has been recommended for such certificate by the dean of a college or faculty of education or the director of a school of education in Ontario,

7.—(1) Section 32 of the said Regulation is amended by striking out "and" at the end of clause (b).

(2) Clause 32 (c) of the said Regulation is revoked and the following substituted therefor:

(c) has submitted evidence of at least one year of successful teaching experience in Ontario certified by the appropriate supervisory officer or of at least one year of successful teaching experience outside Ontario certified by the appropriate supervisory official; and

(d) has successfully completed the approved program for the second session of the course after completing the experience referred to in clause (c),

8. Schedule B to the said Regulation is revoked.

9. This Regulation comes into force on the 1st day of September, 1984.

BETTE STEPHENSON
Minister of Education

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

(2701)

22

ONTARIO UNCONDITIONAL GRANTS ACT

O. Reg. 289/83.

Determination of Apportionments
and Levies, 1983.

Made—May 6th, 1983.

Filed—May 13th, 1983.

REGULATION MADE UNDER THE ONTARIO UNCONDITIONAL GRANTS ACT

DETERMINATION OF APPORTIONMENTS AND LEVIES, 1983

1. In this Regulation,

(a) "average equalization factor" means, for a municipality other than a municipality within the district board area of the District of Parry Sound Welfare Administration Board, Parry Sound Home for the Aged (East) and Parry Sound Home for the Aged (West), the equalization factor as set out in Schedule 1 to Ontario Regulation 246/83;

(b) "conservation authority" means a conservation authority that makes an apportionment in the year 1983 on the basis of discounted equalized assessment;

(c) "conservation authority area" means the area over which a conservation authority has jurisdiction;

(d) "conservation authority levy" means the amount required for administrative and capital costs in 1983 by a conservation authority for conservation authority purposes;

(e) "discount factor" means the discount factor for an upper tier municipality, a district board or a conservation authority located within a district board area as set out in Column 2 of Schedule 1 to this Regulation;

(f) "discounted assessment of a lower tier municipality" means the sum of,

(i) the product obtained by multiplying the residential and farm assessment as defined in clause 7 (1) (e) of the Act by the discount factor prescribed for that upper tier municipality, district board or conservation authority located within a district board area,

(ii) the commercial assessment as defined in clause 1 (1) (b) of the Act, and

(iii) the equivalent assessment for the municipality as determined under Part I, II or III, as the case may be;

(g) "discounted equalized assessment of a lower tier municipality" means the discounted assessment of a lower tier municipality divided by its average equalization factor and multiplied by 100;

(h) "district board" means a district welfare administration board or a board of management for a home for the aged that is required by the Act establishing it to make an apportionment in the year 1983 on the basis of equalized assessment;

(i) "district board area" means the area over which a district board has jurisdiction;

- (j) "equalization factor" means the equalization factor for a municipality as published in *The Ontario Gazette* in 1982 under subsection 55 (3) of the *Assessment Act*;
- (k) "households" means the aggregate number of residential units, farm residential units and recreational dwelling units shown on the last returned assessment roll;
- (l) "last returned assessment roll" means, for regional, county and defined area apportionments, the assessment roll required to be returned to the clerk of the municipality in 1982 in accordance with section 35 of the *Assessment Act*, and for district board and conservation authority apportionments, the assessment roll required to be returned to the clerk of the municipality in 1981 in accordance with section 35 of the *Assessment Act*;
- (m) "lower tier municipality" means,
- (i) an area municipality defined in any Act establishing a regional municipality,
 - (ii) a municipality required to provide moneys to a county for county purposes under subsection 365 (6) of the *Municipal Act*, and
 - (iii) a municipality that is located wholly or partly within a district board area or a conservation authority area and against which an apportionment utilizing equalized assessment is to be made in the year 1983 by the district board or conservation authority;
- (n) "Minister" means the Minister of Municipal Affairs and Housing;
- (o) "1982 apportionment guarantee grant" means the aggregate dollar amount determined under sections 8, 17, 28 and 37 of Ontario Regulation 648/82;
- (p) "1982 apportionment guarantee grant for conservation authority purposes" means the portion or total of the dollar amount determined under sections 17, 28 and 37 of Ontario Regulation 648/82, payable to a lower tier municipality for conservation authority purposes;
- (q) "1982 conservation authority levy" means the amount required for administrative and capital costs in 1982 by a conservation authority for conservation authority purposes;
- (r) "1982 sharing responsibility", when used with reference to a special levy, means, for each lower tier municipality in a special regional area or special county area, the

percentage share of the special levy as set out in Column 2 of Schedule 2; and

- (s) "1982 sharing responsibility for general purposes" means, for each lower tier municipality in a regional municipality, county, or district board area, the percentage share of the levy for general purposes as set out in Column 2 of Schedule 2. O. Reg. 289/83, s. 1.

PART I

REGIONAL MUNICIPALITIES

2.—(1) In this Part,

- (a) "annual sum required for regional purposes" means the amount required in 1983 by a regional municipality for general regional purposes including the sums required for any board, commission or other body, excluding sums required for school purposes;
- (b) "apportionment" means an apportionment of an annual sum required for regional purposes among all the area municipalities within a regional municipality made under the Act establishing the regional municipality;
- (c) "area municipality" means an area municipality defined in any Act establishing a regional municipality;
- (d) "average municipal commercial mill rate" means, in respect of an area municipality, the rate obtained by dividing the total taxes levied for all purposes other than for school purposes and under sections 32 and 33 of the *Assessment Act*, on commercial assessment for the preceding year by the total commercial assessment for the preceding year, multiplied by 1000;
- (e) "average overall commercial mill rate" means, in respect of an area municipality, the rate obtained by dividing the total taxes levied for all purposes, other than under sections 32 and 33 of the *Assessment Act*, on the commercial assessment of public school supporters in the preceding year by the total commercial assessment of public school supporters for the preceding year, multiplied by 1000;
- (f) "discounted equalized assessment of a regional municipality" means the total of the discounted equalized assessments of all area municipalities within the regional municipality;
- (g) "equivalent assessment" means the sum of,
- (i) the valuations contained on the last returned assessment roll for which

payments in lieu of taxes, including a payment in respect of regional levies, are payable from the Crown in right of Canada or the Crown in right of Ontario or any board, commission, corporation or other agency thereof or Ontario Hydro or any other government, government agency or person where such entitlement is in lieu of taxes on real property and business assessment, except that for those valuations where payment is predicated on the current year's residential and farm mill rate, the valuations shall be reduced by multiplying that assessment by the appropriate upper tier discount factor for purposes of determining a discounted assessment for that area municipality,

(ii) the amount determined by dividing the aggregate of the 1983 entitlements, under section 160 of the *Municipal Act*, the *International Bridges Municipal Payments Act*, 1981 and section 4 of the *Provincial Parks Municipal Tax Assistance Act*, as determined by the date of filing of this Regulation, by the average municipal commercial mill rate and multiplying the result by 1000, and

(iii) the amount determined by dividing the 1983 entitlements under section 161 of the *Municipal Act* by the average overall commercial mill rate and multiplying the result by 1000;

(h) "1982 annual sum required for regional purposes" means the amount required in 1982 by a regional municipality for general regional purposes including the sums required for any board, commission or other body, excluding sums required for school purposes;

(i) "1982 special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality in the year 1982 for library, sewage or transit purposes on the basis of equalized assessment where such amount was not included in the 1982 annual sum required for regional purposes;

(j) "regional municipality" includes the County of Oxford but does not include The Regional Municipality of Peel, The Municipality of Metropolitan Toronto or The District Municipality of Muskoka;

(k) "special regional area" means an area comprised of those area municipalities among which a special levy is to be apportioned in the year 1983; and

(l) "special levy" means an amount apportioned among and levied upon two or more area municipalities by a regional municipality for library, sewage or transit purposes on the basis of equalized assessment where the amount is not included in the annual sum required for regional purposes.

(2) Notwithstanding subclause (1) (g) (i), with respect to each area municipality in The Regional Municipality of Ottawa-Carleton, the estimated valuations as set out in Column 2 of Schedule 3 for which payments in lieu of taxes are payable from the Crown in right of Canada shall be substituted for the valuations contained on the last returned assessment roll for which payments in lieu of taxes are payable from the Crown in right of Canada.

(3) The Regional Municipality of Ottawa-Carleton shall notify the Ministry of Revenue and the Ministry of Municipal Affairs and Housing when the valuations determined by the Crown in right of Canada for 1982 for which payments in lieu of taxes are payable from the Crown in right of Canada are finalized for all area municipalities within the regional municipality and such valuations shall be substituted for the estimated valuations as set out in Column 2 of Schedule 3 and the apportionment and the apportionment guarantee grant of the regional municipality shall be redetermined accordingly. O. Reg. 289/83, s. 2.

3. In the year 1983, the Ministry of Revenue shall determine,

(a) the discounted equalized assessment of each area municipality; and

(b) the discounted equalized assessment of each regional municipality. O. Reg. 289/83, s. 3.

4. The Ministry of Revenue shall in respect of each regional municipality determine the percentage share of apportionment, correct to three decimal places, for each area municipality within the regional municipality by dividing the discounted equalized assessment of each area municipality as determined under clause 3 (a) by the discounted equalized assessment of the regional municipality as determined under clause 3 (b) and multiplying the result by 100. O. Reg. 289/83, s. 4.

5. The discounted equalized assessment determined under clause 3 (a) and the respective percentage share of responsibility determined for each area municipality under section 4 shall be substituted for the notice of the weighted equalized assessment or equalized assessment of each area municipality that is sent, under an Act establishing a regional municipality, by the Ministry of Revenue to a regional municipality and to the area municipalities. O. Reg. 289/83, s. 5.

6. For the year 1983, the apportionment of an annual sum required for regional purposes among the

area municipalities within a regional municipality shall be made on the basis of the percentages determined for each area municipality under section 4. O. Reg. 289/83, s. 6.

7.—(1) Sections 1, 2, 3, 4, 6, 8 and 9 apply with necessary modifications to a special levy in the year 1983 and to the special regional area as if the special levy was the annual sum required for regional purposes of the regional municipality and the special regional area was the regional municipality.

(2) Notwithstanding anything in this Regulation, where the Act authorizing a special levy authorizes the special levy to be apportioned among area municipalities according to the assessment for the whole or for a specified part of the area municipality and where a regional municipality proposes to use the assessment for part only of an area municipality in apportioning a special levy in accordance with that Act, the assessment for that part of the area municipality shall, for the purposes of subsection (1), be deemed to be the assessment for the whole area municipality. O. Reg. 289/83, s. 7.

8.—(1) For the purposes of determining grant eligibility, the Ministry of Municipal Affairs and Housing shall make determinations in the same manner as is prescribed under sections 2, 3, 4 and 7 and the determinations shall be based on the assessment roll as last returned to the clerk of the municipality under section 35 of the *Assessment Act* and on the equivalent assessments that by this Regulation are required to be added to the real property and business assessment for apportionment purposes.

(2) The Ministry of Municipal Affairs and Housing shall determine, for each area municipality within a regional municipality,

- (a) the dollar amount obtained by subtracting from the 1982 apportionment guarantee grant to that area municipality the product obtained by multiplying the number of households in that area municipality by ten dollars; and
- (b) if the amount obtained under clause (a) is greater than zero,
 - (i) the lesser of the annual sum required for regional purposes and the 1982 annual sum required for regional purposes of the regional municipality,
 - (ii) the lesser of the special levy and the 1982 special levy on a special regional area,
 - (iii) the dollar amount obtained by multiplying the lesser of the percentage determined under section 4 and the 1982 sharing responsibility for general purposes for that area municipality by the amount determined under subclause (i),

- (iv) the dollar amount obtained by multiplying the lesser of the percentage determined under section 7 and the 1982 sharing responsibility for each special levy for that area municipality within a special regional area by the amount determined under subclause (ii),
- (v) the dollar amount obtained by multiplying the 1982 sharing responsibility for general purposes for that area municipality by the 1982 annual sum required for regional purposes,
- (vi) the dollar amount obtained by multiplying the 1982 sharing responsibility for each special levy for that area municipality within a special regional area by the 1982 special levy,
- (vii) the sum of the dollar amounts obtained under subclauses (iii) and (iv),
- (viii) the sum of the dollar amounts obtained under subclauses (v) and (vi),
- (ix) the dollar change obtained by subtracting the sum determined under subclause (vii) from the sum determined under subclause (viii), and
- (x) the apportionment guarantee grant by,
 - (A) if the dollar change determined under subclause (ix) is greater than zero, subtracting the dollar change obtained under subclause (ix) from the dollar amount obtained under clause (a), or
 - (B) if the dollar change determined under subclause (ix) is equal to zero, taking the dollar amount obtained under clause (a).

(3) The Ministry of Municipal Affairs and Housing shall notify the treasurer of the area municipality of the amount of the apportionment guarantee grant, determined under subsection (2), and the Minister shall pay to the area municipality such amount, if any.

(4) The amount payable under subsection (3) in respect of the annual sum required for regional purposes and the special levies shall be deducted by the area municipality from the annual sum and the levies, in the manner determined by the council of the area municipality, and the net amounts so determined shall be the amounts to be raised by the area municipality in the year 1983. O. Reg. 289/83, s. 8.

9.—(1) Where the equalization factor, the residential and farm assessment as defined in clause 7 (1) (e) of the Act, the commercial assessment as defined in clause 1 (1) (b) of the Act or the equivalent assessment, as determined under this Part, of one or more area municipalities within a regional municipality is altered by the Ontario Municipal Board upon an appeal, the treasurer of the regional municipality shall determine what portion of the annual sum required for regional purposes would have been apportioned to each of the area municipalities within the regional municipality in the year 1983 under this Regulation.

(2) Where the Ontario Municipal Board alters for the year 1983 the equalization factor, the residential and farm assessment as defined in clause 7 (1) (e) of the Act, the commercial assessment as defined in clause 1 (1) (b) of the Act or the equivalent assessment, as determined under this Part, of an area municipality as described in subsection (1), the Ministry of Municipal Affairs and Housing shall redetermine the grant eligibility of each area municipality within the regional area in accordance with subsections 8 (1) and (2) on the basis of the altered equalization factor, residential and farm assessment, commercial assessment or equivalent assessment, as the case may be, and the Minister shall adjust the amount payable under subsection 8 (3) accordingly. O. Reg. 289/83, s. 9.

10. The revised portion determined in respect of an area municipality under subsection 9 (1) less the revised amount payable under subsection 9 (2) in respect of that area municipality shall for the purposes of this Regulation be deemed to be the amount that such area municipality is required to raise as its share of the annual sum required for regional purposes for the year 1983. O. Reg. 289/83, s. 10.

11.—(1) Sections 3 to 10 do not apply to The Regional Municipality of York and the area municipalities within the Regional Municipality.

(2) The Regional Municipality of York shall apportion the annual sum required for regional purposes among all the area municipalities within the Regional Municipality on the basis of the percentages listed in Column 2 of Schedule 4. O. Reg. 289/83, s. 11.

PART II COUNTIES

12. In this Part,

- (a) “annual sum required for county purposes” means the amount required in 1983 by a county municipality for general county purposes, including the sums required for any board, commission or other body, excluding sums required for school purposes;
- (b) “apportionment” means an apportionment of the annual sum required for county purposes among all lower tier municipalities within a county under subsection 365 (6) of the *Municipal Act*;

- (c) “average municipal commercial mill rate” means, in respect of a lower tier municipality, the rate obtained by dividing the total taxes levied for all purposes other than for school purposes and under sections 32 and 33 of the *Assessment Act*, on commercial assessment for the year 1981 by the total commercial assessment for the year 1981, multiplied by 1000;
- (d) “discounted equalized assessment of the county” means the total of the discounted equalized assessments of all lower tier municipalities within the county;
- (e) “Ministry” means the Ministry of Municipal Affairs and Housing;
- (f) “1982 annual sum required for county purposes” means the amount required in 1982 by a county municipality for general county purposes including the sums required for any board, commission, or other body, excluding sums required for school purposes;
- (g) “1982 special levy” means an amount apportioned among and levied upon two or more lower tier municipalities in the year 1982 by a county for county road or library purposes on the basis of equalized assessment where that amount was not included in the 1982 annual sum required for county purposes;
- (h) “special county area” means an area comprised of those lower tier municipalities among which a special levy is to be apportioned in the year 1983; and
- (i) “special levy” means an amount apportioned among and levied upon two or more lower tier municipalities by a county for county road or library purposes on the basis of equalized assessment where that amount is not included in the annual sum required for county purposes. O. Reg. 289/83, s. 12.

13. The clerk of each lower tier municipality shall provide in writing to the clerk of the county in which the municipality is located a statement indicating with respect to the lower tier municipality,

- (a) its average equalization factor;
- (b) its residential and farm assessment, as defined in clause 7 (1) (e) of the Act;
- (c) its commercial assessment, as defined in clause 1 (1) (b) of the Act;
- (d) except in the Town of Paris, its total payments in lieu of taxes for 1981 as defined in clause 365 (1) (j) of the *Municipal Act* and in the Town of Paris, its total payments in lieu of taxes for 1981 as defined in clause 365 (1) (j) of the *Municipal Act* less \$9,170;

- (e) its portion of payments in lieu of taxes as determined under clause (d) not allocated for school purposes; and
- (f) its equivalent assessment for apportionment purposes, obtained by dividing the portion of payments in lieu of taxes for 1981 as determined under clause (e) by the average municipal commercial mill rate and multiplying the result by 1000. O. Reg. 289/83, s. 13.

14. In the year 1983, the treasurer of each county shall determine,

- (a) the discounted equalized assessment of each lower tier municipality in the county; and
- (b) the discounted equalized assessment of the county. O. Reg. 289/83, s. 14.

15. The treasurer of each county shall determine the percentage share of apportionment, correct to three decimal places, for each lower tier municipality within the county by dividing the discounted equalized assessment of each lower tier municipality as determined under clause 14 (a) by the discounted equalized assessment of the county as determined under clause 14 (b) and multiplying the result by 100. O. Reg. 289/83, s. 15.

16. Sections 12 to 15 and 17 to 19 apply with necessary modifications to a special levy of a county in the year 1983 and to the special county area as if the special levy was a levy of the county under subsection 365 (6) of the *Municipal Act* and the special county area was the county. O. Reg. 289/83, s. 16.

17.—(1) For the purpose of determining grant eligibility, the Ministry shall make determinations in the manner prescribed under sections 12 to 16, and the determinations under this subsection shall be based on the assessment roll as last returned to the clerk of the municipality under section 35 of the *Assessment Act*, and on the equivalent assessments that, by this Regulation, are required to be added to the real property and business assessment for apportionment purposes.

(2) The Ministry shall determine for each lower tier municipality within a county,

- (a) the dollar amount obtained by subtracting from the 1982 apportionment guarantee grant to that lower tier municipality the product obtained by multiplying the number of households in that lower tier municipality by five dollars; and
- (b) if the dollar amount obtained under clause (a) is greater than zero,
 - (i) the lesser of the annual sum required for county purposes and the 1982 annual sum required for county purposes of the county,

- (ii) the lesser of the special levy and the 1982 special levy on a special county area,
- (iii) if the lower tier municipality is within a conservation authority area, the lesser of the conservation authority levy and the 1982 conservation authority levy of the conservation authority,
- (iv) the dollar amount obtained by multiplying the lesser of the percentage determined under section 15 and the 1982 sharing responsibility for general purposes for the lower tier municipality by the amount determined under subclause (i),
- (v) the dollar amount obtained by multiplying the lesser of the percentage determined under section 16 and the 1982 sharing responsibility for each special levy for that lower tier municipality within a special county area by the amount determined under subclause (ii),
- (vi) if the lower tier municipality is within a conservation authority area, the dollar amount obtained by multiplying the lesser of the percentage determined under section 33 and,
 - (A) except for each lower tier municipality in the Ganaraska Region Conservation Authority area, the percentage share as determined under section 32 of Ontario Regulation 648/82,
 - (B) for each lower tier municipality in the Ganaraska Region Conservation Authority area, the percentage share as set out in Column 3 of Schedule 5,
 by the amount determined under subclause (iii),
- (vii) the dollar amount obtained by multiplying the 1982 sharing responsibility for general purposes for the lower tier municipality by the 1982 annual sum required for county purposes,
- (viii) the dollar amount obtained by multiplying the 1982 sharing responsibility for each special levy for that lower tier municipality within a special county area by the 1982 special levy,
- (ix) if the lower tier municipality is within a conservation authority area, the dollar amount obtained by multiplying,

(A) except for each lower tier municipality in the Ganaraska Region Conservation Authority area, the percentage share as determined under section 32 of Ontario Regulation 648/82,

(B) for each lower tier municipality in the Ganaraska Region Conservation Authority area, the percentage share as set out in Column 3 of Schedule 5,

by the 1982 conservation authority levy,

- (x) the sum of all the dollar amounts obtained under subclauses (iv), (v) and (vi),
- (xi) the sum of all the dollar amounts obtained under subclauses (vii), (viii) and (ix),
- (xii) the dollar change obtained by subtracting the sum obtained under subclause (x) from the sum obtained under subclause (xi), and
- (xiii) the apportionment guarantee grant by,

(A) if the dollar change determined under subclause (xii) is greater than zero, subtracting the dollar change obtained under subclause (xii) from the dollar amount obtained under clause (a), or

(B) if the dollar change determined under subclause (xii) is equal to zero, taking the dollar amount obtained under clause (a).

(3) The Ministry shall notify the treasurer of each lower tier municipality of the amount of the apportionment guarantee grant determined under subsection (2), and the Minister shall pay such amount, if any, to each lower tier municipality within a county which apportions the annual sum required for county purposes on the basis of the apportionment prescribed in this Regulation.

(4) Where the Minister has paid an apportionment guarantee grant to a lower tier municipality and the county subsequently fails to apportion the annual sum required for county purposes on the basis of the apportionment prescribed in this Regulation, the grant paid under subsection (3) to the lower tier municipality shall be repayable to the Minister.

(5) Where a lower tier municipality is not within a conservation authority area, the amount payable under subsection (3) shall be deducted by the lower tier

municipality from the county levy and the special levy as determined by the council of the lower tier municipality and the net amount so determined shall be the amount to be raised by the municipality in the year 1983.

(6) Where a lower tier municipality received a 1982 apportionment guarantee grant for conservation authority purposes less than the product obtained by multiplying the number of households in that lower tier municipality by one dollar, then the amount payable under subsection (3) shall be deducted by the lower tier municipality from the county levy and the special levy as determined by the council of the lower tier municipality and the net amount so determined shall be the amount to be raised by the municipality in the year 1983.

(7) Where a lower tier municipality receives an amount payable under subsection (3) which is greater than the product obtained by multiplying the number of households in the lower tier municipality by one dollar or the lower tier municipality received a 1982 apportionment guarantee grant for conservation authority purposes greater than the product obtained by multiplying the number of households in the lower tier municipality by one dollar, the lower tier municipality shall deduct from the conservation authority levy the portion of the grant that is equal to the lesser of,

(a) the dollar amount obtained by subtracting from the 1982 apportionment guarantee grant for conservation authority purposes, the product obtained by multiplying the number of households in the lower tier municipality by one dollar; or

(b) the dollar amount paid under subsection (3),

and the remainder of the grant shall be deducted by the lower tier municipality from the county levy and special levy as determined by the council of the lower tier municipality and the net amount so determined shall be the amount to be raised by the municipality in the year 1983. O. Reg. 289/83, s. 17.

18. A by-law passed by the council of a county under subsection 365 (6) of the *Municipal Act* shall apportion the annual sum required for county purposes on the basis of the percentage determined for each lower tier municipality under section 15, and the amount that each lower tier municipality is required to provide shall be the amount so determined. O. Reg. 289/83, s. 18.

19. Where the council of the county finds a determination made under section 14, 15 or 16 to be incorrect, the council on or before the 31st day of December, 1983 shall amend the percentage shares of apportionment as set out in the by-law passed under subsection 365 (6) of the *Municipal Act* and shall notify the Ministry of such amendment O. Reg. 289/83, s. 19.

20. Where a by-law of a county passed under subsection 365 (6) of the *Municipal Act* is amended by a by-law passed under subsection 365 (9) of that Act, the amending by-law shall specify the amount to be provided by each lower tier municipality within the county in the year 1983. O. Reg. 289/83, s. 20

21.—(1) Where the Ontario Municipal Board, upon an appeal under subsection 365 (11) of the *Municipal Act*, determines that the equalization factor, the residential and farm assessment as defined in clause 7 (1) (e) of the Act, the commercial assessment as defined in clause 1 (1) (b) of the Act, or the equivalent assessment, as determined under this Part, of one or more lower tier municipalities within a county should be altered, or an adjustment of percentage shares is made by the Municipal Board under subsection 365 (18) of that Act or the clerk of a county receives written notification from the clerk of a lower tier municipality indicating a revision to the statement supplied in accordance with section 13, the treasurer of the county shall determine what the responsibility of each lower tier municipality would have been in accordance with sections 14 to 16 and section 18 and the council of the county shall, by amending the by-law passed under subsection 365 (6) of the *Municipal Act*, adjust accordingly the amounts to be provided by each lower tier municipality.

(2) Where as a result of an appeal to the Ontario Municipal Board the treasurer of the county alters for the year 1983 the percentage share of responsibility for a lower tier municipality as described in subsection (1) or the council of the county amends its apportionment by-law in accordance with section 19, the Ministry shall redetermine the grant eligibility of each lower tier municipality within the county in accordance with subsections 17 (1) and (2), and the Minister shall adjust the amount payable to each lower tier municipality under subsection 17 (3) accordingly. O. Reg. 289/83, s. 21.

PART III

DISTRICT BOARDS

22.—(1) In this Part,

- (a) "apportionment" means an apportionment made by a district board among all the municipalities within the district board area of a total amount required for the purposes of the district board under the Act establishing the district board;
- (b) "average municipal commercial mill rate" means in respect of a lower tier municipality, the rate obtained by dividing the total taxes levied for all purposes, other than for school purposes and under sections 32 and 33 of the *Assessment Act*, on commercial assessment, in the year 1981 by the total commercial assessment for the year 1981, multiplied by 1000;

(c) "average overall commercial mill rate" means in respect of a lower tier municipality, the rate obtained by dividing the total taxes levied for all purposes, other than under sections 32 and 33 of the *Assessment Act*, on the commercial assessment of public school supporters for the year 1981 by the total commercial assessment for the year 1981, multiplied by 1000;

(d) "discounted equalized assessment of a district board" means the total of the discounted equalized assessments of all municipalities within the district board area;

(e) "equivalent assessment" means the sum of,

- (i) the valuations contained on the last returned assessment roll for which payments in lieu of taxes are payable from the Crown in right of Canada or Crown in right of Ontario or any board, commission, corporation or other agency thereof or Ontario Hydro or any other government, government agency or person where such entitlement is in lieu of taxes on real property and business assessment, except that for those valuations where payment is predicated on the residential and farm mill rate, the valuations shall be reduced by multiplying that assessment by the appropriate discount factor for purposes of determining a discounted assessment for that lower tier municipality,

(ii) the amount determined by dividing the aggregate of the 1982 entitlements under subsection 8 (1) of the Act, section 160 of the *Municipal Act* and section 4 of the *Provincial Parks Municipal Tax Assistance Act* by the average municipal commercial mill rate and multiplying the result by 1000, and

(iii) the amount determined by dividing the 1982 entitlements under section 161 of the *Municipal Act* by the average overall commercial mill rate and multiplying the result by 1000;

(f) "Ministry" means the Ministry of Revenue;

(g) "municipality" means,

(i) a lower tier municipality, except an area municipality in The Regional Municipality of Sudbury, and

(ii) The Regional Municipality of Sudbury;

(h) "municipality within a district board area" means a municipality that is located within a district board area and against which an apportionment is to be made in the year 1983 by the district board; and

(i) "1982 total sum required for district board purposes" means a total amount required in 1982 for the purposes of the district board.

(2) For the purposes of this Part, the discounted equalized assessment of The Regional Municipality of Sudbury is the sum of the discounted equalized assessments of the lower tier municipalities within the Regional Municipality. O. Reg. 289/83, s. 22.

23. In the year 1983, the Ministry shall determine in respect of each district board,

(a) the discounted equalized assessment of each municipality within the district board area; and

(b) the discounted equalized assessment of each district board. O. Reg. 289/83, s. 23.

24. The Ministry shall in respect of every district board determine the percentage share of apportionment, correct to three decimal places, for each municipality within the district board area by dividing the discounted equalized assessment of each municipality as determined under clause 23 (a) by the discounted equalized assessment of the district board as determined under clause 23 (b) and multiplying the result by 100. O. Reg. 289/83, s. 24.

25. The discounted equalized assessment determined under clause 23 (a) and the respective percentage share of responsibility determined for each municipality under section 24 shall be substituted for the notice of the weighted equalized assessment or equalized assessment of each municipality that is sent under an Act establishing a district board, by the Ministry to a district board. O. Reg. 289/83, s. 25.

26.—(1) For the year 1983, the apportionment of the total sum required for district board purposes among the municipalities within a district board area shall be made on the basis of the percentages determined for each municipality under section 24.

(2) The Ministry shall submit to each district board, a statement showing the information mentioned in clauses 23 (a) and (b), and the calculations which produced that information.

(3) Upon receipt of the statement referred to in subsection (2), the district board shall forthwith forward a copy of the statement to the clerk of each municipality within the district board area. O. Reg. 289/83, s. 26.

27. Each district board shall forward to the Ministry of Municipal Affairs and Housing a statement showing the total amount apportioned for 1983 among the municipalities within the district board area under

the Act establishing the district board, as modified by subsection 26 (1). O. Reg. 289/83, s. 27.

28.—(1) For the purpose of determining grant eligibility, the Ministry of Municipal Affairs and Housing shall make determinations in the same manner as is prescribed under sections 22, 23 and 24 and the determinations under this subsection shall be based on the last returned assessment roll and on the equivalent assessments that by this Regulation are required to be added to the real property and business assessment for apportionment purposes.

(2) The Ministry of Municipal Affairs and Housing shall determine for each municipality within a district board area,

(a) the dollar amount obtained by subtracting from the 1982 apportionment guarantee grant to each municipality the product obtained by multiplying the number of households in that municipality by five dollars; and

(b) if the dollar amount obtained under clause (a) is greater than zero,

(i) the lesser of the total sum required for district board purposes and the 1982 total sum required for district board purposes,

(ii) if the municipality is within a conservation authority area, the lesser of the conservation authority levy and the 1982 conservation authority levy of the conservation authority,

(iii) the dollar amount obtained by multiplying the lesser of the percentage determined under section 24 and the 1982 sharing responsibility for general purposes for the municipality by the amount determined under subclause (i),

(iv) if the municipality is within a conservation authority area, the dollar amount obtained by multiplying the lesser of the percentage determined under section 33 and the percentage share for the municipality as determined under section 32 of Ontario Regulation 648/82 by the amount determined under subclause (ii),

(v) the dollar amount obtained by multiplying the 1982 sharing responsibility for general purposes for the municipality by the 1982 total sum required for district board purposes,

(vi) if the municipality is within a conservation authority area, the dollar amount obtained by multiplying the

percentage share of the municipality as determined under section 32 of Ontario Regulation 648/82 by the 1982 conservation authority levy,

- (vii) the sum of all the dollar amounts obtained under subclauses (iii) and (iv),
- (viii) the sum of all the dollar amounts obtained under subclauses (v) and (vi),
- (ix) the dollar change obtained by subtracting the sum obtained under subclause (vii) from the sum obtained under subclause (viii), and
- (x) the apportionment guarantee grant by,
 - (A) if the dollar change determined under subclause (ix) is greater than zero, subtracting the dollar change obtained under subclause (ix) from the dollar amount obtained under clause (a), or
 - (B) if the dollar change determined under subclause (ix) is equal to zero, taking the dollar amount obtained under clause (a).

(3) The Ministry of Municipal Affairs and Housing shall notify the treasurer of the municipality of the amount of the apportionment guarantee grant determined under subsection (2), and the Minister shall pay to the municipality such amount, if any.

(4) The amount payable under subsection (3) in respect of the total sum required for district board purposes and the conservation authority levy shall be deducted by the municipality from the total sum and the levy and the net amounts so determined shall be the amounts to be raised by the municipality in the year 1983. O. Reg. 289/83, s. 28.

29.—(1) Where the equalization factor, the residential and farm assessment as defined in clause 7 (1) (e) of the Act, the commercial assessment as defined in clause 1 (1) (b) of the Act or the equivalent assessment, as determined under this Part, of one or more municipalities within a district board area is altered by the Ontario Municipal Board upon an appeal under the Act establishing the district board, notice of the altered equalization factor, residential and farm assessment, commercial assessment or equivalent assessment, as the case may be, shall be given forthwith by the clerk of the municipality to the Ministry.

(2) Upon being satisfied that all appeals of the equalization factor, the residential and farm assessment as defined in clause 7 (1) (e) of the Act, the commercial assessment as defined in clause 1 (1) (b) of the Act, or the equivalent assessment, as determined

under this Part, of all municipalities within a district board area have been determined and that all notices required under subsection (1) have been received, the Ministry shall, using the altered equalization factor, residential and farm assessment, commercial assessment, or equivalent assessment, as the case may be,

- (a) make the determinations required under sections 22, 23 and 24; and
- (b) revise the notice and information to be supplied under sections 25 and 26.

(3) When a district board receives a notice revised by the Ministry under clause (2) (b), the district board shall amend the apportionment of the total sum required for district board purposes among the municipalities within the district board area on the basis of the adjusted equalized assessments as determined.

(4) Where the Ontario Municipal Board alters for the year 1983 the equalization factor, the residential and farm assessment as defined in clause 7 (1) (e) of the Act, the commercial assessment as defined in clause 1 (1) (b) of the Act, or the equivalent assessment, as determined under this Part, of a municipality, the Ministry of Municipal Affairs and Housing shall redetermine the grant eligibility of each municipality within the district board area in accordance with subsections 28 (1) and (2) on the basis of the altered equalization factor, residential and farm assessment, commercial assessment or equivalent assessment, as the case may be, and the Minister shall adjust the amount payable under subsection 28 (3) accordingly. O. Reg. 289/83, s. 29.

30. Notwithstanding sections 22 to 29, both inclusive, for the purpose of apportioning the 1983 requirements of the District of Parry Sound Welfare Administration Board, Parry Sound Home for the Aged (East) and Parry Sound Home for the Aged (West), the discounted assessment of the lower tier municipality shall be deemed to be the discounted equalized assessment of the lower tier municipality within each of the specified district board areas. O. Reg. 289/83, s. 30.

PART IV

CONSERVATION AUTHORITIES

31.—(1) In this Part,

- (a) "apportionment" means an apportionment made by a conservation authority among the municipalities within the conservation authority area of an amount required for the purposes of the conservation authority under the *Conservation Authorities Act*;
- (b) "discounted equalized assessment of a conservation authority" means the total of the discounted equalized assessments of all municipalities within a conservation authority area;

- (c) "Ministry" means the Ministry of Natural Resources;
- (d) "municipality" means a regional municipality, lower tier municipality, city, or separated town; and
- (e) "municipality within a conservation authority area" means a municipality that is located wholly or partly within a conservation authority area and against which an apportionment is to be made in the year 1983 by the conservation authority.

(2) Where only part of a municipality against which an apportionment is made by a conservation authority in 1983 is located within the conservation authority area, the discounted equalized assessment for that part of the municipality shall be deemed to be the discounted equalized assessment for the whole municipality for the purposes of this Part.

(3) For the purpose of this Part, the discounted equalized assessment of a regional municipality is the sum of the discounted equalized assessments of the municipalities within the regional municipality. O. Reg. 289/83, s. 31.

32. In the year 1983, the Ministry shall determine in respect of each conservation authority,

- (a) the discounted equalized assessment of each municipality within the conservation authority area; and
- (b) the discounted equalized assessment of each conservation authority. O. Reg. 289/83, s. 32.

33.—(1) The Ministry shall, in respect of each conservation authority, determine the 1983 percentage share of apportionment, correct to four decimal places, for each municipality within the conservation authority area by dividing the discounted equalized assessment of each municipality, as determined under clause 32 (a), by the discounted equalized assessments of the conservation authority, as determined under clause 32 (b), and multiplying the result by 100.

(2) Notwithstanding subsection (1), the 1983 percentage share of apportionment for each municipality within the Ganaraska Region Conservation Authority area shown in Schedule 6 shall be the percentage share as set out in Column 3 of that Schedule. O. Reg. 289/83, s. 33.

34. The discounted equalized assessment determined under section 32 and the respective 1983 percentage share of responsibility determined for each municipality under section 33 shall be substituted for the notice of equalized assessment that is provided to the conservation authority by the Ministry under the Act establishing a conservation authority. O. Reg. 289/83, s. 34.

35.—(1) For the year 1983, the apportionment of the conservation authority levies among the municipalities within a conservation authority area shall be made on the basis of the percentages determined for each municipality under section 33.

(2) The Ministry shall submit to each conservation authority to which subsection (1) applies a statement showing the information mentioned in clauses 32 (a) and (b) and the calculations which produced that information.

(3) A conservation authority shall, upon receipt of the statement referred to in subsection (2), forthwith forward a copy of the statement to the clerk of each municipality within the conservation authority area. O. Reg. 289/83, s. 35.

36. Each conservation authority shall forward to the Ministry a statement showing the total amount apportioned for 1983 among the municipalities within the conservation authority area under the Act establishing the conservation authority as modified by subsection 35 (1). O. Reg. 289/83, s. 36.

37. The Ministry shall forward to the Ministry of Municipal Affairs and Housing a copy of the statement referred to in section 36. O. Reg. 289/83, s. 37.

38.—(1) For the purpose of determining grant eligibility, the Ministry of Municipal Affairs and Housing shall make determinations in the same manner as is prescribed under sections 31, 32 and 33 and the determinations under this subsection shall be based on the real property and business assessment for apportionment purposes.

(2) The Ministry of Municipal Affairs and Housing shall determine for each municipality within a conservation authority area, other than those to which Part I, Part II or Part III apply, the apportionment guarantee grant by subtracting from the 1982 apportionment guarantee grant for conservation authority purposes for that municipality the product obtained by multiplying the number of households in that municipality by one dollar.

(3) The Ministry of Municipal Affairs and Housing shall notify the treasurer of the municipality of the amount of the apportionment guarantee grant determined under subsection (2), and the Minister shall pay to the municipality that amount, if any.

(4) The amount payable to a municipality under subsection (3) in respect of the levy of a conservation authority shall be deducted by the municipality from the levy of the conservation authority and the net amount so determined shall be the amount to be raised by the municipality in the year 1983. O. Reg. 289/83, s. 38.

39.—(1) Where the equalization factor, the residential and farm assessment as defined in clause 7 (1) (e) of the Act, or the commercial assessment as defined in clause 1 (1) (b) of the Act, of one or more

municipalities within a conservation authority area is altered by the Ontario Municipal Board upon an appeal under the Act establishing the conservation authority, notice of the altered equalization factor, residential and farm assessment, or commercial assessment, as the case may be, shall be given forthwith by the clerk of the municipality to the Ministry.

(2) Upon being satisfied that all appeals of the equalization factor, the residential and farm assessment as defined in clause 7 (1) (e) of the Act, or the commercial assessment as defined in clause 1 (1) (b) of the Act of all municipalities within a conservation authority area have been determined and that all notices required under subsection (1) have been received, the Ministry shall, using the altered equalization factor, residential and farm assessment, or commercial assessment, as the case may be,

- (a) make the determinations required under sections 32 and 33; and
- (b) revise the notice and information to be supplied under sections 34 and 35.

(3) When a conservation authority receives a notice revised by the Ministry under clause (2) (b), the conservation authority shall amend the apportionment of the total sum required for conservation authority purposes among the municipalities within the conservation authority area on the basis of the adjusted discounted equalized assessments.

(4) Where the Ontario Municipal Board alters, for the year 1983, the equalization factor, the residential and farm assessment as defined in clause 7 (1) (e) of the Act, or the commercial assessment as defined in clause 1 (1) (b) of the Act, of a municipality as described in subsection (1), the Ministry of Municipal Affairs and Housing shall redetermine the grant eligibility of each municipality within the conservation authority area in accordance with subsections 17 (1) and (2), 28 (1) and (2) and 38 (1) and (2) on the basis of the altered equalization factor, residential and farm assessment, or commercial assessment, as the case may be, and the Minister shall adjust the amount payable under subsections 17 (3), 28 (3) and 38 (3) accordingly. O. Reg. 289/83, s. 39.

PART V

GENERAL

40.—(1) Where any Act requires the Ministry of Revenue or the Ministry of Municipal Affairs and Housing to equalize assessment rolls or parts of an assessment roll that relate to two or more defined areas within a lower tier municipality, the Ministry shall, in equalizing each such assessment roll or each such part of the assessment roll, as the case may be, for purposes of municipal taxation in the year 1983, use the same

equalization factor as was used to equalize such assessment roll or such part of the assessment roll for purposes of municipal taxation in the year 1979.

(2) Subsection (1) does not apply to a lower tier municipality where there has been a different assessment generally of real property within that lower tier municipality under section 63 of the *Assessment Act*. O. Reg. 289/83, s. 40.

41.—(1) Where the Ministry of Municipal Affairs and Housing, Ministry of Revenue or Ministry of Natural Resources, as the case may be, determines in respect of a regional municipality, county, district board or conservation authority that any calculation made under this Regulation was made incorrectly or was based on incorrect information, the Ministry may correct the calculation and may determine the amount that would have been payable to the lower tier municipalities within the regional municipality, county, district board area or conservation authority area by the Ministry of Municipal Affairs and Housing under this Regulation if the calculation had been correct and the grant amounts payable under Part I, II, III, or IV may be adjusted accordingly.

(2) Where a determination is made under subsection (1) in respect of an apportionment and levy of a regional municipality, county, district board, or conservation authority, that apportionment and levy shall be adjusted in accordance with the corrected calculations and any overpayment or underpayment by a lower tier municipality shall be corrected in the same manner as it is corrected following an appeal of a county apportionment by-law or of a discounted equalized assessment being used for apportionment purposes, whichever is applicable. O. Reg. 289/83, s. 41.

42. Where, under this Regulation, an adjustment is made by the Ministry of Municipal Affairs and Housing, Ministry of Revenue or Ministry of Natural Resources, as the case may be, in the grant amounts payable by the Ministry of Municipal Affairs and Housing to a lower tier municipality under Part I, II, III, or IV and where the Ministry determines as a result of the adjustment that an overpayment has been made to the municipality, it shall notify the municipality of the amount of the overpayment and the amount of the overpayment shall be paid forthwith by the municipality to the Ministry of Municipal Affairs and Housing. O. Reg. 289/83, s. 42.

43. The Regional Municipality of Peel and The District Municipality of Muskoka shall use the last returned assessment roll for the purpose of apportionment in the year 1983. O. Reg. 289/83, s. 43.

44. This Regulation applies to apportionments and levies made on or after the 1st day of January, 1983. O. Reg. 289/83, s. 44.

Schedule 1

COLUMN 1	COLUMN 2	COLUMN 1	COLUMN 2
Regional Municipality of Durham	0.4609	County of Grey	0.5370
Regional Municipality of Haldimand-Norfolk	0.4949	County of Haliburton	0.5673
Regional Municipality of Halton	0.5076	County of Hastings	0.4903
Regional Municipality of Hamilton-Wentworth	0.4463	County of Huron	0.4246
Regional Municipality of Niagara	0.4464	County of Kent	0.4000
Regional Municipality of Ottawa-Carleton	0.4781	County of Lambton	0.4000
Regional Municipality of Sudbury	0.6800	County of Lanark	0.4250
Regional Municipality of Waterloo	0.4883	United Counties of Leeds & Grenville	0.4000
Regional Municipality of York	0.6230	County of Lennox and Addington	0.5260
County of Brant	0.4014	County of Middlesex	0.4000
County of Bruce	0.5841	County of Northumberland	0.4412
County of Dufferin	0.5334	County of Oxford	0.4000
County of Elgin	0.4000	County of Perth	0.4000
County of Essex	0.4000	County of Peterborough	0.5024
County of Frontenac	0.4393	United Counties of Prescott and Russell	0.4428
		County of Prince Edward	0.4122
		County of Renfrew	0.4000

COLUMN 1	COLUMN 2	COLUMN 1	COLUMN 2
County of Simcoe	0.4638	District of Parry Sound (East) Home for the Aged	0.8500
United Counties of Stormont, Dundas and Glengarry	0.4000	District of Parry Sound (West) Home for the Aged	0.8500
County of Victoria	0.6132	District of Parry Sound Welfare Administration Board	0.8500
County of Wellington	0.4738	District of Rainy River Home for the Aged	0.4000
Algoma District Social and Family Services Board	0.5340	District of Rainy River Social Services Board	0.4000
Algoma District Home for the Aged Board of Management	0.4825	District of Sudbury Welfare Administration Board	0.5890
Cochrane District Welfare Administration Board	0.4000	District of Thunder Bay Home for the Aged	0.4000
Cochrane District Home for the Aged	0.4000	Lakehead Region Conservation Authority	0.4000
District of Kenora Home for the Aged	0.4000	Mattagami Region Conservation Authority	0.4000
District of Manitoulin Homes for the Aged Administration Board	0.6305	Nickel District Conservation Authority	0.5889
East Nipissing District Home for the Aged	0.4105	North Bay - Mattawa Conservation Authority	0.4309
Home for the Aged of West Nipissing	0.4389	Sault Ste. Marie Region Conservation Authority	0.5082
Nipissing District Social Services Board	0.4435		

O. Reg. 289/83, Sched. 1.

Schedule 2

COLUMN 2

COLUMN 1

* MALTON R
 GENERAL PURPOSES
 BURLINGTON C 41.108
 HALTON HILLS T 12.351
 MILTON T 11.109
 OAKVILLE T 35.432

 100.000

* HAMILTON - WENTWORTH R
 GENERAL PURPOSES
 HAMILTON C 75.590
 ANCASTER T 3.523
 DUNDAS T 3.636
 STONEY CREEK T 9.198
 FLAMBURGUGH TP 5.937
 GLANBROCK TP 2.036

 100.000

SPECIAL LEVY
 LIBRARY LEVY
 ANCASTER T 16.990
 STONEY CREEK T 44.365
 FLAMBOROUGH TP 28.731
 GLANBROCK TP 9.914

 100.000

COLUMN 2

COLUMN 1

* DURHAM R
 GENERAL PURPOSES
 OSHAWA C 38.975
 AJAX T 9.075
 NEWCASTLE T 11.348
 PICKERING T 14.857
 WHITBY T 13.028
 BROCK TP 3.162
 SCUGOG TP 4.643
 UXBRIDGE TP 4.912

 100.000

* MALDENAND - NORFOLK R
 GENERAL PURPOSES
 NANTICOKE C 29.734
 DUNNVILLE T 9.647
 MALOIMANO T 16.509
 SIMCOE T 16.127
 DELMI TP 15.244
 NORFOLK TP 12.739

 100.000

* NIAGARA R			
GENERAL PURPOSES			
NIAGARA FALLS C	22.383		70.413
PORT COLBORNE C	4.853		1.969
ST CATHARINES C	30.785	(12/01/78)	3.368
WELLAND C	11.962	(11/24/78)	12.437
THOROLD C	4.696	(01/01/81)	8.904
FORT ERIE T	6.450		.582
GRINSBY T	4.058		.819
LINCOLN T	3.783		.508
NIAGARA-ON-THE-LAKE T	4.800		-----
PELHAM T	2.486		100.000
WAINFLEET TP	1.369		
WEST LINCOLN TP	2.385		

	100.000		

SPECIAL LEVY			
SEWER LEVY			
OTTAWA C			
VANIER C		(12/01/78)	
KANATA C		(11/24/78)	
NEPEAN C		(01/01/81)	
GLoucester C			
ROCKCLIFFE PARK V			
CUMBERLAND TP			
GOULBOURN TP			

TRANSIT LEVY			
OTTAWA C			70.516
VANIER C			1.972
KANATA C		(12/01/78)	3.256
NEPEAN C		(11/24/78)	12.429
GLoucester C		(01/01/81)	5.358
ROCKCLIFFE PARK V			.533
CUMBERLAND TP			.876

			100.000

* OTTAWA - CARLETON R			
GENERAL PURPOSES			
OTTAWA C	65.024		
VANIER C	1.819		
KANATA C	3.336	(12/01/78)	
NEPEAN C	12.932	(11/24/78)	
GLoucester C	5.739	(01/01/81)	
ROCKCLIFFE PARK V	.536		
CUMBERLAND TP	1.531		
GOULBOURN TP	1.126		
OSGOODS TP	1.144		
RIEUAU TP	1.184		
WEST CARLETON TP	1.577		

	100.000		

SPECIAL LEVY			
SEWER LEVY			
OTTAWA C			
VANIER C		(12/01/78)	
KANATA C		(11/24/78)	
NEPEAN C		(01/01/81)	
GLoucester C			
ROCKCLIFFE PARK V			
CUMBERLAND TP			
GOULBOURN TP			
OSGOODS TP			
RIEUAU TP			
WEST CARLETON TP			

* YORK R
 GENERAL PURPOSES
 AURORA T 4.703
 MARKHAM T 32.037
 NEWMARKET T 6.956
 RICHMOND HILL T 12.987
 VAUGHAN T 22.765
 WHITCHURCH - STCUFFVILLE 4.654
 EAST GALLIMBURY T (01/01/77) 3.349
 GEORGINA TP 5.663
 KING TP 5.826

 100.000

* OXFORD CO
 GENERAL PURPOSES
 WOODSTOCK C 27.172
 INGERSOLL T 7.215
 TILSONBURG T 13.288
 BLANDFORD - BLENDHEIM TP 10.276
 EAST ZORRA - TAVISTOCK TP 8.504
 NORWICH TP 11.078
 SOUTH-WEST OXFORD TP 6.806
 ZORRA TP 13.661

 100.000

* SUDBURY R
 GENERAL PURPOSES
 SUDBURY C 64.248
 CAPREOL T 1.684
 NICKEL CENTRE T 6.061
 ONAPING FALLS T 4.490
 RAYSIDE - BALFOUR T 5.052
 VALLEY EAST T 7.386
 WALDEN T 11.078

 100.000

* WATERLOO R
 GENERAL PURPOSES
 CAMBRIDGE C 21.690
 KITCHENER C 42.086
 WATERLOO C 20.719
 NORTH DUMFRIES TP 2.210
 WELLESLEY TP 1.993
 WILMOT TP 3.480
 WOOLWICH TP 6.822

 100.000

SPECIAL LEVY
 LIBRARY LEVY
 NORTH DUMFRIES TP 15.235
 WELLESLEY TP 13.742
 WILMOT TP 23.995
 WOOLWICH TP 47.028

 100.000

SPECIAL LEVY
LIBRARY LEVY

INGERSOLL T 12.118
BLANFORD - BLENHEIM TP 17.258
EAST ZORRA - TAVISTOCK TP 14.283
NORWICH TP 18.606
SOUTH-WEST OXFORD TP 14.730
ZORRA TP 22.945

100.000

* BRANT CO
GENERAL PURPOSES

BRANTFORD C 0.
PARIS T 15.180
BRANTFORD TP 37.370
BURFORD TP 18.855
SOUTH OMFRIES TP 15.621
OAKLAND TP 4.009
ONONDAGA TP 4.955

100.000

* BRUCE CO
GENERAL PURPOSES

CHESLEY T 1.708
KINCARDINE T 6.568
PORT ELGIN T 7.226
SOUTHAMPTON T 4.622
WALKERTON T 5.750

WIARTON T 2.030
HEPWORTH V .276
LION'S HEAD V .525
LUCKNOW V 1.133
MILHAY V .835
PAISLEY V .892
RIPLEY V .588
TAKA V .692
TEESWATER V 1.004
TIVERTON V .691
ALBEMARLE TP 2.934
ANABEL TP 7.139
ARRAN TP 2.108
BRANT TP 5.240
BRUCE TP 5.929
CARRICK TP 3.521
CULROSS TP 2.630
EASTHUR TP 3.422
ELDELSLIE TP 2.373
WHEMCK TP 2.695
MURLN TP 6.557
KINCARDINE TP 5.204
KINLOSS TP 2.090
LINDSAY TP 1.503
ST EDMUNDS TP 3.440
SAUGEN TP 4.000

100.000

SPECIAL LEVY
HIGHWAYS LEVY

CHESLEY T	1.804	EASTMOR TP	3.616
KINGCARINE T	6.939	ELDESLIE TP	2.507
PORT ELGIN T	7.634	GREENOCK TP	2.847
SOUTHAMPTON T	4.883	MURCN TP	6.927
WALKERTON T	6.075	KINGCARINE TP	5.497
WIARTON T	2.197	KINLOSS TP	2.207
HEPWORTH V	.292	SAUGEEN TP	4.239
LION'S HEAD V	.554	-----	-----
LUCKNOW V	1.250	-----	100.000
MILDHAY V	.886		
PAISLEY V	.943		
RIPLEY V	.621		
TARA V	.732		
TEESWATER V	1.061		
TIVERTON V	.730		
ALBEMARLE TP	3.100		
AMABEL TP	7.542		
ARRAN TP	2.290		
BRANT TP	5.536		
BRUCE TP	10.490		
CARRICK TP	3.720		
CULROSS TP	2.831		

* DUFFERIN CO

GENERAL PURPOSES			
ORANGÉVILLE T		(12/31/76)	36.981
SHELBOURNE T			6.356
GRAND VALLEY V			2.252
AKARANTH TP			7.941
EAST GARAFRAXA TP			5.682
EAST LUTHER TP			2.890
MELANCTHON TP			6.844
MUND TP			22.265
MULMUR TP			8.579

			100.000

* ELGIN CO		
GENERAL PURPOSES		
AYLMER T	9.602	
BELMONT V	1.136	
DUTTON V	1.467	
PORT BURWELL V	.698	
PORT STANLEY V	4.017	
RODNEY V	1.423	
SPRINGFIELD V	.652	
VIENNA V	.500	
WEST LORNE V	2.103	
ALBOROUGH TP	7.519	
BATHAM TP	6.535	
SOUTH DORCHESTER TP	3.451	
DUNWICH TP	6.975	
MALAHIDE TP	16.617	
SOUTHWOLD TP	21.963	
YARMOUTH TP	15.032	

	100.000	
* ESSEX CO		
GENERAL PURPOSES		
AMHERSTBURG T		6.525
BELLE RIVER T		2.148
ESSEX T		3.551
HARRON T		1.556
KINGSVILLE T		3.029
LEAMINGTON T		5.303
TECUMSEH T		4.168
ST CLAIR BEACH V		1.723
ANDERDON TP		5.050
COLCHESTER NORTH TP		2.221
COLCHESTER SOUTH TP		5.062
GOSFIELD NORTH TP		3.104
GOSFIELD SOUTH TP		5.696
MAIGSTONE TP		11.668
MALDEN TP		2.817
MERSEA TP		6.697
ROCHESTER TP		3.635
SANDWICH SOUTH TP		6.842
SANDWICH WEST TP		7.930
TILBURY NORTH TP		3.291
TILBURY WEST TP		1.620

		100.000

* FRONTENAC CC		
GENERAL PURPOSES		
BARRIE TP		2.180
BEDFORD TP		3.246
CLARENDON AND MILLER TP		1.350
HINCHINBROOKE TP		1.546
HOWE ISLAND TP		.563
KENNEBEC TP		1.135
KINGSTON TP		53.497
LOUGHBROUGH TP		2.649
OLDEN TP		.938
SSD TP		1.541
PALMERSTON E N & S CANONTO TP		.695
PITTSBURGH TP		19.810
PORTLAND TP		4.072
STJRRINGTON TP		2.692
WOLFE ISLAND TP		2.102

		100.000
SPECIAL LEVY		
HIGHWAYS LEVY		
BEDFORD TP		2.667
HOWE ISLAND TP		.636
KINGSTON TP		60.431
LOUGHBROUGH TP		4.123
PITTSBURGH TP		22.392
PORTLAND TP		4.601
STJRRINGTON TP		4.160

		100.000
SPECIAL LEVY		
LIBRARY LEVY		
AMHERSTBURG T	7.369	
ESSEX T	4.010	
HARRROW T	1.758	
KINGSVILLE T	3.421	
TECUMSEH T	4.707	
ST CLAIR BEACH V	1.946	
ANDERDON TP	5.703	
COLCHESTER NORTH TP	2.508	
COLCHESTER SOUTH TP	5.717	
GOSFIELD NORTH TP	3.574	
GOSFIELD SOUTH TP	6.422	
MAIDSTONE TP	13.173	
MALDEN TP	2.181	
MERSEA TP	9.822	
ROCHESTER TP	4.177	
SANDWICH SOUTH TP	7.727	
SANDWICH WEST TP	5.024	
TILBURY NORTH TP	3.706	
TILBURY WEST TP	2.055	

		100.000

LIBRARY LEVY

BARIE TP	2.336
MINCHINBROOKE TP	1.657
MOLE ISLAND TP	.603
KENNEBEC TP	1.221
KINGSTON TP	57.327
LOUGHBROUGH TP	3.911
OLDEN TP	1.005
OSO TP	1.651
PALMERSTON & N & S CANONTO TP	.745
PITTSBURGH TP	21.232
PORTLAND TP	4.365
STORRINGTON TP	3.947

	100.000

SHALLOW LAKE V	.291
ARTEMESIA TP	4.971
BENTINCK TP	6.415
COLLINGWOOD TP	12.370
JERBY TP	5.068
EGREMONT TP	3.717
EUPHRASIA TP	3.994
GLENELG TP	3.066
HOLLAND TP	3.457
KEPPEL TP	4.871
NORMANBY TP	4.207
OSPREY TP	3.165
PROTON TP	2.910
ST VINCENT TP	5.391
SARAWAK TP	2.957
SULLIVAN TP	3.357
SYDENHAM TP	4.584

	100.000

* GREY CO

GENERAL PURPOSES

DURHAM T	2.703
MANOR T	9.237
MEAFORD T	5.590
THORNBURY T	2.668
CHATSWORTH V	.479
DUNDALK V	1.659
FLESHERTON V	.684
MARKDALE V	1.696
NEUSTADT V	.443

* MALIBURTON CO			
GENERAL PURPOSES			
ANSON HINDON AND HINDEN TP	17.081	GANGOR BICKLOW AND MCCLURE TP	2.997
CARDIFF TP	5.209	CARLOW TP	.597
DYSART ET AL TP	38.339	DUNGANON TP	1.377
GLAHORGAN TP	5.590	ELZEVIR AND GRIMSTHORPE TP	1.149
LUTTERWORTH TP	6.997	FARADAY TP	3.220
MONMOUTH TP	3.547	HERSCHEL TP	2.346
SHERBORNE MCCLINTOCK ET AL TP	8.271	HUNGERFORD TP	3.453
SMOON TP	3.816	HUNTINGDON TP	2.895
STANHOPE TP	5.950	LIMERICK TP	1.085
BICROFT TP	1.200	MADOC TP	2.271
	-----	MARMORA AND LAKE TP	3.002
	100.000	MAYC TP	.610
		MONTAGLE TP	1.539
* HASTINGS CO		RAMOON TP	3.635
GENERAL PURPOSES		SLJNEY TP	28.477
DESERONTO T	2.521	THUKLOW TP	15.005
WANGROFT V	5.267	TUDOR AND CASHMEL TP	1.232
DELORO V	.144	TYENDINAGA TP	4.337
FRANKFORD V	2.751	HOLLASTON TP	1.265
MADOC V	1.662		-----
MARMORA V	1.602		100.000
STIRLING V	2.729		
TWEED V	2.672		

* MURDM CO	
GENERAL PURPOSES	
CLINTON T	3.535
EXETER T	5.448
GODERICH T	11.232
SEAFORTH T	2.650
WINGHAM T	3.948
GAYFIELD V	1.296
BLYTH V	.976
BRUSSELS V	.977
HENSALL V	2.168
ZURICH V	.909
ASHFIELD TP	4.413
GOLBORNE TP	3.344
GODERICH TP	5.248
GREY TP	2.810
HAY TP	5.034
HOWICK TP	4.400
MULLETT TP	4.255
MCKILLOP TP	2.936
MORRIS TP	2.974
STANLEY TP	4.079
STEPHEN TP	10.814
TUCKERSMITH TP	4.534
TURNBERRY TP	2.261
USBORNE TP	3.916
EAST WAMANDSH TP	1.991
WEST WAMANDSH TP	1.852

	100.000
SPECIAL LEVY	
COUNTY ROADS LEVY	
DESEROND T	3.215
OELORO V	.183
FRANKFORD V	3.509
MADOC V	2.115
MARMORA V	2.043
STIRLING V	3.480
TWEED V	3.408
ELZEVIR AND GRIMSTHORPE TP	1.466
HUNGERFORD TP	4.403
HUNTINGDON TP	2.692
MADOC TP	2.896
MARMORA AND LAKE TP	3.828
RAMDOM TP	4.712
SIDNEY TP	36.315
THURLOW TP	15.134
TYENDINAGA TP	5.595

	100.000

* KENT CO		* LAMBTON CO	
GENERAL PURPOSES		GENERAL PURPOSES	
BLEMEIN T	4.257	FOREST T	1.862
BOTHWELL T	.721	PETROLIA T	3.295
DRESDEN T	2.434	ALVINSTON V	.541
RIDGETOWN T	2.893	ARKONA V	.243
TILBURY T	5.191	GRAND BEND V	1.206
WALLACEBURG T	11.514	DIL SPRINGS V	.331
ERIEAU V	.665	POINT EDWARD V	3.572
ERIE BEACH V	.164	THEDFORC V	.426
HIGHGATE V	.376	WATFORD V	1.156
THAMESVILLE V	.930	WYOMING V	1.378
WHEATLEY V	1.498	ROSAQUET TP	5.888
CARDEN TP	4.013	BRIDGE TP	3.908
CHATHAM TP	14.695	DAWN TP	3.931
DOVER TP	10.310	ENNSKILLEN TP	4.323
HARRICH TP	11.940	EUPHEMIA TP	1.516
HOWARD TP	4.985	MOJRE TP	19.558
ORFORD TP	2.838	PLYMPTON TP	6.376
RALEIGH TP	10.024	SARMA TP	28.310
ROMNEY TP	3.437	SOMBRA TP	6.137
TILBURY EAST TP	5.359	WARWICK TP	3.983
ZONE TP	1.636		
	-----		-----
	100.000		100.000

SPECIAL LEVY	2.013	GENERAL PURPOSES	8.267
LIBRARY LEVY	3.562	ALMONTE T	14.476
FOREST T	.585	CARLETON PLACE T	19.039
PETROLIA T	.262	PERTH T	1.411
ALVINSTON V	1.304	LANARK V	5.850
ARKONA V	.358	BATHURST TP	7.747
GRAND BEND V	.461	BECKWITH TP	4.121
OIL SPRINGS V	1.249	NORTH BURGESS TP	1.644
THEOFORD V	1.489	DAKING TP	5.455
MATFORD V	6.366	DRUMMOND TP	5.157
WYOMING V	4.290	NORTH ELMSLEY TP	2.463
MOSANQUET TP	4.673	LANARK TP	7.298
BROOKE TP	1.639	MONTAGUE TP	4.009
ERMISKILLEN TP	21.144	PAKENHAM TP	7.131
EUPHEMIA TP	6.893	RAMSAY TP	2.431
MOORE TP	30.609	SOUTH SHERBROOKE TP	3.451
PLYMPTON TP	8.797	LAVANT DALHOUSIE ET AL TP	-----
SARNIA TP	4.306		100.000
SOMBRA TP	-----		
WARWICK TP	100.000		

* LEEDS & GRENVILLE CO		
GENERAL PURPOSES		
KEPTVILLE T	3,576	
ATHENS V	1,023	
CARDINAL V	3,818	
MERRICKVILLE V	1,326	
NEWBORO V	.445	
WESTPORT V	1,071	
AUGUSTA TP	15,533	
BASTARD AND SOUTH BURGESS TP	4,497	
NORTH CROSBY TP	2,132	
SOUTH CROSBY TP	3,546	
EDWARDSBURGH TP	12,161	
ELIZABETHTON TP	10,877	
SOUTH ELMSLEY TP	4,734	
FRONT OF ESCOTT TP	2,619	
SOUTH GOWER TP	1,654	
KITLEY TP	2,270	
FRONT OF LEEDS & LANSLOWNE TP	11,158	
REAR OF LEEDS & LANSLOWNE TP	4,094	
OXFORD (ON RIDEAU) TP	6,705	
WOLFORD TP	1,678	
FRONT OF YONGE TP	3,143	
REAR OF YONGE AND ESCOTT TP	1,604	

	100,000	
* LENNIX AND ADDINGTON CO		
GENERAL PURPOSES		
NAPANEE T		11,827
BATH V		4,232
NEWBURGH V		.969
ADOLPHUSTOWN TP		2,154
ARMERST ISLAND TP		1,005
CAMDEN EAST TP		7,377
DENBIGH ABINGER AND ASHBY TP		2,542
ERNESTOWN TP		35,978
NORTH FREDERICKSBURGH TP		5,368
SOUTH FREDERICKSBURGH TP		6,599
KALADAR ANGLESEA & EFFINGHAM T		4,774
RICHMOND TP		6,276
SHEFFIELD TP		2,839

		100,000

SPECIAL LEVY
LIBRARY LEVY

NAPANEE T 12.761
BATH V 4.631
NEWBURGH V 1.045
ADDLPHUSTOWN TP 2.325
AMHERST ISLAND TP 1.034
CAMDEN EAST TP 7.960
ERNESTOWN TP 42.131
NORTH FREDERICKSBURGH TP 5.792
SOUTH FREDERICKSBURGH TP 9.278
RICHMOND TP 6.930
SHEFFIELD TP 3.063

100.000

COUNTY ROADS LEVY

NAPANEE T 12.901
BATH V 4.682
NEWBURGH V 1.057
ADDLPHUSTOWN TP 2.330
CAMDEN EAST TP 6.047
ERNESTOWN TP 42.605
NORTH FREDERICKSBURGH TP 5.855
SOUTH FREDERICKSBURGH TP 5.380
RICHMOND TP 5.027
SHEFFIELD TP 3.096

100.000

* MIDDLESEX CO
GENERAL PURPOSES

PARKHILL T 1.225
STRATHROY T 8.343
AILSA CRAIG V .685
GLENCOE V 1.715
LUCAN V 1.205
NEWBURY V .513
WARDSVILLE V .405
ADELAIDE TP 4.010
BIDDULPH TP 2.016
CARADOC TP 6.651
DELAWARE TP 2.238
NORTH DORCHESTER TP 7.424
EMFRIO TP 3.422
LOBG TP 6.762
LONDON TP 13.795
MCGILLIVRAY TP 3.643
METCALFE TP 2.148
MUSA TP 2.294
WEST MISSOURI TP 7.934
WESTMINSTER TP 17.332
EAST WILLIAMS TP 2.537
WEST WILLIAMS TP 1.663

100.000

* NORTHUMBERLAND CO		
GENERAL PURCHASES		
CAMPBELLFORD T	4.512	
COGOURG T	19.830	
PORT HOPE T	15.807	
BRIGHTON T	3.508	(12/01/80)
COLBORNE V	1.989	
HASTINGS V	1.193	
ALNWICK TP	1.886	
BRIGHTON TP	10.901	
GRAMME TP	3.423	
HALDIMAND TP	4.766	
HAMILTON TP	10.827	
HOPE TP	6.271	
MURRAY TP	6.606	
PERCY TP	3.410	
SEYMOUR TP	5.019	
	-----	100.000
SPECIAL LEVY		
LIBRARY LEVY		
PARKHILL T	1.397	
AILSA CRAIG V	.782	
GLENGOE V	1.956	
LUCAN V	1.374	
NEWBURY V	.585	
WARDSVILLE V	.462	
BIDDULPH TP	3.441	
CARADOC TP	7.539	
DELAWARE TP	3.694	
NORTH DORCHESTER TP	8.470	
EKFRID TP	3.904	
LOBO TP	7.715	
LONDON TP	15.725	
MCGILLIVRAY TP	4.157	
METCALFE TP	2.450	
MDSA TP	2.617	
WEST MISSOURI TP	9.109	
WESTMINSTER TP	19.779	
EAST WILLIAMS TP	2.894	
WEST WILLIAMS TP	1.897	
	-----	100.000

* PERTH CO

GENERAL PURPOSES

LISTQUEL T	12.676
MITCHELL T	6.590
MILVERTON V	2.441
BLANSHARD TP	7.865
DOWNIE TP	7.145
NORTH EASTHOPE TP	6.844
SOUTH EASTHOPE TP	4.900
ELLICE TP	7.660
ELNA TP	9.327
FULLARTON TP	5.893
MIBBERT TP	6.133
LOGAN TP	7.458
MORNINGTON TP	6.932
WALLACE TP	6.086

100.000	

* PETERBURGH CO

GENERAL PURPOSES

HAVELOCK V	1.673
LAKEFIELD V	3.953
NORWOOD V	1.623
MILLBROCK V	1.285
ASPROUDEL TP	2.646
BELMONT AND METHUEN TP	9.634
SURLEIGH AND ANSTRUTHER TP	5.645
CHANDOS TP	3.398
DUROD TP	5.450
DUMMER TP	5.604
ENNISHMORE TP	6.576
GALWAY AND CAVENDISH TP	4.327
HARVEY TP	6.674
NORTH MONAGHAN TP	2.936
OTONADEE TP	8.536
SMITH TP	16.972
CAVAN TP	7.246
SOUTH MONAGHAN TP	2.792

106.000	

* PRESCOTT AND RUSSELL CO
GENERAL PURPOSES

HAWKESBURY T	29.827
ROCKLAND T	6.120
VANKLEEK HILL T	2.690
ALFRED V	1.582
CASSELMAN V	3.119
L'ORIGNAL V	2.667
PLANTAGENET V	1.262
ST ISIDORE DE PRESCOTT V	1.627
ALFRED TP	2.722
CALEDONIA TP	2.130
CAMBRIDGE TP	6.480
CLARENCE TP	8.508
EAST HAWKESBURY TP	4.984
WEST HAWKESBURY TP	4.430
LONGUEUIL TP	4.032
NORTH PLANTAGENET TP	3.402
SOUTH PLANTAGENET TP	2.899
RUSSELL TP	11.419

	100.000

SPECIAL LEVY
COUNTY ROADS LEVY

HAVELOCK V	2.146
LAKEFIELD V	5.071
MORWOOD V	2.032
MILLAROCK V	1.649
ASPRODEL TP	4.677
BELMONT AND METHUEN TP	12.358
DOURO TP	6.931
DUMMER TP	7.139
ENNISMORE TP	8.436
NORTH MORGAN TP	3.728
OTONABEE TP	11.027
SMITH TP	21.769
CAVAN TP	5.295
SOUTH MORGAN TP	3.532

	100.000

* PRINCE EDWARD CO			
GENERAL PURPOSES			
PICTON T	18.192	PETAHAWA V	4.630
BLOOMFIELD V	2.847	ADMASTON TP	1.346
WELLINGTON V	3.916	NORTH ALGONA TP	.977
AMELIASBURGH TP	18.731	SOUTH ALGONA TP	.429
ATHOL TP	5.592	ALICE AND FRASER TP	2.837
HALLOWELL TP	17.597	BAGOT AND BLYTHFIELD TP	2.088
MILLIER TP	6.237	BROMLEY TP	1.278
NORTH MARYSBURGH TP	5.418	BROUGHAM TP	.872
SOUTH MARYSBURGH TP	4.026	BRIDENELL AND LYNDOCH TP	.644
SOPHIASBURGH TP	17.334	GRAYTON TP	.937
	-----	GRIFFITH AND MATAWATCHAN TP	.631
	100.000	MAGARTY AND RICHARDS TP	1.686
		HEAD CLARA AND MARIA TP	.490
		MERTON TP	2.806
* RENFREW CO		MENA3 TP	5.802
GENERAL PURPOSES		PEMBROKE TP	1.645
ARMPRIOR T	9.956	PETAHAWA TP	7.515
DEEP RIVER T	14.780	RAUCLIFFE TP	1.367
RENFREW T	11.452	WAGLAN TP	.977
BARRY'S BAY V	1.306	ROLPH BUCHANAN WYLIE & MCKAY T	5.254
BEACHBURG V	.554	ROSS TP	2.753
BRAESIDE V	1.291	SEBASTIOPOL TP	.750
CHALK RIVER V	.625	SHERWOOD JONES AND BURNS TP	2.052
COBLEN V	1.087	STAFFURC TP	2.812
EGANVILLE V	1.312	WESTMEATH TP	2.966
KILLALDE STATION V	.541	WILBERFORCE TP	1.442

			100.000

SPECIAL LEVY
COUNTY ROADS LEVY

ARNPRIOR T	15.670	WASAGA BEACH T	4.947
RENFREW T	16.026	BEETON V	.774
BEACHBURG V	.872	COLOWATER V	.453
BRAESIDE V	2.032	COUKSTOWN V	.423
COBOEN V	1.711	CREEMORE V	.411
EGANVILLE V	2.064	ELMVALE V	.638
PETAWANA V	7.287	PORT MCNICOLL V	.794
ADMASTON TP	2.118	TOTTENHAM V	1.300
ALICE AND FRASER TP	4.545	VICTORIA HARBOUR V	.440
BROMLEY TP	2.011	AJAJALA TP	2.481
HORTON TP	4.417	ESSA TP	5.793
MCNAB TP	5.132	FLOS TP	1.448
PEMBROKE TP	2.588	WEST GWILLIMURY TP	3.166
PETAWANA TP	11.829	INNISFIL TP	7.858
ROSS TP	4.233	MATCHEDASH TP	.654
STAFFORD TP	4.426	MEDDITE TP	2.196
WESTMEATH TP	4.659	NOTTAWASAGA TP	3.034
WILBERFORCE TP	2.270	ORILLIA TP	4.910
	-----	URD TP	4.863
	100.000	SUNNIDALE TP	1.107
		TAY TP	3.129
		TECUMSETH TP	4.608
		TINY TP	7.246
		TCSORONTIO TP	1.701
		VESPREA TP	4.691
		HARA TP	3.124
		RAMA TP	1.244

			100.000

* SIMCOE CO
GENERAL PURPOSES

ALLISTON T	2.748
BRAOFORO T	3.344
COLLINGWOOD T	9.517
MIDLAND T	7.409
PENETANGUISHENE T	2.337
STATNER T	1.162

* STORMONT, DUNDAS & GLENGARRY

GENERAL PURPOSES

ALEXANDRIA T	6.224
CHESTERVILLE V	2.135
FINCH V	.522
IRROQUIS V	3.423
LANCASTER V	.985
MAXVILLE V	.999
MORRISBURG V	4.934
WINCHESTER V	4.263
CHARLOTTENBURGH TP	11.586
CORNWALL TP	11.253
FINCH TP	3.575
KENYON TP	4.238
LANCASTER TP	6.394
LOCHIEL TP	4.510
MATILDA TP	5.823
MOUNTAIN TP	4.165
OSNABRUCK TP	6.236
ROXBOROUGH TP	2.795
WILLIAMSBURGH TP	6.314
WINCHESTER TP	5.622

100.000

SPECIAL LEVY

LIBRARY LEVY

ALEXANDRIA T	6.445
CHESTERVILLE V	3.246
FINCH V	.540
LANCASTER V	1.019
MAXVILLE V	1.034
MORRISBURG V	5.113
WINCHESTER V	4.414
CHARLOTTENBURGH TP	11.995
CORNWALL TP	11.652
FINCH TP	3.701
KENYON TP	4.389
LANCASTER TP	6.621
LOCHIEL TP	4.670
MATILDA TP	6.030
MOUNTAIN TP	4.313
OSNABRUCK TP	8.528
ROXBOROUGH TP	3.930
WILLIAMSBURGH TP	6.538
WINCHESTER TP	5.822

100.000

* VICTORIA CO		
GENERAL PURPOSES		
LINDSAY T	25.244	
WOSCAYGEON V	3.387	
FENELON FALLS V	3.173	
OMEHEE V	1.021	
STURGEON POINT V	.423	
WOODVILLE V	.683	
BEXLEY TP	4.126	
CARDEN TP	2.108	
DALTON TP	.578	
ELOON TP	5.057	
EMILY TP	6.692	
FENELON TP	10.739	
LAXTON DIGBY AND LONGFORD TP	2.697	
MARIPOSA TP	9.004	
OPS TP	6.207	
SOMERVILLE TP	5.776	
VERULAM TP	6.839	
MANVERS TP	6.246	
	-----	100.000
SPECIAL LEVY		
LIBRARY LEVY		
WOSCAYGEON V		5.474
FENELON FALLS V		5.127
OMEHEE V		1.651
WOODVILLE V		1.103
BEXLEY TP		6.668
CARDEN TP		3.406
DALTON TP		.934
ELOON TP		8.173
EMILY TP		10.814
FENELON TP		17.355
LAXTON DIGBY AND LONGFORD TP		4.358
MARIPOSA TP		14.551
SOMERVILLE TP		5.334
VERULAM TP		11.052

		100.000

ERAMUSA TP	7.214
ERIN TP	10.371
WEST GARAFRAXA TP	4.231
GUELPH TP	6.410
WEST LUTHER TP	1.869
MARYBOROUGH TP	5.457
MINTO TP	4.016
NICHOL TP	5.043
PEEL TP	7.619
PILKINGTON TP	2.839
PUSLINCH TP	5.702

	100.000

SPECIAL LEVY
LIBRARY LEVY

MOUNT FOREST T	9.702
PALMERSTON T	4.243
ARTHUR V	4.620
CLIFFORD V	1.333
ERIN V	6.655
ARTHUR TP	6.931
WEST GARAFRAXA TP	8.227
WEST LUTHER TP	3.634
MARYBOROUGH TP	10.610
MINTO TP	7.808
NICHOL TP	5.805
PILKINGTON TP	7.551
PUSLINCH TP	18.861

	100.000

COUNTY ROADS LEVY

LINDSAY T	25.799
BORCAYGEON V	3.998
FENELON FALLS V	3.745
OMENEE V	1.206
STURGEON POINT V	.439
WOODVILLE V	.806
ELOON TP	5.970
EMILY TP	7.899
FENELON TP	12.677
MARIPOSA TP	10.629
OPS TP	7.327
VERULAM TP	8.073
MANVERS TP	7.372

	100.000

WELLINGTON CO
GENERAL PURPOSES

FERGUS T	10.040
HARRISTON T	2.298
MOUNT FOREST T	4.990
PALMERSTON T	2.182
ARTHUR V	2.376
CLIFFORD V	.686
DRAYTON V	.826
ELORA V	3.738
ERIN V	2.428
ARTHUR TP	2.565

* ALGOMA D		ALGOMA DISTRICT HOME FOR THE AGED BOARD OF MANAGEMENT		ALGOMA DISTRICT SOCIAL AND FAMILY SERVICES BOARD	
SAULT STE MARIE C	65.154	BLIND RIVER T	6.492	BLIND RIVER T	6.492
BLIND RIVER T	2.258	BRUCE MINES T	.655	BRUCE MINES T	1.869
BRUCE MINES T	1.082	THESSALON T	15.878	THESSALON T	3.100
THESSALON T	.179	ELLIOT LAKE T	.526	ELLIOT LAKE T	45.324
ELLIOT LAKE T	.526	MILTON BEACH V	.434	MILTON BEACH V	.524
MILTON BEACH V	.272	IRON BRIDGE V	.255	IRON BRIDGE V	1.520
IRON BRIDGE V	.603	DAY AND BRIGHT ADDITIONAL TP	.664	DAY AND BRIGHT ADDITIONAL TP	1.276
DAY AND BRIGHT ADDITIONAL TP	.990	HILTON TP	.272	HILTON TP	.800
HILTON TP	4.336	JOCELYN TP	.603	JOCELYN TP	.754
JOCELYN TP	.530	JONSON TP	.990	JONSON TP	1.758
JONSON TP	.592	LAIRO TP	.664	LAIRO TP	1.952
LAIRO TP	1.021	MACDONALD MEREDITH ET AL TP	.990	MACDONALD MEREDITH ET AL TP	2.880
MACDONALD MEREDITH ET AL TP	4.336	MICHIPICOTEN TP	.530	MICHIPICOTEN TP	12.325
MICHIPICOTEN TP	.592	PLUMMER ADDITIONAL TP	1.021	PLUMMER ADDITIONAL TP	1.558
PLUMMER ADDITIONAL TP	.354	PRINCE TP	.459	PRINCE TP	1.733
PRINCE TP	.083	ST JOSEPH TP	1.133	ST JOSEPH TP	2.998
ST JOSEPH TP	1.210	TARBUTT AND TARBUTT ADD'NL TP	.998	TARBUTT AND TARBUTT ADD'NL TP	1.054
TARBUTT AND TARBUTT ADD'NL TP	.324	THESSALON TP	.324	THESSALON TP	1.332
THESSALON TP	.083	THOMPSON TP	.083	THOMPSON TP	.247
THOMPSON TP	1.133	WICKSTEED TP	1.133	WICKSTEED TP	3.256
WICKSTEED TP	1.210	NORTH SHORE TP (12/01/76)	.998	NORTH SHORE TP (12/01/76)	3.436
NORTH SHORE TP (12/01/76)	.998	WHITE RIVER TP (12/01/79)	.324	WHITE RIVER TP (12/01/79)	2.834
WHITE RIVER TP (12/01/79)	.324	DUREUILVILLE ID	100.000	DUREUILVILLE ID	.927
DUREUILVILLE ID	100.000				100.000

* COCHRANE D
COCHRANE DISTRICT WELFARE ADMINISTRATION BOARD

COCHRANE T	12.458
HEARST T	16.132
IROQUOIS FALLS T	14.851
KAPUSKASING T	27.058
SMOOTH ROCK FALLS T	5.636
BLACK RIVER - MATHESON TP (06/18/82)	5.089
MOONBEAM TP	4.494
GLACKMEYER TP	1.578
SHACKLETON AND MACHIN TP	1.807
OWENS WILLIAMSON & IDINGTON TP	2.580
EILBER AND DEWITT TP	3.011
OPASATIKA TP (12/01/80)	1.296

	100.000

COCHRANE DISTRICT HOME FOR THE AGED - OPERATING

COCHRANE T	12.458
HEARST T	16.132
IROQUOIS FALLS T	14.861
KAPUSKASING T	27.058
SMOOTH ROCK FALLS T	5.636
BLACK RIVER - MATHESON TP (06/18/82)	5.085
MOONBEAM TP	4.494
GLACKMEYER TP	1.578
SHACKLETON AND MACHIN TP	1.807
OWENS WILLIAMSON & IDINGTON TP	2.580
EILBER AND DEWITT TP	3.011
OPASATIKA TP (12/01/80)	1.296

	100.000

COCHRANE DISTRICT HOME FOR THE AGED - CAPITAL

COCHRANE T	13.665
HEARST T	17.665
IROQUOIS FALLS T	16.276
KAPUSKASING T	25.633
SMOOTH ROCK FALLS T	6.172
BLACK RIVER - MATHESON TP (06/18/82)	5.955
MOONBEAM TP	4.921
GLACKMEYER TP	1.728

	100.000

* KENORA C
DISTRICT OF KENORA HOME FOR THE AGED

ORTUEN T	17.333
KEEWATIA T	4.146
KENORA T	25.041
SILOX LOOKOLT T	7.966
IGNACE TP	7.084
JAFFRAY AND HELICK TP	5.267
MACHIN TP	4.074
REU LAKE TP	5.975
EAR FALLS TP	6.037
BARCLAY TP (01/01/77)	3.162
PICKLE LAKE TP (12/01/80)	3.435
SALMERTON IJ	4.468
SILOX NARROWS IC	1.942

	100.000

* NIPISSING D

NIPISSING DISTRICT SOCIAL SERVICES SCARD

CACHE BAY T	1,249
MATTAWA T	7,256
STURGEON FALLS T	25,419
AIRY TP	3,665
BONFIELD TP	5,318
CALDWELL TP	8,732
CALVIN TP	2,910
CHISHOLM TP	3,194
EAST FERRIS TP	13,392
FIELD TP	2,436
MATTAWAN TP	2,929
PAPINEAU TP	4,255
SPRINGER TP	8,771
TEMAGAMI TP	5,862
CAMERON ID	608

	100,000

(01/01/77)

EAST NIPISSING DISTRICT HOME FOR THE AGED - OPERATING

NORTH BAY C	82,129
MATTAWA T	2,824
AIRY TP	1,425
BONFIELD TP	2,043
CALVIN TP	1,140
CHISHOLM TP	1,221
EAST FERRIS TP	5,161
MATTAWAN TP	1,159
PAPINEAU TP	1,665
CAMERON ID	233

	100,000

EAST NIPISSING DISTRICT HOME FOR THE AGED - CAPITAL

NORTH BAY C	84,332
MATTAWA T	2,864
BONFIELD TP	2,072
CALVIN TP	1,156
CHISHOLM TP	1,239
EAST FERRIS TP	5,235
MATTAWAN TP	1,176
PAPINEAU TP	1,689
CAMERON ID	237

	100,000

HOME FOR THE AGED OF WEST NIPISSING

CACHE BAY T	2,210
STURGEON FALLS T	45,031
CALDWELL TP	15,454
FIELD TP	4,307
SPRINGER TP	15,514
TEMAGAMI TP	17,494

	100,000

(01/01/77)

* PARRY SOUND U		DISTRICT OF PARRY SOUND WELFARE ADMINISTRATION BOARD		DISTRICT OF PARRY SOUND (EAST) HOME FOR THE AGED	
KEARNEY T	3,213	KEARNEY T	7,121	POWASSAN T	5,378
PARRY SOUND T	13,973	POWASSAN T	13,973	TRJUT CREEK T	2,321
POWASSAN T	2,425	TRJUT CREEK T	2,425	BURK'S FALLS V	5,085
TRJUT CREEK T	1,047	BURK'S FALLS V	1,047	MAGNETAWAN V	1,172
BURK'S FALLS V	2,292	MAGNETAWAN V	2,292	SOUTH RIVER V	4,541
MAGNETAWAN V	529	SOUTH RIVER V	529	SUNDRIDGE V	4,236
ROSSCAU V	578	SUNDRIDGE V	578	ARMOUR TP	6,935
SOUTH RIVER V	2,047	ARMOUR TP	2,047	CHAPMAN TP	4,116
SUNDRIDGE V	1,937	CHAPMAN TP	1,937	NCRTH HIMSICRTH TP	15,607
ARMOUR TP	3,130	ARMOUR TP	3,130	SOUTH HIMSICRTH TP	7,103
CARLING TP	4,663	CARLING TP	4,663	JULY TP	1,511
CHAPMAN TP	1,858	CHAPMAN TP	1,858	MACHAR TP	5,285
CHRISTIE TP	2,320	CHRISTIE TP	2,320	NIPISSING TP	7,470
FOLEY TP	4,104	FOLEY TP	4,104	PERRY TP	16,130
HAGERMAN TP	2,057	HAGERMAN TP	2,057	KYERSON TP	3,975
NORTH HIMSICRTH TP	7,037	NORTH HIMSICRTH TP	7,037	STRONG TP	7,954
SOUTH HIMSICRTH TP	2,203	SOUTH HIMSICRTH TP	2,203		
HUMPHREY TP	5,552	HUMPHREY TP	5,552		
JULY TP	682	JULY TP	682		
MACHAR TP	2,385	MACHAR TP	2,385		
MCDUGALL TP	4,452	MCDUGALL TP	4,452		
MCKELLAR TP	3,199	MCKELLAR TP	3,199		
MCURRICH TP	1,732	MCURRICH TP	1,732		
NIPISSING TP	3,372	NIPISSING TP	3,372		
PERRY TP	4,565	PERRY TP	4,565		
KYERSON TP	1,794	KYERSON TP	1,794		
STRONG TP	3,588	STRONG TP	3,588		
THE ARCHAPELAGO TP (04/01/80)	12,201	THE ARCHAPELAGO TP (04/01/80)	12,201		
	106,000		106,000		

* RAINY RIVER D

DISTRICT OF KAINY RIVER HOME FOR THE AGED	
FORT FRANCES T	45.103
KAINY RIVER T	4.468
ALBERTON TP	3.754
ATIKOKAN TP	21.557
ATHOOD TP	1.402
BLUE TP	.354
CHAPPLE TP	4.773
DILKE TP	.962
EMO TP	7.774
LA VALLEE TP	3.552
MCCRJSSON AND TOVELL TP	1.616
MORLEY TP	2.260
MORSON TP	1.412
WORTHINGTON TP	.533
KINGSFORD ID	.430

	106.000

DISTRICT OF PARRY SOUND (WEST) HOME FOR THE AGED	
PARRY SOUND T	25.381
ROSSEAU V	1.052
CARLING TP	8.512
CHRISTIE TP	4.233
FOLEY TP	7.491
HAGERMAN TP	3.752
HUMPHREY TP	10.149
MCDUGALL TP	8.106
MCKELLAR TP	5.833
MC MURRICH TP	3.264
THE ARCHIPELAGO TP (04/01/80)	22.225

	106.000

* SUDBURY 0
 DISTRICT OF SUDBURY SOCIAL SERVICES ADMINISTRATION BOARD

SUDBURY REGION	35.602
ESKANOLA T	3.350
MASSEY T	.582
WEBBWOOD T	.232
BALDWIN TP	.491
CASIMIR JENNINGS & APPLEBY TP	.764
CHAPLEAU TP	1.734
COSBY MASON AND HARTLAND TP	.987
MAGAR TP	.340
NAIRN TP	.415
RATTER AND CUNNET TP	.741
THE SPANISH RIVER TP	.762

	100.000

DISTRICT OF RAINY RIVER SOCIAL SERVICES BOARD

FORT FRANCES T	45.103
RAINY RIVER T	4.468
ALBERTON TP	2.754
ATIKOKAN TP	21.557
ATWOOD TP	1.402
BLUE TP	.354
CHAPPLE TP	4.773
DILKE TP	.962
EMO TP	7.774
LA VALLEE TP	3.552
MCCROSSON AND TOVELL TP	1.616
MORLEY TP	2.260
MORSON TP	1.412
WORTHINGTON TP	.583
KINGSFORD IC	.430

	100.000

* THUNDER BAY D	
DISTRICT OF THUNDER BAY HOME FOR THE AGED	
GERALDTON T	5.235
CONNEE TP	1.630
OURION TP	1.956
GILLIES TP	1.162
LONGLAC TP	10.104
MARATHON TP	8.605
NIPIGON TP	9.150
O'CONNOR TP	1.455
OLIVER TP	6.276
PAIPOONGE TP	11.144
SCHREIBER TP	5.439
TERRACE BAY TP	13.014
MANITOUWADGE TP	5.545
BEARMORE TP	1.405
MAKINA TP	2.337
RED ROCK TP	7.543
	(12/01/78)
	(12/01/80)

	100.000

O. Reg. 289/83, Sched. 2.

Schedule 3

COLUMN 1	COLUMN 2	
	<u>Estimated Residential Valuations</u>	<u>Estimated Commercial Valuations</u>
General Levy		
Ottawa C.	21,712,955	206,869,296
Vanier C.	-	184,092
Kanata C.	90,424	821,635
Nepean C.	3,486,236	2,658,367
Gloucester C.	8,192,652	6,010,348
Rockcliffe Park V.	1,397,204	-
Cumberland Tp.	11,176	3,460
Goulbourn Tp.	13,070	34,116
Osgoode Tp.	-	17,450
Rideau Tp.	11,315	15,286
West Carleton Tp.	9,475	2,587,160
Sewer Levy		
Ottawa C.	21,712,955	206,869,296
Vanier C.	-	184,092
Kanata C.	-	821,635
Nepean C.	3,463,463	2,657,724
Gloucester C.	6,140,700	5,489,683
Rockcliffe Park V.	1,397,204	-
Goulbourn Tp.	-	6,120
Transit Levy		
Ottawa C.	21,712,955	206,869,296
Vanier C.	-	184,092
Kanata C.	-	821,635
Nepean C.	3,239,200	2,627,319
Gloucester C.	7,471,959	5,573,162
Rockcliffe Park V.	1,397,204	-

O. Reg. 289/83, Sched. 3.

Schedule 4

COLUMN 1	COLUMN 2
Town of Aurora	4.779
Town of East Gwillimbury	2.729
Township of Georgina	5.170
Township of King	5.668
Town of Markham	34.712
Town of Newmarket	6.413
Town of Richmond Hill	12.517
Town of Vaughan	22.580
Town of Whitchurch-Stouffville	4.403

O. Reg. 289/83, Sched. 4.

Schedule 5

 COLUMN 1

 COLUMN 2

 COLUMN 3

Ganaraska Region

Conservation Authority

Town of Newcastle	33.370
Town of Cobourg	28.900
Town of Port Hope	15.600
Township of Haldimand	0.920
Township of Hamilton	13.240
Township of Hope	7.750
Township of Cavan	0.140
Township of Manvers	0.080

O. Reg. 289/83, Sched. 5.

Schedule 6

COLUMN 1

COLUMN 2

COLUMN 3

Ganaraska Region

Conservation Authority

Town of Newcastle	33.4793
Town of Cobourg	29.2968
Town of Port Hope	15.2143
Township of Haldimand	0.9884
Township of Hamilton	12.9149
Township of Hope	7.8684
Township of Cavan	0.1484
Township of Manvers	0.0895

O. Reg. 289/83, Sched. 6.

(2702)

22

ENVIRONMENTAL PROTECTION ACT

O. Reg. 290/83.

Sewage Systems.

Made—May 12th, 1983.

Filed—May 13th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 374/81
MADE UNDER THE
ENVIRONMENTAL PROTECTION ACT

- Subsection 6 (5) of Ontario Regulation 374/81 is amended by striking out "the head of the Pollution Control Branch of the Ministry" in the fifth and sixth lines and inserting in lieu thereof "an employee of the Ministry designated by the Minister for the purpose".
- (1) Subparagraph v of paragraph 1 of subsection 10 (2) of the said Regulation is revoked and the following substituted therefor:

v. in or on an area subject to flooding that may be expected to cause damage to the leaching bed or a public health nuisance by impairing the operation of the leaching bed.

- Clauses 10 (4) (a), (b) and (c) of the said Regulation are revoked and the following substituted therefor:
 - the requirements of subsection (2), paragraphs 4 and 6 of subsection (3) and subparagraphs i to v, viii and ix of paragraph 5 of subsection (3) are met;
 - the daily sewage load does not exceed 5,000 litres;
 - the effective area of the surface of the filter medium is at least ten square metres and where,
 - the filter bed is serving a private dwelling with the number of bed-

rooms set out in column 1 of Table 5A, the area is not less than that set out opposite the appropriate number of bedrooms in the column for Class 4 sewage systems, or

- (ii) the filter bed is serving a structure other than a private dwelling, the area is such that the loading on the surface of the filter medium does not exceed seventy-five litres per square metre per day when the daily sewage flow does not exceed 3,000 litres and fifty litres per square metre per day when the daily sewage flow exceeds 3,000 litres;

3. Subsection 11 (3) of the said Regulation is revoked.

4.—(1) Subparagraphs ii and iii of paragraph 3 of subsection 12 (2) of the said Regulation are revoked and the following substituted therefor:

- ii. the daily sewage flow does not exceed 10,000 litres, and
- iii. the effective area of the surface of the filter medium is at least ten square metres and where,

A. the filter bed is serving a private dwelling with the number of bedrooms set out in column 1 of Table 5A, the area is not less than that set out opposite the appropriate number of bedrooms in the column for Class 6 sewage systems, or

B. the filter bed is serving a structure other than a private dwelling, the area is such that the loading on the surface of the filter medium does not exceed 150 litres per square metre per day when the daily sewage flow does not exceed 6,000 litres and 100 litres per square metre per day when the daily sewage flow exceeds 6,000 litres.

(2) Subsections 12 (6) and (7) of the said Regulation are revoked and the following substituted therefor:

(6) A Class 6 sewage system that is not a Class A sewage system shall not be operated unless the servicing and maintenance of the proprietary aerobic sewage treatment plant and its related components are carried out by a person who,

(a) possesses the instructions referred to in subsection (3); and

(b) if he is in the business of servicing and repairing sewage systems, has a condition on his licence authorizing him to service and maintain that type of proprietary aerobic sewage treatment plant or possesses other evidence, acceptable to the Director demonstrating his qualifications for such work.

(7) A Class 6 sewage system that is a Class A sewage system shall not be operated unless there is a written agreement for the servicing and maintenance of the proprietary aerobic sewage treatment plant and its related components between the owner or operator and a person described in clause (6) (b) or an employee of the owner who,

(a) is approved by the manufacturer for the servicing and maintenance of the proprietary aerobic sewage treatment plant and its related components; and

(b) is approved for that purpose in writing by the Director,

carries out the servicing and maintenance as part of his duties. O. Reg. 290/83, s. 4 (2).

5. Subsection 13 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Paragraph 2 of subsection (1) does not apply to prohibit a tank truck or trailer that has been used to haul sewage from being used to transport other liquids where,

(a) the tank is not used for transporting liquids for human or animal consumption or any substance categorized as hazardous waste or hauled liquid industrial waste as defined in Regulation 309 of Revised Regulations of Ontario, 1980;

(b) the owner or operator of the tank truck or trailer obtains every approval required for its alternate use;

(c) the tank and any parts that have contacted sewage are cleaned prior to the alternate use to the satisfaction of the receiver of the hauled liquid; and

(d) prior to any reuse for hauling sewage, the tank and every part contaminated during the alternate use shall be cleaned to the satisfaction of the Director issuing the certificate of approval for the Class 7 sewage system. O. Reg. 290/83, s. 5.

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

TABLE 4

LEACHING BED DISTRIBUTION PIPE CLEARANCES

(Section 10 (2) Subparagraph iii of paragraph 1 and section 10 (3) Subparagraph ix of paragraph 5)

	COLUMN 1	COLUMN 2
		Distance in metres
1.	Well, other than a well referred to in the next item, or a spring used as a source of potable water	30
2.	Well with watertight casing to a depth of 6 metres	15
3.	Building or structure	5
4.	Property line	3
5.	A spring not used as a source of potable water or a lake, river, pond, stream or reservoir	15

O. Reg. 290/83, s. 6.

7. The said Regulation is amended by adding thereto the following Table:

TABLE 5A

MINIMUM AREA OF THE SURFACE OF THE FILTER MEDIUM IN
FILTER TYPE LEACHING BEDS FOR PRIVATE DWELLINGS

(Paragraph ii of clause 10 (4) (c) and sub-subparagraph A of subparagraph iii of paragraph 3 of section 12 (2))

COLUMN 1	MINIMUM SURFACE AREA OF THE FILTER MEDIUM—SQUARE METRES	
	Class 4 Sewage Systems	Class 6 Sewage Systems
2 or less	15	10
3	22	11
4	28	14
For each bedroom over 4 add	4	2

O. Reg. 290/83, s. 7.

8. Table 7 of the said Regulation as remade by section 1 of Ontario Regulation 842/81 and amended by section 1 of Ontario Regulation 139/82 and section 2 of Ontario Regulation 515/82, is revoked and the following substituted therefor:

TABLE 7

FEES

(Section 15)

	COLUMN 1	COLUMN 2	COLUMN 3
Item	Name of Municipality	Class 4,5, 6 and 7 Sewage Systems	Class A Sewage Systems
1.	All not provided for below	\$ 35	\$ 85
2.	The Board of Health of the Bruce County Health Unit	50	125
3.	The Board of Health of the County of Grey-Owen Sound Health Unit	75	150
4.	The Board of Health of the Eastern Ontario Health Unit	50	85
5.	The Board of Health of the Haliburton, Kawartha, Pine Ridge Health Unit	60	150
6.	The Board of Health of the Hastings and Prince Edward Counties Health Unit	42.50	85
7.	The Board of Health of Huron Health Unit	55	85
8.	The Board of Health of the Kent-Chatham Health Unit	55	125
9.	The Board of Health of the Kingston, Frontenac and Lennox and Addington Health Unit	60	150
10.	The Board of Health of the Leeds, Grenville and Lanark District Health Unit	75	165
11.	The Board of Health of the Metro Windsor-Essex County Health Unit	75	150
12.	The Board of Health of the Middlesex-London District Health Unit	55	125
13.	The Board of Health of the Renfrew County and District Health Unit	55	100

14.	The Board of Health of the Simcoe County District Health Unit	\$ 55	\$ 85
15.	The Board of Health of the Sudbury and District Health Unit	75	150
16.	The Regional Municipality of Durham	75	150
17.	The Regional Municipality of Haldimand-Norfolk	75	150
18.	The Regional Municipality of Halton	75	150
19.	The Regional Municipality of Hamilton-Wentworth	75	85
20.	The Regional Municipality of Niagara	75	85
21.	The Regional Municipality of Ottawa-Carleton	75	150
22.	The Regional Municipality of Peel	150	150
23.	The Regional Municipality of Waterloo	70	170
24.	The Regional Municipality of York	65	150

O. Reg. 290/83, s. 8.

(2703)

22

PLANNING ACT

O. Reg. 291/83.

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

Made—May 12th, 1983.

Filed—May 13th, 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:

33. Notwithstanding any other provision of this Order, the land described in Schedule 20 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. 291/83, s. 1.

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

Schedule 20

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 5 in Concession VIII designated as Part 3 on a Plan of Survey registered in the Land Registry Office for the Registry Division of Durham (No. 40) as Number RD-23. O. Reg. 291/83, s. 2.

D. P. MCHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

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

(2704)

22

PLANNING ACT

O. Reg. 292/83.

Restricted Areas—Territorial District of Sudbury.

Made—May 3rd, 1983.

Filed—May 13th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 834/81
MADE UNDER THE
PLANNING ACT

1. Section 22 of Schedule 1 to Ontario Regulation 834/81, as made by section 1 of Ontario Regulation 79/82, is revoked and the following substituted therefor:

22.—(1) The land described in subsection (2) may be used for the location and use thereon of a baseball diamond and playing field, and buildings and structures accessory to such baseball diamond and playing field may be erected and used on the said land.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Hess in the Territorial District of Sudbury, being that part of Lot 11 in Concession III more particularly described as Parcel 8333, Sudbury West Section, in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

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.

(2705)

22

PLANNING ACT

O. Reg. 293/83.
Restricted Areas—Territorial District
of Sudbury.
Made—April 26th, 1983.
Filed—May 13th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 834/81
MADE UNDER THE
PLANNING ACT

1. Ontario Regulation 834/81 is amended by adding thereto the following section:

59.—(1) Notwithstanding subsection 22 (1) and section 25, the land described in subsection (2) may be used for the erection and use thereon of a fire hall and buildings and structures accessory thereto, provided that no building or structure shall be located within 10 metres of any lot line.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Cartier in the Territorial District of Sudbury, being lots 7, 8, 9 and that part of Lot 10 in Canadian Pacific Railway Block 13 more particularly described as follows:

Beginning at the intersection of the northerly limit of Cedar Street and the easterly limit of Lansdowne Street;

Thence northerly along the easterly limit of Lansdowne Street 60.96 metres to a point;

Thence easterly and parallel to the northerly limit of Cedar Street 36.576 metres to a point;

Thence southerly and parallel to the easterly limit of Lansdowne Street 60.96 metres to the northerly limit of Cedar Street;

Thence westerly along that northerly limit 36.576 metres to the place of beginning. O. Reg. 293/83, 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.

(2706)

22





Publications Under The Regulations Act

June 4th, 1983

UPHOLSTERED AND STUFFED ARTICLES ACT

O. Reg. 294/83.

General.

Made—May 12th, 1983.

Filed—May 16th, 1983.

REGULATION TO AMEND REGULATION 940 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE UPHOLSTERED AND STUFFED ARTICLES ACT

1. Section 2 of Regulation 940 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

2.—(1) An application for registration as a manufacturer or as a renovator shall be in Form 7.

(2) An application for registration as a home hobby or craft operator shall be in Form 8.

(3) Every registration lapses on the anniversary of the date on which it was granted unless the prescribed annual return for maintenance of registration in Form 9 or Form 10, as the case may be, together with the prescribed fee, is filed with the Registrar before that date. O. Reg. 294/83, s. 1.

2. Subsections 4 (1), (2), (4) and (5) of the said Regulation are revoked and the following substituted therefor:

(1) Subject to sections 5 and 6, the fee for registration as a manufacturer is \$105 for each registration number issued.

(2) The fee for registration as a renovator is \$36.75 for each registration number issued. O. Reg. 294/83, s. 2, *part*.

(4) The fee for renewal of a registration as a manufacturer is \$105 for each registration number issued.

(5) The fee for renewal of a registration as a renovator is \$36.75 for each registration number issued. O. Reg. 294/83, s. 2, *part*.

3. Subsections 7 (1), (2), (3), (4), (9) and (10) of the said Regulation are revoked and the following substituted therefor:

(1) Subject to subsection (2), every label shall be made of muslin, linen or a material equivalent in strength to muslin or linen and shall be,

(a) in Form 1 and coloured white, where new material is used exclusively;

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

(c) in Form 4 and coloured yellow, where an article is second hand.

(2) Notwithstanding subsection (1), a label affixed to an upholstered or stuffed article, other than an article of bedding or upholstered furniture, may be in Form 2, and coloured white, where new material is used exclusively.

(3) Every off-sale label affixed under section 19 of the Act shall be in Form 6.

(4) Notwithstanding subsections (1) and (2), a label required to be affixed under subsection 13 (3) of the Act shall be at least 52 square centimetres in size and in Form 5 and may be printed or typed on cardboard. O. Reg. 294/83, s. 3, *part*.

(9) Labels affixed to an upholstered or stuffed article manufactured in a province designated in section 8, in compliance with the law of that province, are adopted for use in Ontario.

(10) Where a province designated in section 8 has the same requirements as in subsection (6), labels affixed to an upholstered or stuffed article not manufactured in that province, in compliance with the laws of that province, are adopted for use in Ontario. O. Reg. 294/83, s. 3, *part*.

4.—(1) Clause 9 (a) of the said Regulation is amended by striking out "125° Fahrenheit" in the third line and inserting in lieu thereof "52° Celsius".

(2) Clause 9 (c) of the said Regulation is revoked and the following substituted therefor:

(c) drained and treated by steam at a temperature of at least 110° Celsius for at least 30 minutes and at a pressure of 104 kilopascals; and

- (3) Clause 9 (d) of the said Regulation is amended by striking out "200° Fahrenheit" in the second and third lines and inserting in lieu thereof "93° Celsius".
- 5. Subsection 10 (3) of the said Regulation is revoked and the following substituted therefor:
- (3) The formaldehyde gas referred to in subsection (1) shall be generated from 570 millilitres of formaldehyde solution for each twenty-eight cubic metres of space in the sterilization chamber. O. Reg. 294/83, s. 5.

- 6. Section 11 of the said Regulation is revoked and the following substituted therefor:
- 11. Before being sold or offered for sale, an upholstered or stuffed article referred to in clause 18 (1) (c) of the Act shall be disinfested by an exterminator licensed under the *Pesticides Act*, in an enclosed space or vault and in compliance with the requirements of that Act and the regulations made thereunder. O. Reg. 294/83, s. 6.
- 7. Forms 1 to 12 of the said Regulation are revoked and the following substituted therefor:

Form 1

6.5 cm	
14.6 cm	NOT TO BE REMOVED UNTIL DELIVERED TO THE CONSUMER
	NE PAS ENLEVER AVANT LIVRAISON AU CONSOMMATEUR
	THIS ARTICLE CONTAINS NEW MATERIAL ONLY
	CET ARTICLE CONTIENT MATÉRIAU NEUF SEULEMENT
	THIS LABEL IS AFFIXED IN COMPLIANCE WITH the UPHOLSTERED AND STUFFED ARTICLES ACT
CETTE ÉTIQUETTE EST APPOSÉE CONFORMEMENT À LA LOI SUR LES ARTICLES REMBOURRÉS	
MADE BY FABRIQUÉ PAR UNT. REG. NO. NO. D'ENREG. UNT.	
(NUMBER/NOMBRE) (NAME/NOM) (ADDRESS/ADRESSE)	
CONTENT	CONTENU

O. Reg. 294/83, s. 7, part.

Form 2

7 cm

3.8 cm

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

CONTENT

Contenu

O. Reg. 294/83, s. 7, part.

Form 3

Form 4

RENOVATED ARTICLE (Not for Sale) ARTICLE RENOVÉ (Vente Interdite)
This label is affixed in compliance with the Upholstered and Stuffed Articles Act Cette étiquette est apposée conformément à la loi sur les articles rembourrés
Owner-Propriétaire
Renovated by: Renové par: Ont. Reg. No. No. d'enrg. Ont. (Name/Nom) (Address/Adresse)

6.4 CM

O. Reg. 294/83, s. 7, part.

Not to be removed until delivered to the consumer Ne pas enlever avant livraison au consommateur
SECOND HAND ARTICLE ARTICLE D'OCCASION
This label is affixed in compliance with the Upholstered and Stuffed Articles Act Cette étiquette est apposée conformément à la loi sur les articles rembourrés
Sold by: Vendu par: _____ name/nom _____ address/adresse

6.4 CM

O. Reg. 294/83, s. 7, part.

Form 5

FOR RENOVATION (not for sale)	POUR RENOVATION (vente interdite)
This label is affixed in compliance with the Upholstered and Stuffed Articles Act	Cette étiquette est apposée conformément à la loi sur les articles rembourrés
Name/Nom _____	
Address/Adresse _____	

O. Reg. 294/83, s. 7, part.

Form 6

N O T I C E

A V I S

This label is affixed under authority of the Upholstered and Stuffed Articles Act.

Cette étiquette est apposée en vertu de l'autorité de la loi sur les articles rembourrés.

O F F S A L E

V E N T E P R O H I B É E

Until this tag has been removed by an authorized person, it is illegal to sell, or offer to sell, lease or deliver this article or to remove this tag.

Tant que cette étiquette n'aura pas été retirée par une personne autorisée, il est illégal de vendre, de mettre en vente, de louer ou de livrer cet article ou d'enlever cette étiquette.

Date _____

Official Signature
Signature Officielle



Ministry of Consumer and Commercial Relations

Ministère de la Consommation et du Commerce

Application for Registration / Demande d'enregistrement

Form 7 / Formule 7

Upholstered and Stuffed Articles Act/Loi sur les articles rembourrés

To:

Ministry of Consumer & Commercial Relations
Upholstered and Stuffed Articles Branch
3300 Bloor Street West,
Shipp Centre - West Tower, 3rd Floor
Toronto, Ontario M8X 2X4

For Office Use Only/Réservé au bureau

Registration Number/Numéro d'enregistrement

Date Issued/Date d'enregistrement

Au:

Ministère de la Consommation et du Commerce
Direction des articles rembourrés
3300 rue Bloor ouest,
Shipp Centre - West Tower, 3e étage
Toronto (Ontario) Canada M8X 2X4

Name of Firm/Nom de l'entreprise

Address of Firm/Adresse

Postal Code/Code postal Tel. No./Numéro de téléphone

Name of Owner or Partners/Nom du propriétaire ou des associés

Name of Officer(s) (if Corporation)/Nom des directeurs (s'il s'agit d'une compagnie)

Check Nature of Business / Genre d'entreprise (cocher)

- Manufacturer/Fabricant \$ 105.00
Manufacturer-Renovator/Fabricant-rénovateur \$ 36.75
Renovator/Rénovateur \$ 36.75

Type(s) of Articles Manufactured or Renovated (please print)
Genre(s) d'articles fabriqués ou rénovés (prière d'écrire en lettres moulées).

I hereby declare the answers given in this application to be true.
Je déclare par la présente que les renseignements donnés sur la demande sont vrais.

Date Signed/Signature

This application must be accompanied by a payment to the order of the Treasurer of Ontario and should be forwarded to the address at the top of this application form.
Envoyer la demande accompagnée d'un mandat ou chèque libellé à l'ordre du Trésorier de l'Ontario à l'adresse ci-dessus.

0000



Ministry of Consumer and Commercial Relations

Ministère de la Consommation et du Commerce

Application for Registration / Demande d'enregistrement

As a home hobby or craft operator / d'artisan ou d'exploitant à domicile

Form 8 / Formule 8

Upholstered and Stuffed Articles Act / Loi sur les articles rembourrés

To:

Ministry of Consumer & Commercial Relations
Upholstered and Stuffed Articles Branch
3300 Bloor Street West,
Shipp Centre - West Tower, 3rd Floor
Toronto, Ontario M8X 2X4

Au:

Ministère de la Consommation et du Commerce
Direction des articles rembourrés
3300 rue Bloor ouest,
Shipp Centre - West Tower, 3e étage
Toronto (Ontario) Canada M8X 2X 4

For Office Use Only / Réservé au bureau

Registration Number / Numéro d'enregistrement

.....

Date Issued / Date d'enregistrement

.....

(Please print/en lettres moulées)

Name of Operation / Nom de l'entreprise

Address / Adresse

Postal Code / Code postal Tel. No. / Numéro de téléphone

Name of Operator / Nom de l'exploitant

Type(s) of Articles Manufactured / Genre(s) d'articles fabriqués

I propose to manufacture / J'envisage de fabriquer stuffed articles during the initial registration period of one year. / articles rembourrés pendant la période initiale d'un an.

I hereby declare the answers given in this application to be true. / Je déclare par la présente que les renseignements donnés sur la demande sont vrais.

Date Signed / Signature

Schedule of Fees / Tarifs

For the manufacture of / Nombre d'articles fabriqués

Table with 2 columns: Number of articles and Fee amount. Rows include: Less than 25 articles (\$ 5.00), 25 or more but less than 50 articles (\$10.00), 50 or more but less than 100 articles (\$15.00), 100 or more but less than 500 articles (\$35.00).

This application must be accompanied by a payment to the order of the Treasurer of Ontario and should be forwarded to the address at the top of this application form.

Envoyer la demande accompagnée d'un mandat ou chèque libellé à l'ordre du Trésorier de l'Ontario à l'adresse ci-dessus.

00003



Ontario

Ministry of
Consumer and
Commercial
Relations

Ministère de la
Consommation
et du
Commerce

Application for Maintenance of Registration Demande de maintien de l'enregistrement

Form 9 /Formule 9

Upholstered and Stuffed Articles Act/Loi sur les articles rembourrés

To:

Ministry of Consumer & Commercial Relations
Upholstered and Stuffed Articles Branch
4th Floor, Revenue Section, 555 Yonge Street
Toronto, Ontario, Canada M7A 2H6

Au:

Ministère de la Consommation et du Commerce
Direction des articles rembourrés
4^e étage, Section du revenu, 555, rue Yonge
Toronto (Ontario) Canada M7A 2H6

Name of Firm/Nom de l'entreprise

Address of Firm/Adresse

Expiry Date of Present Registration/Date d'expiration de l'enregistrement

I hereby make application for maintenance of the following registration number:
Je demande par la présente le maintien du numéro d'enregistrement suivant:

.....

Manufacturer/Fabricant \$105.00

Manufacturer-Renovator/Fabricant-rénovateur \$ 36.75
(Less than 25 new articles per registration period)
(moins de 25 articles neufs pendant la période d'enregistrement)

Renovator/Rénovateur \$ 36.75

Date Signed/Signature

This application must be accompanied by a payment to the order of the Treasurer of Ontario and should be forwarded to the address at the top of this application form.
Envoyer la demande accompagnée d'un mandat ou chèque libellé à l'ordre du Tresorier de l'Ontario à l'adresse ci-dessus.



Ministry of Consumer and Commercial Relations

Ministère de la Consommation et du Commerce

Application for Maintenance of Registration
Demande de maintien de l'enregistrement

As a home hobby or craft operator
d'artisan ou d'exploitant à domicile

Form 10 /Formule 10

Upholstered and Stuffed Articles Act/Loi sur les articles rembourrés

To:

Ministry of Consumer & Commercial Relations
Upholstered and Stuffed Articles Branch
4th Floor, Revenue Section, 555 Yonge Street
Toronto, Ontario M7A 2H6

Au:

Ministère de la Consommation et du Commerce
Direction des articles rembourrés
4e étage, Section du revenu, 555, rue Yonge
Toronto (Ontario) M7A 2H6

(Please print/en lettres moulées)

Name of Operation/Nom de l'entreprise

Address/Adresse

Expiry Date of Present Registration/Date d'expiration de l'enregistrement

I hereby make application for the maintenance of the following registration number:
Je demande par la présente le maintien du numéro d'enregistrement suivant:

.....

I have manufactured stuffed articles during the past registration period.
J'ai fabriqué articles rembourrés au cours de la dernière période d'enregistrement

I hereby declare the answers given in this application to be true.
Je déclare par la présente que les renseignements donnés sur la demande sont vrais.

Date: Signed/Signature

Schedule of Fees/Tarifs

Table with 2 columns: Description of article count and corresponding fee amount.

This application must be accompanied by a payment to the order of the Treasurer of Ontario and should be forwarded to the address at the top of this application form.

Envoyer la demande accompagnée d'un mandat ou chèque libellé à l'ordre du Trésorier de l'Ontario à l'adresse ci-dessus.

09170

O. Reg. 294/83, s. 7, part.

8. This Regulation comes into force on the 1st day of June, 1983.

ENERGY ACT

O. Reg. 295/83.

Propane Storage, Handling and
Utilization Code.

Made—May 12th, 1983.

Filed—May 16th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 825/82
MADE UNDER THE
ENERGY ACT

1.—(1) Paragraph 9 of subsection 2 (1) of Ontario Regulation 825/82 is amended by revoking clause 4.6.4 and substituting the following therefor:

4.6.4 Under clause 6.11.8, where a contractor has inspected an existing clay-tile or transite chimney lining and determined that it is acceptable for use, the contractor shall notify the homeowner in writing that,

- (a) because of such factors as the low flue gas temperature of propane-fuelled appliances, condensation may occur necessitating the installation of an approved metal liner; and
- (b) the homeowner should arrange for an inspection after each heating season to reassess the condition of the chimney and its lining,

and the contractor shall retain in his files a copy of the notification until a day two years after the date of the notification.

(2) Paragraph 43 of the said subsection 2 (1) is revoked and the following substituted therefor:

43. Clause 6.11.8 is revoked and the following substituted therefor:

6.11.8 The flue of a masonry chimney that will vent a propane-fuelled space heating appliance with an input not exceeding 400,000 Btuh (120 Kw) shall be lined in accordance with clauses 6.11.10 and 6.11.11, except where,

- (a) the flue has an existing clay-tile or transite lining;
- (b) the existing lining is inspected and accepted by a contractor under clause 6.11.2; and
- (c) the contractor has complied with clause 4.6.4.

(3) Paragraph 109 of the said subsection 2 (1) is amended by revoking clause 16.6.6 and substituting the following therefor:

16.6.6 A tank installed after January 1, 1983 for use as a permanently-installed engine fuel tank on a vehicle shall be equipped or fitted with a means to prevent filling in excess of the maximum permitted filling density.

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

4a.—(1) No person shall fill a tank installed for use as a permanently-installed engine fuel tank on a vehicle with propane unless,

- (a) the tank is equipped with a fixed liquid level gauge; and
- (b) the fixed liquid level gauge remains open during the filling operation.

(2) A person filling a tank described in subsection (1) with propane shall stop filling when liquid propane appears at the fixed liquid level gauge outlet and shall ensure that the outlet is closed when the filling operation is complete. O. Reg. 295/83, s. 2.

(2715)

23

LAW SOCIETY ACT

O. Reg. 296/83.

General.

Made—January 27th, 1983.

Approved—May 12th, 1983.

Filed—May 16th, 1983.

REGULATION TO AMEND
REGULATION 573 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
LAW SOCIETY ACT

1. Subsection 22 (5) of Regulation 573 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(5) Every student-at-law must complete the Bar Admission Course within the ten-year period commencing at graduation from a law course in a university in Canada approved by Convocation. O. Reg. 296/83, s. 1.

Made by Convocation on the 27th day of January, 1983.

THE LAW SOCIETY OF UPPER CANADA

JOHN BOWLBY
*Treasurer*KENNETH JARVIS
Secretary

(2716)

23

LAW SOCIETY ACT

O. Reg. 297/83.

General.

Made—February 25th, 1983.

Approved—May 12th, 1983.

Filed—May 16th, 1983.

REGULATION TO AMEND
REGULATION 573 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
LAW SOCIETY ACT

1. Subsections 30 (1), (2), (3) and (4) of Regulation 573 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(1) The Society's grant in aid to an association in each year after the first year shall be \$3,000.

(2) A grant in aid under subsection (1) shall not be paid until the Committee makes a report to Convocation under section 28.

(3) Convocation, having regard to the report of the Chief Librarian on the condition of an association's library and the association's library requirements, may vary the amount of a grant in aid to the association under subsection (1). O. Reg. 297/83, s. 1.

2. Section 32 of the said Regulation is revoked. O. Reg. 297/83, s. 2.

Made by Convocation on the 25th day of February, 1983.

THE LAW SOCIETY OF UPPER CANADA

B. O'BRIEN
Treasurer

KENNETH JARVIS
Secretary

(2717)

23

DAY NURSERIES ACT

O. Reg. 298/83.

General.

Made—May 12th, 1983.

Filed—May 17th, 1983.

REGULATION TO AMEND
REGULATION 235 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
DAY NURSERIES ACT

1. Subclause 1 (e) (i) of Regulation 235 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(i) a person eligible for an allowance under the *Family Benefits Act*,

2.—(1) Clause 17 (1) (a) of the said Regulation is revoked and the following substituted therefor:

(a) "liquid assets" means cash, bonds, debentures, stocks, an interest in real property, the beneficial interest in assets held in trust and available to be used for maintenance, and any other assets that can be readily converted into cash;

(2) Subsection 17 (2) of the said Regulation is amended by striking out "and the monthly net earnings of his dependants who are adults", in the fifth and sixth lines.

3. Subsection 19 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Subject to subsection (3), the amount payable under section 8 of the Act to a municipality or band is,

(a) 80 per cent of the net cost of providing day nursery services to a child in attendance at a day nursery operated by the band;

(b) 80 per cent of the net cost of providing day nursery services at a day nursery operated by the municipality to a dependent child whose parent is a person in need;

(c) 80 per cent of the net cost incurred under an agreement to provide day nursery services or private home day care, or both, to a dependent child whose parent is a person in need; and

(d) 80 per cent of the net administrative costs of providing day nursery services at a day nursery operated by the municipality. O. Reg. 298/83, s. 3.

4. Form 7 of the said Regulation is revoked and the following substituted therefor:

Form 7

Day Nurseries Act

DETERMINATION OF AVAILABLE INCOME

Name of Parent	Telephone number	Business
Address	Residence	
	Social Insurance number	
	Mother	
	Father	

Family Composition - Adults and Children

Name	Age	School or Occupation

Liquid Assets

Type	Amount
Total	

Part II - Monthly Budgetary Needs (Family)

9. Basic needs - See Guidelines	
10. Special Diets	
11. Heat	
12. Telephone	
13. Sub-total	
14. Contingencies - 20% of Item 13	
15. Add Items 12 and 14 Sub-total	
16. Rent	
17. Mortgage Payment (Principal and Interest)	
18. Property taxes	
19. Debt payments	
20. Travel and transportation	
21. Drugs	
22. Dental Services	
23. Optical Services	
24. Health Services	
25. Other - as approved	
26. Add Items 15 to 25 Sub-total	
27. Available Monthly Income less Budgetary Items (Item 8 less Item 26)	
28. Exemption on Net Earnings Item 1: \$ x %	
29. Available Monthly Income (Item 27 less Item 28)	

Part I - Monthly Income (Adults)

1. Net Earnings	\$	
2. Boarder Revenue	\$	
3. Rental Revenue	\$	x 60%
4. Pension		
5. Unemployment Insurance or Training Allowance		
6. Separation or Alimony Payment		
7. Other (specify)		
8. Monthly Income (Items 1 to 7)		

I certify that the above information provided by me is correct.

Date	Signature of Parent
Date	Signature of Administrator or Designate (Municipal staff)

Part III - Computation of Available Daily Income

30. Available daily income = total available monthly income (Item 29 above) divided by 21.75 x number of children in family enrolled in day care program

\$ _____ = \$ _____ / 21.75 x

[Empty box for calculation result]

Part IV - Calculation of Monthly Cost to Municipality or Band (For use of Municipality or Band only)

31. Total monthly cost of day nursery services or private home day care under agreement:

\$ _____ per day x _____ (aggregate number of days for all children in family enrolled in day care program)

[Empty box for calculation result]

32. Parental contribution = Available daily income (Item 30) x aggregate days of service for all children in the family enrolled in the day care program

Item 30 _____ x days of service

[Empty box for calculation result]

33. Monthly cost to Municipality or Band

Item 31 _____ less Item 32

[Empty box for calculation result]

Completion of this form must be in accordance with the Ministry Guidelines for Determination of Available Income

Consent to Inspect Assets

I, _____, an applicant for services under the Day

Nurseries Act, and I, _____, spouse of the above applicant (complete only where applicable)

consent that:

1. The Administrator or his authorized representative

inspect and have access to any account or safety deposit box held by me alone or jointly, in any bank, trust company or other financial institution or to any assets held by me or on my behalf by any person, or any records relating to any of them.

2. The Administrator or his authorized representative

secure information in respect of any life or accident insurance policy on my late spouse.

(Name of late spouse - complete only where applicable)

Dated at _____, this _____ day of _____, 19____

Witness: _____ Signature of Applicant: _____

Address: _____

Dated at _____, this _____ day of _____, 19____

Witness: _____ Signature of Spouse where applicable: _____

Address, if different: _____

O. Reg. 298/83, s. 4.

5. This Regulation shall be deemed to have come into force on the 1st day of April, 1983.

SMALL BUSINESS DEVELOPMENT
CORPORATIONS ACT

O. Reg. 299/83.

Terms and Conditions Relating to
Beneficial Ownership of Equity
Shares.

Made—April 15th, 1983.

Filed—May 17th, 1983.

REGULATION MADE UNDER THE
SMALL BUSINESS DEVELOPMENT
CORPORATIONS ACT

TERMS AND CONDITIONS RELATING TO
BENEFICIAL OWNERSHIP OF EQUITY
SHARES

1. For the purposes of subsection 21 (7) of the Act,

- (a) where a person applying for a grant is the registered owner of equity shares of a small business development corporation and holds the shares as trustee of a trust governing a registered retirement savings plan, as defined under subsection 146 (1) of the *Income Tax Act* (Canada), or a group of registered retirement savings plans, the beneficial owner or owners of such shares shall be ordinarily resident in Ontario, and the beneficial owner or owners shall be deemed to be ordinarily resident in Ontario if the registered owner is ordinarily resident in Ontario or has a permanent establishment in Ontario for the purposes of the *Corporations Tax Act*; and
- (b) where a person applying for a grant is the registered owner of equity shares of a small business development corporation and does not hold the shares as a trustee of a trust governing a registered retirement savings plan or a group of registered retirement savings plans, the beneficial owner or owners of the shares shall be ordinarily resident in Ontario. O. Reg. 299/83, s. 1.

2. This Regulation shall be deemed to have come into force on the 1st day of April, 1983. O. Reg. 299/83, s. 2.

GEORGE ASHE
Minister of Revenue

Dated at Toronto, this 15th day of April, 1983.

(2719)

23

SMALL BUSINESS DEVELOPMENT
CORPORATIONS ACT

O. Reg. 300/83.

General.

Made—May 12th, 1983.

Filed—May 17th, 1983.

REGULATION TO AMEND
REGULATION 915 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
SMALL BUSINESS DEVELOPMENT
CORPORATIONS ACT

1. Section 2 of Regulation 915 of Revised Regulations of Ontario, 1980 is revoked.

- 2.—(1) Clause 3 (1) (a) of the said Regulation is revoked and the following substituted therefor:

- (a) any business activity that involves the production or putting into marketable form of goods or materials by employees of the small business for sale or lease by the small business from raw, unfinished or prepared goods or materials, by changing the form or content of those goods or materials, but not including,

(i) construction activities, farming or fishing,

(ii) activities that involve the original production or recording of pictures or sound or other program material on or for motion picture film or video tape,

(iii) the operation of a producing oil or gas well, or

(iv) activities that involve the publishing, but not printing, of books, magazines or other printed matter,

is prescribed as manufacturing and processing.

- (2) Subclause 3 (1) (b) (i) of the said Regulation, as made by section 1 of Ontario Regulation 587/81, is revoked and the following substituted therefor:

(i) a hotel, motel, resort or other similar establishment principally devoted to the offering of overnight accommodation and facilities incidental and ancillary thereto, or

3.—(1) Subsection 4 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Where a small business is commencing its first operations in a business activity or activities prescribed by subsection 3 (1) as of the date of investment by a small business development corporation, the small business is deemed to be primarily engaged in the activity or activities if, not later than twelve months following the date of investment by the small business development corporation in the small business, the small business is, in the opinion of the Minister, primarily engaged in the activity or activities as determined in accordance with this section. O. Reg. 300/83, s. 3 (1).

(2) Section 4 of the said Regulation is amended by adding thereto the following subsection:

(3) For the purpose of clause (1) (a), any asset held by a partnership of which the small business is a partner and any interest of the small business in a partnership shall not be assets of the small business used in a business activity or activities prescribed by subsection 3 (1). O. Reg. 300/83, s. 3 (2).

4. Clause 5 (a) of the said Regulation is revoked and the following substituted therefor:

(a) the fair market value, at the date of purchase or redemption by the small business or an affiliated corporation, directly or indirectly, of any previously issued shares of the small business or an affiliated corporation; and

5.—(1) Subsection 8 (2) of the said Regulation is revoked and the following substituted therefor:

(2) For the purposes of subsection (1),

(a) an employee of a corporation affiliated with the corporation shall be deemed to be an employee of the corporation;

(b) an employee of a corporation participating in a joint venture or of a corporation affiliated with such a corporation shall be deemed to be an employee of each corporation participating in the joint venture;

(c) an employee is one who works a total of twenty hours or more per week for the corporation, an affiliated corporation, a corporation participating in a joint venture with the corporation or a corporation affiliated with such a corporation, or any combination thereof, and includes an employee hired through a temporary help agency;

(d) the determination of whether a corporation has not more than 100 employees shall be based upon the average number of employees for the twelve month period commencing on the date of investment in the corporation by the small business development corporation; and

(e) the Minister shall be satisfied that the corporation, any affiliated corporations, any corporations participating in a joint venture with the corporation and any corporations affiliated with such corporations have not reduced the number of employees for a purpose primarily related to enabling the corporation to become an eligible small business. O. Reg. 300/83, s. 5 (1).

(2) Subsection 8 (4) of the said Regulation is revoked and the following substituted therefor:

(4) For the purposes of clause 2 (c), an employee is hired through a temporary help agency if the agency is in the business of supplying temporary help services or similar services and the employee is required to perform work or services at the place of business of the corporation retaining the services of the agency, for which the corporation pays a fee or other remuneration to the agency, and not to the employee, in respect of the work or services performed by the employee. O. Reg. 300/83, s. 5 (2).

(3) Section 8 of the said Regulation is amended by adding thereto the following subsections:

(5) Notwithstanding subsection (1), a corporation shall not be a small business for the purposes of the Act unless the Minister is satisfied that,

(a) the issued capital of the corporation and any previously affiliated corporation has not been reduced or otherwise varied; and

(b) there have been no changes in the shareholders of the corporation and any previously affiliated corporation,

for a purpose primarily related to enabling the corporation to qualify as a small business.

(6) Notwithstanding subsection (2), the Minister may deem a corporation to be a small business if the Minister is satisfied that the corporation will qualify as a small business at the end of the twelve month period commencing on the date of investment in the corporation by the small business development corporation. O. Reg. 300/83, s. 5 (3).

6. Clause 10 (a) of the said Regulation, as made by section 3 of Ontario Regulation 587/81, is revoked and the following substituted therefor:

(a) that portion of the investment by a small business development corporation in a small business that,

(i) is described in clause 9 (1) (c) of the Act, where the investment does not represent net new equity capital but the equity shares are issued as part of a transaction involving the purchase or redemption of previously issued shares of the small business or an

affiliated corporation that are owned by a person who is not a shareholder or an associate of a shareholder of the small business development corporation,

- (ii) is described in clause 17 (a) or (b), where the repayment of the loan or the payment of dividends is made to a person who is not a shareholder or an associate of a shareholder of the small business development corporation,
- (iii) is described in clause 17 (c), where the vendor is not a shareholder or an associate of a shareholder of the small business development corporation,
- (iv) is described in clause 17 (d), where the Minister is satisfied that the debt was not incurred primarily for the purpose of enabling the investment in the small business to qualify as a prescribed form of asset, or
- (v) represents net new capital in the form of shares issued to the small business development corporation by a small business that would otherwise qualify as an eligible investment, and that,
 - (A) have a preference over any other class or classes of shares as to the payment of dividends, but no further right to participate in the distribution of profits of the corporation,
 - (B) carry the right to such dividends at a rate acceptable to the Minister, whether the rate is set out in the articles of the corporation or is at the discretion of the directors of the corporation,
 - (C) carry no voting rights except as required under the *Business Corporations Act*, and
 - (D) carry no right to receive any property or money in excess of the fair market value of the consideration paid on the issue of the shares, in the event the eligible small business redeems, acquires, cancels or otherwise reduces the paid-up capital of the shares, or in the event the eligible small business winds up, dissolves or reorganizes its business;

7. Clause (c) of paragraph 1 of section 11 of the said Regulation is revoked.

8. Section 13 of the said Regulation is revoked.

9. Section 14 of the said Regulation is revoked and the following substituted therefor:

14.—(1) For the purposes of section 24 of the Act, the amount to be paid by the small business development corporation to the Minister shall be calculated only with reference to equity shares issued in consideration for equity capital in relation to which a grant or tax credit has been paid or allowed under the Act.

(2) For the purposes of section 24 of the Act, "shareholders' equity" means the aggregate of,

(a) shareholders' equity as otherwise determined in accordance with generally accepted accounting principles, exclusive of any retained earnings or deficit; and

(b) the retained earnings or deficit of the small business development corporation as adjusted to exclude,

(i) any prior losses from investments in assets not permitted under the Act,

(ii) any prior losses from activities not authorized by the articles of incorporation,

(iii) an amount equal to any prior profits less prior dividends paid and dividends payable, to the extent that such amount does not exceed the amount of any prior losses from investments in eligible investments, and

(iv) the amount of any prior dividends paid or dividends payable which have rendered or will render the small business development corporation insolvent within the meaning of the *Business Corporations Act* or have diminished or will diminish its capital. O. Reg. 300/83, s. 9.

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

15. A corporation shall be deemed to be controlled by another person or corporation if the other person or corporation, either alone or together with an associate or associates or affiliated corporation or corporations or any combination thereof, has the right by agreement or otherwise to nominate or elect more than 50 per cent of the board of directors or more than 50 per cent of the executive committee of the board of directors of the first-mentioned corporation. O. Reg. 300/83, s. 10, *part*.

16. The Minister may at any time require a small business development corporation to provide sufficient information to establish to the Minister's satisfaction

that the small business development corporation has complied with the provisions of the *Securities Act* in relation to the means by which the corporation is capitalized. O. Reg. 300/83, s. 10, *part*.

11. The said Regulation is further amended by adding thereto the following section:

17. For the purposes of subclause 9 (1) (d) (v) of the Act, an investment by a small business development corporation in a small business shall not be an eligible investment if the small business uses the investment for the purpose of,

- (a) repayment of a loan advanced to the small business by its shareholders or by persons who were its shareholders at the time the loan funds were advanced, except for a loan advanced by a small business development corporation;
- (b) payment of dividends;
- (c) the purchase of all or substantially all of the business assets of any proprietorship, partnership, joint venture, or corporation, unless the shareholders of the small business who are not small business development corporations have contributed sufficient additional capital to the small business to equal or exceed the aggregate of the fair market value of any goodwill being purchased and the total net book value of the other assets being purchased, as reported in the vendor's records and books of account prepared in accordance with generally accepted accounting principles; or
- (d) repayment of any debt which in the opinion of the Minister was incurred directly or indirectly for a purpose set out in clause (a), (b) or (c). O. Reg. 300/83, s. 11.

12. Sections 7 and 8 of this Regulation shall be deemed to have come into force on the 1st day of April, 1983.

13. Section 9 of this Regulation shall be deemed to have come into force on the 1st day of January, 1983.

14. Section 11 of this Regulation shall apply only to an investment made by a small business development corporation in a small business after the date this Regulation comes into force.

(2720)

23

INCOME TAX ACT

O. Reg. 301/83.

Taxable Income—Amount Prescribed under Section 6 of the Act.

Made—May 12th, 1983.

Filed—May 17th, 1983.

REGULATION MADE UNDER THE INCOME TAX ACT

TAXABLE INCOME—AMOUNT PRESCRIBED UNDER SECTION 6 OF THE ACT

1. For the purpose of subsection 6 (1) of the Act, the amount prescribed for the 1983 taxation year is the amount of \$1,986. O. Reg. 301/83, s. 1.

2. For the purpose of subsection 6 (2) of the Act, the amount prescribed for the 1983 taxation year is the amount of \$2,178. O. Reg. 301/83, s. 2.

3. This Regulation shall be deemed to have come into force on the 1st day of January, 1983. O. Reg. 301/83, s. 3.

(2721)

23

INCOME TAX ACT

O. Reg. 302/83.

Ontario Tax Credit System.

Made—May 12th, 1983.

Filed—May 17th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 63/83 MADE UNDER THE INCOME TAX ACT

1. Items 1, 173, 174, 175, 176, 177, 181, 182, 183 and 184 of Part II of the Schedule to Ontario Regulation 63/83 are revoked and the following substituted therefor:

1. Brock University

DeCew Residence
500 Glenridge Avenue

St. Catharines

1a.	Brock University	Shaver Residence 541 Glenridge Avenue	St. Catharines
1b.	Brock University	Queenston Residence 178 Queenston Street	St. Catharines
173.	York University	York Apartments 2 Assiniboine Road	Downsview
174.	York University	York Apartments 4 Assiniboine Road	Downsview
175.	York University	York Apartments 6 Assiniboine Road	Downsview
176.	York University	York Apartments 8 Assiniboine Road	Downsview
177.	York University	York Apartments 22 Moon Road	Downsview
181.	York University	Vanier College Residence 4700 Keele Street	Downsview
182.	York University	Winters College Residence 4700 Keele Street	Downsview
183.	York University	McLaughlin College Residence 4700 Keele Street	Downsview
184.	York University	Stong College Residence 4700 Keele Street	Downsview

2. 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.

(2722)

23

PROVINCIAL LAND TAX ACT

O. Reg. 303/83.

Forms.

Made—May 12th, 1983.

Filed—May 17th, 1983.

REGULATION MADE UNDER THE PROVINCIAL LAND TAX ACT

FORMS

1. A caution filed under subsection 33 (1) of the Act shall be in,
 - (a) Form 1 where the caution is filed in a land registry office for a land titles division; and
 - (b) Form 2 where the caution is filed in a land registry office for a registry division. O. Reg. 303/83, s. 1.
2. A withdrawal of caution, with respect to a caution filed under subsection 33 (1) of the Act shall be in,
 - (a) Form 3 where the withdrawal of caution is filed in a land registry office for a land titles division; and
 - (b) Form 4 where the withdrawal of caution is filed in a land registry office for a registry division. O. Reg. 303/83, s. 2.
3. A notice to an owner or interested party under section 33 of the Act shall be in Form 5. O. Reg. 303/83, s. 3.

Form 1

Provincial Land Tax Act

Cautious (Land Titles)

CAUTION

ACCT NO:

To: The Land Registrar for the Land Titles Division of

I,, appointed under the Provincial Land Tax Act to exercise the powers and duties of the Land Tax Collector, hereby give notice that the Crown in right of Ontario has an interest in the land registered in the name of as Parcel in the Register for and require that no dealing with the land be had on the part of the registered owner without the consent of the Land Tax Collector.

I hereby certify that the interest of the Crown in the above-mentioned land is as follows:

- 1. The taxes imposed under the Provincial Land Tax Act are unpaid for a period of two years or more.
2. Unless the total amount of tax, penalties, interest and costs due and payable under the Provincial Land Tax Act are paid on or before the 30th day of November, 19..., the land and every interest therein will be liable to be forfeited to and vested in the Crown on the 1st day of December, 19....

My address for service is Ministry of Revenue, P.O. Box 625, 33 King Street West, Oshawa, L1H 8H9.

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

(title)

O. Reg. 303/83, Form 1.

Form 2

Provincial Land Tax Act

Cautious (Registry)

CAUTION

ACCT NO:

To: The Land Registrar for the Registry Division of

I,, appointed under the Provincial Land Tax Act to exercise the powers and perform the duties of the Land Tax Collector, hereby give notice that,

- 1. The taxes imposed under the Provincial Land Tax Act are unpaid for a period of two years or more.
2. Unless the total amount of tax, penalties, interest and costs due and payable under the Provincial Land Tax Act are paid on or before the 30th day of November, 19..., the hereinafter mentioned land and every interest therein will be liable to be forfeited to and vested in the Crown on the 1st day of December, 19....

The lands affected by this Caution are as follow:

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

(title)

O. Reg. 303/83, Form 2.

Form 3

Provincial Land Tax Act

Withdrawal of Caution

WITHDRAWAL OF CAUTION

ACCT NO:

To: The Land Registrar for the Land Titles Division of

IN THE MATTER OF (description of property)

AND IN THE MATTER OF Caution No. filed on the ... day of, 19... in respect of the said lands.

I,, appointed under the Provincial Land Tax Act to exercise the powers and perform the duties of the Land Tax Collector, hereby authorize you to enter in the register a cessation of the said Caution No.

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

(title)

O. Reg. 303/83, Form 3.

Form 4

Provincial Land Tax Act

Withdrawal of (Registry)

WITHDRAWAL OF CAUTION

ACCT NO:

To: The Land Registrar for the Registry Division of

IN THE MATTER OF (description of property)

I,, appointed under the Provincial Land Tax Act to exercise the powers and perform the duties of the Land Tax Collector, hereby certify that the Caution registered against the hereinbefore described lands on the day of, 19..., in the Registry Division of as No. is no longer in effect and is hereby withdrawn.

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

(title)

O. Reg. 303/83, Form 4.

Form 5

Provincial Land Tax Act

Notice to

NOTICE

ACCT NO:

To:

TAKE NOTICE that unless the total amount of tax, penalties, interest and costs due and payable under the Provincial Land Tax Act, in respect of the land hereinafter described, are paid on or before the 30th day of November, 19... , the land and every interest therein will be liable to be forfeited to and to be vested in the Crown on the 1st day of December, 19... by a certificate of the Deputy Minister under his hand and seal of office.

DESCRIPTION OF LAND:

..... as of, 19...

The total amount of tax, penalties, interest and costs due and payable is \$. A certified cheque or money order should be made payable to the Treasurer of Ontario and addressed to the undersigned.

If payment is not made by, 19... , interest will continue to accrue on the unpaid taxes and penalties. If payment is made after March 15, 19... , the payment must include any amount owing in respect of the 19... taxation year.

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

(title)

O. Reg. 303/83, Form 5.

4. This Regulation shall be deemed to have come into force on the 1st day of January, 1983. O. Reg. 303/83, s. 4.

GEORGE ASHE
Minister of Revenue

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

MUNICIPAL AFFAIRS ACT

O. Reg. 304/83.
 Tax Arrears and Tax Sale Procedures.
 Made—May 16th, 1983.
 Filed—May 17th, 1983.

REGULATION MADE UNDER THE
 MUNICIPAL AFFAIRS ACT

TAX ARREARS AND TAX
 SALE PROCEDURES

1. The tax arrears procedure of the Act shall apply and the tax sale procedures of the *Municipal Act* and the *Education Act* 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 out opposite thereto in Column 1 of Schedule 5. O. Reg. 304/83, 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	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
6.	Grey	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
7.	Provisional County of Haliburton	All
8.	Hastings	Village of Deloro Village of Frankford Village of Marmora Village of Tweed Township of Hungerford Township of Thurlow
9.	Huron	Town of Exeter Town of Wingham Village of Bayfield Township of Colborne Township of Tuckersmith

10.	Kent	Town of Bothwell Town of Dresden Town of Tilbury Town of Wallaceburg Village of Wheatley
11.	Lambton	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 Sabastopol

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

O. Reg. 304/83, 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 Town of Little Current Township of Assiginack 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. 304/83, Sched. 3.

Schedule 4

Item	The Territorial Distrits of:
1.	Cochrane
2.	Nipissing
3.	Parry Sound
4.	Rainy River
5.	Sudbury
6.	Timiskaming

O. Reg. 304/83, Sched. 4.

Schedule 5

	Column 1	Column 2
Item	Territorial Districts	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. 304/83, Sched. 5.

2. Ontario Regulation 25/83 is revoked.

CLAUDE BENNETT
 Minister of Municipal Affairs
 and Housing

Dated at Toronto, this 16th day of May, 1983.

CROP INSURANCE ACT (ONTARIO)

O. Reg. 305/83.

Designation of Insurable Crops.

Made—May 6th, 1983.

Filed—May 17th, 1983.

REGULATION TO AMEND
REGULATION 230 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Section 2 of Regulation 230 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 288/81 and section 2 of Ontario Regulation 306/82, is further amended by adding thereto the following item:

2a. Broccoli

(2725)

23

GAME AND FISH ACT

O. Reg. 306/83.

Open Seasons—Fur-Bearing Animals.

Made—May 18th, 1983.

Filed—May 18th, 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, as amended by subsection 1 (1) of Ontario Regulation 146/83, is further amended by striking out "Arctic fox" in the first line.

- (2) Section 1 of the said Regulation, as amended by section 1 of Ontario Regulation 146/83, is further amended by adding thereto the following subsection:

(3) Arctic fox may be hunted or trapped, and the pelts thereof may be possessed, in any part of Ontario from the 25th day of October in any year to the 31st day of March in the year next following, both inclusive. O. Reg. 306/83, s. 1 (2).

ALAN W. POPE
Minister of Natural Resources

Dated at Toronto, this 18th day of May, 1983.

(2739)

23

CROP INSURANCE ACT (ONTARIO)

O. Reg. 307/83.

Crop Insurance Plan—Black Tobacco.

Made—March 17th, 1983.

Approved—May 12th, 1983.

Filed—May 19th, 1983.

REGULATION TO AMEND
REGULATION 200 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Subsection 12 (1) of the Schedule to Regulation 200 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 376/81, is revoked and the following substituted therefor:

(1) The premium payable by an insured person is \$55 per acre.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

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

(2740)

23

CROP INSURANCE ACT (ONTARIO)

O. Reg. 308/83.

Crop Insurance Plan—Burley Tobacco.

Made—March 17th, 1983.

Approved—May 12th, 1983.

Filed—May 19th, 1983.

REGULATION TO AMEND
REGULATION 201 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Subsection 12 (1) of the Schedule to Regulation 201 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 375/81, is revoked and the following substituted therefor:

(1) The premium payable by an insured person is \$60 per acre.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

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

(2741)

23

CROP INSURANCE ACT (ONTARIO)

O. Reg. 309/83.

Crop Insurance Plan—Tomatoes.

Made—March 17th, 1983.

Approved—May 12th, 1983.

Filed—May 19th, 1983.

REGULATION TO AMEND

REGULATION 226 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE

CROP INSURANCE ACT (ONTARIO)

1. Section 10 of the Schedule to Regulation 226 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 309/82, is revoked and the following substituted therefor:

10. The established price for tomatoes is,

(a) \$55;

(b) \$65; or

(c) \$75,

per ton.

2.—(1) Subsection 11 (1) of the said Schedule, exclusive of the clauses, is revoked and the following substituted therefor:

(1) The premium payable by an insured person in the crop year shall be calculated by the Commission according to Table 2 on the basis of,

(2) Subsection 11 (4) of the said Schedule, as remade by section 2 of Ontario Regulation 309/82, is revoked and the following substituted therefor:

(4) The premium prescribed by subsections (1) and (2) is subject to a surcharge of,

(a) \$7.40 per acre where the insured person is eligible for a lost plants benefit of a maximum of \$138.75 per acre;

(b) \$11 per acre where the insured person is eligible for a lost plants benefit of a maximum of \$185 per acre; or

(c) \$13.70 per acre where the insured person is eligible for a lost plants benefit of a maximum of \$259 per acre.

3. Table 1 of the said Regulation is revoked and the following substituted therefor:

TABLE 1

COLUMN 1	COLUMN 2
Area	Insurance Commencement Date
Western Area consisting of the counties of Essex, Kent and Lambton	Noon Eastern Standard Time May 1st
Central Area consisting of the County of Prince Edward and that part of Ontario lying west of that part of the King's Highway known as No. 11, except the counties of Essex, Kent and Lambton	Noon Eastern Standard Time May 8th
Eastern Area consisting of that part of Ontario lying east of that part of the King's Highway known as No. 11, except the County of Prince Edward	Noon Eastern Standard Time May 15th

O. Reg. 309/83, s. 3.

4. Table 2 of the said Regulation, as remade by section 3 of Ontario Regulation 291/81, is revoked and the following substituted therefor:

TABLE 2

Experience Ratio	Premium Rate	4	5.25	6.5	8	9.25	10.5
		Percentage Coverage					
84		80					
82			80				
80				80			
78					80		
76						80	
74 or less							80

O. Reg. 309/83, s. 4.

5. Subparagraph 9 (5) of Form 1 of the said Regulation, as remade by subsection 3 (2) of Ontario Regulation 309/82, is revoked and the following substituted therefor:

(5) Notwithstanding clause (2) (b), where the insured person has planted in excess of 7500 plants per acre and has paid the premium surcharge provided therefor, he may select a lost plants benefit under clause (2) (b) of,

- (a) a maximum of \$185 per acre where he has planted up to 10,000 plants per acre; or
- (b) a maximum of \$259 per acre where he has planted in excess of 10,000 plants per acre.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

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

(2742)

23

PLANNING ACT

O. Reg. 310/83.

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

Made—May 18th, 1983.

Filed—May 20th, 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:

34. Notwithstanding any other provision of this Order, the land described in Schedule 21 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. 310/83, s. 1.

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

Schedule 21

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 10 in Concession VI more particularly described as follows:

Commencing at an iron bar in the easterly limit of the said Lot 10 distant 879.91 feet measured northerly thereon from the southeast angle of the said Lot 10;

Thence north 17° 43' 50" west along the easterly limit of the said Lot 10 distant 822.89 feet to an iron bar in the southerly limit of King's Highway No. 7 as shown

on a Plan registered in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 18976;

Thence westerly on a curve to the left having a radius of 2,809.93 feet, an arc distance of 511.70 feet to an iron bar;

Thence south 17° 43' 50" east 940.14 feet to an iron bar;

Thence north 70° 54' east 500 feet to the point of commencement. O. Reg. 310/83, s. 2.

D. P. MCHUGH
Director

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

Dated at Toronto, this 18th day of May, 1983.

(2743)

23

PLANNING ACT

O. Reg. 311/83.

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

Made—May 17th, 1983.

Filed—May 20th, 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:

35.—(1) Notwithstanding any other provision of this Order, the land described in Schedule 22 may be used for the continued use thereon of the existing single-family dwelling, automobile service station and buildings and structures accessory to the single-family dwelling and automobile service station.

(2) The extension or enlargement of the single-family dwelling and automobile service station, and the erection and use of buildings and structures accessory to the single-family dwelling and automobile service station, are permitted provided the following requirements are met:

Minimum distance between the single-family dwelling and the front lot line 12 metres

Minimum distance between the single-family dwelling and the side lot lines 3 metres

Minimum distance between the single-family dwelling and the rear lot line 12 metres

Minimum distance between the automobile service station and any lot line abutting a street 12 metres

Minimum distance between the automobile service station and any lot line not abutting a street 3 metres

Minimum distance between a fuel pump island and any lot line abutting a street 6 metres

Minimum distance between any buildings or structures accessory to the automobile service station, except a fuel pump island, and the side lot lines 1 metre

Minimum distance between any buildings or structures accessory to the automobile service station, except a fuel pump island, and the rear lot line 1 metre

No building or structure accessory to the automobile service station, except fuel pump islands, shall be located between the front lot line and the front wall of the automobile service station or between the side lot lines and the side walls of the automobile service station.

O. Reg. 311/83, s. 1.

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

Schedule 22

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 13 in Concession VI more particularly described as follows:

Premising that the bearing of the south limit of the said Lot 13 is north 70° 59' east astronomic and relating all bearings used herein thereto;

Commencing at a point in the said south limit of the said Lot 13 distant 440.75 feet measured westerly thereon from the southeast angle of the said Lot;

Thence westerly along the south limit of the said Lot 13 a distance of 238.18 feet;

Thence north 22° 16' west 182.35 feet;

Thence north 70° 59' east 290 feet;

Thence south 22° 16' east to a point in the north limit of Provincial Highway No. 7, a distance of 165.18 feet more or less;

Thence south 52° 19' west along the said north limit of Provincial Highway No. 7, a distance of 53.72 feet to the point of commencement. O. Reg. 311/83, s. 2.

D. P. MCHUGH

Director

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

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

(2744)

23

PLANNING ACT

O. Reg. 312/83.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—May 16th, 1983.

Filed—May 20th, 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:

181. Notwithstanding any other provision of this Order, the land described in Schedule 342 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
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. 312/83, s. 1.

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

Schedule 342

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of the south half of Lot 40 in Concession XII more particularly described as follows:

Premising that the bearings herein are astronomic and are derived from Ministry of Transportation and Communications Plan P-257404;

Commencing at an iron survey bar set in the southerly limit of the said Lot 40 distant 2,798 feet easterly from the southwesterly angle thereof;

Thence continuing north 73° 22' east along the said southerly limit of the said Lot 40 a distance of 100 feet to an iron survey bar;

Thence north 9° 25' west parallel to the westerly limit of the said Lot 40 a distance of 170 feet to an iron survey bar;

Thence south 73° 22' west a distance of 100 feet to an iron survey bar;

Thence south 9° 25' east parallel to the said westerly limit of the said Lot 40 a distance of 170 feet to the point of commencement. O. Reg. 312/83, s. 2.

D. P. MCHUGH

Director

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

Dated at Toronto, this 16th day of May, 1983.

(2745)

23

PLANNING ACT

O. Reg. 313/83.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—May 16th, 1983.
Filed—May 20th, 1983.

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

- Section 2 of Regulation 675 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 526/79, and amended by section 1 of Ontario Regulation 624/81, section 1 of Ontario Regulation 684/81, section 1 of Ontario Regulation 378/82 and section 1 of Ontario Regulation 631/82, is further amended by adding thereto the following paragraph:
- That part of Lot 40 in Concession XI more particularly described as Lot 10 according to a Registrar's Compiled Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1570.

D. P. MCHUGH
Director

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

Dated at Toronto, this 16th day of May, 1983.

(2746)

23

LOCAL ROADS BOARDS ACT

O. Reg. 314/83.

Establishment of Local Roads Areas—
Northern and Eastern Region.
Made—May 17th, 1983.
Filed—May 20th, 1983.

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

- Schedule 91 to Regulation 598 of Revised Regulations of Ontario, 1980, is revoked and the following substituted therefor:

Schedule 91

MERTON STREET LOCAL ROADS AREA

All that portion of the Township of Murchison in the Territorial District of Nipissing shown outlined on Ministry of Transportation and Communications Plan N-590-A2 filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 5th day of May, 1983. O. Reg. 314/83, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto on the 17th day of May, 1983.

(2747)

23



Publications Under The Regulations Act

June 11th, 1983

PLANNING ACT

O. Reg. 315/83.

Order Made Under Section 30 of the Planning Act.

Made—May 24th, 1983.

Filed—May 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 parcels of land:

Those parcels of land situate in the Townships of Belmont and Methuen, formerly in the Township of Methuen, in the County of Peterborough, described as follows:

- 1. That part of Lot 30 in Concession IX more particularly described as follows:

Premising that the easterly limit of the said Lot 30 has an astronomic bearing of north 19° 21' west and relating all bearings herein thereto;

Commencing at an iron bar within the said Lot 30 distant 632.13 feet measured south 46° 23' west from the northeast angle of the said Lot;

Thence north 35° 41' west 4 feet, more or less, to its intersection with the high-water mark along the southeasterly shore of Jack Lake;

Thence in a general southwesterly direction along the said high-water mark to an iron bar distant 106.73 feet measured south 32° 58' west from the point of commencement of the said parcel;

Thence south 19° 21' east 78 feet, more or less, to its intersection with the high-water mark along the northerly shore of Jack Lake;

Thence in a general northeasterly direction along the said high-water mark to its intersection with a line drawn on a course south 35° 41' east from the point of commencement;

Thence north 35° 41' west 93 feet, more or less, to the said point of commencement.

- 2. That part of Lot 30 in Concession IX more particularly described as follows:

Premising that the easterly limit of the said Lot 30 has an astronomic bearing of north 19° 21' west and relating all bearings herein thereto;

Commencing at an iron bar within the said Lot 30 distant 632.13 feet measured south 46° 23' west from the northeast angle of the said Lot;

Thence south 35° 41' east 93 feet, more or less, to its intersection with the high-water mark along the northerly shore of Jack Lake;

Thence in a general easterly direction along the said high-water mark to its intersection with a line drawn on a course south 19° 21' east from an iron bar distant 194.98 feet measured north 76° 14' east from the point of commencement of the said parcel;

Thence north 19° 21' west 120 feet, more or less, to the said iron bar;

Thence north 70° 39' east 85 feet to an iron bar;

Thence north 19° 21' west 116.42 feet to an iron bar;

Thence north 62° 11' west 37 feet, more or less, to the high-water mark along the southeasterly shore of Jack Lake;

Thence in a general southwesterly direction along the said high-water mark to its intersection with a line drawn on a course of north 35° 41' west from the point of commencement;

Thence south 35° 41' east 4 feet, more or less, to the said point of commencement.
O. Reg. 315/83, 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 May, 1983.

(2766)

24

ASSESSMENT ACT

O. Reg. 316/83.

Pipe Line Rates.

Made—May 24th, 1983.

Filed—May 25th, 1983.

REGULATION MADE UNDER THE ASSESSMENT ACT

PIPE LINE RATES

1.—(1) The rates contained in Schedule 1 to this Regulation shall apply to the assessment for taxation of all pipe lines liable to assessment and taxation under section 24 of the Act and located in or on the boundary of any municipality or territory without municipal organization comprised in a locality named in this subsection, or in any part of a municipality situated within,

- (a) The Regional Municipality of Durham,
 - (i) in the Town of Newcastle, and
 - (ii) in the Townships of Brock, Scugog and Uxbridge;
- (b) The Regional Municipality of Haldimand-Norfolk,
 - (i) in the City of Nanticoke,
 - (ii) in the Towns of Dunnville, Haldimand and Simcoe, and
 - (iii) in the Townships of Delhi and Norfolk;
- (c) the Town of Milton in The Regional Municipality of Halton;
- (d) The Regional Municipality of Hamilton-Wentworth,
 - (i) in the City of Hamilton,
 - (ii) in the Town of Stoney Creek, and

- (iii) in the Township of Flamborough;
- (e) The Regional Municipality of Niagara,
 - (i) in the Town of Niagara-on-the-Lake, and
 - (ii) in the Township of Wainfleet;
- (f) The Regional Municipality of Ottawa-Carleton,
 - (i) in the Cities of Kanata, Ottawa, Nepean and Vanier,
 - (ii) in the Village of Rockcliffe Park, and
 - (iii) in the Townships of Cumberland, Gloucester, Goulbourn, Osgoode and Rideau;
- (g) the City of Brampton in The Regional Municipality of Peel;
- (h) The Regional Municipality of Waterloo,
 - (i) in the Cities of Cambridge and Kitchener, and
 - (ii) in the Townships of North Dumfries, Wellesley, Wilmot and Woolwich;
- (i) the County of Brant,
 - (i) in the City of Brantford, and
 - (ii) in the Townships of Burford and Onondaga;
- (j) the County of Dufferin,
 - (i) in the Towns of Orangeville and Shelburne, and
 - (ii) in the Village of Grand Valley;
- (k) the County of Elgin,
 - (i) in the City of St. Thomas,
 - (ii) in the Town of Aylmer,
 - (iii) in the Villages of Belmont, Dutton, Port Burwell, Port Stanley, Rodney, Springfield, Vienna and West Lorne, and
 - (iv) in the Townships of Aldborough, Bayham and Malahide;
- (l) the Townships of Cardiff and Glamorgan in the County of Haliburton;
- (m) the County of Hastings,

- (i) in the City of Belleville,
 - (ii) in the Town of Deseronto,
 - (iii) in the Villages of Madoc, Marmora and Stirling, and
 - (iv) in the Townships of Bangor, Wicklow and McClure, Elzevir and Grimsthorpe, Faraday, Herschel, Hungerford, Huntingdon, Mayo, Monteagle, Sidney, Tudor and Cashel and Wollaston;
- (n) the County of Huron,
- (i) in the Towns of Clinton, Exeter, Goderich, Seaforth and Wingham,
 - (ii) in the Villages of Bayfield, Blyth, Brussels, Hensall and Zurich, and
 - (iii) in the Townships of Ashfield, Colborne, East Wawanosh, Goderich, Grey, Hay, Howick, Hullett, McKillop, Morris, Stanley, Stephen, Tuckersmith, Turnberry, Osborne and West Wawanosh;
- (o) the County of Kent,
- (i) in the City of Chatham,
 - (ii) in the Towns of Blenheim, Bothwell and Tilbury,
 - (iii) in the Villages of Erieau, Erie Beach, Highgate, Thamesville and Wheatley, and
 - (iv) in the Townships of Harwich and Howard;
- (p) the Townships of Bastard and South Burgess and Front of Escott in the United Counties of Leeds and Grenville;
- (q) the County of Middlesex,
- (i) in the City of London,
 - (ii) in the Towns of Parkhill and Strathroy,
 - (iii) in the Village of Ailsa Craig, Glencoe and Lucan, and
 - (iv) in the Townships of Adelaide, Biddulph, Caradoc, Delaware, East Williams, Lobo, London, McGillivray, Metcalfe, Mosa, Westminster and West Williams;
- (r) the County of Northumberland,
- (i) in the Towns of Cobourg and Port Hope,
 - (ii) in the Village of Colborne, and
 - (iii) in the Township of Seymour;
- (s) the County of Oxford,
- (i) in the City of Woodstock,
 - (ii) in the Towns of Ingersoll and Tillsonburg, and
 - (iii) in the Townships of Blandford-Blenheim, East Zorra-Tavistock, Norwich, Southwest Oxford and Zorra;
- (t) the County of Perth,
- (i) in the City of Stratford,
 - (ii) in the Separated Town of St. Mary's and the Towns of Listowel and Mitchell,
 - (iii) in the Village of Milverton, and
 - (iv) in the Townships of Blanshard, Downie, Ellice, Elma, Fullarton, Hibbert, Logan, Mornington, North Easthope, South Easthope and Wallace;
- (u) the County of Peterborough,
- (i) in the City of Peterborough,
 - (ii) in the Village of Millbrook, and
 - (iii) in the Townships of Asphodel, Cavan, Dummer, Ennismore, Galway-Cavendish, Otonabee and South Monaghan;
- (v) the Town of Vankleek Hill in the United Counties of Prescott and Russell;
- (w) the County of Prince Edward,
- (i) in the Villages of Bloomfield and Wellington, and
 - (ii) in the Townships of Ameliasburgh and Sophiasburgh;
- (x) the County of Renfrew,
- (i) in the Towns of Arnprior and Renfrew,
 - (ii) in the Villages of Chalk River and Cobden, and

- (iii) in the Townships of Admaston, Alice and Fraser, Bagot and Blythfield, Bromley, Brougham, Brudenell and Lyndoch, Griffith and Matawatchan, Horton, North Algona, Pembroke, Petawawa, Radcliffe, Ross, Sebastopol, South Algona and Stafford;
- (y) the County of Simcoe,
- (i) in the Towns of Collingwood and Midland,
- (ii) in the Villages of Coldwater, Port McNicoll and Victoria Harbour, and
- (iii) in the Townships of Adjala, Flos, Innisfil, Mara, Matchedash, Oro, Tay, Tiny, Tosorontio and West Gwillimbury;
- (z) the County of Victoria,
- (i) in the Town of Lindsay,
- (ii) in the Villages of Bobcaygeon, Fenelon Falls, Omemee, Sturgeon Point and Woodville, and
- (iii) in the Townships of Bexley, Carden, Dalton, Eldon, Fenelon, Manvers, Mariposa and Ops;
- (za) the County of Wellington,
- (i) in the City of Guelph,
- (ii) in the Towns of Mount Forest and Palmerston,
- (iii) in the Villages of Arthur, Clifford and Drayton, and
- (iv) in the Townships of Eramosa, Minto, Peel, Pilkington, Puslinch, West Garafraxa and West Luther;
- (zb) the District of Cochrane,
- (i) in the City of Timmins,
- (ii) in the Towns of Hearst, Iroquois Falls and Smooth Rock Falls,
- (iii) in the Townships of Black River-Matheson and Eilber and Devitt, and
- (iv) in the Boards of Education of Cochrane-Iroquois Falls and Hearst;
- (zc) the District of Kenora,
- (i) in the Township of Red Lake, and
- (ii) in the Improvement District of Sioux Narrows;
- (zd) the District of Nipissing,
- (i) in the Towns of Cache Bay and Mattawa,
- (ii) in the Townships of Airy, Bonfield, Caldwell, Chisholm, East Ferris, Field, Papineau, Springer and Temagami,
- (iii) in the Schools Areas of Murchison and Lyell Township and Sabine Township,
- (iv) in the Boards of Education of Nipissing and Timiskaming,
- (v) in the Nipissing District Roman Catholic Separate School Board,
- (vi) in the Murchison and Lyell and Sabine Combined Roman Catholic Separate Schools, and
- (vii) in the Improvement District of Cameron;
- (ze) the Town of Rainy River in the District of Rainy River; and
- (zf) the District of Timiskaming,
- (i) in the Towns of Charlton, Kirkland Lake, Latchford and New Liskeard,
- (ii) in the Townships of Harley, Hudson and Larder Lake, and
- (iii) in the Timiskaming Board of Education.
- (2) The rates contained in Schedule 2 to this Regulation shall apply to the assessment for taxation of all pipe lines liable to assessment and taxation under section 24 of the Act and located in or on the boundary of any municipality or territory without municipal organization comprised in a locality named in this subsection, or in any part of a municipality situated within,
- (a) the Town of Ajax in The Regional Municipality of Durham;
- (b) the City of Waterloo in The Regional Municipality of Waterloo;
- (c) the County of Frontenac,
- (i) in the City of Kingston, and
- (ii) in the Townships of Hinchinbrooke, Howe Island, Oso and Pittsburgh;
- (d) the County of Haliburton,

- (i) in the Townships of Anson, Hindon and Minden, Dysart, Bruton, Clyde, Dudley, Eyre, Guildford, Harburn, Harcourt and Havelock, Lutterworth, Monmouth, Sherborne, McClintock and Livingston, Snowdon and Stanhope, and
 - (ii) in the Improvement District of Bicroft;
 - (e) the County of Lambton,
 - (i) in the Town of Petrolia,
 - (ii) in the Villages of Grand Bend, Point Edward and Watford, and
 - (iii) in the Townships of Enniskillen and Plympton;
 - (f) the County of Lanark,
 - (i) in the Towns of Almonte and Carleton Place, and
 - (ii) in the Townships of Lavant, Dalhousie and North Sherbrooke, Montague, North Burgess, North Elmsley and South Sherbrooke;
 - (g) the United Counties of Leeds and Grenville,
 - (i) in the City of Brockville,
 - (ii) in the Separated Town of Gananoque,
 - (iii) in the Villages of Athens and Cardinal, and
 - (iv) in the Townships of Elizabethtown, Front of Leeds and Lansdowne, Rear of Leeds and Lansdowne, South Crosby and South Elmsley;
 - (h) the Townships of Richmond and Sheffield in the County of Lennox and Addington;
 - (i) the Township of Chandos in the County of Peterborough;
 - (j) the Town of Rockland in the United Counties of Prescott and Russell;
 - (k) the United Counties of Stormont, Dundas and Glengarry,
 - (i) in the City of Cornwall,
 - (ii) in the Village of Iroquois, and
 - (iii) in the Townships of Lochiel and Matilda;
 - (l) the District of Algoma,
 - (i) in the Township of White River, and
 - (ii) in the Improvement District of Dubreuilville;
 - (m) the District of Kenora,
 - (i) in the Towns of Keewatin, Kenora and Sioux Lookout,
 - (ii) in the Townships of Barclay, Ear Falls and Ignace,
 - (iii) in the Improvement District of Balmertown, and
 - (iv) in the Boards of Education of Dryden, Kenora and Red Lake;
 - (n) the District of Rainy River,
 - (i) in the Townships of Atwood, Chapple, La Vallee, McCrosson and Tovell and Morson, and
 - (ii) in the Fort Francis-Rainy River Board of Education;
 - (o) the District of Sudbury,
 - (i) in the Township of Ratter and Dunnett, and
 - (ii) in the Espanola Board of Education; and
 - (p) the District of Thunder Bay,
 - (i) in the Town of Geraldton, and
 - (ii) in the Townships of Longlac, Manitouwadge, Nipigon, O'Connor and Terrace Bay.
- (3) The rates contained in Schedule 3 to this Regulation shall apply to the assessment for taxation of all pipe lines liable to assessment and taxation under section 24 of the Act and located in or on the boundary of any municipality or territory without municipal organization comprised in a locality named in this subsection, or in any part of a municipality situated within,
- (a) the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth;
 - (b) The Regional Municipality of York,
 - (i) in the Towns of Aurora, East Gwillimbury, Newmarket and Whitchurch-Stouffville, and
 - (ii) in the Townships of Georgina and King;

- (c) the Town of Paris in the County of Brant;
 - (d) the Township of Mono in the County of Dufferin;
 - (e) the Township of Dunwich in the County of Elgin;
 - (f) the Village of Tweed in the County of Hastings;
 - (g) the Town of Ridgetown in the County of Kent;
 - (h) the County of Lambton,
 - (i) in the Villages of Alvinston and Oil Springs, and
 - (ii) in the Townships of Bosanquet and Moore;
 - (i) the United Counties of Leeds and Grenville,
 - (i) in the Town of Kemptville,
 - (ii) in the Village of Newboro, and
 - (iii) in the Townships of Front of Yonge, Kitley and North Crosby;
 - (j) the Village of Newburgh in the County of Lennox and Addington;
 - (k) the Village of Newbury in the County of Middlesex;
 - (l) the County of Peterborough,
 - (i) in the Village of Lakefield, and
 - (ii) in the Townships of Douro, Ennismore and North Monaghan;
 - (m) the Township of East Hawkesbury in the United Counties of Prescott and Russell;
 - (n) the County of Renfrew,
 - (i) in the Village of Killaloe Station, and
 - (ii) in the Townships of Grattan, Head, Clara and Maria, and Rolfe, Buchanan, Wylie and McKay;
 - (o) the Townships of Rama, Sunnidale and Tecumseth in the County of Simcoe;
 - (p) the Township of Laxton, Digby and Longford in the County of Victoria;
 - (q) the County of Wellington,
 - (i) in the Town of Fergus,
 - (ii) in the Villages of Elora and Erin, and
 - (iii) in the Townships of Erin and Maryborough;
 - (r) the City of Sault Ste. Marie in the District of Algoma;
 - (s) the District of Cochrane,
 - (i) in the Town of Cochrane, and
 - (ii) in the Townships of Glackmeyer, Moonbeam and Owens, Williamson and Idington;
 - (t) the Township of Machin in the District of Kenora;
 - (u) the City of North Bay in the District of Nipissing;
 - (v) the City of Thunder Bay in the District of Thunder Bay; and
 - (w) the Improvement District of Matachewan in the District of Timiskaming. O. Reg. 316/83, s. 1.
2. For the purposes of clause 24 (16a) (b) of the Act,
- (a) where two or more pipe lines occupy the same right of way, each pipe line occupying the right of way is a second and subsequent pipe line, except that which bears the highest assessed value computed by applying the rates in the Schedules without the reduction in rates for the second and subsequent pipe lines occupying the same right of way provided for in clause (b), but where two or more pipe lines occupying the same right of way have the same assessed value so computed and that assessed value is the highest assessed value or is the only assessed value for the pipe lines occupying that right of way, each of such pipe lines is designated as a second and subsequent pipe line except that one that was first in use as a pipe line; and
 - (b) where a right of way occupied by a pipe line that is not designated to be a second or subsequent pipe line under clause (a) is also occupied by a pipe line that is designated to be a second or subsequent pipe line, each pipe line so designated shall be assessable and taxable at 75 per cent of the rate in the Schedule that is applicable to each pipe line so designated. O. Reg. 316/83, s. 2.

Schedule 1

1975 PIPE LINE RATES

1975 Market Value in Dollars Per Foot of Length

Size of Pipe	1975 Market Value in Dollars Per Foot of Length		
	Gas Transmission Pipe Line	Oil Transmission Pipe Line	Field And Gathering Pipe Line
Not Over 1"	\$ 2.10	\$ 2.10	\$ 1.55
Over 1" and Not Over 1 1/2"	2.30	2.20	1.65
Over 1 1/2" and Not Over 2 1/2"	2.45	2.35	1.75
Over 2 1/2" and Not Over 3 3/4"	3.40	3.30	2.65
Over 3 3/4" and Not Over 4 1/2"	4.15	4.05	3.10
Over 4 1/2" and Not Over 5 5/8"	5.10	4.90	3.65
Over 5 5/8" and Not Over 6 5/8"	6.00	5.80	4.45
Over 6 5/8" and Not Over 8"	7.00	6.65	5.30
10"	9.30	8.75	7.00
12"	11.70	10.85	8.80
14"	14.25	13.15	
16"	17.00	15.50	
18"	19.85	17.70	
20"	22.35	19.85	
22"	25.65	22.55	
24"	27.95	24.45	
26"	30.80	26.50	
28"	34.15	29.00	
30"	36.75	30.85	
32"	39.35	32.60	
34"	41.95	34.35	
36"	44.90	36.45	
38"	47.65	38.25	
42"	53.20		

O. Reg. 316/83, Sched. 1.

Schedule 2

1978 PIPE LINE RATES

1978 Market Value in Dollars Per Foot of Length

Size of Pipe	Gas		Oil		Field and Gathering	
	Transmission Pipe Line	Transmission Pipe Line	Transmission Pipe Line	Transmission Pipe Line	Steel	Plastic
Not Over 1"	\$ 2.75	\$ 2.75	\$ 2.75	\$ 2.05	\$ 2.05	\$
Over 1" and Not Over 1 1/2"	3.00	2.90	2.90	2.25	2.25	1.25
Over 1 1/2" and Not Over 2 1/2"	3.70	3.60	3.60	2.75	2.75	1.65
Over 2 1/2" and Not Over 3 3/4"	4.70	4.55	4.55	3.50	3.50	2.45
Over 3 3/4" and Not Over 4 1/2"	5.70	5.55	5.55	4.25	4.25	3.20
Over 4 1/2" and Not Over 5 5/8"	6.60	6.35	6.35	4.95	4.95	
Over 5 5/8" and Not Over 6 5/8"	7.55	7.25	7.25	5.65	5.65	
Over 6 5/8" and Not Over 8"	10.50	10.00	10.00	7.85	7.85	
10"	14.05	13.20	13.20	10.55	10.55	
12"	17.70	16.45	16.45	13.25	13.25	
14"	21.40	19.70	19.70			
16"	25.05	22.80	22.80			
18"	29.00	25.80	25.80			
20"	32.95	29.35	29.35			
22"	36.90	32.45	32.45			
24"	40.85	35.55	35.55			
26"	44.80	38.55	38.55			
28"	48.75	41.45	41.45			
30"	52.65	44.25	44.25			
32"	56.60	47.00	47.00			
34"	60.55	49.65	49.65			
36"	64.50	52.25	52.25			
38"	68.45	54.75	54.75			
40"	72.40					
42"	76.35					

1980 PIPE LINE RATES

1980 Market Value in Dollars Per Foot of Length

Size of Pipe	Gas		Oil		Field and Gathering	
	Transmission Pipe Line	Transmission Pipe Line	Transmission Pipe Line	Transmission Pipe Line	Steel	Plastic
Not Over 1"	\$ 3.25	\$	\$ 3.40	\$	\$ 2.40	\$
Over 1" and Not Over 1 1/2"	3.55		4.25		2.65	1.45
Over 1 1/2" and Not Over 2 1/2"	4.35		5.35		3.25	1.95
Over 2 1/2" and Not Over 3 3/4"	5.55		6.55		4.15	2.90
Over 3 3/4" and Not Over 4 1/2"	6.70		7.50		5.00	3.75
Over 4 1/2" and Not Over 5 5/8"	7.80		8.55		5.85	
Over 5 5/8" and Not Over 6 5/8"	8.90		11.80		6.65	
Over 6 5/8" and Not Over 8"	12.40		15.60		9.25	
10"	16.55		19.40		12.45	
12"	20.90		23.25		15.65	
14"	25.25		26.90			
16"	29.55		30.45			
18"	34.20		34.65			
20"	38.90		38.30			
22"	43.55		41.95			
24"	48.20		45.45			
26"	52.85		48.90			
28"	57.50		52.20			
30"	62.10		55.45			
32"	66.80		58.60			
34"	71.45		61.65			
36"	76.10		64.60			
38"	79.65					
40"	85.45					
42"	90.10					

O. Reg. 316/83, Sched. 3.

GEORGE ASHE
Minister of Revenue

Dated at Toronto, this 24th day of May, 1983.

(2767)

**PARKWAY BELT PLANNING AND
DEVELOPMENT ACT**

O. Reg. 317/83.

The Regional Municipality of York,
Town of Markham.

Made—May 18th, 1983.

Filed—May 25th, 1983.

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

1. Section 2 of Ontario Regulation 473/73 is amended by adding thereto the following paragraph:

(viiia) All of Lot 9 in Concession VII except that part of Lot 9 more particularly described as follows:

Beginning at the northeasterly angle of the said Lot 9;

Thence westerly along the northerly limit of the said Lot 9 to the westerly limit of Princess Street;

Thence southeasterly following the westerly limit of Princess Street 651.45 feet to a point;

Thence south 71° 46' west 132 feet to a point;

Thence south 26° 08' 30" west 38.05 feet to a point;

Thence south 54° 14' east 30 feet to a point;

Thence south 22° 27' 10" west 43.64 feet to a point;

Thence south 28° 34' 40" east 29.32 feet to a point;

Thence south 3° 48' 10" west 66.81 feet to a point;

Thence north 71° 46' east 226.03 feet to the westerly limit of Princess Street;

Thence south 38° 31' east along that westerly limit 537.69 feet to the southerly limit of the said Lot 9;

Thence easterly along that southerly limit and its prolongation to the easterly limit of the road allowance between Concessions VII and VIII;

Thence northerly along that easterly limit to the easterly prolongation of the northerly limit of the said Lot 9;

Thence westerly along that prolongation to the place of beginning.

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

63. Notwithstanding any other provision of this Order, the land described in Schedule 51 may be used for the erection and use thereon of a building to be used as a place of worship, provided the following requirements are met:

Minimum ground floor area of the building 1,400 square metres

Maximum height of the building 10.7 metres

Minimum distance between the building and the centre line of McCowan Road 30 metres

Minimum side yard on the north side 3 metres

Minimum side yard on the south side 5 metres

Minimum rear yard 7.5 metres

No building or structure shall be erected within one metre of the south lot line.

No building or structure shall be erected within six metres of the lot line abutting McCowan Road.

One parking space shall be provided on the land described in Schedule 51 for every eight seats provided in the building. Where seating is provided by open benches, every 0.5 metres of bench length shall be deemed to be one seat. Where no fixed seating is provided in the building, at least one parking space shall be provided for every 7.4 square metres of floor area, exclusive of stage area.

O. Reg. 317/83, s. 2.

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

Schedule 51

That parcel of land situate in the Town of Markham in The Regional Municipality of York, being that part of Lot 9 in Concession VII more particularly described as follows:

Premising the bearings shown herein are astronomic and referred to the bearing of north 10° 12' 50" west of the easterly limit of the road allowance between Concessions VI and VII as shown on a Plan deposited in the Land Registry Office for the Registry Division of York (No. 64) as Number 64R-6031;

Beginning at the southwesterly angle of the said Lot 9;

Thence north 10° 12' 50" west along the said easterly limit of the road allowance 40.310 metres to a point;

Thence north 71° 57' east 215.658 metres to a point;

Thence south 17° 28' 40" east 40.267 metres to the southerly limit of the said Lot;

Thence south 72° 02' 10" west along that southerly limit 220.751 metres to the place of beginning.
O. Reg. 317/83, s. 3.

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

Dated at Toronto, this 18th day of May, 1983.

(2768)

24

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 318/83.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—May 18th, 1983.

Filed—May 25th, 1983.

**REGULATION TO AMEND
ONTARIO REGULATION 482/73
MADE UNDER THE
PARKWAY BELT PLANNING AND
DEVELOPMENT ACT**

- Section 51 of Ontario Regulation 482/73, as made by section 1 of Ontario Regulation 231/77, is revoked and the following substituted therefor:

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

- the purpose of a riding academy;
- the continued use thereon of the existing barn and two sheds;
- the continued use of the existing single-family dwelling or, if the existing single-family dwelling is removed, the erection and use of a single-family dwelling; and
- the erection and use of the following buildings and structures accessory to the riding academy and single-family dwelling:

Clubhouse buildings

An indoor show arena

Outdoor paddocks

Bleachers

A judges' stand

Riding stables

Outdoor tennis courts

A swimming pool

provided the accessory buildings and structures meet the following requirements:

Minimum front yard setback from Old York Road 22.8 metres

Minimum setback from the top of the west bank of Grindstone Creek 15.2 metres

Minimum rear yard 15.2 metres

Minimum west side yard 6 metres

Minimum setback from the Canadian Pacific Railway right-of-way 15.2 metres

Maximum height of accessory buildings and structures 13.7 metres

O. Reg. 318/83, s. 1.

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

Dated at Toronto, this 18th day of May, 1983.

(2769)

24

PLANNING ACT

O. Reg. 319/83.

Restricted Areas—County of Simcoe,

Township of Innisfil.

Made—May 20th, 1983.

Filed—May 25th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 675/81 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 675/81 is amended by adding thereto the following section:

16. Notwithstanding any other provision of this Order, a front porch accessory and attached to the existing single-family dwelling may be erected and used on the land described in Schedule 4, provided the following requirements are met:

Minimum distance
between porch and front
lot line 5.7 metres

Minimum distance
between porch and side
lot lines 3 metres on one side
and
1 metre on the other
side

O. Reg. 319/83, s. 1.

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

Schedule 4

That parcel of land situate in the Township of Innisfil in the County of Simcoe, being that part of the north half of the south half of Lot 1 in Concession X more particularly described as follows:

Premising that the bearings herein are astronomic and are derived from the easterly limit of the King's Highway No. 27 being north 22° 31' east and relating all bearings herein thereto;

Beginning at a point in the line dividing the north and south halves of the said Lot 1, where the same is intersected by the easterly limit of the King's Highway No. 27, as widened by an Instrument registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 20102;

Thence south 22° 31' west a distance of 304.81 feet to an iron bar planted in the said easterly limit of Highway No. 27 as widened;

Thence south 19° 23' 25" east a distance of 368.24 feet to an iron bar;

Thence south 72° 42' 40" west a distance of 325.88 feet to an iron bar planted in the said easterly limit of Highway No. 27 as widened;

Thence north 22° 31' east a distance of 117.67 feet to an iron bar;

Thence north 67° 29' west a distance of 10 feet to an iron bar;

Thence north 22° 31' east a distance of 64 feet to an iron bar;

Thence south 67° 29' east a distance of 10 feet to an iron bar;

Thence north 22° 31' east a distance of 304.70 feet to the place of beginning. O. Reg. 319/83, s. 2.

D. P. McHUGH

Director

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

Dated at Toronto, this 20th day of May, 1983.

(2770)

24

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 320/83.

Exemption—Ministry of Natural
Resources—MNR—39/2.

Made—April 28th, 1983.

Approved—April 28th, 1983.

Filed—May 25th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR—39/2

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

The activity of implementing projects under the Ministry of Natural Resources Special Employment Programs which consist of:

1. Projects carried out under the Federal-Provincial Job Creation Program and under the Federal Unemployment Insurance Act and involving the:

1. Mining Sector Work Program
2. Accelerated Forest Improvement Program
3. Fisheries Special Employment Program

4. Conservation Authorities Sector Work Program
 5. Provincial Parks Sector Work Program.
2. The Province of Ontario Short Term Job Creation Projects.
 3. The Province of Ontario Fisheries Short Term Employment Program.
 4. The supplementing of programs under the Canada Community Development Program.
 5. The Canada/Ontario Employment Development Program.

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

Having been advised by the Minister of Natural Resources 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 Crown and the public will be damaged because the Ontario Government budget objective of short-term job creation may be impeded by taking time for preparation and submission of an environmental assessment for this undertaking.

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 programs are short-term, lasting one year, with the majority of projects being anticipated to be undertaken during the summer and fall of 1983 and no later than one year after the granting of this exemption order.
- B. The prime objective of these programs is aimed at providing short-term job opportunities for people who are currently unemployed.
- C. This order exempts only those projects which are carried out under the programs which form part of the undertaking and does not exempt similar projects undertaken as part of the normal operations of the Ministry of Natural Resources.

This exemption is subject to the following terms and conditions:

1. The Ministry of Natural Resources shall provide the Environmental Assessment Branch, within thirty days of the approval of this exemption, a list of the anticipated projects that will be exempted and were not included on such a list provided under Exemption Order MNR-39 which this order replaces. The list shall include the following information on each project:
 - project description and location;
 - the scheduled project commencement and completion date;
 - the MNR District within which the project will be carried out;
 - any related projects.

This list and information will be revised every two months thereafter as additional projects are proposed and approved or listed projects are completed or deleted.

2. Where a project exempted by this order is the same as an undertaking for which a Ministry of Natural Resources' Class Environmental Assessment has been submitted, that project shall be carried out in accordance with the Environmental Quality Guidelines of that Class Environmental Assessment and the applicable Environmental Quality Implementation Handbook. If the Class Environmental Assessment does not have Environmental Quality Guidelines or an Environmental Quality Implementation Handbook, then the District Manager will ensure that, where appropriate, a related Environmental Quality Guidelines and an Environmental Quality Implementation Handbook are used.
3. This exemption does not apply to any project that is not completed by May 31, 1984.
4. This order exempts only those projects which are carried out under the programs which form part of the undertaking and does not exempt similar projects undertaken as part of the normal operations of the Ministry of Natural Resources.
5. Exemption Order MNR-39 is hereby revoked. O. Reg. 320/83.

K. C. NORTON
Minister of Environment

Dated this 28th day of April, 1983.

**FARM PRODUCTS MARKETING
ACT**

O. Reg. 321/83.

Tobacco—Marketing.

Made—May 25th, 1983.

Filed—May 26th, 1983.

**REGULATION TO AMEND
REGULATION 383 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING ACT**

1. Section 5 of Regulation 383 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

5. Where the local board licenses persons before commencing or continuing to engage in the producing of tobacco, the licence fees shall not exceed 1 per cent of the average price per pound or fraction thereof of tobacco marketed under the plan during the last previous year. O. Reg. 321/83, s. 1.

THE FARM PRODUCTS MARKETING BOARD:

JOHN C. McMURCHY
Chairman

CHERYL CREET
Secretary

Dated at Toronto, this 25th day of May, 1983.

(2772)

24

**FARM PRODUCTS MARKETING
ACT**

O. Reg. 322/83.

Local Boards.

Made—May 25th, 1983.

Filed—May 26th, 1983.

**REGULATION TO AMEND
REGULATION 369 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING ACT**

1. Section 1 of Regulation 369 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. Each local board shall within ten days after holding a meeting, excluding Saturdays and holidays, file with the Board a copy of the minutes of the meeting. O. Reg. 322/83, s. 1.

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

2. Where the local board issues a direction or makes an order, regulation or policy statement, the local board shall within five days of issuance or making, excluding Saturdays and holidays, file with the Board a true copy of the direction, order, regulation or policy statement. O. Reg. 322/83, s. 2.

3. Subsection 5 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Each local board shall file with the Board a true copy of the annual financial statement and audited report for each fiscal year of the local board within ten days, excluding Saturdays and holidays, after the local board receives the audited report. O. Reg. 322/83, s. 3.

THE FARM PRODUCTS MARKETING BOARD:

JOHN C. McMURCHY
Chairman

CHERYL CREET
Secretary

Dated at Toronto, this 25th day of May, 1983.

(2773)

24

REGISTRY ACT

O. Reg. 323/83.

Fees.

Made—May 26th, 1983.

Filed—May 27th, 1983.

REGULATION TO AMEND
REGULATION 895 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
REGISTRY ACT

1. Item 24 of the Schedule to Regulation 895 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 807/81, is revoked and the following substituted therefor:

Production of Microfilm Copies	24.	Where microfilm copies of instruments are produced for inspection by placing them in that part of the land registry office normally used by persons searching the records of the office, items 16, 17 and 18 (2) do not apply and the fees shall be,	
	(a)	for a search of any index or register and the inspection of any microfilm copies of instruments or deposits required to complete the search	3.00
	(b)	for the production of any instrument or deposit for inspection,	
		(i) where a usable microfilm copy of the instrument or deposit is available for inspection in that part of the land registry office normally used by persons searching the records of the office	0.25
		(ii) where the instrument has been registered or the deposit has been deposited for a period of less than six months	0.25
		(iii) in all cases other than those set out in subclauses (i) and (ii)	no fee
	(c)	for the production of any plan for inspection	0.25
	(d)	for a photocopy, certified by the Land Registrar, of one or more pages of the abstract index book,	
		(i) for the first page of a lot or parcel photocopied	3.00
		(ii) when the lot or parcel contains more than one page, for each page in addition to the first page	1.00

(2774)

24

LAND TITLES ACT

O. Reg. 324/83.

Fees.

Made—May 26th, 1983.

Filed—May 27th, 1983.

REGULATION TO AMEND
REGULATION 551 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
LAND TITLES ACT

1. Clause (b) of item 28 of the Schedule to Regulation 551 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 806/81, is revoked and the following substituted therefor:

(b)	for the production of any instrument for inspection,	
	(i) where a usable microfilm copy of the instrument is available for inspection in that part of the land registry office normally used by persons searching the records of the office	0.25
	(ii) where the instrument has been registered for a period of less than six months	0.25
	(iii) in all cases other than those set out in subclauses (i) and (ii)	no fee
(ba)	for the production of any plan for inspection	0.25

(2775)

24

DEVELOPMENT CORPORATIONS ACT

O. Reg. 325/83.

Ontario International Corporation.

Made—May 26th, 1983.

Filed—May 27th, 1983.

REGULATION TO AMEND
REGULATION 241 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
DEVELOPMENT CORPORATIONS ACT

1. Section 18 of Regulation 241 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

18. The Ontario International Corporation terminates on the 1st day of December, 1983. O. Reg. 325/83, s. 1.

(2776)

24

Publications Under The Regulations Act

June 18th, 1983

PLANNING ACT

O. Reg. 326/83.

Restricted Areas—District of Cochrane, geographic townships of Casgrain, Hanlan, Kendall, Lowther and Way.

Made—May 19th, 1983.

Filed—May 31st, 1983.

REGULATION TO AMEND ONTARIO REGULATION 493/78 MADE UNDER THE PLANNING ACT

1. Section 22 of Ontario Regulation 493/78 is revoked and the following substituted therefor:

22. Requirements for principal buildings and structures permitted in the Rural Residential Zones are established as follows:

1. Minimum lot area	.4 ha
2. Minimum lot frontage	60 metres
3. Maximum lot coverage	15 per cent
4. Minimum front yard	7.5 metres
5. Minimum side yards	1.5 metres
6. Minimum rear yard	7.5 metres
7. Maximum height	9 metres
8. Minimum ground floor area	one storey—93 square metres one and one-half storeys or more—70 square metres

O. Reg. 326/83, s. 1.

2. Section 40 of the said Regulation is amended by adding thereto the following clause:

(j) a single-family dwelling on a lot created by consent under the Act. O. Reg. 493/78, s. 40; O. Reg. 326/83, s. 2.

3. Section 41 of the said Regulation is amended by adding thereto the following subsection:

(5) Section 22 applies to a single-family dwelling permitted by clause 40 (j). O. Reg. 326/83, s. 3.

L. J. FINCHAM
Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 19th day of May, 1983.

(2782)

25

PLANNING ACT

O. Reg. 327/83.

Order Made Under Section 30 of the Planning Act.

Made—May 30th, 1983.

Filed—May 31st, 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 Mariposa in the County of Victoria, being that part of Lot 1 in Concession C designated as Part 6 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number R.D. 200, being also Lot 11 on a Registrar's Compiled Plan registered in the said Land Registry Office as Number 547. O. Reg. 327/83, 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 May, 1983.

(2783)

25

**PARKWAY BELT PLANNING AND
DEVELOPMENT ACT**

O. Reg. 328/83.

The Municipality of Metropolitan
Toronto, Borough of Etobicoke.
Made—May 27th, 1983.
Filed—May 31st, 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:

17.—(1) Notwithstanding any other provision of this Order, the land described in paragraph 1 of Schedule 4 may be used for outdoor vehicular parking and for access to and from Eglinton Avenue West and to and from the land described in paragraph 2 of Schedule 4.

(2) No permanent buildings or structures shall be erected on the land described in paragraph 1 of Schedule 4. O. Reg. 328/83, s. 1.

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

Schedule 4

Those parcels of land situate in the Borough of Etobicoke in The Municipality of Metropolitan Toronto, described as follows:

1. That part of Lot 15 in Concession IV fronting the Humber River and Lot A north of Etobicoke Creek, being in range with Concession II north of Dundas Street in the City of Mississauga, more particularly described as follows:

Beginning at the point of intersection of the southeasterly limit of Eglinton Avenue West, as widened by By-law Number 1980-227 of The Corporation of the Borough of Etobicoke, with the southwesterly limit of the said Lot A, the point of intersection being distant 8.28 metres measured southeasterly along the southwesterly limit of the said Lot A from the westerly angle of the said Lot A;

Thence southeasterly along the southwesterly limit of the said Lot A to the point of intersection with a line drawn parallel to the southeasterly limit of Eglinton Avenue West, as widened by By-law Number 1980-227, and distant 30.48 metres in perpendicular distance measured southeasterly therefrom;

Thence northeasterly along the said parallel line to the point of intersection with the northerly limit of the said Lot 15;

Thence westerly along the northerly limit of the said Lot 15 to the point of intersection with the southeasterly limit of Eglinton Avenue West as widened by Expropriation Plan 8315;

Thence southwesterly along the southeasterly limit of Eglinton Avenue West, as widened by Expropriation Plan 8315, Plan 8252, and By-law Number 1980-227, a distance of 500.91 metres, more or less, to the place of beginning.

2. That part of Lot 15 in Concession IV fronting the Humber River and that part of Lot A north of Etobicoke Creek, being in range with Concession II north of Dundas Street in the City of Mississauga, more particularly described as follows:

Beginning at a point in the line between Lots A and B distant 127 feet measured southerly at right angles from the southerly limit of the original road allowance of Base Line Road;

Thence north 38° 32' 40" east to the northerly limit of the said Lot 15;

Thence north 72° 16' 10" east along that northerly limit to a point distant 592.23 feet measured westerly therealong from the northeasterly angle of the said Lot 15;

Thence south 25° 03' 05" west 1,682.76 feet to the line between Lots A and B;

Thence north 45° 00' 20" west to the place of beginning. O. Reg. 328/83, s. 2.

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

Dated at Toronto, this 27th day of May, 1983.

(2784)

25

PLANNING ACT

O. Reg. 329/83.

Order Made Under Section 30 of
the Planning Act.
Made—May 26th, 1983.
Filed—May 31st, 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 Howard in the County of Kent, being composed of the west half of Lot 93, Concession North of the Talbot Road, and registered in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 219087. O. Reg. 329/83, s. 1.

D. P. McHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 26th day of May, 1983.

(2785) 25

FARM PRODUCTS MARKETING ACT

O. Reg. 330/83.

Broiler Chickens and Roaster Chickens
—Marketing.

Made—May 31st, 1983.

Filed—June 1st, 1983.

REGULATION TO AMEND
REGULATION 350 OF

REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE

FARM PRODUCTS MARKETING ACT

1. Section 8 of Regulation 350 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

8. Where the local board licenses producers before commencing or continuing to engage in the producing or marketing of broiler chickens or roaster chickens, the licence fees shall not exceed 1.458 cents for each kilogram of broiler or roaster chickens sold by them. O. Reg. 330/83, s. 1.

THE FARM PRODUCTS MARKETING BOARD:

R. M. MCKAY
Vice-Chairman

CHERYL CREET
Secretary

Dated at Toronto, this 31st day of May, 1983.

(2804) 25

GAME AND FISH ACT

O. Reg. 331/83.

Open Seasons—Moose and Deer.

Made—May 26th, 1983.

Filed—June 1st, 1983.

REGULATION TO AMEND
REGULATION 428 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT

1. Section 6 of Regulation 428 of Revised Regulations of Ontario, 1980 is amended by striking out "or possess" in the second line.
2. Subsection 11 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 297/82, is revoked and the following substituted therefor:

(1) A licence in form 1 or 2 of Regulation 420 of Revised Regulations of Ontario, 1980 is not valid for hunting deer in wildlife management units 53B, 75, 76A, 76B, 76C, 76D, 77A, 77B, 77C, 79A, 79C, 79D, 81A, 81B, 85A, 85B, 85C, 87B, 87C, 87D, 89A, 89B, 90A, 90B, 91A, 91B, 92A, 92B, 92C, 92D and 93 during the period from and including the first Monday in November to and including the Thursday next following in any year, unless a tag in Form 25 of Regulation 420 of Revised Regulations of Ontario, 1980 is attached to the licence, and a tag in Form 25 is valid only in the wildlife management unit specified thereon. O. Reg. 331/83, s. 2.

(2805) 25

PLANNING ACT

O. Reg. 332/83.

Restricted Areas—District of Algoma,
geographic townships of Cobden,
Striker, Scarfe and Mack.

Made—May 30th, 1983.

Filed—June 2nd, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 409/82
MADE UNDER THE
PLANNING ACT

1. Ontario Regulation 409/82 is amended by adding thereto the following section:

38. Notwithstanding clause 24 (l) (m), no building or structure may be erected or used on those lands being part of Broken Lot 10 in Concession I in the geographic Township of Striker in the Territorial District of Algoma, more particularly described as Plan M-418, registered in the Land Registry Office for the Land Titles Division of Algoma (No. 1). O. Reg. 332/83, 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 May, 1983.

(2806)

25

ONTARIO GUARANTEED ANNUAL
INCOME ACT

O. Reg. 333/83.

General.

Made—May 26th, 1983.

Filed—June 3rd, 1983.

REGULATION TO AMEND
REGULATION 707 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
ONTARIO GUARANTEED ANNUAL
INCOME ACT

1. Subsection 8 (3) of Regulation 707 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 230/82, is revoked and the following substituted therefor:

(3) The officers in the Guaranteed Income and Tax Credit Branch of the Ministry of Revenue holding the positions of Director and Manager, GAINS Operations, may exercise the powers and duties of the Minister under the following provisions of the Act:

- (a) subsection 6 (7);
(b) subsections 7 (3) and (4);
(c) subsection 9 (2);
(d) subsections 13 (1) and (2); and
(e) section 15. O. Reg. 333/83, s. 1.

(2807)

25

RETAIL SALES TAX ACT

O. Reg. 334/83.

General.

Made—May 26th, 1983.

Filed—June 3rd, 1983.

REGULATION TO AMEND
REGULATION 904 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
RETAIL SALES TAX ACT

- 1.—(1) Paragraph 19 of section 1 of Regulation 904 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

19. "drugs and medicines" includes,

- (a) X-ray film,
(b) any substance or mixture of substances that may be used for the diagnosis, treatment, mitigation or prevention of disease in man or animal,
(c) any articles that are used up or expended during the diagnosis, treatment, mitigation or prevention of disease in man or animal, including cotton batting, disposable hypodermic needles, foam pads, gauze, sponges, surgical adhesives, surgical soap and tongue depressors but does not include re-usable instruments, and
(d) any substance or mixture of substances that may be used in restoring, correcting or modifying organ functions,

but does not include disinfectants, rodent exterminators and cosmetics of all kinds, whether medicated or otherwise, including hair tonics, shampoos, toothpastes, shaving creams, beauty aids, toiletries, depilatories and perfumes;

- (2) Section 1 of the said Regulation, as amended by section 1 of Ontario Regulation 91/81, section 1 of Ontario Regulation 586/81, section 1 of Ontario Regulation 813/81, section 1 of Ontario Regulation 167/82, section 1 of Ontario Regulation 168/82, section 1 of Ontario Regulation 342/82, section 1 of Ontario Regulation 634/82 and section 1 of Ontario Regulation 731/82, is further amended by adding thereto the following paragraph:

29. "logging operations" means,

- (a) felling and sawing of trees into desired lengths of log,

- (b) skidding or otherwise moving the logs to central assembly points including skidways, landings or log dumps,
- (c) loading of the logs onto transportation equipment, and
- (d) moving the logs to the log dump at the sawmill,

and includes the construction and maintenance of log haul roads and dump areas, clearing and preparation of land for tree harvesting and reforestation, and planting of tree seeds and seedlings within timber cutting limits, but does not include salvaging of logs, processing of logs into lumber products or the marketing of lumber products;

- (3) Paragraph 43 of the said section 1 is revoked and the following substituted therefor:

43. "person engaged in the business of farming" means a person who undertakes farming with a reasonable expectation of profit;

2. Section 18 of the said Regulation is revoked and the following substituted therefor:

18.—(1) In this section, "wholly owns" means the beneficial ownership of not less than 95 per cent of the total issued and outstanding share capital of a corporation, exclusive of directors' qualifying shares, by a person, or by a person and persons who are members of his family within the meaning of subsection 6 (2) of the Act, and "wholly-owned" has a corresponding meaning.

(2) This section does not apply to a transfer of tangible personal property if,

- (a) the tangible personal property has been transferred at any previous time on a tax exempt basis under the provisions of this section or any predecessor thereof; or
- (b) any tax imposed by this Act on any purchaser who acquired the tangible personal property in any prior transfer or purchase has not been paid.

(3) No tax is payable by a corporation on its purchase of tangible personal property from a person who wholly owns, either directly or through another wholly-owned corporation, the purchasing corporation.

(4) No tax is payable by a person on the purchase of tangible personal property from a corporation that he wholly owns, either directly or through another wholly-owned corporation.

(5) No tax is payable by a corporation on its purchase of tangible personal property from another corporation if both the selling and purchasing

corporations are wholly-owned by the same person, either directly or through another wholly-owned corporation.

(6) No tax is payable by a person who purchases tangible personal property from a corporation he does not wholly own on that portion of the actual value of the tangible personal property equal to the proportion of the shares owned by the purchaser to the total issued and outstanding share capital of the corporation.

(7) No tax is payable by a corporation on its purchase of tangible personal property from a person who does not wholly own the corporation on that portion of the actual value of the tangible personal property not exceeding the actual value of any shares of the purchasing corporation issued to the person as part of the consideration, if the shares are retained by the person for a period of not less than six months after the purchase.

(8) For the purposes of subsection (7), a person shall be deemed to retain the shares if,

(a) he subsequently transfers any of the shares for no consideration to a member of his family, within the meaning of subsection 6 (2) of the Act, who retains the shares until a date not less than six months after the date of the purchase referred to in subsection (7); or

(b) he subsequently transfers the shares to a corporation in consideration for only shares of the corporation having an actual value at least equal to the transferred shares, and he retains such new shares until a date not less than six months after the date of the purchase referred to in subsection (7). O. Reg. 334/83, s. 2.

3. Subsection 19 (1) of the said Regulation is revoked and the following substituted therefor:

(1) The Minister may rebate to the governing body of a religious, charitable or benevolent organization an amount calculated as provided in subsection (2) in respect of tangible personal property that enters into and becomes part of the construction on land of a building or structure of such organization other than a public hospital, school or university. O. Reg. 334/83, s.3

4. Section 25 of the said Regulation, as remade by section 3 of Ontario Regulation 249/82, is revoked.

5. Section 26 of the said Regulation, as amended by section 1 of Ontario Regulation 619/81 and section 5 of Ontario Regulation 634/82, is further amended by adding thereto the following subsection:

(2) For the purposes of subsection (1), a theatre or cinema means a place accessible to the general public where, in the normal course of business, motion picture

films are exhibited or where live theatrical performances are staged and a price for admission is usually charged. O. Reg. 334/83, s. 5.

6. Section 3 of this Regulation shall be deemed to have come into force on the 14th day of May, 1982.

(2808)

25

LAND TRANSFER TAX ACT

O. Reg. 335/83.

Delegation of Authority.

Made—May 26th, 1983.

Filed—June 3rd, 1983.

REGULATION TO AMEND REGULATION 558 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LAND TRANSFER TAX ACT

1. Subsections 1 (2), (3), (4), (5), (6) and (7) of Regulation 558 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(2) The officers in the Ministry of Revenue holding the positions of Director and Senior Manager, Legislation and Planning of the Motor Fuels and Tobacco Tax Branch may exercise any power or perform any duty conferred or imposed on the Minister under sub-clauses 1 (1) (f) (i) and (ii) of the Act.

(3) The officers in the Ministry of Revenue holding the positions of Director and Manager, Operations and Finance of the Motor Fuels and Tobacco Tax Branch may exercise any power or perform any duty conferred or imposed on the Minister under the following provisions of the Act:

1. Subsections 2 (5) and (6).
2. Section 3.
3. Subsections 4 (5) and (6).
4. Subsection 5 (1).
5. Subsections 7 (1), (2) and (3).
6. Clauses 8 (1) (a), (b) and (c) and subsections 8 (2) and (3).
7. Clause 13 (1) (b).
8. Subsection 14 (1).
9. Subsection 16 (5).
10. Section 17.

(4) The officers in the Ministry of Revenue holding the positions of Senior Financial Analyst and Land Taxes Auditor of the Motor Fuels and Tobacco Tax Branch may exercise any power or perform any duty conferred or imposed upon the Minister under the following provisions of the Act:

1. Subsections 2 (5) and (6).
2. Subsections 4 (5) and (6).
3. Section 17.

(5) The officers in the Ministry of Revenue holding the positions of Tax Specialist, Policy and Interpretations and Senior Supervisor, Revenue Programs of the Motor Fuels and Tobacco Tax Branch may exercise any power or perform any duty conferred or imposed on the Minister under the following provisions of the Act:

1. Subsections 2 (5) and (6).
2. Subsections 4 (5) and (6).
3. Clauses 8 (1) (a), (b) and (c) and subsections 8 (2) and (3).
4. Section 17.

(6) The officers in the Ministry of Revenue holding the positions of Director and Senior Manager, Operations of the Special Investigations Branch may exercise any power or perform any duty conferred or imposed on the Minister under subsection 8 (2) of the Act.

(7) The officer in the Ministry of Revenue holding the position of Director of the Tax Appeals Branch may exercise any power or perform any duty conferred or imposed on the Minister under subsection 12 (10) of the Act.

(8) The officer in the Ministry of Revenue holding the position of Director of the Legal Services Branch may exercise any power or perform any duty conferred or imposed upon the Minister under the following provisions of the Act:

1. Subsection 2 (5).
2. Subsection 5 (2).
3. Subsection 8 (2).
4. Section 17. O. Reg. 335/83, s. 1.

2. This Regulation shall be deemed to have come into force on the 7th day of March, 1983.

(2809)

25

HIGHWAY TRAFFIC ACT

O. Reg. 336/83.

School Buses.

Made—May 26th, 1983.

Filed—June 3rd, 1983.

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

1. Subsection 1 (1) of Regulation 484 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 598/82, is amended by striking out "and" at the end of clause (d) and by adding thereto the following clauses:

(f) in the case of a school bus manufactured on or after the 1st day of September, 1975,

having a seating capacity for twenty-four or more passengers, have,

- (i) the chassis and the front bumper painted black, and
 - (ii) the hood, grill and outside surfaces that are in direct line with the seated driver's vision painted lustreless black; and
- (g) in the case of a school bus manufactured on or after the 1st day of December, 1982, have,
- (i) the chassis and the front bumper painted black, and
 - (ii) the hood, grill and outside surfaces that are in direct line with the seated driver's vision painted lustreless black. O. Reg. 598/82, s. 1, *part*; O. Reg. 336/83, s. 1.

(2810)

25



Publications Under The Regulations Act

June 25th, 1983

PLANNING ACT

O. Reg. 337/83.

Restricted Areas—Part of the
District of Nipissing.
Made—June 2nd, 1983.
Filed—June 6th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 540/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 540/74 is amended by adding thereto the following section:

90. Notwithstanding any other provision of this Order, the land described in Schedule 106 may be used for the erection and use thereon of,

- (a) a single-family dwelling; and
- (b) a workshop for carpentry and equipment repair,

and buildings and structures accessory thereto, provided the following requirements are met:

Minimum distance between any building or structure and the high-water marks of Lake Nipissing and Courchesne Creek	304.8 metres
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No opening in any building or structure may be located below the level of 197.25 metres Canadian Geodetic Datum.

O. Reg. 337/83, s. 1.

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

Schedule 106

That parcel of land situate in the geographic Township of Macpherson in the Territorial District of Nipissing, being that part of Lot 1 in Concession I designated as Part I on a Plan deposited in the Land Registry Office for the Land Titles Division of Nipissing (No. 36) as Number 36R-4165. O. Reg. 337/83, s. 2.

L. J. FINCHAM

Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 2nd day of June, 1983.

(2819)

26

GENERAL SESSIONS ACT COUNTY COURTS ACT

O. Reg. 338/83.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the Judicial District of York.

Made—June 1st, 1983.

Filed—June 6th, 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 York.

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 York, are presently scheduled for Tuesday, September 6, 1983, and Monday, December 5, 1983;

AND WHEREAS it is desirable to hold the said sittings commencing Tuesday, September 6th, 1983, and running continuously until December 31st, 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 York, shall be held commencing Tuesday, September 6th, 1983, and running continuously until December 31st, 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 Peace of the Judicial District of York and in the office of the clerk of the General Sessions of the peace for the said Judicial District. O. Reg. 338/83.

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 1st day of June, 1983.

(2820)

26

GENERAL SESSIONS ACT COUNTY COURTS ACT

O. Reg. 339/83.

Sittings of the General Sessions of the
Peace and Sittings of the County
Court for the Judicial District of Peel.
Made—June 1st, 1983.
Filed—June 6th, 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 Peel.

ORDER

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

GENERAL SESSIONS OF THE PEACE

First Tuesday in September
Third Monday in September
First Monday in October
Fifth Monday in October
Second Monday in November
Fourth Monday in November
Second Monday in December

CIVIL JURY

Second Tuesday in October

CIVIL NON-JURY

Fourth Monday in September
Second Tuesday in October
Second Monday in November
Third Monday in December

O. Reg. 339/83.

W. D. LYON,
Chief Judge of the County and
District Courts of Ontario.

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 1st day of June, 1983.

(2821)

26

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 340/83.

Exemption—South Lake Simcoe
Conservation Authority—SLS-03.
Made—May 26th, 1983.
Approved—May 26th, 1983.
Filed—June 7th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—SOUTH LAKE SIMCOE CONSERVATION AUTHORITY—SLS-03

Having received a request from the South Lake Simcoe Conservation Authority that an undertaking, namely:

The program of raising the height of the northern and southern sections of the dyke roadways west of Highway 400 and north of Highway 9 by placing fill and gravel to an elevation of up to 221.07 metres (Geodetic Survey of Canada Datum) for the purpose of providing interim protection up to the one hundred year return storm level within the marsh area until the program of installing sheet piling on the dyke for permanent protection is completed,

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

Having been advised by the South Lake Simcoe Conservation Authority 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 community within the dyked area will continue to be threatened with the loss of life, property and agricultural produce, which is grown and stored in this area, if existing low-er dykes fail.

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 proposed undertaking is necessary in order to provide flood protection for up to the one hundred year return storm without free board, until sheet piling of the dyke is completed. Designing for the one hundred year return storm is consistent with existing Government policy on flood protection. The undertaking has the support of the Regional Municipality of York, the Holland Marsh Drainage Commission, the Townships of West Gwillimbury and King, the Town of Bradford, the Ministry of Natural Resources and the Ministry of Agriculture and Food.

B. The raising of the dyke by placing fill and gravel on top of the existing dyke roadways does not present any conflict with the Municipal and Township construction policy and zoning by-laws.

C. The proposed undertaking will have no significant adverse effects on the environment and the reasons are:

(i) The existing berms and canals of this area are all man-made and adjacent to an intensively managed agricultural area.

(ii) The placing of fill and gravel on top of the dyke roadways will not come in contact with the water surface of the canals. Therefore, the proposed construction will have no effect on the water quality.

(iii) The existing surface of the dyke is either a gravelled or tar and chip road. Therefore, no wildlife habitat will be affected by this improvement and upgrading program.

(iv) No existing vegetation will be disturbed.

This exemption is subject to the following terms and conditions:

1. The proponent is to ensure that the construction of the undertaking will not disturb the toe of the dyke in the existing canal and that no work is carried out in the canal.

2. The proponent is to ensure that the construction specifications contain the pertinent sections of the Ministry of the Environment's publication, "*Environmental Considerations for the Planning and Construction of Provincial Water and Sewer Projects*" and that these safeguards are followed during construction.

3. The proponent will submit a report describing each phase of the construction program prior to the commencement of construction to the Regional Director, Central Region, Ministry of the Environment, the Ministry of Natural Resources, the Ministry of Agriculture and Food and the benefitting municipalities.

4. The proponent will prepare a design for a monitoring report and submit the design for approval to the Regional Director, Central Region, Ministry of the Environment before construction commences. The purpose of the monitoring report is to document the successes and failures of providing adequate protection and restoration to the environment during the construction of the undertaking. Monitoring reports will be submitted to the same Branch no later than one year after completion of each phase of construction.

5. The proponent shall ensure that the undertaking is implemented in accordance with the suggested sound level limits of the Model Municipal Noise Control By-Law Final Report, August 1978 regarding Sound Level Limits—Specific Impulsive Sounds, Publication NPC-105, section 5 (3) and regarding construction equipment in residential areas, publication NPC-115, with respect to any properties on which residences are located, measured in accordance with the procedures referred to in the Final Report.

6. The construction of the undertaking commences prior to December 31st, 1983 and that construction of at least 25% of the undertaking be completed by December 31, 1984.

7. Where the undertaking which otherwise would be exempt from this order, is being carried out or is part of, an undertaking for which an environmental assessment has been done and approval to proceed received, the undertaking shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.

8. Where the undertaking which is the subject of this order, is carried out or is part of, another undertaking which is the subject of an exemption order under the Act, the undertaking exempt from this order shall be

carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order. O. Reg. 340/83.

K. C. NORTON
Minister of the Environment

Dated this 26th day of May, 1983.

(2822)

26

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 341/83.

Exemption—South Lake Simcoe
Conservation Authority—SLS-02.
Made—May 26th, 1983.
Approved—May 26th, 1983.
Filed—June 7th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—SOUTH LAKE SIMCOE CONSERVATION AUTHORITY—SLS-02

Having received a request from the South Lake Simcoe Conservation Authority that an undertaking, namely:

The program of upgrading and improving the Holland Marsh Dyke, west of Highway 400, by driving sheet piles into the top of the existing dyke and raising the existing dyke level up to 221.9 metre elevation (Geodetic Survey of Canada Datum) for the purpose of flood risk reduction to the community within the dyked area,

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

Having been advised by the South Lake Simcoe Conservation Authority 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 community within the dyked area will continue to be threatened with the loss of life, property and agricultural produce, which is grown and stored in this area, if existing lower dykes fail.

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 proposed undertaking is necessary in order to provide flood protection facilities which can withstand the one hundred year return storm for this area. Designing for the one hundred year return storm is consistent with existing Government policy on flood protection. This undertaking has the support of the Regional Municipality of York, the Holland Marsh Drainage Commission, the Townships of West Gwillimbury and King, the Town of Bradford, the Ministry of Natural Resources and the Ministry of Agriculture and Food.
- B. The driving of sheet piles into the top of the existing dyke does not present any conflict with the Municipal and Township construction policy and zoning by-laws.
- C. The proposed undertaking will have no significant adverse effects on the environment and the reasons are:
- (i) The existing berms and canals of this area are all man-made and adjacent to an intensively managed agricultural area.
 - (ii) The sheet piles, which are to be driven into the dyke, do not come in contact with the water surface of the canals. Therefore, the proposed construction will have no effect on the water quality.
 - (iii) The existing surface of the dyke is either a gravelled or paved road. Therefore, no wildlife habitat will be affected by this improvement and upgrading program. The sheet piling may help to improve local water quality by preventing road dust and dirt, etc. from being washed directly into the canal.
 - (iv) Although some willow trees may have to be removed between the road and the canal in order to install the sheet pile, on the whole, the majority of trees and vegetation will not be affected.

This exemption is subject to the following terms and conditions:

1. The proponent is to ensure that the construction of the undertaking will not disturb the toe of the dyke in the existing canal and that no work is carried out in the canal.

2. The proponent is to ensure that the construction specifications contain the pertinent sections of the Ministry of the Environment's publication, "*Environmental Considerations for the Planning and Construction of Provincial Water and Sewer Projects*" and that these safeguards are followed during construction.
3. The proponent will submit a report describing each phase of the construction program prior to the commencement of construction to the Regional Director, Central Region, Ministry of the Environment, the Ministry of Natural Resources, the Ministry of Agriculture and Food and the benefitting municipalities.
4. The proponent will prepare a design for a monitoring report and submit the design for approval to the Regional Director, Central Region, Ministry of the Environment before construction commences. The purpose of the monitoring report is to document the successes and failures of providing adequate protection and restoration to the environment during the construction of the undertaking. Monitoring reports will be submitted to the same Branch no later than one year after completion of each phase of construction.
5. The proponent shall ensure that the undertaking is implemented in accordance with the suggested sound level limits of the Model Municipal Noise Control By-Law Final Report, August 1978 regarding Sound Level Limits—Specific Impulsive Sounds, Publication NPC-105, section 5 (3) and regarding construction equipment in residential areas, publication NPC-115, with respect to any properties on which residences are located, measured in accordance with the procedures referred to in the Final Report.
6. The construction of the undertaking commences prior to December 31st, 1983.
7. Where the undertaking which otherwise would be exempt from this order, is being carried out or is part of, an undertaking for which an environmental assessment has been done and approval to proceed received, the undertaking shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.
8. Where the undertaking which is the subject of this order, is carried out or is part of, another undertaking which is the subject of an exemption order under the Act, the undertaking exempt from this order shall be carried out in accordance with any terms or conditions in the other exemption order as

well as the conditions in this order. O. Reg. 341/83.

K. C. NORTON
Minister of the Environment

Dated this 26th day of May, 1983.

(2823)

26

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 342/83.

Exemption—Ontario Hydro—OH-28.

Made—May 26th, 1983.

Approved—May 26th, 1983.

Filed—June 7th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—ONTARIO HYDRO—OH-28

Having received a request from Ontario Hydro that an undertaking, namely:

The activity of acquiring, holding, selling, leasing or otherwise disposing of approximately 1014 acres of land being composed of Lots D and E and part of the north half of Lot F, Concession 2, part of Lot C and Lots D, E, F, G and I, Concession 3, Lot C and the west half of Lot D, Concession 6, and Lot 6 on the south side of McNab Street, Townplot of Inverhuron and Lot 6 on the north side of Alma Street, Townplot of Inverhuron, all of which lands are in the Township of Bruce and approximately 370 acres in the Township of Kincardine being parts of Lots 30, 31, 32, 33 and 34, in Concession A, all of which lands are in the County of Bruce,

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 damage or interference with the persons indicated will occur:

- A. Ontario Hydro will be interfered with by the delay which might result from the requirement to prepare an environmental assessment for acquiring and holding the land which acquisition must be completed as a condition of Ontario Hydro acquiring the full rights to use the planning information which has been prepared to date on the proposal to establish the Bruce Energy Centre for which Ontario Hydro is preparing an environmental assessment.
- B. The private shareholders of the Bruce Energy Centre Development Corporation, as indirect owners of the subject property,

will be damaged in that they would be delayed in recovering their investment if Ontario Hydro were required to prepare an environmental assessment for the Bruce Energy Centre before purchasing the land.

- C. Ontario Hydro will be further interfered with by the delay which might result from the requirement to prepare an environmental assessment for leasing any or all of the subject land or for selling or otherwise disposing of so much of the subject lands which is deemed by Ontario Hydro not to be required for the development of the Bruce Energy Centre.

Having weighed such damage or interference with 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 land purchase is part of and in accordance with the Provincial Government objectives of bringing to economic fruition in a timely way the development of an agricultural, aquacultural, commercial or industrial undertaking using heat energy (steam), produced at the Bruce Nuclear Power Development as a source of energy in substitution for conventional fuels such as natural gas and oil.

This exemption is subject to the following terms and conditions:

1. This exemption does not apply to the purchase of any property for which Ontario Hydro has not obtained title prior to December 31st, 1983.
2. The fact of ownership of the property shall not be used as a rationale for not considering other locational alternatives in the environmental assessment being prepared by Ontario Hydro.
3. The present use of the properties shall not be substantially changed by Ontario Hydro or any tenant of Ontario Hydro before an approval to proceed or an exemption is issued under the Act for the Bruce Energy Centre development to proceed.
4. Ontario Hydro shall not sell or otherwise dispose of any of the lands prior to obtaining an approval to proceed or a subsequent exemption therefore, except where such land is not required for purposes of the Bruce Energy Centre.

5. Ontario Hydro shall, not later than 30 days after this order is published in THE ONTARIO GAZETTE, provide for filing in the Public Record an updated schedule of key dates related to the production of an environmental assessment for the Bruce Energy Centre Development, and regularly update the schedule at least every two months.

O. Reg. 342/83.

K. C. NORTON

Minister of the Environment

Dated this 26th day of May, 1983.

(2824)

26

PROVINCIAL PARKS ACT

O. Reg. 343/83.

Designation of Parks.

Made—June 2nd, 1983.

Filed—June 7th, 1983.

REGULATION TO AMEND REGULATION 821 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL PARKS ACT

1. Schedules 55 and 106 of Appendix B to Regulation 821 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

Schedule 55

KILLARNEY PROVINCIAL PARK

1. All that parcel or tract of land in the geographic townships of Curtin, Goschen, Roosevelt and Stalin, in the Territorial District of Sudbury, and in the geographic townships of Carlyle and Killarney and in the geographic Township of Rutherford, now in the Township of Rutherford and George Islands, in the Territorial District of Manitoulin, containing an area of 34,395 hectares, be the same more or less, described as follows:

Beginning at the northwest corner of Section 20, as shown on the plan of the Township of Rutherford; thence easterly along the south boundary of the geographic Township of Killarney to the northwest corner of Section 24, as shown on the plan of the Township of Rutherford; thence southerly along the west limit of sections 24 and 25, as shown on the plan of the Township of Rutherford and the southerly production of the west limit of said section 25 to the water's edge on the northerly shore of Collins Inlet of Georgian Bay; thence in a general easterly direction following the water's edge on the northerly shore of Collins Inlet to the intersection with the east boundary of the geographic Township of Killarney; thence northerly along

the east boundary of the said geographic Township of Killarney to the intersection with a line drawn on a course of west astronomic from a point on the water's edge at the most southwesterly extremity of Carlyle Lake; thence east astronomically to the point on the water's edge at the most southwesterly extremity of Carlyle Lake; thence in a general northeasterly and northerly direction following the water's edge along the northerly shore of Carlyle Lake and along the westerly shore of Johnnie Lake to the intersection with a line drawn on a course of south astronomic from a point in the north boundary of the geographic Township of Carlyle distant 5029.20 metres measured easterly thereon from the northwest corner of that geographic township; thence north astronomically 241 metres, more or less, to the north boundary of that geographic township; thence continuing north astronomically 4023.36 metres to a point in the geographic Township of Goschen, in the Territorial District of Sudbury; thence westerly in a straight line to a point in the west boundary of the geographic Township of Roosevelt distant 4023.36 metres measured northerly thereon from the southwest corner thereof; thence southerly along the westerly boundary of that geographic township to a point measured northerly from and 100.58 metres in perpendicular distant to the water's edge along the northerly shore of an island in Helen Lake comprising summer resort locations J.D.D. 190 and J.D.D. 194; thence in a general westerly, southerly and easterly direction parallel to that water's edge and 100.58 metres in perpendicular distance therefrom to the intersection with the west boundary of the geographic Township of Roosevelt; thence southerly along the west boundary of that geographic township to the southwest corner thereof; thence continuing southerly along the meridian line surveyed by T.N. Molesworth, P.L.S., in 1857, a distance of 1529 metres, more or less, to a point in the water's edge along the northerly shore of the North Channel of McGregor Bay of Georgian Bay; thence in a general easterly, southerly, southwesterly and southerly direction following the water's edge along the northerly and easterly shores of the North Channel and the East Channel of McGregor Bay to a point in the water's edge along the easterly shore of McGregor Bay, east of East Sampson Island; thence in a general easterly direction following the water's edge along the easterly shore of McGregor Bay, east of East Sampson Island and along the northerly shore of McGregor Bay to a point in the water's edge along the northerly shore of Kirk Creek; thence in a general easterly direction following the water's edge along the northerly shore of Kirk Creek to the intersection with a line drawn on a course of north astronomic from a point distant 1327.71 metres measured west astronomically from the point of beginning; thence south astronomically 2736 metres, more or less, to a point in the water's edge along the northerly shore of Narrow Bay of North Channel of Lake Huron; thence in a general northeasterly direction following the water's edge along the northerly shore of Narrow Bay to the intersection with a line drawn on a course of north astronomic from the point of beginning; thence south astronomically 3118 metres, more or less, to the point of beginning.

Saving and excepting thereout and therefrom the right of way of that part of the King's Highway known as No. 637 and the lands granted before the 1st day of July, 1964.

2. All that parcel of tract of land in the geographic townships of Curtin, Goschen, Sale, Stalin, and Roosevelt in the Territorial District of Sudbury, and in the geographic townships of Carlyle and Killarney, now in the Township of Rutherford and George Island in the Territorial District of Manitoulin, described as follows:

Beginning at the intersection of the meridian line surveyed by T.M. Molesworth, P.L.S. in 1857 with the water's edge on the north shore of the North Channel of McGregor Bay of Georgian Bay; thence northwesterly along that water's edge to the intersection with a line drawn south astronomically from a point in the southerly boundary of the geographic Township of Curtin distant 2700.000 metres measured westerly thereon from the southeasterly corner of that geographic township; thence north astronomically 20.000 metres more or less to the southerly boundary of that township; thence north astronomically 770.000 metres to a point; thence northwesterly in a straight line 3,470 metres more or less to the water's edge on the most easterly extremity of Cranberry Bay of Froot Lake; thence northeasterly in a straight line 3580 metres more or less to a point in the water's edge on the northerly shore of Howry Creek distant 200.000 metres measured westerly and perpendicularly from the water's edge on the most westerly extremity of Murray Lake; thence in a general northerly, northeasterly and easterly direction parallel to the water's edge on the northerly shore of Murray Lake and 200.00 metres in perpendicular distance therefrom to the intersection with the easterly boundary of the geographic Township of Curtin; thence northeasterly in a straight line 1,770 metres more or less to a point distant 800.000 metres, measured south astronomically from the water's edge on the most westerly extremity of Hanwood Lake; thence north astronomically to the water's edge on the most westerly extremity of Hanwood Lake and continuing north astronomically 150 metres more or less to the water's edge on the southerly shore of Leech Lake; thence easterly along that water's edge to a point 100.00 metres measured northerly and perpendicularly from the water's edge on the north shore of Hanwood Lake; thence in a general northeasterly direction parallel to the northerly shore of Hanwood Lake and Van Winkle Lake and 100.00 metres in perpendicular distance therefrom to the intersection with a line drawn north astronomically from the water's edge on the most easterly extremity of Van Winkle Lake; thence north astronomically 100 metres more or less to a point 200.00 metres in perpendicular distance measured northerly from the watercourse connecting Van Winkle Lake and Van Lake; thence easterly parallel to and 200.000 metres in perpendicular distance from the northerly shores of that connecting watercourse, the northerly shores of Van Lake, Grow Lake, Rocky Lake, and their connecting watercourses to a point in the line drawn south astronomi-

cally from a point 100.000 metres measured east astronomically from the water's edge on the most southeasterly extremity of Bear Lake; thence north astronomically, 310 metres, more or less, to the intersection with a straight line connecting the water's edge on the most southeasterly extremity of Bear Lake with a point distant 100.000 metres measured north astronomically from the water's edge on the most northerly extremity of Mink Lake; thence northeasterly along that straight line 3,560 metres, more or less to that point distant 100.000 metres measured north astronomically from the water's edge on the most northerly extremity of Mink Lake; thence easterly in a straight line 5,680 metres, more or less, to a point in the easterly boundary of the geographic Township of Stalin distant 200.000 metres measured northerly thereon from the water's edge on the northerly shore of Harry Lake; thence northeasterly in a straight line 1,250 metres, more or less to the water's edge on the most southerly extremity of Frank Lake; thence southeasterly in a straight line 4000 metres more or less to a point distant 540.000 metres measured south astronomically from a point distant 200.000 metres measured west astronomically from the water's edge on the most westerly extremity of Fox Lake; thence north astronomically 540.000 metres; thence in a general northeasterly, easterly and southeasterly direction parallel to and 200.000 metres in perpendicular distance from the water's edge on the northerly and easterly shores of Fox Lake and the easterly shore of Deacon Lake to a point distant 200.000 metres measured east astronomically from the water's edge on the most easterly extremity of Deacon Lake; thence southeasterly in a straight line 600 metres, more or less, to a point distant 500.000 metres measured west astronomically, from the water's edge on the most northerly extremity of Balsam Lake; thence continuing southeasterly along the southeasterly production of that line 80 metres more or less to a point distant 200.000 metres measured northwesterly and perpendicularly from the water's edge on the northerly shore of Balsam Lake; thence in a general northeasterly, easterly and southeasterly direction parallel to and 200.000 metres measured perpendicularly from the water's edge on the northerly shore of Balsam Lake and the easterly and southeasterly shores of Bell Lake to the intersection with a line drawn north astronomically from a point in the southerly boundary of the geographic Township of Goschen, distant 600.000 metres measured easterly thereon from its intersection with the water's edge on the easterly shore of Johnnie Lake; thence south astronomically 640 metres more or less to the southerly boundary of that township; thence westerly along that boundary 240 metres more or less to a point 200.000 metres in perpendicular distance measured southeasterly from the water's edge on the easterly shore of Johnnie Lake; thence in a general southerly, easterly, southerly and southwestly direction parallel to and 200.000 metres in perpendicular distance from the easterly shore of Johnnie Lake and the easterly and southeasterly shores of Carlyle Lake to the intersection with the production southeasterly of the northeasterly boundary of Registered Plan M-95; thence northwesterly along that production and the northeasterly limit of that plan to the water's edge of

Carlyle Lake; thence in a general southwestly direction along the water's edge on the southeasterly shore of Carlyle Lake and the northwesterly boundary of Location A.E. 444 to the most westerly corner of that location; thence southeasterly along the southwestly boundary of that location and its production southeasterly to the intersection with a line drawn parallel to and 200.000 metres in perpendicular distance measured southeasterly from the water's edge on the southeasterly shore of Carlyle Lake; thence southwestly and parallel to that water's edge to the intersection with the production southeasterly of the northeasterly boundary of Registered Plan M-117; thence northwesterly along that production and the northeasterly boundary of that plan to the water's edge on the southeasterly shore of Carlyle Lake; thence in a general southwestly direction following that water's edge to the most westerly corner of Registered Plan M-117; thence southeasterly along the southwestly boundary of that registered plan and its production southeasterly to a point distant 200.000 metres in perpendicular distance measured southeasterly from the water's edge on the southeasterly shore of Carlyle Lake; thence southwestly and parallel to that shore to the intersection with the production southeasterly of the northeasterly boundary of Registered Plan M-116; thence northwesterly along that production and the northeasterly boundary of that registered plan to the water's edge on the southeasterly shore of Carlyle Lake; thence southwestly along that water's edge to the northwesterly corner of Registered Plan M-116; thence southerly along the westerly boundary and of that registered plan and its production southerly to a point distant 200.000 metres in perpendicular distance measured southeasterly and perpendicular to the water's edge on the southeasterly shore of Carlyle Lake; thence southwestly parallel to that water's edge to the intersection with the production southeasterly of the northeasterly boundary of Registered Plan M-115; thence northwesterly along that production and the northeasterly boundary of that registered plan to the northeasterly corner thereof; thence southwestly along the northerly boundary of that registered plan to the water's edge on the southeasterly shore of Carlyle Lake; thence in a general southwestly direction along the water's edge of Carlyle Lake to the intersection with the production northwesterly of the southwestly boundary of location L.E. 8; thence southerly along that production and the southwestly boundary of that location and its production southeasterly, to a point 200.000 metres in perpendicular distance measured southeasterly from the water's edge on the southeasterly shore of Carlyle Lake; thence southwestly parallel to that water's edge to the intersection with the production southeasterly of the northeasterly boundary of Registered Plan M-114; thence northwesterly along that production and the northeasterly boundary of that registered plan to the water's edge on the southeasterly shore of Carlyle Lake; thence in a general southwestly direction following that water's edge to the northwesterly corner of Registered Plan M-114; thence southeasterly along the southwestly boundary of that registered plan and its production southeasterly to the intersection with the northerly limit of that part of the King's Highway known as

number 637; thence southwesterly along that limit to the intersection with the easterly boundary of the geographic Township of Killarney; thence northerly along that boundary to the intersection with a line drawn west astronomically from a point on the water's edge on the most southwesterly extremity of Carlyle Lake; thence east astronomically to that water's edge; thence in a general northeasterly and northerly direction following the water's edge along the northerly shore of Carlyle Lake and along the westerly shore of Johnnie Lake to the intersection with a line drawn on a course of south astronomic from a point in the north boundary of the geographic Township of Carlyle distant 5029.20 metres measured easterly thereon from the northwest corner of that geographic township; thence north astronomically 241 metres, more or less, to the north boundary of that geographic township; thence continuing north astronomically 4023.36 metres to a point in the geographic Township of Goschen, in the Territorial District of Sudbury; thence westerly in a straight line to a point in the west boundary of the geographic Township of Roosevelt distant 4023.36 metres measured northerly thereon from the southwest corner thereof; thence southerly along the westerly boundary of that geographic township to a point measured northerly from and 100.58 metres in perpendicular distant to the water's edge along the northerly shore of an island in Helen Lake comprising summer resort locations J.D.D. 54, J.D.D. 190 and J.D.D. 194; thence in a general westerly, southerly and easterly direction parallel to that water's edge and 100.58 metres in perpendicular distance therefrom to the intersection with the west boundary of the geographic Township of Roosevelt; thence southerly along the west boundary of that geographic township to the southwest corner thereof; thence continuing southerly along the meridian line surveyed by T.M. Molesworth, P.L.S., in 1857, a distance of 1529 metres, more or less to the point of beginning.

Saving and excepting thereout and therefrom locations A.E. 446, A.E. 162 and 3788 T.P. in the geographic Township of Carlyle; locations S.2935, 3280 T.P., 3287 T.P., and 3781 T.P., in the geographic Township of Roosevelt; locations A.E. 161, A.E. 500, and A.E. 501, in the geographic Township of Goschen and locations J.D.D. 591, W.D. 478, W.D. 479, 3796 T.P., 3799 T.P., W.S. 84 and S. 1511 in the geographic Township of Stalin. O. Reg. 343/83, s. 1, *part*.

Schedule 106

LADY EVELYN—SMOOTHWATER PROVINCIAL PARK

In the Territorial Districts of Sudbury and Timiskaming containing 72,400 hectares, more or less, being comprised of the geographic Township of McGiffin and part of the geographic townships of Banks, Brewster, Corley, Donovan, Dundee, Ellis, Gamble, Leo, Medina, Parker, Rorke, Selby, Sladen, Tretheway, Van Nostrand, Wallis and Whitsen described as follows:

Premising that the bearings are astronomic and are referred to the meridian through the southwest corner of the geographic Township of McGiffin.

Beginning at the southeast corner of the geographic Township of Sladen; thence northerly along the east boundary of that township to the intersection with the water's edge along the southerly shore of Lady Evelyn River (South Channel); thence in a northeasterly direction following that water's edge to the intersection with the water's edge along the southerly shore of Willow Island Lake; thence in a northwesterly direction to the intersection of the water's edge along the northerly shore of the said Lady Evelyn River (South Channel) with the water's edge along the westerly shore of Willow Island Lake; thence in a northerly direction following the water's edge along the westerly shore of that lake, Lady Evelyn River (South Channel) and Sucker Gut Lake to the intersection with the east boundary of the geographic Township of Rorke, at an approximate distance of 2.500 kilometres measured northerly thereon from the southeast corner thereof; thence northerly along that township boundary to the intersection with the water's edge along the northerly shore of Sucker Gut Lake; thence in a southeasterly and northerly direction following the water's edge along the westerly shore of that lake to the intersection with a line drawn on a course of south 6° 00' west from a point in the north boundary of the geographic Township of Leo distant 1.300 kilometres measured easterly thereon from the northwest corner thereof; thence north 6° 00' east thereon 3.500 kilometres, more or less, to the intersection with the north boundary of the geographic Township of Leo; thence continuing north 6° 00' east 4.000 kilometres; thence south 70° 00' west 3.300 kilometres; thence north astronomically 6.900 kilometres, more or less, to the intersection with the north boundary of the geographic Township of Whitsen; thence westerly along that boundary 4.400 kilometres; thence north 64° 00' west 5.800 kilometres; thence south 33° 00' west 3.800 kilometres; thence south 57° 00' west 6.600 kilometres; thence south 25° 00' west 3.200 kilometres; thence south 85° 00' west 1.000 kilometre; thence north 17° 00' west 2.700 kilometres; thence south 52° 00' west 7.200 kilometres; thence north 24° 00' west 4.300 kilometres, more or less, to the intersection with the west boundary of the geographic Township of Brewster; thence south 62° 00' west 5.300 kilometres; thence south 34° 00' west 2.500 kilometres, more or less, to the intersection with the south boundary of the geographic Township of Donovan; thence southerly in a straight line 1.500 kilometres, more or less to the point of intersection of the water's edge along the easterly shore of Lulu Creek with the water's edge along the northerly shore of Smith Lake; thence in a southwesterly direction following the water's edge along the easterly shore of Smith Lake, an unnamed creek and an unnamed lake to the most southerly point in the water's edge along the shore at the most southerly extremity of that unnamed lake; thence southeasterly in a straight line 0.300 kilometres, more or less, to the most northerly point in the water's edge along the shore at the Stull Lake and Stull Creek to the intersection with the water's edge along the easterly shore of Stull Lake;

thence north 71° 00' east 1.900 kilometres, more or less, to the intersection with the water's edge along the northwesterly shore of Woods Lake; thence in a northeasterly and easterly direction following the water's edge along the northwesterly and northerly shores of Woods Lake to the intersection with the water's edge along the westerly shore of Scarecrow Creek; thence south 49° 00' east 1.800 kilometres; thence north 48° 00' east 9.800 kilometres, more or less, to the intersection with the west boundary of the geographic Township of Gamble; thence south 53° 00' east 6.200 kilometres; thence south astronomically 11.800 kilometres; thence east astronomically 2.300 kilometres; thence north astronomically 2.300 kilometres; thence north 55° 00' east 2.700 kilometres, more or less, to the intersection with the east boundary of the geographic Township of Dundee; thence northerly along that boundary to the northeast corner thereof; thence westerly along the north boundary of that township 0.800 kilometres; thence north astronomically to the intersection with the south boundary of the geographic Township of Gamble; thence easterly along that boundary to the southeast corner thereof; thence south 70° 00' east 3.200 kilometres; thence north 70° 00' east 3.300 kilometres, more or less, to the intersection with the south boundary of the geographic Township of McGiffin; thence easterly along that boundary 0.700 kilometres; thence south 43° 00' east 4.900 kilometres; thence north 75° 00' east 2.100 kilometres; thence south 30° 00' east 7.500 kilometres, more or less, to the intersection with the south boundary of the geographic Township of Sladen; thence easterly along that boundary to the place of beginning. O. Reg. 343/83, s. 1, *part*.

2. Appendix B to the said Regulation is amended by adding thereto the following Schedules:

Schedule 128

KESAGAMI PROVINCIAL PARK

In the Territorial District of Cochrane, containing 54,200 hectares, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomic;

Beginning at a point 0.200 kilometres measured westerly from and perpendicularly to the water's edge along the westerly shore of Kesagami River at the confluence of the Harricanaw River; thence in a general southerly direction parallel to that water's edge and 0.200 kilometres is perpendicular distance therefrom to the intersection with the 9th base line as surveyed by Beatty and Beatty, Ontario Land Surveyors, in 1931; thence westerly along that base line to a point 1.030 kilometres measured westerly from a point known as the 35 mile post; thence south astronomically 9.900 kilometres; thence south 28° 30' west 2.500 kilometres; thence west astronomically 3.080 kilometres; thence south astronomically 6.900 kilometres; thence south 44° 00' west 1.450 kilometres; thence south astronomically 7.100 kilometres; thence east astronomically 6.800 kilometres; thence south astronomically 10.070

kilometres; thence south 25° 30' east 2.400 kilometres; thence east astronomically 9.050 kilometres; thence north astronomically 10.900 kilometres; thence west astronomically 1.720 kilometres; thence north astronomically 3.000 kilometres; thence west astronomically 1.100 kilometres; thence north astronomically 11.900 kilometres; thence north 35° 15' east 12.400 kilometres; thence north astronomically 3.300 kilometres, more or less, to intersect the said 9th base line; thence westerly along that base line to a point 0.200 kilometres measured easterly from and perpendicularly to the water's edge along the easterly shore of Kesagami River; thence in a general northerly direction parallel to that water's edge and 0.200 kilometres in perpendicular distance therefrom to the intersection with the water's edge along the westerly shore of Harricanaw River; thence westerly to the place of beginning. O. Reg. 343/83, s. 2, *part*.

Schedule 129

OPASQUIA PROVINCIAL PARK

In the Territorial District of Kenora, Patricia Portion, containing 473,000 hectares, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomic;

Beginning at a point on the Interprovincial Boundary between Ontario and Manitoba, as surveyed by J. W. Pierce, O.L.S. in 1937, at a monument designated as No. 297; thence in a northeasterly direction to the intersection of the line of longitude 93° 20' west with the parallel of latitude 54° 47' 30" north; thence south 70° 00' east 8.000 kilometres; thence north 30° 00' east 7.250 kilometres; thence east astronomically 2.800 kilometres; thence south 27° 00' east 3.000 kilometres more or less to intersect a line drawn west astronomically from a post on the 6th meridian line as surveyed by F.C. McKergow O.L.S. in 1956 designated as Mile No. 256; thence east astronomically 21.600 kilometres; thence north astronomically to the intersection with the parallel of latitude 53° 51' north; thence easterly along that parallel of latitude to the intersection with the line of longitude 92° 30' west; thence southerly along that line of longitude to the intersection with the parallel of latitude 53° 39' north; thence easterly along that parallel of latitude 8.900 kilometres; thence in a southwesterly direction to the intersection of the line of longitude 92° 30' west with the parallel of latitude 53° 17' 30" north; thence westerly along that parallel of latitude to the intersection with the line of longitude 92° 40' west; thence north astronomically 2.800 kilometres more or less to intersect a line drawn east astronomically from a point designated as mile 225 on the 6th meridian line as surveyed by F.C. McKergow in 1956; thence west astronomically to the intersection with the line of longitude 93° 03' west; thence southerly along that line of longitude to the intersection with the 15th base line as surveyed by F.C. McKergow O.L.S. 1955; thence westerly along that base line to the intersection with the line of longitude 93° 27' west; thence northerly

along that line of longitude to the intersection with the parallel of latitude 53° 20' north; thence westerly along that parallel of latitude to the intersection with the line of longitude 93° 47' west; thence northerly along that line of longitude to the intersection with the parallel of latitude 53° 25' north; thence easterly along that parallel of latitude to the intersection with the line of longitude 93° 41' west; thence northerly along that line of longitude to the intersection with the parallel of latitude 53° 37' north; thence in a northwesterly direction to a post planted on the Interprovincial Boundary between Ontario and Manitoba by J. W. Pierce, D.L.S., O.L.S., in 1930 and designated as No. 287; thence northeasterly along that boundary to the place of beginning. O. Reg. 343/83, s. 2, *part*.

Schedule 130

WABAKIMI PROVINCIAL PARK

In the Territorial District of Thunder Bay containing 155,000 hectares, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomic;

Beginning at a point in the Seventh Baseline 0.400 kilometres measured westerly thereon from the point designated as mile number 67, which said Seventh Baseline was surveyed in 1927 by F.W. Beatty, Ontario Land Surveyor; thence north 20° 00' west to a point distant 500 metres measured southeasterly and perpendicular to the water's edge along the easterly shore of Smoothrock Lake; thence in a northerly and westerly direction parallel to the water's edge along the most easterly shore of Smoothrock Lake and the water's edge of Caribou Bay and 500 metres in perpendicular distance therefrom to the intersection with a line drawn on a course of south 40° 00' west from a point designated as mile number 78 on the Meridian surveyed by E.P.A. Phillips in 1920; thence north 40° 00' east along that line to a point distant 500 metres measured northeasterly and perpendicular to the water's edge along the northerly shore of Caribou Bay; thence in a westerly, northerly and easterly direction parallel to that water's edge and the water's edge along Smoothrock Lake and Lonebreast Bay and 500 metres in perpendicular distance therefrom to the intersection with that Meridian; thence east astronomically 1.100 kilometres; thence north astronomically to the intersection with a line drawn east astronomic from the intersection of the said Meridian with the water's edge along the northerly shore of Lonebreast Bay; thence west astronomically along that line and its westerly prolongation to a point distant 500 metres measured northwesterly and perpendicular to the water's edge along the northerly shore of Lonebreast Bay; thence in a southwesterly and northeasterly direction parallel to that water's edge and the water's edge along Smoothrock Lake and Outlet Bay and 500 metres in perpendicular distance therefrom to the intersection with a line drawn on a course east astronomic from the intersection of the water's edge along the easterly shore of Outlet Bay with the water's

edge along the easterly shore of Berg River; thence north 73° 00' west 14.200 kilometres; thence north 20° 00' east 5.100 kilometres; thence north 39° 00' west to the intersection with a line drawn on a course of south 51° 00' west from the most easterly point in the water's edge along the southerly shore at the south-easterly extremity of April Lake; thence north 51° 00' east along that line 3.900 kilometres; thence north 11° 00' east 5.100 kilometres; thence northwesterly 23.7 kilometres along a straight line drawn through a point in the water's edge along the shore at the most northerly extremity of Muskiga Lake; thence southwesterly in a straight line 2.000 kilometres, more or less, to a point in the water's edge along the shore at the most westerly extremity of Muskiga Lake; thence south 21° 00' east 9.000 kilometres; thence south 33° 00' east 5.900 kilometres; thence south 23° 00' west 4.500 kilometres; thence south 34° 00' east to a point 500 metres measured northerly and perpendicular to the water's edge along the northerly shore of Wabakimi Lake; thence in a southwesterly direction parallel to that water's edge and 500 metres in perpendicular distance therefrom to the water's edge of Flindt River; thence south astronomically 1.100 kilometres; thence north 85° 00' east 14.100 kilometres; thence south 17° 00' west 8.600 kilometres; thence north 76° 00' west 8.900 kilometres; thence south 32° 00' west to a point 500 metres measured northeasterly and perpendicular to the water's edge along the northerly shore of Brennan Lake; thence west astronomically to the intersection with a line drawn on a course of north 11° 00' east from a point designated as mile number 40 on the said Seventh Baseline; thence south 11° 00' west 5.400 kilometres, more or less, along that line to a point 500 metres measured southerly and perpendicular to the water's edge along the southerly shore of Allan Water River; thence in a southeasterly direction parallel to that water's edge and the water's edge of Windfall Lake and Snake Lake and 500 metres in perpendicular distance therefrom to the water's edge along the northerly shore of Nemo River; thence north 78° 00' east to a point distant 500 metres measured southwesterly and perpendicular to the water's edge along the southwesterly shore of Dagger Creek; thence in a southeasterly, easterly and northeasterly direction parallel to that water's edge and the water's edge of Otter Bluff Lake, Ballast Creek and Granite Lake and 500 metres in perpendicular distance therefrom to the said Seventh Baseline; thence easterly along that baseline to a point distant 500 metres measured southwesterly and perpendicular to the water's edge along the southwesterly shore of Berry Lake; thence in a southeasterly, easterly and northerly direction parallel to that water's edge and 500 metres in perpendicular distance therefrom to the said Seventh Baseline; thence easterly along that baseline to a point distant 500 metres measured southwesterly and perpendicular to the water's edge along the southwesterly shore of Smoothrock Lake; thence in a southeasterly and northeasterly direction parallel to that water's edge and 500 metres in perpendicular distance therefrom to the intersection with a line drawn on a course of south 45° 00' east from the most southerly point in that water's edge; thence north 53° 00' east to the intersection with a line drawn on a course of south

20° 00' east from the place of beginning; thence north 20° 00' west to the place of beginning.

Saving and excepting therefrom Lots 1, 2 and 3 of Registered Plan M-135, Summer Resort Location HK 282 as shown on deposited Plan PAR-405 and Summer Resort Location HK 290 as shown on deposited Plan FWR-328. O. Reg. 343/83, s. 2, *part*.

Schedule 131

WOODLAND CARIBOU PROVINCIAL PARK

In the Territorial District of Kenora, Patricia Portion, containing 450,000 hectares more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomic;

Beginning at the intersection of the Interprovincial Boundary between Ontario and Manitoba with the water's edge along the southerly shore of Garner Lake; thence northerly along that Interprovincial Boundary to a point designated as mile number 139 as established by J.W. Pierce, D.L.S., O.L.S. in 1922; thence north 40° 00' east 10.787 kilometres; thence east astronomically 5.960 kilometres; thence in a south easterly direction to the intersection with the water's edge along the shore at the most southerly extremity of Robert Lake; thence in a northeasterly direction along that water's edge to the most easterly extremity of that lake; thence east astronomically 6.000 kilometres; thence in a north easterly direction to a point in the water's edge along the shore at the most southerly extremity of Mimi Lake; thence south 80° 00' east 11.000 kilometres more or less to the intersection with the water's edge along the westerly shore of an unnamed lake on the Keeper River system; thence south astronomically 3.000 kilometres; thence in a southeasterly direction to the intersection of the line of longitude 94° 15' 00" west with the parallel of latitude 51° 24' 30" north; thence southerly along that line of longitude 1.000 kilometres; thence east astronomically 2.500 kilometres; thence south astronomically to the intersection with the water's edge along the northerly shore of Trough Lake; thence in a westerly direction along that water's edge to the most westerly extremity of that lake; thence southwesterly to the intersection of the line of longitude 94° 15' 00" west with the parallel of latitude 51° 15' 00" north; thence west astronomically 0.800 kilometres; thence south 41° 00' west 3.060 kilometres; thence south 76° 00' west 6.760 kilometres; thence south 19° 00' west 4.510 kilometres; thence south 06° 00' east 3.860 kilometres; thence south 58° 00' east 5.630 kilometres, more or less, to the intersection with a line drawn north astronomic from a point on the 9th base line, as surveyed by Speight and Van Nostrand in 1926, said point being distant 0.516 kilometres measured westerly along the said base line from a point designated as mile No. 60 on the said base line; thence south astronomically 2.100 kilometres; thence in a southwesterly direction to the intersection of the line of longitude 94° 30' 00" west with the parallel of latitude 51° 03' 30" north; thence southerly

along that line of longitude 13.600 kilometres, more or less to a point 0.200 kilometres northerly from the water's edge along the northerly shore of an unnamed lake; thence north 51° 00' east 3.300 kilometres; thence south 39° 00' east 2.000 kilometres; thence north 51° 00' east 3.800 kilometres more or less to the intersection with the water's edge along the westerly shore of an unnamed lake; thence in a northerly direction along that water's edge to the most northerly extremity of that lake; thence in a north easterly direction to the intersection with the water's edge along the shore at the most southerly extremity of Anchor Lake; thence northerly following that water's edge along the easterly shore to the most easterly extremity of that lake; thence in a northeasterly direction 3.800 kilometres, more or less to the intersection with the water's edge at the most southerly shore of an unnamed lake; thence northeasterly 1.300 kilometres more or less to a point distant 0.200 kilometres measured westerly and perpendicular to the water's edge at the most westerly point of Douglas Lake; thence northeasterly, easterly, southerly, southeasterly and southwesterly along a line parallel to the water's edge along the shore of Douglas Lake and the water's edge along the connecting waters to Hatchet Lake and the water's edge of Hatchet Lake and 0.200 kilometres in perpendicular distance therefrom to a point opposite the most south extremity of Hatchet Lake; thence southwesterly 5.500 kilometres more or less to a point distant 0.200 kilometres measured easterly and perpendicular to the water's edge along the shore at the most easterly extremity of Telescope Lake; thence in a southwesterly and westerly direction along a line parallel to the water's edge along Telescope Lake and 0.200 kilometres in perpendicular distance therefrom to the intersection with the line of longitude 94° 30' 00" west; thence southerly along that line of longitude 12.000 kilometres more or less to a point 0.200 kilometres measured northerly and perpendicular to the water's edge along the north shore of Bunny Lake; thence in an easterly, southerly, easterly, northeasterly and southerly direction along a line parallel to the water's edge along the northerly and easterly shore of Bunny Lake, the waters connecting Bunny Lake to Leano Lake, and the northerly and easterly shore of Leano Lake and 0.200 kilometres in perpendicular distance therefrom to a point opposite the most southerly extremity of Leano Lake; thence northwesterly, southerly, easterly and southerly along a line parallel to that water's edge, the water's edge along the southerly shore of the waters connecting Leano Lake to Kilburn Lake and the water's edge along the northerly, easterly and southerly shore of Kilburn Lake and 0.200 kilometres in perpendicular distance therefrom to the intersection with a line drawn on a course of east astronomic from the water's edge along the shore of the most westerly extremity of Kilburn Lake; thence west astronomic to the intersection with that water's edge; thence southwesterly in a straight line 8.500 kilometres, more or less, to the most southerly point in the water's edge along the shore at the most southeasterly extremity of an unnamed lake; thence westerly in a straight line 7.300 kilometres, more or less, to the intersection of the water's edge along the westerly shore of the outlet from Dowsell Lake with the water's edge along the south-

erly shore of an unnamed lake; thence in a westerly, northwesterly and northerly direction following the water's edge along the southerly shore of the connecting unnamed lakes and rivers to the intersection with the water's edge along the southerly shore of Talon River; thence in a westerly direction following the water's edge along the southerly shore of Talon River to the intersection with the water's edge along the easterly shore of Eagle Lake; thence northerly in a straight line to the intersection of the water's edge along the northerly shore of Talon River with the water's edge along the northerly shore of Eagle Lake; thence in a northwesterly direction following the water's edge along the northerly shore of Eagle Lake to the intersection with the parallel of latitude 50° 41' 50" north; thence northwesterly in a straight line to the point of intersection of the parallel of latitude 50° 42' 50" north with the water's edge along the westerly shore of Trident Creek; thence northwesterly in a straight line 2.700 kilometres, more or less, to the most southerly point in the water's edge along the southerly shore of Trident Lake; thence in a northwesterly direction following the water's edge along the southwestly shore of Trident Lake, Trident Creek and an unnamed lake to the intersection with the water's edge along the southerly shore of Irregular River; thence northwesterly in a straight line 3.700 kilometres, more or less, to the most southerly point in the water's edge along the southerly shore of an unnamed lake, which point is at an approximate parallel of latitude 50° 47' 00" north and an approximate line of longitude 95° 05' 45" west; thence in a northwesterly direction following the water's edge along the southwestly shore of the connecting unnamed lakes and rivers to the intersection with the water's edge along the southerly shore of Garner River; thence in a westerly direction following the water's edge along the southerly shore of Garner River to the intersection with the water's edge along the easterly shore of Garner Lake; thence in a southwestly direction following that water's edge to the place of beginning. O. Reg. 343/83, s. 2, *part*.

(2825)

26

PROVINCIAL PARKS ACT

O. Reg. 344/83.

General.

Made—June 2nd, 1983.

Filed—June 7th, 1983.

**REGULATION TO AMEND
REGULATION 822 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL PARKS ACT**

1. Section 25 of Regulation 822 of Revised Regulations of Ontario, 1980, as amended by section 2 of Ontario Regulation 569/82, is revoked and the following substituted therefor:

25. No person shall land an aircraft in a provincial park except,

- (a) at an airport licensed under the *Aeronautics Act* (Canada); or
- (b) in a provincial park named in the following Table, under the authority of a valid aircraft landing permit issued by the Ministry or with the permission of the Ministry:

TABLE

1. Kesagami
2. Killarney
3. Lady Evelyn—Smoothwater
4. Opasquia
5. Polar Bear
6. Wabakimi
7. Woodland Caribou

O. Reg. 344/83, s. 1.

(2826)

26

PROVINCIAL PARKS ACT

O. Reg. 345/83.

Mining in Provincial Parks.

Made—June 2nd, 1983.

Filed—June 7th, 1983.

**REGULATION MADE UNDER THE
PROVINCIAL PARKS ACT**

MINING IN PROVINCIAL PARKS

1. No person shall engage in prospecting, the development of mineral interests or the working of mines in a provincial park except,

- (a) in a provincial park named in the following Table; and
- (b) under a licence of occupation or a lease issued under subsection 190 (2) of the *Mining Act*:

TABLE

1. Kesagami
2. Lady Evelyn—Smoothwater
3. Opasquia
4. Wabakimi

5. Woodland Caribou

O. Reg. 345/83, s. 1.

(2827) 26

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 346/83. County of Halton (now The Regional Municipality of Halton), City of Burlington. Made—June 2nd, 1983. Filed—June 8th, 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:

111. Notwithstanding any other provision of this Order, an addition to the main building existing on the 15th day of May, 1983 on the lands described in Schedule 98 may be erected provided the following requirements are met:

The addition shall be used only for a waiting room, an office, a meat cutting room and a hide storage room.

Table with 2 columns: Description and Value. Rows include: Maximum height of addition (one storey), Maximum floor area of addition (100 square metres), Minimum distance between the building as enlarged and the centre line of Old York Road (57 metres).

O. Reg. 346/83, s. 1.

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

Schedule 98

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, being that part of Lot 13 in Concession II of the former Township of East Flamborough designated as Part 1 on a Plan of Survey deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-1272. O. Reg. 346/83, s. 2.

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

Dated at Toronto, this 2nd day of June, 1983.

(2847) 26

GAME AND FISH ACT

O. Reg. 347/83. Hunting on Designated Crown Land and in Provincial Parks. Made—June 2nd, 1983. Filed—June 8th, 1983.

REGULATION TO AMEND REGULATION 422 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Clause 19a (b) of Regulation 422 of Revised Regulations of Ontario, 1980, as made by section 3 of Ontario Regulation 127/82, is revoked and the following substituted therefor:

(b) from the first day of the open season therefor or from the 15th day of September, in any year, whichever occurs later, to and including the last day of the open season therefor, in an area described in Schedules 13, 14, 17, 18, 19, 20, 21, and 22,

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

Schedule 17

Kesagami Provincial Park. O. Reg. 347/83, s. 2, part.

Schedule 18

Killarney Provincial Park, except the part described in paragraph 1 of Schedule 55 to Regulation 821 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 343/83. O. Reg. 347/83, s. 2, part.

Schedule 19

Lady Evelyn—Smoothwater Provincial Park. O. Reg. 347/83, s. 2, part.

Schedule 20

Opasquia Provincial Park. O. Reg. 347/83, s. 2, part.

Schedule 21

Wabakimi Provincial Park. O. Reg. 347/83, s. 2, *part.*

Schedule 22

Woodland Caribou Provincial Park. O. Reg. 347/83, s. 2, *part.*

(2848)

26

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 348/83.

Exemption—Ministry of Natural Resources—MNR-30/3.

Made—May 20th, 1983.

Approved—May 20th, 1983.

Filed—June 9th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR/30/3

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

The carrying out of the Provincial Parks Program including:

(a) Implementing:

1. Master Plans,
2. Site Plans,
3. Management Plans,
4. Visitor Service and Interpretive Programs,
5. Development Activities,
6. Capital Construction and Lease Purchase Projects,
7. Wildlife Habitat Improvement Projects,
8. Operations and Maintenance Plans and Schedules,

in Provincial Parks;

(b) Developing sewage or water works within or for Provincial Parks;

(c) Acquiring land to amend the boundaries of existing Provincial Parks; to complete land

acquisition for an existing Provincial Park; or for a sewage lagoon in or for a Provincial Park; and

(d) Establishing, amending and rescinding boundary regulations for existing Provincial Parks;

be exempted 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 (MNR) is presently preparing an Environmental Assessment for the Provincial Parks Program for approval under the Act. This work will be hampered by having to prepare separate exemptions or assessments for all Provincial Parks projects at the same time.
- B. Park environmental and recreational features could be damaged in the absence of Provincial Parks projects that address existing park management problems.
- C. Public enjoyment of recreational features may be reduced in the absence of the implementation of Provincial Parks projects.
- D. The realization of Government's Outdoor Recreation Program Objective and economic benefits to local communities would be limited.

Having weighed such injury, damage or interference with the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management 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 is preparing an Environmental Assessment for the Provincial Parks Program which will be submitted under the Act for acceptance and approval before the expiry of this exemption. This Environmental Assessment will address the activities that make up this undertaking.
- B. This interim exemption will allow Provincial Parks plans and projects to continue until the Environmental Assessment on the Provincial Parks Program is accepted and the undertaking approved.

- C. The Provincial Parks Program is carried out within a context of conservation, protection and wise management of the environment. A major feature of the Provincial Parks Program is the preservation of significant, natural and cultural features in the Ontario landscape.
- D. The conditions to which this order is subject will ensure that affected Government agencies and the public are informed of the Ministry of Natural Resources' intentions to implement components of the Provincial Parks Program during the period of this exemption.
- E. A number of activities that make up this undertaking are similar to activities that are covered by approved MNR Class Environmental Assessments. The Minister of Natural Resources will apply such parts of the procedures specified in the class Environmental Assessments as are appropriate to the activities that make up this undertaking until such procedures, or other procedures are made directly applicable by the Environmental Assessment referred to in Reason A.

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

1. This exemption does not apply to any plan or project:
 - (a) where development is likely to modify or disturb the habitat of a species designated under the *Endangered Species Act*;
 - (b) where the estimated completion cost of a sewage or water works project, a Capital Construction or Lease Purchase Project is in excess of \$2 million, not including any land acquisition costs;
 - (c) where a major resource extraction facility or operation is to be developed or substantially upgraded or have its operating restrictions changed significantly or removed within a Provincial Park;
 - (d) where a major commercial recreation facility is to be developed or substantially upgraded by the private sector within a Provincial Park;
 - (e) where a master plan for an undeveloped Provincial Park is being implemented, unless the master plan is for a nature reserve class of park;
 - (f) to acquire land for or establish boundary regulations for a new Provincial Park.
2. MNR will provide the Environmental Assessment Branch as well as the Regional office of the Ministry of the Environment (MOE) with annual work plans for the Provincial Parks Program no less than 30 days prior to the implementation of any plan or project. The annual work plans will specify the nature, size and location of all plans and projects. MNR will notify the above offices of revisions to the work plans no less than 30 days prior to the implementation of any such plans or projects.
3. A copy of each plan included in the work plan noted in Condition 2 shall be available to the public for examination at the appropriate District Office of MNR at least 30 days before implementation commences.
4. Activities carried out in Provincial Parks that would be covered by an approved MNR Class Environmental Assessment, except that they are occurring in a Provincial Park will:
 - (a) follow the appropriate Class EA procedures, including notification, if there is no Master Plan; and
 - (b) follow the environmental quality guidelines and Construction and Mitigation Handbook, if there is a Master Plan.
5. Should it become apparent to the Ministry of Natural Resources that a project exempt under this order meets the criteria set out below, or the public approaches either the Ministry of Natural Resources or the Ministry of the Environment, and upon notice and consultation between Ministries, either Minister may decide that an individual Environmental Assessment be prepared in the following circumstances:
 - (a) where a proposed plan or project generates an unusual amount of public or Government concern;
 - (b) where there are unusual or significant potential environmental impacts not adequately treated in the pertinent planning exercise;
 - (c) where a land area that has significant earth science, life science or cultural features is acquired for the purposes of or is brought into the Provincial Parks Program; and
 - (d) where a Provincial Park is to be retired.
6. Where an Environmental Assessment has been done and approval to proceed received

or an exemption granted for an individual Provincial Parks plan or project, that plan or project shall be deemed to be a separate undertaking not exempt by this order.

7. During the period covered by this order, MNR will continue its compliance with the *Environmental Protection Act* and the Provincial Parks Program shall be planned, implemented and managed according to the following Provincial Parks' guidelines and policies:

- Ontario Provincial Parks Policy
- Ontario Provincial Parks Planning and Management Policies
- Park Management and Operating Plan Format
- Landscape Design Principles and Guidelines
- Visitor Services Interim Policy
- Master Planning Guidelines (when approved)

8. Any revisions to the guidelines and policies cited in Condition 7 and any new policies and guidelines will be placed in the Public Record for this exemption order.

9. Those plans and projects planned under this exemption, but not fully implemented by the date of expiry of this exemption, will have their status under the Act reviewed in connection with the review of the Environmental Assessment of the undertaking referred to in Reason A and, if provided for in conditions of approval issued in connection with the undertaking, may continue to proceed in accordance with such conditions.

10. This order expires on the earlier date of October 31, 1983 or upon the granting of an approval under the Act for the Provincial Parks Program undertaking.

O. Reg. 348/83.

K. C. NORTON
Minister of the Environment

Dated this 20th day of May, 1983.

(2849)

26

PLANNING ACT

O. Reg. 349/83.

Restricted Areas—Territorial District of Sudbury.

Made—June 8th, 1983.

Filed—June 9th, 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 sections:

42.—(1) Notwithstanding subsection 22 (1) and sections 8 and 13, the land described in subsection (2) may be used for the location thereon of a mobile home and for its use as a second single dwelling.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Cartier in the Territorial District of Sudbury, being that part of Lot 1 in Concession 1 described as Parcel 12797, S.W.S., in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

43.—(1) The existing schoolhouse on the land described in subsection (2) may be converted to and used as a single dwelling and buildings and structures accessory thereto may be erected and used as if the land were a lot to which clause 22 (1) (g) applied.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Bigwood in the Territorial District of Sudbury, being that part of Lot 3 in Concession I described as Parcels 28945, S.E.S., and 7743, S.E.S., in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

44.—(1) The land described in subsection (2) may be used for the location and use thereon of a mobile home, and the erection and use of buildings and structures accessory thereto, as if it were a lot to which clause 22 (1) (g) 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 11 in Concession III designated as Part 1 on a Plan filed in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number SR-4232.

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

Dated at Toronto, this 8th day of June, 1983.

(2850)

26

HIGHWAY TRAFFIC ACT

O. Reg. 350/83.

Notice to have Motor Vehicle Examined and Tested.

Made—May 26th, 1983.

Filed—June 10th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 61/82
MADE UNDER THE
HIGHWAY TRAFFIC ACT

1. The Report Notice in section 1 of Ontario Regulation 61/82 is revoked and the following substituted therefor:

REPORT NOTICE

TAKE NOTICE that under section 65 of the *Highway Traffic Act*

Name

Address

Driver's Licence No.	Class	Cond.

being the of vehicle(s)
(Driver or Owner)

bearing registration plate number:

.....
Vehicle (#1) (#2) (#3)

.....
Make & Year (#1) (#2) (#3)

.....
Vehicle Identification No. (#1) (#2) (#3)

that was stopped at

is required to attend on the day of

19 between the hours of

M

 and

M

at
(Location)

.....
(Municipality)

to submit the above-noted vehicle(s) for examination and tests.

This notice served on the day of

19....., at

M

(Signature of Constable or Officer)

(Number)

(Detachment/Police Force/Office/Address)

FAILURE TO COMPLY WITH THIS NOTICE
IS AN OFFENCE

O. Reg. 61/82, s. 1; O. Reg. 350/83, s. 1.

(2851)

26

HIGHWAY TRAFFIC ACT

O. Reg. 351/83.

Tire Standards and Specifications.

Made—May 26th, 1983.

Filed—June 10th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 741/81
MADE UNDER THE
HIGHWAY TRAFFIC ACT

1. The Report Notice in section 9 of Ontario Regulation 741/81, as remade by section 1 of Ontario Regulation 541/82, is revoked and the following substituted therefor:

REPORT NOTICE

TAKE NOTICE THAT under section 52 of the *Highway Traffic Act*

Name

Address

Driver's Licence No.	Class	Cond.

being the of vehicle(s)
(Driver or Owner)

bearing registration plate number:

.....
Vehicle (#1) (#2) (#3)

.....
Make & Year (#1) (#2) (#3)

.....
 Vehicle Identification No. (#1) (#2) (#3)
 that was stopped at

 is required to attend on or before the hour of
 (Maximum 96 Hours) on the day of
 19.... at
 (Location)

 (Municipality)

to produce evidence that the above-noted vehicle(s) is
 (are) equipped with tires which do not contravene the
 Act or the regulations or that an unfit motor vehicle
 permit has been issued for the vehicle.

This notice served on the day of
 19...., at

 (Signature of Constable or Officer) (Number)

 (Detachment/Police Force/Office/Address)

**FAILURE TO COMPLY WITH THIS NOTICE
 MAY RESULT IN A CHARGE.**
 O. Reg. 541/82, s. 1; O. Reg. 351/83, s. 1.
 (2852) 26

PLANNING ACT

O. Reg. 352/83.
 Order Made Under Section 30 of the
 Planning Act.
 Made—June 6th, 1983.
 Filed—June 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 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
 Mariposa in the County of Victoria, being that part
 of Lot 8 in Concession A designated as Part E on a
 Reference Plan deposited in the Land Registry
 Office for the Registry Division of Victoria (No. 57)
 as Number R.D. 187 and being also Lot 39 on a
 Registrar's Compiled Plan registered in the said
 Land Registry Office as Number 553. O. Reg.
 352/83, s. 1.

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

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

(2853) 26

**REGIONAL MUNICIPALITY OF
 HAMILTON-WENTWORTH ACT**

O. Reg. 353/83.
 Order of the Minister.
 Made—June 9th, 1983.
 Filed—June 10th, 1983.

**REGULATION TO AMEND
 ONTARIO REGULATION 148/78
 MADE UNDER THE
 REGIONAL MUNICIPALITY OF
 HAMILTON-WENTWORTH ACT**

1. Ontario Regulation 148/78 is amended by
 adding thereto the following section:

3. The Urban Transit Service Area, as described in
 Schedule A of by-law R77-131 of the Regional Council,
 and as extended by Schedule A of by-law R78-60 of
 the Regional Council, is further extended to include
 those portions of the Regional Area described in by-
 law R82-070 of the Regional Council as follows:

Commencing in the east at Lake Ontario,
 southerly along the Regional boundary to the
 southern limit of Regional Road 25 known as
 Ridge Road;

Thence westerly along the southern limit of
 Ridge Road to the easterly limit of Highway
 20 and then southerly along Highway 20 and
 subsequently Highway 56 to a point equiva-
 lent to the easterly projection of Twenty
 Road;

Thence westerly along the projected alignment of Twenty Road to Trinity Church Road and then southerly along the east Side of Trinity Church Road to Dickenson Road, westerly along the south limit of Dickenson Road to the westerly side of Lot 8 in the former Township of Glanford just east of Highway 6;

Thence southerly along Lot 8 to Regional Road 22 known as White Church Road and westerly along the southern limit of White Church Road to Regional Road 53 known as Glancaster Road and northerly along the western side of Glancaster Road to Twenty Road;

Thence westerly along the projection of Twenty Road to Highway 53, following the southern limit of Highway 53 to Shavers Road and southerly along Shavers Road to the Hydro Right-of-Way then westerly to Regional Road 22 known as Trinity Road;

Thence northerly along the west side of Trinity Road and subsequently Highway 52 to the proposed Highway 403 alignment, following Highway 403 easterly to Shavers Road;

Thence northerly following Shavers Road, its projection along the unopened road allowance between lots 36 and 37 in concessions 11

and 1 and subsequently Binkley Road to Highway 5 and then easterly along the north side of Highway 5 to Regional Road 5 known as Millgrove Side Road;

Thence northerly following Millgrove Side Road to the 4th Concession Road and easterly to Highway 5, following an easterly projection of that point, parallel to Parkside Drive to the line between lots 10 and 9;

Thence northerly between lots 10 and 9, through concessions IV, V, VII and VIII to the development known as Carlisle. Encompassing all of the designated area of Carlisle, the boundary will come back south along the line between 6 and 5, parallel to Regional boundary and back to the point of commencement along the Regional boundary abutting the City of Burlington, Hamilton Harbour and Lake Ontario, the area being deemed to include the total rights-of-way of all roadways identified as defining the boundaries. O. Reg. 353/83, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 9th day of June, 1983.

(2854)

26

Publications Under The Regulations Act

July 2nd, 1983

PLANNING ACT

O. Reg. 354/83.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—June 10th, 1983.

Filed—June 13th, 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:

182. Notwithstanding any other provision of this Order, the land described in Schedule 343 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 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. 354/83, s. 1.

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

Schedule 343

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 1, west of Marion Street, according to a Plan

registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 187, more particularly described as follows:

Commencing at an iron survey bar marking the north-east angle of the said Lot 1;

Thence westerly along the northerly limit of that Lot a distance of 100.58 metres to an iron survey bar;

Thence southerly and parallel to the easterly limit of that Lot a distance of 50.29 metres to an iron survey bar;

Thence easterly and parallel to the northerly limit of that Lot a distance of 100.58 metres to an iron survey bar set in that easterly limit;

Thence northerly along that easterly limit a distance of 50.29 metres to the point of commencement. O. Reg. 354/83, s. 2.

D. P. MCHUGH

Director

Plans Administration Branch

Central and Southwest

Ministry of Municipal Affairs

and Housing

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

(2858)

27

LOCAL ROADS BOARDS ACT

O. Reg. 355/83.

Establishment of Local Roads Areas

—Northwestern Region.

Made—June 6th, 1983.

Filed—June 14th, 1983.

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

1. Schedules 11 and 28 to Regulation 599 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

Schedule 11

FOWLER LOCAL ROADS AREA

All of the Township of Fowler in the Territorial District of Thunder Bay shown outlined on Ministry of Transportation and Communications Plan N-1020-3, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 19th day of May, 1983. O. Reg. 355/83, s. 1, part.

Schedule 28

FORBES LOCAL ROADS AREA

All of the Township of Forbes in the Territorial District of Thunder Bay shown outlined on Ministry of Transportation and Communications Plan N-734-2, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 19th day of May, 1983. O. Reg. 355/83, s. 1, part.

- 2. Schedule 108 to the said Regulation, as remade by section 7 of Ontario Regulation 258/82, is revoked and the following substituted therefor:

Schedule 108

MCKENZIE PORTAGE LOCAL ROADS AREA

All that portion of unsurveyed territory in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-3000-F4, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 19th day of May, 1983. O. Reg. 355/83, s. 2.

JAMES SNOW
Minister of Transportation and Communications

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

(2859) 27

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 356/83.

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—June 13th, 1983. Filed—June 15th, 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:

74. Notwithstanding any other provision of this Order, an addition to the kitchen of the building existing on the 15th day of May, 1983 on the lands described in Schedule 63 may be erected provided the following requirements are met:

Maximum height of addition 4 metres

Maximum floor area of addition 40 square metres

O. Reg. 356/83, s. 1.

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

Schedule 63

That parcel of land situate in the Town of Oakville in The Regional Municipality of Halton, being those parts of lots 24, 25 and 26 in Concession II, north of Dundas Street, in the former Township of Trafalgar, designated as Parts 1, 2, 3, 4, 5, 6 and 11 on a Plan of Reference deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-5373. O. Reg. 356/83, s. 2.

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

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

(2879) 27

PLANNING ACT

O. Reg. 357/83.
Order Made Under Section 30 of the Planning Act.
Made—June 17th, 1983.
Filed—June 17th, 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 Goderich in the County of Huron, being composed of the west half of Lot 376 according to a Plan registered in the Land Registry Office for the Registry Division of Huron (No. 22) as Number 457. O. Reg. 357/83, s. 1.

D. P. McHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

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

(2880)

27

PLANNING ACT

O. Reg. 358/83.

Restricted Areas—County of Bruce,
Township of Carrick.

Made—June 17th, 1983.

Filed—June 17th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 274/74 MADE UNDER THE PLANNING ACT

1. Section 2 of Ontario Regulation 274/74, as remade by section 1 of Ontario Regulation 950/78, is revoked and the following substituted therefor:

2. This Order applies to all lands within the Township of Carrick in the County of Bruce, excepting the following:

1. That part of Lot 10 in Concession XII designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Bruce (No. 3) as Number 3R-2321.
2. That part of Lot 27 in Concession A designated as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Bruce (No. 3) as Number 3R-3417. O. Reg. 358/83, s. 1.

D. P. McHUGH

Director

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

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

(2881)

27

ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

O. Reg. 359/83.

General.

Made—June 17th, 1983.

Filed—June 17th, 1983.

REGULATION TO AMEND REGULATION 724 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

1. Section 14 of Regulation 724 of Revised Regulations of Ontario, 1980, as amended by section 4 of Ontario Regulation 641/81, is further amended by adding thereto the following subsections:

(6) Where a widow, widower, child or beneficiary of a deceased member cannot be found, the executive-director is satisfied that reasonable efforts have been made to find the widow, widower, child or beneficiary and at least one year has passed since the member's death, the Board may, notwithstanding any other provision of this Regulation, direct that any benefit that would be payable under this Regulation if the widow, widower, child or beneficiary had pre-deceased the member be paid to the person who would be entitled to receive the benefit in those circumstances, on such terms and conditions as the Board directs.

(7) Where a widow, widower, child or beneficiary referred to in subsection (6) is subsequently found and a claim is made for any benefit payable under this Regulation, the Board may direct that the benefit, reduced by the amount actually paid under subsection (6), be paid to the widow, widower, child or beneficiary, as the case may be. O. Reg. 359/83, s. 1.

2. Section 15 of the said Regulation, as amended by section 8 of Ontario Regulation 70/83, is further amended by adding thereto the following subsection and Table:

(6) Notwithstanding subsection (3), the annual amount of deferred pension payable to a member,

- (a) on the 31st day of December, 1982, shall be increased, if the member is entitled to receive a deferred pension on the 1st day of July, 1983, by the percentage shown in the Table opposite the date on which the member became entitled to receive the deferred pension; and
- (b) on the 31st day of December, 1983, shall be increased by 4 per cent if the member became entitled to receive the deferred pension on or before the 31st day of December, 1982.

TABLE

Date of Entitlement	Percentage Increase
On or before December 31, 1977	11.40 per cent
Any day in 1978	8.16 per cent
Any day in 1979, 1980 or 1981	4.00 per cent

O. Reg. 359/83, s. 2.

3. Section 19 of the said Regulation, as remade by section 1 of Ontario Regulation 389/82, is revoked and the following substituted therefor:

19.—(1) The annual amount of pension payable to a person during his or her lifetime shall be determined in accordance with this Regulation or the predecessor thereof in force at the commencement of such pension to the person, provided that,

- (a) the monthly amount of pension payable to the person on the 31st day of December, 1977 shall be increased by 3 per cent on the 1st day of March, 1978;
- (b) the monthly amount of pension payable to the person on the 1st day of January, 1979 shall be increased by 4 per cent on the 1st day of January, 1981;
- (c) the monthly amount of pension payable to the person on the 31st day of December, 1981 shall be increased by 4 per cent on the 1st day of July, 1982;

- (d) subject to clause (e), the monthly amount of pension payable to the person on the 31st day of December, 1982 shall be increased by 4 per cent on the 1st day of July, 1983; and
- (e) where the person began to receive the pension between the 1st day of January, 1982, and the 1st day of November, 1982, both inclusive, the monthly amount of pension payable to the person on the 31st day of December, 1982 shall be increased by 4 per cent, multiplied by the factor shown in the Table opposite the commencement date of the pension and rounded to four decimal places.

TABLE

Commencement Date of Pension	Factor
January 1, 1982	1.916667
February 1, 1982	1.833333
March 1, 1982	1.750000
April 1, 1982	1.666667
May 1, 1982	1.583333
June 1, 1982	1.500000
July 1, 1982	1.416667
August 1, 1982	1.333333
September 1, 1982	1.250000
October 1, 1982	1.166667
November 1, 1982	1.083333

- (2) Where a person referred to in clause (1) (b), (c), (d) or (e), as the case may be, dies on or after the first date but before the second date mentioned in the clause, the monthly amount of pension payable in respect of the person to another person shall be increased in the manner provided in the clause. O. Reg. 359/83, s. 3.

(2882)

Publications Under The Regulations Act

July 9th, 1983

FAMILY BENEFITS ACT

O. Reg. 360/83.

General.

Made—June 17th, 1983.

Filed—June 20th, 1983.

REGULATION TO AMEND REGULATION 318 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FAMILY BENEFITS ACT

1. Subsection 1 (2) of Regulation 318 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(2) For the purpose of clause 1 (f) of the Act, the following are classes of educational institutions,

- (a) elementary schools, secondary schools and schools for trainable retarded children under the *Education Act*;
- (b) private schools operated in accordance with section 15 of the *Education Act*;
- (c) schools for the blind and schools for the deaf under the *Education Act*; and
- (d) any school or institution that is,
 - (i) designated by the Lieutenant Governor in Council as a specified educational institution for the purposes of the *Canada Student Loans Act* (Canada), or
 - (ii) an eligible institution under Regulation 644 of Revised Regulations of Ontario, 1980,

but is not an approved institution under Regulation 646 of Revised Regulations of Ontario, 1980. O. Reg. 360/83, s. 1.

- 2.—(1) Subsection 12 (1) of the said Regulation is amended by adding at the end thereof:

“but does not include, with respect to the dwelling place, any refund or payment under section 7 of the *Income Tax Act* or grant under section 2 or section 7 of the *Ontario Pensioners Property Tax Assistance Act* to any applicant, recipient or beneficiary”. R.R.O. 1980, Reg. 318, s. 12 (1); O. Reg. 360/83, s. 2 (1).

- (2) Paragraph 1 of subsection 12 (3) of the said Regulation, as remade by subsection 3 (1) of Ontario Regulation 847/82, exclusive of the Table, is revoked and the following substituted therefor:

1. Where the applicant or recipient receives board and shelter from the same source and the source,
 - i. is supplying the board and shelter for profit, or
 - ii. is an agency approved by the Director and operated by a corporation incorporated under Part III of the *Corporations Act*,

an amount for basic needs determined by the Director in accordance with the following Table:

- (3) Paragraph 1a of the said subsection 12 (3), as made by subsection 3 (1) of Ontario Regulation 847/82, exclusive of the Table, is revoked and the following substituted therefor:

- 1a. Where the basic needs of an applicant or recipient are not determined under paragraph 1 and the applicant or recipient receives board and shelter from the same source, an amount for basic needs determined by the Director in accordance with the following Table:

- (4) Paragraph 3 of the said subsection 12 (3), as remade by subsection 3 (2) of Ontario Regulation 847/82, is revoked and the following substituted therefor:

3. Where an applicant or recipient does not have basic needs determined under paragraph 1 or 1a, and the applicant or recipient,

- i. receives shelter from a source that,
 - A. is supplying the shelter for profit, or
 - B. is an agency approved by the Director and operated by a corporation incorporated under Part III of the *Corporations Act*,

- ii. resides in self-contained quarters, or
 - iii. provides shelter to another person who is not included as a beneficiary for the purposes of calculating the amount of allowance to which the applicant or recipient is entitled,
- a monthly amount for basic needs,
- iv. determined in accordance with Schedule A, if the payment for shelter includes the cost of heating the dwelling place, or
 - v. determined in accordance with Schedule B, if the payment for shelter does not include the cost of heating the dwelling place.
- (5) Paragraph 4 of the said subsection 12 (3), as remade by subsection 3 (2) of Ontario Regulation 847/82, exclusive of the Table and the subparagraphs, is revoked and the following substituted therefor:
4. Subject to subsection 13 (8), the amount for basic needs determined in accordance with Schedule A, B, C or D shall be reduced by the amount by which the monthly cost to the applicant or recipient for shelter is less than,
-
- provided that no reduction under this paragraph shall exceed the amount determined by the Director in accordance with the following Table:
-
- (6) Subparagraph iii of paragraph 4 of the said subsection 12 (3), exclusive of the subparagraphs, is revoked and the following substituted therefor:
- iii. for a single person or married person with dependent children,
-
- but where there are more than two beneficiaries, the amounts in subparagraphs A and B shall be increased by \$5 for each additional beneficiary in excess of two,
-
- (7) The said subsection 12 (3), as amended by section 2 of Ontario Regulation 634/81, section 2 of Ontario Regulation 721/81, section 1 of Ontario

Regulation 121/82, section 1 of Ontario Regulation 404/82, section 4 of Ontario Regulation 424/82, section 7 of Ontario Regulation 459/82, section 3 of Ontario Regulation 654/82, section 2 of Ontario Regulation 727/82 and section 3 of Ontario Regulation 847/82, is further amended by adding thereto the following paragraph:

16. Where a beneficiary has a dog guide as defined in the *Blind Persons' Rights Act*, a monthly amount determined by the Director but not exceeding \$40 for the care of each such dog.
- 3.—(1) Paragraph 14 of subsection 13 (2) of the said Regulation, as remade by subsection 8 (2) of Ontario Regulation 459/82, is revoked and the following substituted therefor:
- 14. any income received for lodging with or without meals provided by the applicant or recipient to any child, grandchild or foster child of the applicant or recipient where such child or grandchild is,
 - i. a beneficiary,
 - ii. a recipient or a dependant of a recipient of general assistance under the *General Welfare Assistance Act*,
 - iii. in full-time attendance at an educational institution approved by the Director, or is on vacation from such institution, or
 - iv. under eighteen years of age and without financial resources as determined by the Director;
- (2) The said subsection 13 (2), as amended by subsection 8 (2) of Ontario Regulation 459/82, section 4 of Ontario Regulation 654/82 and section 4 of Ontario Regulation 847/82, is further amended by adding thereto the following paragraphs:
36. effective the 1st day of September, 1982, where an applicant or recipient or a beneficiary is in receipt of a grant under section 34.5 of the *National Housing Act* (Canada), an amount that is the lesser of,
- i. the average monthly amount of the grant, or
 - ii. the amount by which the cost of shelter as determined by the Director of the applicant or recipient exceeds the amount set out in Column A of the following Table:

TABLE

Number of Beneficiaries	Column A
1	\$200
2	283
3	307
4	330
5	353
6 or more	377

37. any payment received under subsection 2 (2) of the *Developmental Services Act* on or after the 1st day of February, 1983.

4. Subsection 16 (3) of the said Regulation is revoked and the following substituted therefor:

(3) Where a person who was eligible for an allowance ceases to be eligible for the allowance because of an increase in the value of liquid assets, the amount recoverable under section 17 of the Act as a sum to which the recipient was not entitled shall not exceed the difference between,

(a) the maximum value of the liquid assets that the recipient and any other beneficiaries owned during the period of ineligibility; and

(b) the maximum value of the liquid assets permitted under subsections 2 (1) and (3), section 3 and subsection 4 (1). O. Reg. 360/83, s. 4.

5. Section 19 of the said Regulation is amended by adding thereto the following subsection:

(2) Clause 5 (c) does not apply where the board of review or an appellate court determines that an applicant or recipient was eligible for an allowance during a period of time in respect of which the applicant or recipient received general assistance under the *General Welfare Assistance Act*. O. Reg. 360/83, s. 5.

6.—(1) Subsection 30 (2) of the said Regulation, as remade by section 6 of Ontario Regulation 847/82, is revoked and the following substituted therefor:

(2) An applicant or recipient to whom this section applies who,

(a) receives shelter from a source that,

(i) is supplying the shelter for profit, or

(ii) is an agency approved by the Director and operated by a corporation incor-

porated under Part III of the *Corporations Act*;

(b) resides in self-contained quarters; or

(c) provides shelter to another person who is not included as a beneficiary for the purposes of calculating the amount of allowances to which the applicant or recipient is entitled,

shall have budgetary requirements equal to the greater of,

(d) the amount determined in accordance with subsection (3); or

(e) the amount of his budgetary requirements determined in accordance with section 12 or 12a. O. Reg. 360/83, s. 6 (1).

(2) Subsection 30 (4) of the said Regulation, as made by section 6 of Ontario Regulation 847/82, is revoked and the following substituted therefor:

(4) An applicant or recipient to whom this section applies but to whom subsection (2) does not apply shall have budgetary requirements equal to the greater of,

(a) the amount determined in accordance with subsection (5); or

(b) the amount of his budgetary requirements determined in accordance with section 12 or 12a. O. Reg. 360/83, s. 6 (2).

(3) Section 30 of the said Regulation, as remade by section 6 of Ontario Regulation 847/82, is amended by adding thereto the following subsection:

(7) For the purpose of computing the amount of the allowance under section 11, where an applicant or recipient to whom this section applies or the spouse or a dependent child of such applicant or recipient has a dog guide as defined in the *Blind Persons' Rights Act*, the budgetary requirements of such applicant or recipient shall, in addition to any increase under subsection (6), be increased by an amount equal to the amount determined in accordance with paragraph 16 of subsection 12 (3). O. Reg. 360/83, s. 6 (3).

7. The said Regulation is amended by adding thereto the following section:

40. Where a determination is made under this Regulation by the Director, the determination is prescribed to be a power of the Director. O. Reg. 360/83, s. 7.

8. Item 10 of Form 1 of the said Regulation is revoked and the following substituted therefor:

10. DECLARATION OF APPLICANT

I,, do solemnly declare that:
(full name)

- 1. I am the applicant (or the person making application on behalf of the applicant) named in the foregoing application.
- 2. I have been interviewed by the Welfare Administrator or his representative or a representative of the Ministry of Community and Social Services and fully understand the eligibility criteria. I have supplied the information in this application and, to the best of my knowledge and belief, all statements in this application are true and no information required to be given has been withheld or omitted.
- 3. Should an allowance or assistance be granted to me (the applicant) on the basis of the foregoing information, I will notify the Director or Welfare Administrator, as the case may be, or his representative of any change in,
 - (a) my circumstances; or
 - (b) the circumstances of any other person included as a beneficiary of the allowance or a dependant for the purposes of the assistance provided to me,
 including any change in circumstances pertaining to assets, income, wages or living arrangements.
- 4. I make this solemn Declaration conscientiously believing it to be true and knowing that it has the same force and effect as if made under oath by virtue of the *Canada Evidence Act*.

Declared before me at the
 of in the
 ofthis day of
, 198..

.....
 (Signature of applicant or person
 completing application on behalf of applicant)

A commissioner, etc.

R.R.O. 1980, Reg. 318, Form 1; O. Reg. 360/83, s. 8.

9. Notwithstanding section 1 of this Regulation, where a child was a dependent child within the meaning of clause 1 (f) of the Act on the 19th day of June, 1983, the child shall be deemed to continue to be a dependent child until the child completes the course of study for which the child is enrolled in the educational institution, or until the child attains the age of twenty-one years, whichever is sooner.

GENERAL WELFARE ASSISTANCE
ACT

O. Reg. 361/83.

General.

Made—June 17th, 1983.

Filed—June 20th, 1983.

REGULATION TO AMEND
REGULATION 441 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GENERAL WELFARE ASSISTANCE ACT

1. Subsection 11 (7) of Regulation 441 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(7) Any amounts of general assistance paid by the council of an approved band to or on behalf of a person not a member of the band but who would otherwise be eligible for general assistance under subsection (1) or (5) shall be included for the purpose of determining the amount of the subsidy payable under subsection (6). O. Reg. 361/83, s. 1.

- 2.—(1) Clause 12 (1) (b) of the said Regulation is amended by adding at the end thereof:

“but does not include, with respect to the dwelling place, any refund or payment under section 7 of the *Income Tax Act* or grant under section 2 or section 7 of the *Ontario Pensioners Property Tax Assistance Act* to any applicant, recipient or dependant of any applicant or recipient.” R.R.O. 1980, Reg. 441, s. 12 (1); O. Reg. 361/83, s. 2 (1).

- (2) Paragraphs 1 and 2 of subsection 12 (2) of the said Regulation, as remade by subsection 2 (1) of Ontario Regulation 728/82, exclusive of the Tables, are revoked and the following substituted therefor:

1. Where an applicant or recipient receives board and shelter from the same source and the source,
- i. supplies the board and shelter for profit, or
 - ii. is an agency approved by the welfare administrator and operated by a corporation incorporated under Part III of the *Corporations Act*,

an amount for basic needs determined by the welfare administrator in accordance with the following Table:

2. Where the basic needs of an applicant or recipient are not determined under paragraph 1 and the applicant or recipient receives board and shelter from the same source, an amount for basic needs determined by the welfare administrator in accordance with the following Table:

- (3) Paragraph 4, as remade by subsection 2 (1) of Ontario Regulation 728/82, and paragraphs 4a and 4b, as made by subsection 2 (1) of Ontario Regulation 728/82, of the said subsection 12 (2) are revoked and the following substituted therefor:

4. Where an applicant or recipient does not have basic needs determined under paragraph 1, 2 or 3 and the applicant or recipient, resides in self-contained quarters, provides shelter to another person who is not a dependant of the applicant or recipient or receives shelter from a source that, supplies the shelter for profit, or is an agency approved by the welfare administrator and operated by a corporation incorporated under Part III of the *Corporations Act*, and has payments for shelter that,

- i. include the cost of heating the dwelling place, an amount for basic needs determined in accordance with Schedule A, or
- ii. do not include the cost of heating the dwelling place, an amount for basic needs determined in accordance with Schedule B.

- 4a. Where an applicant or recipient does not have basic needs determined under paragraph 1, 2, 3 or 4 and has payment for shelter that,

- i. include the cost of heating the dwelling place, an amount for basic needs determined in accordance with Schedule D, or
- ii. do not include the cost of heating the dwelling place, an amount for basic needs determined in accordance with Schedule E.

- (4) Paragraphs 5 and 6 of the said subsection 12 (2) are revoked and the following substituted therefor:

5. Where the basic needs of an applicant or recipient are determined under paragraph 4 or 4a, and the applicant or recipient, in the opinion of the welfare administrator, shares accommodation to any degree with any other adult person other than a dependant of the

applicant or recipient, the welfare administrator may reduce the amount determined for basic needs by an amount not exceeding 15 per cent.

6. Subject to subsection 13 (4), the amount for basic needs determined in accordance with paragraph 4 or 4a shall be reduced by the amount by which the cost to the applicant or recipient of shelter is less than,

- i. for a single person, \$75 monthly, or
- ii. for a head of a family,

A. \$130 monthly where basic needs are determined in accordance with Schedule A or D,

B. \$120 monthly where basic needs are determined in accordance with Schedule B or E,

but where there is more than one dependant in the household, the amounts in sub-sub-paragraphs A and B of subparagraph ii shall be increased by \$5 for each additional dependant in excess of one.

3. Subsection 13 (2) of the said Regulation, as amended by subsection 2 (2) of Ontario Regulation 655/82 and subsection 6 (2) of Ontario Regulation 786/82, is further amended by adding thereto the following paragraph:

35. effective the 1st day of September, 1982, where the applicant or recipient or dependant of an applicant or recipient is in receipt of a grant under section 34.5 of the *National Housing Act* (Canada), an amount that is the lesser of,

- i. the average monthly amount of the grant, or
- ii. the amount by which the cost of shelter of the applicant or recipient as determined by the welfare administrator exceeds the applicable amount set out in Column A of the following Table:

TABLE

Number of Beneficiaries	Column A
1	\$200
2	283
3	307
4	330
5	353
6 or more	377

4.—(1) Paragraph 1 of subsection 15 (4) of the said Regulation is revoked and the following substituted therefor:

1. For basic needs, an amount determined in accordance with paragraph 1, 2, 4 or 4a of subsection 12 (2).

(2) The said subsection 15 (4) is amended by adding thereto the following paragraph:

5a. The cost of shelter as determined by the welfare administrator in excess of the applicable amount in Column A of the Table to paragraph 9 of subsection 12 (2).

5.—(1) Subsection 21 (6) of the said Regulation is revoked and the following substituted therefor:

(6) The subsidy payable by the Province of Ontario to,

(a) a municipality;

(b) an approved band; or

(c) a district welfare administration board established under the *District Welfare Administration Boards Act*,

in respect of the cost approved by the Director of counselling services approved by the Director, purchased on a contract of fee-for-service basis from an agency or person approved by the Director, shall be equal to 80 per cent of such cost. O. Reg. 361/83, s. 5 (1).

(2) Section 21 of the said Regulation, as amended by section 8 of Ontario Regulation 786/82, is further amended by adding thereto the following subsection:

(9) The subsidy payable by the Province of Ontario to,

(a) a municipality;

(b) an approved band; or

(c) a district welfare administration board established under the *District Welfare Administration Boards Act*,

in respect of the cost of maintenance ordered by the board of review under subsection 11 (4) of the Act shall be equal to 80 per cent of such cost. O. Reg. 361/83, s. 5 (2).

6. The said Regulation is amended by adding thereto the following section:

27.—(1) Where a determination is made under this Regulation by a welfare administrator, the determination is prescribed to be a power of the welfare administrator.

(2) Where an approval is made under this Regulation by the Director the approval is prescribed to be a power of the Director. O. Reg. 361/83, s. 6.

7. Item 10 of Form 1 of the said Regulation is revoked and the following substituted therefor:

10. DECLARATION OF APPLICANT

I,, do solemnly declare that:
(full name)

- 1. I am the applicant (or the person making application on behalf of the applicant) named in the foregoing application.
- 2. I have been interviewed by the Welfare Administrator or his representative or a representative of the Ministry of Community and Social Services and fully understand the eligibility criteria. I have supplied the information in this application and, to the best of my knowledge and belief, all statements in this application are true and no information required to be given has been withheld or omitted.
- 3. Should an allowance or assistance be granted to me (the applicant) on the basis of the foregoing information, I will notify the Director or Welfare Administrator, as the case may be, or his representative, of any change in,

(a) my circumstances; or

(b) the circumstances of any other person included as a beneficiary of the allowance or a dependant for the purposes of the assistance provided to me,

including any change in circumstances pertaining to assets, income, wages or living arrangements.

- 4. I make this solemn declaration conscientiously believing it to be true and knowing that it has the same force and effect as if made under oath by virtue of the *Canada Evidence Act*.

Declared before me at the
of in the
of this day of
....., 198..

.....
(Signature of applicant or
person completing application
on behalf of applicant)

A commissioner, etc.

R.R.O. 1980, Reg. 441, Form 1; O. Reg. 361/83, s. 7.

(2889)

28

PLANNING ACT

O. Reg. 362/83.

Restricted Areas—District of Thunder Bay, geographic townships of Gorham and Ware.

Made—June 17th, 1983.

Filed—June 20th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 109/75
MADE UNDER THE
PLANNING ACT

- 1. Ontario Regulation 109/75 is amended by adding thereto the following section:

26. Notwithstanding any other provision of this Order, the existing single-family cottage and the existing accessory buildings and structures on the land described in Schedule 12 may continue to be used, and buildings and structures accessory to the single-family cottage may be erected and used on the land, provided that no building or structure may be erected within one metre of the front lot line. O. Reg. 362/83, s. 1.

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

Schedule 12

That parcel of land situate in the geographic Township of Gorham in the Territorial District of Thunder Bay, being that part of Lot 18 in Concession VIII more particularly described as Part 2, Lot 28,

P.A.R. 522, on a Plan deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number M-93A. O. Reg. 362/83, s. 2.

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

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

(2890)

28

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 363/83.

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—June 20th, 1983.

Filed—June 20th, 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:

75. Notwithstanding any other provision of this Order, the land described in Schedule 64 may be used for,

- (a) the continued use of the existing single-family dwelling or, if the existing single-family dwelling is removed, the erection and use of a new single-family dwelling; and
- (b) the retail sale of nursery stock and garden supplies and equipment and the erection and use, as buildings accessory to the sale use, of a pay booth and a building for the storage of nursery stock and garden supplies and equipment,

provided the following requirements are met:

Minimum distance
 between new single-
 family dwelling and
 Ninth Line 18 metres

Minimum distance
 between new single-
 family dwelling and
 Dundas Street 125 metres

Minimum distance
 between new single-
 family dwelling and the
 south lot line 7 metres

Maximum height of new
 single-family dwelling 2 storeys

Minimum distance
 between the storage
 building and Ninth Line 130 metres

Minimum distance
 between the storage
 building and Dundas
 Street 90 metres

Minimum distance
 between the storage
 building and the south
 lot line 20 metres

Minimum distance
 between the pay booth
 and Ninth Line 53 metres

Minimum distance
 between the pay booth
 and Dundas Street 75 metres

Minimum distance
 between the pay booth
 and the south lot line 70 metres

O. Reg. 363/83, s. 1.

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

Schedule 64

That parcel of land situate in the Town of Oakville in The Regional Municipality of Halton, formerly in the Township of Trafalgar in the County of Halton, being that part of Lot 5 in Concession I, south of Dundas Street, more particularly described as follows:

Premising that the course of the road allowance between lots 5 and 6, herein referred to as the Ninth Line, has a bearing of north 44° 55' west and relating all bearings herein thereto;

Commencing at a point in the northeasterly limit of the Ninth Line distant 27.13 metres measured southeasterly therealong from the most westerly angle of the said Lot 5;

Thence continuing southeasterly on the northeasterly limit of the Ninth Line a distance of 185.01 metres to a point;

Thence north 38° 16' east a distance of 204.21 metres to a point;

Thence north 44° 45' west a distance of 200.25 metres to an iron bar planted in the southeast limit of King's Highway No. 5 as widened by a Plan registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 1153;

Thence south 38° 16' west along the southeast limit of the said Registered Plan a distance of 189.0 metres to a point;

Thence south 3° 20' east 22.86 metres to the point of commencement.

Save and except that part of the said Lot 5 designated as Part 1 on a Reference Plan deposited in the said Land Registry Office as Number 20R-3553. O. Reg. 363/83, s. 2.

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

Dated at Toronto, this 20th day of June, 1983.

(2891)

28

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 364/83.

Exemption—Ministry of Natural Resources—MNR-43.

Made—June 2nd, 1983.

Approved—June 2nd, 1983.

Filed—June 20th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-43

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

The activities of,

- (a) setting areas in Ontario apart as provincial parks,
- (b) acquiring property therefore, and
- (c) the interim management thereof for the following provincial parks:

- (i) Woodland Caribou
- (ii) Wabakimi
- (iii) Opasquia
- (iv) Kesagami
- (v) Lady Evelyn—Smoothwater
- (vi) Killarney Extension,

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 will be damaged by the interference with the Ministry's commitment to protect significant natural and cultural environments and to provide the public with outdoor recreation opportunities and tourism benefits.
- B. The public will be damaged by the loss of anticipated outdoor recreational opportunities and tourism benefits.
- C. The Ministry of Natural Resources is preparing an Environmental Assessment for provincial parks. This work would be hampered by the requirement to seek separate approval for these activities.

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 identification of park candidates has been on-going through Parks System Planning, and was the subject of the public Report of the Task Force on Parks System Planning, as well as being a key component of the Land Use Guidelines.
- B. The selection of recommended park candidates incorporated input from the general public and interest groups by means of the public consultation process of the Land Use Guidelines.
- C. The interim management of these parks will be carried out within a context of conservation, protection and wise management of the environment.
- D. Approved MNR Class EA's will be followed for applicable projects carried out for interim park management.
- E. The Ministry of Natural Resources is preparing an environmental assessment for provincial parks which will be submitted under the Act for acceptance and approval.

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

1. This exemption does not apply to any plan or project:
 - (a) where development is likely to modify or disturb the habitat of a species designated under the *Endangered Species Act*; or
 - (b) where a major commercial recreation facility is to be developed or substantially upgraded by the private sector on property not already controlled by the private sector proponent within a Provincial Park.
2. MNR will provide the Environmental Assessment Branch as well as the Regional Office of the Ministry of the Environment with annual work plans for the Provincial Parks Program no less than 30 days prior to the implementation of any plan or project. The annual work plans will specify the nature, size and location of all plans and projects. MNR will notify the above offices of revisions to the work plans no less than 30 days prior to the implementation of any such revisions to plans or projects.
3. A copy of each plan included in the work plan noted in Condition 2 shall be available to the public for examination at the appropriate District Office of MNR at least 30 days before implementation commences.
4. Activities carried out in Provincial Parks that would be covered by an approved MNR Class Environmental Assessment, except that they are occurring in a Provincial Park, will:
 - (a) follow the appropriate Class EA procedures, including notification, if there is no Master Plan; and
 - (b) follow the environmental quality guidelines and Construction and Mitigation Handbook, if there is a Master Plan.
5. Should it become apparent to the Ministry of Natural Resources that any interim management of a project exempt under this order meets the criteria set out below, or the public approaches either the Ministry of Natural Resources or the Ministry of the Environment, and upon notice and consultation between Ministries, either Minister may decide that an individual Environmental Assessment be prepared in the following circumstances:
 - (a) where a proposed plan or project generates an unusual amount of public or Government concern;
 - (b) where there are unusual or significant potential environmental impacts not adequately treated in the pertinent planning exercise; or
 - (c) where a land area that has significant earth science, life science or cultural features is acquired for the purposes of or is brought into the Provincial Parks Program.
6. Where an Environmental Assessment has been done and approval to proceed received or an exemption granted for an individual Provincial Parks plan or project, that plan or project shall be deemed to be a separate undertaking not exempt by this order.
7. During the period covered by this order, MNR will continue its compliance with the *Environmental Protection Act* and the Provincial Parks Program shall be planned, implemented and managed according to the following Provincial Parks' guidelines and policies:
 - Ontario Provincial Parks Policy
 - Park Management and Operating Plan Format
 - Landscape Design Principles and Guidelines
 - Visitor Services Interim Policy
 - Master Planning Guidelines (when approved).
8. Any revisions to the guidelines and policies cited in Condition 7 and any new policies and guidelines will be placed in the Public Record for this exemption order.
9. Those plans and projects planned under this exemption, but not fully implemented by the date of an approval being issued with respect to the Environmental Assessment of the undertaking referred to in Reason E will have their status under the Act reviewed in connection with the review of that Environmental Assessment and, if provided for in conditions of approval issued in connection with the undertaking, may continue to proceed in accordance with such conditions. O. Reg. 364/83.

K. C. NORTON
Minister of the Environment

Dated this 2nd day of June, 1983.

(2892)

28

ENVIRONMENTAL ASSESSMENT ACT**O. Reg. 365/83.**

Exemption—Township of Owens, Williamson and Idington—OWEN—TP-1.

Made—June 9th, 1983.

Approved—June 9th, 1983.

Filed—June 20th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT**EXEMPTION—TOWNSHIP OF OWENS, WILLIAMSON AND IDINGTON—OWEN-TP-1**

Having received a request from the Township of Owens, Williamson and Idington that an undertaking, namely:

The activity of establishing, operating and maintaining a sewage disposal system in the community of Harty consisting of collector sewers and a lagoon sewage treatment facility,

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 community will be exposed for a longer period of time to a health hazard because of the presence of untreated sewage in local ditches; and
- B. The inhabitants of the community will be exposed for a longer period of time to a health hazard due to the potential contamination of local well-water supplies.

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 needed to overcome health problems associated with the lack of servicing the existing population of the community.
- B. The proponent advises that the environmental effects of the construction and operation of the sewage works are expected to be limited and not adverse.

C. The proponent advises that construction operations would only pose a short-term disruption to people living in the area.

This exemption is subject to the following terms and conditions:

1. Construction methods and schedules will be implemented in consultation with the Ministry of the Environment Timmins District Office and 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. All necessary provincial and other approvals are to be obtained before construction commences.
4. Where an activity which otherwise would be exempt under this order is being carried out as, or is part of, an undertaking for which an approval to proceed has been received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.
5. Where an activity which is the subject of this order is being carried out as, or is part of, another undertaking which is the subject of an exemption order under the Act, the activity exempt under this order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order. O. Reg. 365/83.

K. C. NORTON
Minister of the Environment

Dated this 9th day of June, 1983.

(2893)

28

ENVIRONMENTAL ASSESSMENT ACT**O. Reg. 366/83.**

Exemption—Ministry of Government Services—MGS-53.

Made—June 9th, 1983.

Approved—June 9th, 1983.

Filed—June 20th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT**EXEMPTION—MINISTRY OF GOVERNMENT SERVICES—MGS-53**

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

The activity of constructing an addition to the Ministry of Transportation and Communications' Regional Office located at 355 Counter Street in Kingston,

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 damage or interference with the persons and property indicated will occur:

- A. The Ministry of Transportation and Communications 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 an environmental assessment in sufficient time to meet the requirements of the Ministry of Transportation and Communications 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 Ministry, 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 reason:

- 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 at the site to accommodate the development, that zoning at the site will permit the contemplated use, and that there is an absence of unique environmental features.

This exemption is subject to the following terms and conditions:

1. The contract between a builder and the Crown for the construction of the addition must be signed before June 30, 1984.

2. That the Ministry of Government Services notify the Environmental Assessment Branch, Ministry of the Environment between 30 and 100 days prior to the calling of tenders for the project, advising that the Ministry of Government Services has reviewed the project and is of the opinion that the current situation under which the project is proposed is unchanged from the situation that existed on the date that this exemption order was issued.
3. Where an activity that would otherwise be exempt under this Order is being carried out in connection with, or as 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. 366/83.

K. C. NORTON

Minister of the Environment

Dated this 9th day of June, 1983.

(2894)

28

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 367/83.

Exemption—The Corporation of the Town of Kapuskasing—MUN-TWN-KAP-1.

Made—June 9th, 1983.

Approved—June 9th, 1983.

Filed—June 20th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—THE CORPORATION OF THE TOWN OF KAPUSKASING—MUN-TWN-KAP-1

Having received a request from the Corporation of the Town of Kapuskasing that an undertaking, namely:

The activity of establishing a separate sanitary sewer system to serve highway commercial and other properties located along Highway #11, West of the Kapuskasing River to Neetian Road, including a sewage collection system and a pre-fabricated extended aeration sewage treatment plant complete with building,

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 interference with the persons and property indicated will occur:

A. The owners of the properties in the area to be serviced by the undertaking would be interfered with in that the time required to prepare an environmental assessment for the undertaking would extend the planning phase of the project into 1984. As such, the owners would be required to install extremely expensive individual sanitary facilities this summer or curtail commercial activities.

B. Existing employment would be reduced if the establishments in the area to be served by the undertaking were required to reduce or cease operation as a result of not meeting sanitary regulations during 1983.

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 Municipal Council of the Town of Kapuskasing, 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 will provide a permanent solution to the public health hazard that is a result of the current practice of discharging raw sewage to the Kapuskasing River. The Porcupine Health Unit has indicated that this practice must cease and has indicated that if the undertaking does not proceed this summer, commercial activity in the area to be serviced will be permitted to continue.

B. The provision of proper sanitary sewage treatment will preserve existing employment and promote additional employment in the establishments in the area to be serviced by the undertaking.

This exemption is subject to the following terms and conditions:

1. Contracts for the construction of the undertaking shall be awarded no later than September 1, 1983.
2. Where an activity which otherwise would be exempt under this order, is being carried out in accordance 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. 367/83.

K. C. NORTON

Minister of the Environment

Dated this 9th day of June, 1983.

(2895)

28

HEALTH INSURANCE ACT

O. Reg. 368/83.

General.

Made—June 17th, 1983.

Filed—June 21st, 1983.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1. Columns 1, 2, 3 and 4 of subsection 27 (2) of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 431/82, are revoked and the following substituted therefor:

COLUMN 1	COLUMN 2
Estimated Taxable Income—Single Person	Monthly Premium Rate— Single Person
\$3,001 to \$3,500	\$ 7.08
\$3,501 to \$4,000	\$14.16
\$4,001 to \$4,500	\$21.24
COLUMN 3	COLUMN 4
Estimated Total Taxable Income —Persons and Dependants	Monthly Premium Rate— Persons with Dependants
\$3,501 to \$4,500	\$14.16
\$4,501 to \$5,000	\$28.32
\$5,001 to \$5,500	\$42.48

- 2.—(1) Subsection 36 (1b) of the said Regulation, as made by subsection 2 (1) of Ontario Regulation 431/82, is revoked and the following substituted therefor:

(1b) The premium for a benefit period of one month is, for a benefit period commencing on or after the 1st day of October, 1982, but before the 1st day of September, 1983,

(a) for a single person, \$27;

(b) for a person with one or more dependants, \$54; and

(c) in the case of dependants of a member of the Royal Canadian Mounted Police or of the regular forces of the Canadian Armed Forces,

- (i) having one dependant of whom the General Manager is notified, \$27, or
- (ii) having two or more dependants of whom the General Manager is notified, \$54.

(1c) The premium for a benefit period of one month is, for a benefit period commencing on or after the 1st day of September, 1983,

(a) for a single person, \$28.35;

(b) for a person with one or more dependants, \$56.70; and

(c) in the case of dependants of a member of the Royal Canadian Mounted Police or of the regular forces of the Canadian Armed Forces,

(i) having one dependant of whom the General Manager is notified, \$28.35, or

(ii) having two or more dependants of whom the General Manager is notified, \$56.70. O. Reg. 368/83, s. 2 (1).

(2) Subsections 36 (2) and (4) of the said Regulation, as remade by subsection 2 (2) of Ontario Regulation 431/82, are revoked and the following substituted therefor:

(2) No premium is payable by a member of the Royal Canadian Mounted Police or of the regular forces of the Canadian Armed Forces otherwise than as provided in clause (1) (c), (1a) (c), (1b) (c) or (1c) (c). O. Reg. 368/83, s. 2 (2), *part*.

(4) A person with one or more dependants is not eligible for the rate in clause (1) (a), (1a) (a), (1b) (a) or (1c) (a) applicable to a single person. O. Reg. 368/83, s. 2 (2), *part*.

3. Section 1 of this Regulation comes into force on the 1st day of September, 1983.

(2896)

28

WINE CONTENT ACT

O. Reg. 369/83.

General.

Made—June 17th, 1983.

Filed—June 21st, 1983.

REGULATION TO AMEND
REGULATION 947 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
WINE CONTENT ACT

1. Section 2 of Regulation 947 of Revised Regulations of Ontario, 1980, as amended by section 2 of Ontario Regulation 602/82, is further amended by adding thereto the following subsections:

(3) For the year ending with the 31st day of August, 1983, a winery may increase the quota of 15 per cent referred to in subsection (1) to 18½ per cent.

(4) Where a winery exceeds the quota of 15 per cent set out in subsection (1) in the year ending with the 31st day of August, 1983, its quota for the year ending with the 31st day of August, 1984 shall be reduced by the difference between the quota set out in subsection (1) and the quota utilized in accordance with subsection (3). O. Reg. 369/83, s. 1.

(2897)

28

SMALL CLAIMS COURTS ACT

O. Reg. 370/83.

Small Claims Courts Judges.

Made—June 17th, 1983.

Filed—June 21st, 1983.

REGULATION TO REVOKE
REGULATION 918 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
SMALL CLAIMS COURTS ACT

1. Regulation 918 of Revised Regulations of Ontario, 1980 and Ontario Regulations 112/81, 425/81, 178/82 and 575/82 are revoked.

(2898)

28

JUDICATURE ACT**O. Reg. 371/83.**Salaries and Benefits of
Masters.

Made—June 17th, 1983.

Filed—June 21st, 1983.

**REGULATION TO AMEND
REGULATION 539 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
JUDICATURE ACT**

1. Subsection 7 (2) of Regulation 539 of Revised Regulations of Ontario, 1980 is amended by inserting after "master" in the second line "seventy years of age or under".

(2899)

28

PROVINCIAL COURTS ACT**O. Reg. 372/83.**Salaries and Benefits of Provincial
Judges.

Made—June 17th, 1983.

Filed—June 21st, 1983.

**REGULATION TO AMEND
REGULATION 811 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL COURTS ACT**

1. Subsection 8 (2) of Regulation 811 of Revised Regulations of Ontario, 1980 is amended by inserting after "judge" in the second line "seventy years of age or under".

(2900)

28

SMALL CLAIMS COURTS ACT**O. Reg. 373/83.**

Courts.

Made—June 17th, 1983.

Filed—June 21st, 1983.

**REGULATION TO AMEND
REGULATION 916 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
SMALL CLAIMS COURTS ACT**

1. Subparagraphs i and ii of paragraph 2 of Schedule 38 to Regulation 916 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

i. The towns of,

- (a) Clinton;
- (b) Goderich;
- (c) Seaforth;
- (d) Wingham.

ii. The villages of,

- (a) Blyth;
- (b) Brussels.

iii. The townships of,

- (a) Ashfield;
- (b) Colborne;
- (c) East Wawanosh;
- (d) Goderich;
- (e) Grey;
- (f) Howick;
- (g) Hullett;
- (h) McKillop;
- (i) Morris;
- (j) Turnberry;
- (k) West Wawanosh.

2. Schedule 40 to the said Regulation is revoked.

(2901)

28

SMALL CLAIMS COURTS ACT**O. Reg. 374/83.**

Courts.

Made—June 17th, 1983.

Filed—June 21st, 1983.

**REGULATION TO AMEND
REGULATION 916 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
SMALL CLAIMS COURTS ACT**

1. Subparagraph iii of paragraph 2 of Schedule 69 to Regulation 916 of Revised Regulations of Ontario, 1980 is amended by striking out "and" in the second-last line and by adding after "Mattawa" in the last line "the Township of

Airy, and the geographic townships of Dickens, Lyell, Murchison and Sabine”.

2. Subparagraph ii of paragraph 2 of Schedule 72 to the said Regulation is revoked and the following substituted therefor:

ii. The townships of,

(a) Alnwick;

(b) Haldimand;

(c) Hamilton.

3. Clause (a) of subparagraph iii of paragraph 2 of Schedule 73 to the said Regulation is revoked.

4.—(1) Paragraph 2 of Schedule 91 to the said Regulation is amended by striking out the first and second lines and inserting in lieu thereof:

2. Those parts of the County of Renfrew and the Territorial District of Nipissing described as follows:

(2) Paragraph 2 of the said Schedule 91 is further amended by adding thereto the following subparagraphs:

iii. The Township of Airy.

iv. The geographic townships of,

(a) Dickens;

(b) Lyell;

(c) Murchison;

(d) Sabine.

(2902)

28

PUBLIC TRUSTEE ACT

O. Reg. 375/83.

General.

Made—June 17th, 1983.

Filed—June 21st, 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 256/83, is revoked and the following substituted therefor:

(a) subject to subsections (2), (3) and (4), be credited to moneys in the hands of the Public Trustee on and after the 1st day of July, 1983 at the rate of 9 per cent per annum on the minimum monthly balance;

2. This Regulation comes into force on the 1st day of July, 1983.

(2903)

28

GAME AND FISH ACT

O. Reg. 376/83.

Hunting Licences.

Made—June 17th, 1983.

Filed—June 21st, 1983.

REGULATION TO AMEND REGULATION 420 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Section 2 of Regulation 420 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 138/83, is amended by adding thereto the following subsection:

(7a) No person shall submit more than one application for a tag in Form 25 or possess more than one tag in Form 25. O. Reg. 376/83, s. 1.

2.—(1) Clause 8 (4) (a) of the said Regulation, as remade by section 2 of Ontario Regulation 127/83, is revoked and the following substituted therefor:

(a) a hunting licence issued to him as a resident under subsection 1a (1) after the 1st day of January, 1968;

(2) Clause 8 (5) (a) of the said Regulation, as remade by section 2 of Ontario Regulation 127/83, is revoked and the following substituted therefor:

(a) a hunting licence issued to him under subsection 1a (2) after the 1st day of January, 1968;

3. Form 5 of the said Regulation, as remade by section 5 of Ontario Regulation 155/83, is amended by inserting after “caribou” where it occurs “deer”.

(2904)

28

GAME AND FISH ACT

O. Reg. 377/83.

Traps.

Made—June 17th, 1983.

Filed—June 21st, 1983.

REGULATION TO AMEND ONTARIO REGULATION 673/82 MADE UNDER THE GAME AND FISH ACT

1. Subsection 1 (11) of Ontario Regulation 673/82 is revoked and the following substituted therefor:

(11) No person shall, on land, use a leg-hold trap with a trap chain whose length, exceeds 16 centimetres (6.30 inches), unless drags are used.

(12) In subsection (11), "trap chain" includes a chain, cable, rope, wire or similar device and any combination thereof, and the length of a trap chain is the distance,

(a) where the trap chain is attached above ground to an object, measured between the object and the nearest part of the trap; or

(b) where the trap chain is attached under ground to an object, measured between the intersection of the trap chain with the surface of the ground and the nearest point of the trap. O. Reg. 377/83, s. 1.

(2905)

28

PROVINCIAL PARKS ACT

O. Reg. 378/83.

Designation of Parks.

Made—June 17th, 1983.

Filed—June 21st, 1983.

REGULATION TO AMEND REGULATION 821 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL PARKS ACT

1. Schedule 14 of Appendix B to Regulation 821 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 14

RENÉ BRUNELLE PROVINCIAL PARK

In the Township of Moonbeam (formerly the Township of Fauquier) and in the geographic

Township of Gurney, in the Territorial District of Cochrane, described as follows:

1. In the Township of Moonbeam (formerly the Township of Fauquier) and in the geographic Township of Gurney, containing an area of 3015 hectares, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomical:

Beginning at the northeast corner of Lot 7, Concession XII, as shown on the plan of the Township of Fauquier, thence north astronomically 10.058 metres to the intersection with the south boundary of the geographic Township of Gurney; thence easterly along that south boundary 1435 metres, more or less, to a point distant 1609.344 metres measured westerly along that south boundary from the southeast corner of the geographic Township of Gurney; thence north astronomically 3218.688 metres; thence west astronomically 8046.720 metres; thence south astronomically 2880 metres, more or less, to the water's edge of Remi Lake; thence south astronomically to a point distant 150 metres measured southeasterly from and perpendicularly to the said water's edge; thence in a general northeasterly, easterly and southerly direction parallel to the said water's edge and 150 metres in perpendicular distance therefrom to the intersection with the westerly production of the south limit of Lot 9, Concession X, as shown on the said township plan; thence easterly along that westerly production and along the south limit of lots 9, 8 and 7, Concession X, to the southeast corner of that Lot 7; thence northerly along the east limit of that lot to the northeast corner thereof; thence northerly in a straight line across the road allowance between concessions X and XI to the southeast corner of Lot 7, Concession XI; thence northerly along the east limit of Lot 7, Concessions XI and XII, to the place of beginning.

2. In the Township of Moonbeam (formerly the Township of Fauquier), containing an area of 115.186 hectares, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the north limit of Lot 17, Concession VI, as shown on the plan of the Township of Fauquier, having a bearing of north 89° 58' 40" east as shown on Plan CR-1273 deposited in the Land Registry Office at Cochrane.

Beginning at the southwest corner of Lot 16, Concession VI, as shown on the said township plan; thence easterly along the south limit of that lot 506.12 metres, more or less, to its southeast corner; thence northerly along its east limit 1198 metres, more or less, to its northeast corner; thence westerly along its north limit and along its prolongation across the unnamed lake and across the road allowance along the shore of that unnamed lake 506.86 metres, more or less, to the northwest corner of that lot; thence southerly along the west limit of that lot 201.168 metres; thence south 89° 58' 40" west 506.93 metres, more or less, to the west limit of Lot 17, Concession VI; thence southerly along

that west limit 997 metres, more or less, to the south-west corner of that lot; thence easterly along its south limit 269 metres, more or less, to the intersection with a line drawn on a course of north astronomic from a point in the south limit of Lot 17, Concession V, distant 253.874 metres measured easterly thereon from its southwest corner; thence south astronomically 201.168 metres; thence east astronomically 254 metres, more or less, to the east limit of that Lot 17; thence northerly along the east limit of that lot 201 metres, more or less, to the place of beginning. O. Reg. 378/83, s. 1.

(2906)

28

MOTORIZED SNOW VEHICLES ACT

O. Reg. 379/83.

Extending Validity of Motorized Snow Vehicle Permits.

Made—June 17th, 1983.

Filed—June 21st, 1983.

REGULATION MADE UNDER THE MOTORIZED SNOW VEHICLES ACT

EXTENDING VALIDITY OF MOTORIZED SNOW VEHICLE PERMITS

1. Notwithstanding subsection 18 (1) of Regulation 669 of Revised Regulations of Ontario, 1980, the term or period of permits issued or validated in respect of motorized snow vehicles expiring on the 30th day of

June, 1983 is extended to and including the 30th day of September, 1983. O. Reg. 379/83, s. 1.

(2909)

28

TORONTO AREA TRANSIT OPERATING AUTHORITY ACT

O. Reg. 380/83.

General.

Made—June 2nd, 1983.

Approved—June 17th, 1983.

Filed—June 21st, 1983.

REGULATION TO AMEND REGULATION 935 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE TORONTO AREA TRANSIT OPERATING AUTHORITY ACT

1. Subsection 2 (19) of Regulation 935 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(19) Where a passenger presents satisfactory proof that he is blind and is accompanied by a sighted attendant, the blind passenger may purchase one adult single fare for the carriage of the blind passenger and the attendant. O. Reg. 380/83, s. 1.

2. The Table to the said Regulation, as remade by section 4 of Ontario Regulation 400/81, is revoked and the following substituted therefor:

Table

FARE CONVERSION TABLE							
Single Fare \$	10 Ride Fare \$	Half Fare \$	Adult Monthly Fare \$	Student 10 Ride Fare \$	Student Monthly Fare \$	FAMILY PASS FARE	
						Without Monthly Pass \$	With 1 Adult Mthly Pass \$
1.35	12.25	.70	42.00	10.00	26.00	5.00	2.50
1.40	12.50	.70	44.00	10.25	27.00	5.00	2.50
1.45	13.00	.75	45.00	10.75	28.00	5.25	2.75
1.50	13.50	.75	47.00	11.00	28.00	5.50	2.75
1.55	14.00	.80	48.00	11.50	29.00	5.75	2.75
1.60	14.50	.80	50.00	11.75	30.00	5.75	3.00
1.65	14.75	.85	51.00	12.00	31.00	6.00	3.00
1.70	15.25	.85	53.00	12.50	32.00	6.25	3.00
1.75	15.75	.90	54.00	12.75	33.00	6.50	3.25
1.80	16.25	.90	56.00	13.25	34.00	6.50	3.25
1.85	16.75	.95	58.00	13.50	35.00	6.75	3.50
1.90	17.00	.95	59.00	14.00	36.00	7.00	3.50
1.95	17.50	1.00	61.00	14.25	37.00	7.00	3.50
2.00	18.00	1.00	62.00	14.75	38.00	7.25	3.75
2.05	18.50	1.05	64.00	15.00	39.00	7.50	3.75
2.10	18.75	1.05	65.00	15.50	40.00	7.75	3.75
2.15	19.25	1.10	67.00	15.75	41.00	7.75	4.00
2.20	19.75	1.10	68.00	16.25	42.00	8.00	4.00
2.25	20.25	1.15	70.00	16.50	43.00	8.25	4.00
2.30	20.75	1.15	72.00	16.75	43.00	8.50	4.25
2.35	21.00	1.20	73.00	17.25	44.00	8.50	4.25
2.40	21.50	1.20	75.00	17.50	45.00	8.75	4.50
2.45	22.00	1.25	76.00	18.00	46.00	9.00	4.50
2.50	22.50	1.25	78.00	18.25	47.00	9.25	4.50
2.55	23.00	1.30	79.00	18.75	48.00	9.25	4.75
2.60	23.25	1.30	81.00	19.00	49.00	9.50	4.75
2.65	23.75	1.35	82.00	19.50	50.00	9.75	4.75
2.70	24.25	1.35	84.00	19.75	51.00	9.75	5.00
2.75	24.75	1.40	85.00	20.25	52.00	10.00	5.00
2.80	25.25	1.40	87.00	20.50	53.00	10.25	5.00
2.85	25.50	1.45	89.00	21.00	54.00	10.50	5.25
2.90	26.00	1.45	90.00	21.25	55.00	10.50	5.25
2.95	26.50	1.50	92.00	21.50	56.00	10.75	5.50
3.00	27.00	1.50	93.00	22.00	57.00	11.00	5.50
3.05	27.25	1.55	95.00	22.25	58.00	11.25	5.50
3.10	27.75	1.55	96.00	22.75	59.00	11.25	5.75
3.15	28.25	1.60	98.00	23.00	59.00	11.50	5.75
3.20	28.75	1.60	99.00	23.50	60.00	11.75	5.75
3.25	29.25	1.65	101.00	23.75	61.00	11.75	6.00
3.30	29.50	1.65	103.00	24.25	62.00	12.00	6.00
3.35	30.00	1.70	104.00	24.50	63.00	12.25	6.25
3.40	30.50	1.70	106.00	25.00	64.00	12.50	6.25
3.45	31.00	1.75	107.00	25.25	65.00	12.50	6.25
3.50	31.50	1.75	109.00	25.50	66.00	12.75	6.50
3.55	31.75	1.80	110.00	26.00	67.00	13.00	6.50
3.60	32.25	1.80	112.00	26.25	68.00	13.25	6.50
3.65	32.75	1.85	113.00	26.75	69.00	13.25	6.75
3.70	33.25	1.85	115.00	27.00	70.00	13.50	6.75
3.75	33.75	1.90	116.00	27.50	71.00	13.75	6.75
3.80	34.00	1.90	118.00	27.75	72.00	13.75	7.00

FARE CONVERSION TABLE (continued)							
Single Fare \$	10 Ride Fare \$	Half Fare \$	Adult Monthly Fare \$	Student 10 Ride Fare \$	Student Monthly Fare \$	FAMILY PASS FARE	
						Without Monthly Pass \$	With 1 Adult Mthly Pass \$
3.85	34.50	1.95	120.00	28.25	73.00	14.00	7.00
3.90	35.00	1.95	121.00	28.50	74.00	14.25	7.25
3.95	35.50	2.00	123.00	29.00	75.00	14.50	7.25
4.00	35.75	2.00	124.00	29.25	75.00	14.50	7.25
4.05	36.25	2.05	126.00	29.75	76.00	14.75	7.50
4.10	38.75	2.05	127.00	30.00	77.00	15.00	7.50
4.15	37.25	2.10	129.00	30.25	78.00	15.25	7.50
4.20	37.75	2.10	130.00	30.75	79.00	15.25	7.75
4.25	38.00	2.15	132.00	31.00	80.00	15.50	7.75
4.30	38.50	2.15	134.00	31.50	81.00	15.75	7.75
4.35	39.00	2.20	135.00	31.75	82.00	16.00	8.00
4.40	39.50	2.20	137.00	32.25	83.00	16.00	8.00
4.45	40.00	2.25	138.00	32.50	84.00	16.25	8.25
4.50	40.25	2.25	140.00	33.00	85.00	16.50	8.25
4.55	40.75	2.30	141.00	33.25	86.00	16.50	8.25
4.60	41.25	2.30	143.00	33.75	87.00	16.75	8.50
4.65	41.75	2.35	144.00	34.00	88.00	17.00	8.50
4.70	42.25	2.35	146.00	34.50	89.00	17.25	8.50
4.75	42.50	2.40	147.00	34.75	90.00	17.25	8.75
4.80	43.00	2.40	149.00	35.00	90.00	17.50	8.75
4.85	43.50	2.45	151.00	35.50	91.00	17.75	9.00
4.90	44.00	2.45	152.00	35.75	92.00	18.00	9.00
4.95	44.50	2.50	154.00	36.25	93.00	18.00	9.00
5.00	44.75	2.50	155.00	36.50	94.00	18.25	9.25
5.05	45.25	2.55	157.00	37.00	95.00	18.50	9.25
5.10	45.75	2.55	158.00	37.25	96.00	18.50	9.25
5.15	46.25	2.60	160.00	37.75	97.00	18.75	9.50
5.20	46.50	2.60	161.00	38.00	98.00	19.00	9.50
5.25	47.00	2.65	163.00	38.50	99.00	19.25	9.50
5.30	47.50	2.65	165.00	38.75	100.00	19.25	9.75
5.35	48.00	2.70	166.00	39.25	101.00	19.50	9.75
5.40	48.50	2.70	168.00	39.50	102.00	19.75	10.00
5.45	48.75	2.75	169.00	39.75	103.00	20.00	10.00
5.50	49.25	2.75	171.00	40.25	104.00	20.00	10.00
5.55	49.75	2.80	172.00	40.50	105.00	20.25	10.25
5.60	50.25	2.80	174.00	41.00	106.00	20.50	10.25
5.65	50.75	2.85	175.00	41.25	106.00	20.50	10.25
5.70	51.00	2.85	177.00	41.75	107.00	20.75	10.50
5.75	51.50	2.90	178.00	42.00	108.00	21.00	10.50
5.80	52.00	2.90	180.00	42.50	109.00	21.25	10.50
5.85	52.50	2.95	182.00	42.75	110.00	21.25	10.75
5.90	53.00	2.95	183.00	43.25	111.00	21.50	10.75
5.95	53.25	3.00	185.00	43.50	112.00	21.75	11.00
6.00	53.75	3.00	186.00	43.75	113.00	22.00	11.00
6.05	54.25	3.05	188.00	44.25	114.00	22.00	11.00
6.10	54.75	3.05	189.00	44.50	115.00	22.25	11.25
6.15	55.00	3.10	191.00	45.00	116.00	22.50	11.25
6.20	55.50	3.10	192.00	45.25	117.00	22.75	11.25
6.25	56.00	3.15	194.00	45.75	118.00	22.75	11.50
6.30	56.50	3.15	196.00	46.00	119.00	23.00	11.50

FARE CONVERSION TABLE (continued)							
Single Fare \$	10 Ride Fare \$	Half Fare \$	Adult Monthly Fare \$	Student 10 Ride Fare \$	Student Monthly Fare \$	FAMILY PASS FARE	
						Without Monthly Pass \$	With 1 Adult Mthly Pass \$
6.35	57.00	3.20	197.00	46.50	120.00	23.25	11.50
6.40	57.25	3.20	199.00	46.75	121.00	23.25	11.75
6.45	57.75	3.25	200.00	47.25	122.00	23.50	11.75
6.50	58.25	3.25	202.00	47.50	122.00	23.75	12.00
6.55	58.75	3.30	203.00	48.00	123.00	24.00	12.00
6.60	59.25	3.30	205.00	48.25	124.00	24.00	12.00
6.65	59.50	3.35	206.00	48.50	125.00	24.25	12.25
6.70	60.00	3.35	208.00	49.00	126.00	24.50	12.25
6.75	60.50	3.40	209.00	49.25	127.00	24.75	12.25
6.80	61.00	3.40	211.00	49.75	128.00	24.75	12.50
6.85	61.50	3.45	213.00	50.00	129.00	25.00	12.50
6.90	61.75	3.45	214.00	50.50	130.00	25.25	12.75
6.95	62.25	3.50	216.00	50.75	131.00	25.25	12.75
7.00	62.75	3.50	217.00	51.25	132.00	25.50	12.75
7.05	63.25	3.55	219.00	51.50	133.00	25.75	13.00
7.10	63.50	3.55	220.00	52.00	134.00	26.00	13.00
7.15	64.00	3.60	222.00	52.25	135.00	26.00	13.00
7.20	64.50	3.60	223.00	52.75	136.00	26.25	13.25
7.25	65.00	3.65	225.00	53.00	137.00	26.50	13.25
7.30	65.50	3.65	227.00	53.25	137.00	26.75	13.25
7.35	65.75	3.70	228.00	53.75	138.00	26.75	13.50
7.40	66.25	3.70	230.00	54.00	139.00	27.00	13.50
7.45	66.75	3.75	231.00	54.50	140.00	27.25	13.75
7.50	67.25	3.75	233.00	54.75	141.00	27.50	13.75
7.55	67.75	3.80	234.00	55.25	142.00	27.50	13.75
7.60	68.00	3.80	236.00	55.50	143.00	27.75	14.00
7.65	68.50	3.85	237.00	56.00	144.00	28.00	14.00
7.70	69.00	3.85	239.00	56.25	145.00	28.00	14.00
7.75	69.50	3.90	240.00	56.75	146.00	28.25	14.25
7.80	70.00	3.90	242.00	57.00	147.00	28.50	14.25
7.85	70.25	3.95	244.00	57.50	148.00	28.75	14.25
7.90	70.75	3.95	245.00	57.75	149.00	28.75	14.50
7.95	71.25	4.00	247.00	58.00	150.00	29.00	14.50
8.00	71.75	4.00	248.00	58.50	151.00	29.25	14.75
8.05	72.00	4.05	250.00	58.75	152.00	29.50	14.75
8.10	72.50	4.05	251.00	59.25	153.00	29.50	14.75
8.15	73.00	4.10	253.00	59.50	153.00	29.75	15.00
8.20	73.50	4.10	254.00	60.00	154.00	30.00	15.00
8.25	74.00	4.15	256.00	60.25	155.00	30.00	15.00
8.30	74.25	4.15	258.00	60.75	156.00	30.25	15.25
8.35	74.75	4.20	259.00	61.00	157.00	30.50	15.25
8.40	75.25	4.20	261.00	61.50	158.00	30.75	15.25
8.45	75.75	4.25	262.00	61.75	159.00	30.75	15.50
8.50	76.25	4.25	264.00	62.00	160.00	31.00	15.50
8.55	76.50	4.30	265.00	62.50	161.00	31.25	15.75
8.60	77.00	4.30	267.00	62.75	162.00	31.50	15.75
8.65	77.50	4.35	268.00	63.25	163.00	31.50	15.75
8.70	78.00	4.35	270.00	63.50	164.00	31.75	16.00
8.75	78.50	4.40	271.00	64.00	165.00	32.00	16.00
8.80	78.75	4.40	273.00	64.25	166.00	32.00	16.00

FARE CONVERSION TABLE (continued)							
Single Fare \$	10 Ride Fare \$	Half Fare \$	Adult Monthly Fare \$	Student 10 Ride Fare \$	Student Monthly Fare \$	FAMILY PASS FARE	
						Without Monthly Pass \$	With 1 Adult Mthly Pass \$
8.85	79.25	4.45	275.00	64.75	167.00	32.25	16.25
8.90	79.75	4.45	276.00	65.00	168.00	32.50	16.25
8.95	80.25	4.50	278.00	65.50	169.00	32.75	16.50
9.00	80.50	4.50	279.00	65.75	169.00	32.75	16.50
9.05	81.00	4.55	281.00	66.25	170.00	33.00	16.50
9.10	81.50	4.55	282.00	66.50	171.00	33.25	16.75
9.15	82.00	4.60	284.00	66.75	172.00	33.50	16.75
9.20	82.50	4.60	285.00	67.25	173.00	33.50	16.75
9.25	82.75	4.65	287.00	67.50	174.00	33.75	17.00
9.30	83.25	4.65	289.00	68.00	175.00	34.00	17.00
9.35	83.75	4.70	290.00	68.25	176.00	34.25	17.00
9.40	84.25	4.70	292.00	68.75	177.00	34.25	17.25
9.45	84.75	4.75	293.00	69.00	178.00	34.50	17.25
9.50	85.00	4.75	295.00	69.50	179.00	34.75	17.50
9.55	85.50	4.80	296.00	69.75	180.00	34.75	17.50
9.60	86.00	4.80	298.00	70.25	181.00	35.00	17.50
9.65	86.50	4.85	299.00	70.50	182.00	35.25	17.75
9.70	87.00	4.85	301.00	71.00	183.00	35.50	17.75
9.75	87.25	4.90	302.00	71.25	184.00	35.50	17.75
9.80	87.75	4.90	304.00	71.50	184.00	35.75	18.00
9.85	88.25	4.95	306.00	72.00	185.00	36.00	18.00
9.90	88.75	4.95	307.00	72.25	186.00	36.25	18.00
9.95	89.25	5.00	309.00	72.75	187.00	36.25	18.25
10.00	89.50	5.00	310.00	73.00	188.00	36.50	18.25
10.05	90.00	5.05	312.00	73.50	189.00	36.75	18.50
10.10	90.50	5.05	313.00	73.75	190.00	36.75	18.50
10.15	91.00	5.10	315.00	74.25	191.00	37.00	18.50
10.20	91.25	5.10	316.00	74.50	192.00	37.25	18.75
10.25	91.75	5.15	318.00	75.00	193.00	37.50	18.75
10.30	92.25	5.15	320.00	75.25	194.00	37.50	18.75
10.35	92.75	5.20	321.00	75.75	195.00	37.75	19.00
10.40	93.25	5.20	323.00	76.00	196.00	38.00	19.00
10.45	93.50	5.25	324.00	76.25	197.00	38.25	19.00
10.50	94.00	5.25	326.00	76.75	198.00	38.25	19.25
10.55	94.50	5.30	327.00	77.00	199.00	38.50	19.25
10.60	95.00	5.30	329.00	77.50	200.00	38.75	19.50
10.65	95.50	5.35	330.00	77.75	200.00	38.75	19.50
10.70	95.75	5.35	332.00	78.25	201.00	39.00	19.50
10.75	96.25	5.40	333.00	78.50	202.00	39.25	19.75
10.80	96.75	5.40	335.00	79.00	203.00	39.50	19.75
10.85	97.25	5.45	337.00	79.25	204.00	39.50	19.75
10.90	97.75	5.45	338.00	79.75	205.00	39.75	20.00
10.95	98.00	5.50	340.00	80.00	206.00	40.00	20.00
11.00	98.50	5.50	341.00	80.25	207.00	40.25	20.25
11.05	99.00	5.55	343.00	80.75	208.00	40.25	20.25
11.10	99.50	5.55	344.00	81.00	209.00	40.50	20.25
11.15	99.75	5.60	346.00	81.50	210.00	40.75	20.50
11.20	100.25	5.60	347.00	81.75	211.00	41.00	20.50
11.25	100.75	5.65	349.00	82.25	212.00	41.00	20.50
11.30	101.25	5.65	351.00	82.50	213.00	41.25	20.75

FARE CONVERSION TABLE (continued)							
Single Fare \$	10 Ride Fare \$	Half Fare \$	Adult Monthly Fare \$	Student 10 Ride Fare \$	Student Monthly Fare \$	FAMILY PASS FARE	
						Without Monthly Pass \$	With 1 Adult Mthly Pass \$
11.35	101.75	5.70	352.00	83.00	214.00	41.50	20.75
11.40	102.00	5.70	354.00	83.25	215.00	41.50	20.75
11.45	102.50	5.75	355.00	83.75	216.00	41.75	21.00
11.50	103.00	5.75	357.00	84.00	216.00	42.00	21.00
11.55	103.50	5.80	358.00	84.50	217.00	42.25	21.25
11.60	104.00	5.80	360.00	84.75	218.00	42.25	21.25
11.65	104.25	5.85	361.00	85.00	219.00	42.50	21.25
11.70	104.75	5.85	363.00	85.50	220.00	42.75	21.50
11.75	105.25	5.90	364.00	85.75	221.00	43.00	21.50
11.80	105.75	5.90	366.00	86.25	222.00	43.00	21.50
11.85	106.25	5.95	368.00	86.50	223.00	43.25	21.75
11.90	106.50	5.95	369.00	87.00	224.00	43.50	21.75
11.95	107.00	6.00	371.00	87.25	225.00	43.50	21.75
12.00	107.50	6.00	372.00	87.75	226.00	43.75	22.00

O. Reg. 380/83, s. 2.

3. Schedules 1, 2, 3, 4, 5, 6 and 7 of the said Regulation, as remade by section 2 of Ontario Regulation 441/82, are revoked and the following substituted therefor:

SCHEDULE 1		TORONTO -- OAKVILLE -- HAMILTON													
		Guildwood	Scarboro North	Scarboro South	Metro North	Toronto Rail	Metro Northwest	Etobicoke South	Port Credit-Cooksville	Clarkson-Erindale	Oakville	Oakville West-Bronte	Burlington	Aldershot	Hamilton
	Zone	8	7	8	5	2	4	3	11	12	13	14	15	16	18
	Guildwood	1.50	1.35	1.55	1.80		2.50	2.80T	3.30T	3.80T	4.20	4.65	5.25	5.80	6.10
	Scarboro North		1.35	1.50T	1.35		2.05	2.40T	2.90T	3.30T	3.75	4.20	4.80	5.30	5.60
	Scarboro South			1.50	1.80		2.45	2.40T	2.90T	3.30T	3.75	4.20	4.80	5.30	5.60
	Metro North			1.35B 1.50T	1.35B 1.50T		1.35B 1.50T	1.65T	2.25T	2.80T	3.10	3.70	4.20	4.45	4.70
	Toronto Rail				1.50	1.50	1.50	1.50	1.65	2.30	2.75	3.20	3.75	4.30	4.55
	Metro Northwest						1.35B 1.50T	1.65T	1.65T	2.10T	2.55	3.00	3.55	4.05	4.35
	Etobicoke South							1.50T	† 1.60B 1.50T	1.80	2.25	2.70	3.25	3.80	4.05
	Port Credit-Cooksville								† 1.35B 1.50T	1.35B 1.50T	1.80	2.25	2.80	3.30	3.60
	Clarkson-Erindale									1.35	1.35B 1.50T	1.75	2.30	2.85	3.10
	Oakville										1.35	1.35B 1.50T	1.85	2.40	2.65
	Oakville West-Bronte											1.35	1.40B 1.50T	1.95	2.20
	Burlington												1.35	1.35	1.55
	Aldershot													1.35	1.35
	Hamilton														1.35

B-Bus Fare T-Train Fare

O. Reg. 380/83, s. 3, part.

SCHEDULE 2		TORONTO - STREETSVILLE - MEADOWVALE - MILTON									
Zone	Guildwood	Scarboro North	Metro North	Metro North-west	Etobicoke South	Port Credit-Cooksville	Clarkson-Erindale	Streetsville-Meadowvale	Hornby	Milton	
	8	7	5	4	3	11	12	22	23	24	
Guildwood	1.50	1.35	1.80T	2.50T	2.80T	3.30T	3.80T	3.95	4.45	4.75	
Scarboro South	1.55	1.50	1.80T	2.45T	2.40T	2.90T	3.30T	4.00	4.55	4.85	
Scarboro North		1.35	1.35B	2.05	2.40	2.90	3.30	3.40	3.95	4.20	
Metro North			1.35B 1.50T	1.35B 1.50T	1.65T	2.25	2.80	2.20	3.25	3.40	
Metro Northwest				1.35B 1.50T	1.35B 1.50T	1.65	2.10	2.05	2.70	2.95	
Toronto Rail			1.50	1.50	1.50	1.85	2.30	2.90	3.55	3.80	
Etobicoke South					1.50T	1.80B 1.50T	1.80	2.05	3.05	3.25	
Port Credit-Cooksville						1.35B 1.50T	1.35B 1.50T	2.00	2.80	2.85	
Clarkson-Erindale							1.35	1.55	2.10	2.35	
Streetsville-Meadowvale								1.35B 1.50T	1.50	1.85	
Hornby									1.35	1.35	
Milton										1.35	

B-Bus Fare T-Train Fare

O. Reg. 380/83, s. 3, part.

SCHEDULE 3		TORONTO - BRAMPTON - GEORGETOWN - GUELPH																		
		Guildwood	Scarboro North	Scarboro South	Metro North	Toronto Down-town Rail	Metro North-west	Toronto Rail	Elob-coke South	Port Credit-Cooksville	Britannia	Milton	Bram-lee	Bram-pton	Hutton-ville	George-town	Silver Creek	Action	Rock-wood	Guelph
	Zone	8	7	8	5	1	4	2	3	11	21	41	42	43	44	45	46	47	48	49
	Guildwood	1.50	1.35	1.55	1.80	2.50T			2.80	3.30	4.35	3.00T	3.50T	3.80T	4.30	4.80	5.30	5.65	6.30	6.70
	Scarboro North		1.35	1.50	1.35B		2.05		2.40	2.90	4.00	2.80	3.15	3.45	3.95	4.45	4.95	5.30	5.90	6.35
	Scarboro South			1.50	1.80	2.45T			2.40	2.90	4.00	2.80T	3.50T	3.80T	4.30	4.80	5.30	5.85	6.50	6.70
	Metro North				1.35B 1.80T				1.85	2.25	3.35	1.55	2.05	2.55	3.15	3.75	4.25	4.60	5.45	5.85
	Metro Northwest				1.35B 1.80T				1.85	2.25	3.35	1.55 1.80T	2.05 1.80T	2.20	2.70	3.20	3.70	4.05	4.70	5.10
	Toronto Rail				1.50	1.50	1.50	1.50	1.50	1.85	2.40	2.20	2.70	3.00	3.50	4.00	4.50	4.85	5.50	5.90
	Elob-coke South				1.50T				1.50	1.85B 1.80T	1.85	1.65T	2.20T	2.45T	2.95	3.45	3.95	4.35	4.95	5.35
	Port Credit-Cooksville									1.35B 1.80T	1.40	2.00	2.55	2.00	2.50	3.00	3.50	3.85	4.50	4.90
	Britannia									1.35	2.45	2.05	2.05	1.55	2.00	2.50	3.00	3.40	4.00	4.40
	Milton									1.35	2.45	2.05	2.05	1.55	2.00	2.50	3.00	3.40	4.00	4.40
	Bram-lee									1.35B 1.80T	1.80	2.20	2.70	1.80	2.10	2.60	3.10	3.50	4.10	4.50
	Bram-pton									1.35	2.45	2.05	2.05	1.55	2.00	2.50	3.00	3.40	4.00	4.40
	Huttonville									1.35B 1.80T	1.80	2.20	2.70	1.80	2.10	2.60	3.10	3.50	4.10	4.50
	Georgetown									1.35	2.45	2.05	2.05	1.55	2.00	2.50	3.00	3.40	4.00	4.40
	Silver Creek									1.35B 1.80T	1.80	2.20	2.70	1.80	2.10	2.60	3.10	3.50	4.10	4.50
	Action									1.35	2.45	2.05	2.05	1.55	2.00	2.50	3.00	3.40	4.00	4.40
	Rockwood									1.35B 1.80T	1.80	2.20	2.70	1.80	2.10	2.60	3.10	3.50	4.10	4.50
	Guelph									1.35	2.45	2.05	2.05	1.55	2.00	2.50	3.00	3.40	4.00	4.40

B-Bus Fare T-Train Fare

O. Reg. 380/83, s. 3, part.

SCHEDULE 4		TORONTO - NEWMARKET - BARRIE - SUTTON										
		Toronto Rail	Metro North	Richmond Hill - Maple	Oak Ridges - King	Aurora	Newmarket	Bradford-Queensville	Deerhurst-Keewick	Churchill-Island Grove	Stroud-Sutton	Barrie
Zone		2	5	61	62	63	64	65	66	67	68	69
Scarboro South	6		1.80T	‡ 2.55	3.00	3.40	3.70	4.30	5.05	5.35	5.90	6.20
Etobicoke South	3		1.65T	‡ 2.55	3.00	3.40	3.70	4.30	5.05	5.35	5.90	6.20
Guildwood	6		1.80T	‡ 2.55	3.00	3.40	3.70	4.30	5.05	5.35	5.90	6.20
Toronto Rail	2	1.50	1.50	2.05	2.50	2.80	3.20	3.80	4.55	4.85	5.40	5.70
Scarboro North	7		1.35B	‡ 2.00	2.50	2.80	3.05	3.65	4.35	4.75	5.20	5.55
Metro North	5		1.35B 1.80T	‡ 1.45B 1.80T	1.80	2.25	2.50	3.15	3.90	4.20	4.75	5.05
Metro Northwest	4		1.35B 1.80T	‡ 2.05	2.50	2.80	3.20	3.60	4.55	4.85	5.40	5.70
Richmond Hill-Maple	61		1.35B 1.80T	‡ 1.35B 1.80T	1.35B 1.80T	1.80	2.15	2.55	3.50	3.85	4.35	4.65
Oak Ridges-King	62				1.35		1.55	2.20	2.80	3.25	3.75	4.05
Aurora	63					1.35	1.35B 1.80T	1.70	2.45	2.75	3.30	3.60
Newmarket	64						1.35	1.35B 1.80T	2.05	2.40	2.90	3.20
Bradford-Queensville	65							1.35	1.65	2.10	2.60	2.90
Deerhurst-Keewick	66								1.35	1.45	1.85	2.30
Churchill-Island Grove	67									1.35	1.35	1.60
Stroud-Sutton	68										1.35	1.35
Barrie	69											1.35

B-Bus Fare T-Train Fare

O. Reg. 380/83, s. 3, part.

SCHEDULE 5

TORONTO - MARKHAM - STOUFFVILLE - UXBRIDGE

	Zone	Eglwocle South	Metro Northwest	Metro North	Scarboro South	Scarboro North	Richmond Hill-Maple	Oak Ridges-King	Markham	Wideman	Stouffville	Rouge Hill	Pickering	Brougham	Claremount	Goodwood	Uxbridge
Eglwocle South	3	1.50		1.65	2.40	2.40T	2.55	3.00	3.20T	3.50	4.05	3.05	3.50	4.20	4.40	4.90	5.30
Metro Northwest	4		1.35 1.35 1.50T	1.50	2.45	† 2.05	2.05	2.50	2.70	3.00	3.80	2.85	3.15	3.70	3.90	4.45	4.80
Toronto Rail	2			1.50	1.50	† 2.10	2.05	2.50	2.50	2.80	3.45	2.10	2.40	3.20	3.40	3.95	4.30
Metro North	5		1.35 1.35 1.50T	1.50	1.80	† 1.35B	1.65	1.80	1.80	2.20	2.95	2.10	2.40	3.05	3.25	3.75	4.15
Scarboro South	6			1.50	1.50	† 1.35	2.00	2.50	1.50	1.80	2.40	1.45	2.00	2.70	2.90	3.40	3.80
Scarboro North	7					† 1.35	2.00	2.50	1.50	1.80	2.40	1.45	2.00	2.70	2.90	3.40	3.80
Richmond Hill-Maple	8						1.35 1.35 1.50T	1.80	1.65	2.05	2.50	1.45	2.00	2.35	2.55	2.85	3.45
Oak Ridges-King	81						1.35	1.35	1.35	1.35	2.00					2.45	2.85
Markham	71								1.35 1.35 1.50T	1.35	1.60	1.80		1.55	1.75	2.25	2.65
Wideman	72									1.35	1.40	2.20				1.65	2.20
Stouffville	73										1.35	2.70				1.55	2.00
Gullwood	6					1.50T			2.20T		3.10	1.35 1.35 1.50T	1.60	2.20	2.40	3.15	3.30
Rouge Hill	9											1.35	1.35 1.35 1.50T	1.85	2.05	2.55	2.95
Pickering	91												1.35	1.50	1.65	2.20	2.60
Brougham	81													1.35	1.35	1.50	1.90
Claremount	82														1.35	1.35	1.50
Goodwood	74															1.35	1.35
Uxbridge	75															1.35	1.35

O. Reg. 380/83, s. 3, part.

B-Bus Fare T-Train Fare

SCHEDULE 6		TORONTO - PICKERING - OSHAWA - BOWMANVILLE													
		Zone	Metro Northwest	Toronto Rail	Metro North	Scarboro North	Scarboro South	Guildwood	Rouge Hill	Pickering	Ajax	Whitby	Oshawa	Courtice	Bowmanville
Etobicoke South	3	1.35B 1.50T	2	1.50	1.65	2.40	2.40T	2.80T	3.05T	3.50	3.95	4.25	4.65	5.00	5.30
Metro Northwest	4	1.35B 1.50T	1.50B 1.50T	1.50B 1.50T	2.05	2.45T	2.50T	2.85	2.85	3.15	3.55	3.90	4.20	4.55	4.85
Toronto Rail	2		1.50	1.50	2.10	1.50	1.85	1.85	2.10	2.40	2.75	3.25	3.70	4.00	4.30
Metro North	5	1.35B 1.50T		1.35B 1.50T	1.35B 1.50T	1.60T	1.80T	2.10	2.10	2.40	2.75	3.15	3.65	3.90	4.20
Scarboro North	7				1.35	1.50T	1.50T	1.50T	1.35B 1.50T	2.00	2.35	2.75	3.15	3.50	3.80
Scarboro South	6					1.50T	1.55T	1.55T	1.49B 1.60T	2.00	2.35	2.75	3.15	3.50	3.80
Guildwood	6						1.50	1.50	1.35B 1.50T	1.60	2.05	2.20	2.60	2.85	3.20
Rouge Hill	9								1.35	1.35B 1.50T	1.75	2.10	2.40	2.60	3.10
Pickering	91									1.35	1.35	1.65	2.00	2.35	2.65
Ajax	92										1.35	1.35	1.40	1.95	2.25
Whitby	93											1.35	1.36	1.60	1.90
Oshawa	94												1.35	1.35	1.45
Courtice	95													1.35	1.35
Bowmanville	96														1.35

B-Bus Fare T-Train Fare

O. Reg. 380/83, s. 3, part.

Schedule 7

SPECIAL FARES

Special Exact Fares between the following points are available on designated services only:

Richmond Hill to Finch (via Bayview Ave.)		
Adult		.60
Student (with school-issued identification card)		.40
Senior Citizen (with proof of age)		.30
Child (Age 12 and under)		.30
	Half Fare	
	Adult	
Oakville/Hornby	2.05	1.05
Oakville/Milton	2.25	1.15
Oakville/Acton	3.40	1.70
Acton/Clarkson	3.60	1.80
Acton/Milton	1.65	.85

O. Reg. 380/83, s. 3 *part.*

4. This Regulation comes into force on the 1st day of July, 1983.

TORONTO AREA TRANSIT OPERATING AUTHORITY:

L. H. PARSONS

A. F. LEACH

Dated at Toronto, this 2nd day of June, 1983.

(2910) 28

FUEL TAX ACT, 1981

O. Reg. 381/83.

General.

Made—June 21st, 1983.

Filed—June 21st, 1983.

REGULATION TO AMEND ONTARIO REGULATION 772/82 MADE UNDER THE FUEL TAX ACT, 1981

1. Clause 5 (1) (e) of Ontario Regulation 772/82, as remade by subsection 2 (1) of Ontario Regulation 140/83, is revoked and the following substituted therefor:

(e) a supply tank for the storage of dye, mounted horizontally or vertically and having,

(i) an eight inch inspection port that is easily accessible at the uppermost position on the tank, and

(ii) a dye line leading to a dye line outlet,

and that portion of the dye line that is within the supply tank shall be so constructed that the intake to the dye line is situated a minimum of six inches from the bottom of the tank;

2. This Regulation shall be deemed to have come into force on the 1st day of September, 1982.

GEORGE ASHE
Minister of Revenue

Dated at Toronto, this 21st day of June, 1983.

(2911) 28

HIGHWAY TRAFFIC ACT

O. Reg. 382/83.

Speed Limits.

Made—June 22nd, 1983.

Filed—June 22nd, 1983.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Part 3 of Schedule 1 to Regulation 490 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraphs:

32. That part of the King's Highway known as No. 2 in the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth—
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.

33. 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 1,045 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

Town of Ancaster roadway known as Alberton Road in the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth.

- (2) Paragraphs 21 and 22 of Part 4 of the said Schedule 1, as remade by subsection 1 (2) of Ontario Regulation 191/83, are revoked and the following substituted therefor:

Regional Municipality of Hamilton-Wentworth—
Town of Ancaster
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 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 said intersection.

- (3) Paragraph 35 of Part 5 of the said Schedule 1, as remade by subsection 1 (3) of Ontario Regulation 191/83, is revoked.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 22nd day of June, 1983.

(2912)

28

ST. CLAIR PARKWAY COMMISSION ACT

O. Reg. 383/83.

General.

Made—June 14th, 1983.

Approved—June 17th, 1983.

Filed—June 23rd, 1983.

REGULATION TO AMEND REGULATION 906 OF

REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ST. CLAIR PARKWAY COMMISSION ACT

1. Section 16 of Regulation 906 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 149/81, is revoked and the following substituted therefor:

16.—(1) The daily fee for a person to use The St. Clair Parkway Golf Course at Mooretown is,

- (a) from the first Monday of April to the last Sunday of September in any year,

(i) \$10.50 for eighteen holes of play, and

(ii) \$8 for nine holes of play; and

- (b) from the last Monday of September to the 31st day of October in any year,

(i) \$9.50 for eighteen holes of play, and

(ii) \$7 for nine holes of play.

(2) The annual fee for a person to use The St. Clair Parkway Golf Course at Mooretown at any time it is open is,

(a) for a person not less than eighteen years of age and not more than twenty-two years of age who is a student in a high school, university or vocational training school, \$225; and

(b) for any other person not less than eighteen years of age, \$362.

(3) The annual fee for a husband and wife to use The St. Clair Parkway Golf Course at Mooretown at any time it is open is \$556.

(4) A person sixty-five years of age or over, upon payment of an annual fee of \$183, may use The St. Clair Parkway Golf Course at Mooretown at any time its is open,

(a) on Monday, Tuesday, Wednesday, Thursday or Friday, from the first Monday of April to the second Sunday of September, both inclusive; and

(b) on any day of the week on and after the third Monday of September.

(5) A person under eighteen years of age, upon payment of the fee prescribed in subsection (1) or upon payment of an annual fee of \$168, may use The St. Clair Parkway Golf Course at Mooretown,

(a) when playing with one or both parents, at any time it is open;

(b) after 1.00 p.m. during the months of April and August and the period from the 1st day of September to the second Sunday of September, both inclusive;

(c) after 2.00 p.m. during the months of May, June and July; and

(d) on and after the third Monday in September, at any time it is open.

(6) A husband, his wife and their children under eighteen years of age may use The St. Clair Parkway Golf Course at Mooretown on payment of an annual fee of \$663 and the provisions of clauses (5) (a), (b), (c) and (d) apply to the children.

(7) Notwithstanding subsection (1), the daily fee for registered seasonal league players is \$7 for nine holes of play.

(8) Notwithstanding subsection (1), the daily fee for nine holes of play is,

- (a) after 6.00 p.m. during the months of May, June, July and August, \$7; and
- (b) after 5.00 p.m. during the months of September and October, \$7. O. Reg. 383/83, s. 1.

2. Section 19 of the said Regulation, as amended by section 2 of Ontario Regulation 149/81, is revoked and the following substituted therefor:

19.—(1) A camp-site permit authorizes the holder and his party to camp on the camp-site designated in the permit for the period specified in the permit or for fourteen days, whichever is less.

(2) The fee payable for a daily camp-site permit is,

- (a) \$6.30 per day where electrical power and a comfort station are not available;
- (b) \$6.83 per day where a comfort station is available but no electrical power is available; and
- (c) \$6.83 per day and an additional \$1.57 for each electrical outlet where a comfort station and electrical power are available.

(3) The fee payable for a camp-site permit that is valid for a seven day period is,

- (a) \$37.80 payable in advance where electrical power and a comfort station are not available;
- (b) \$40.95 payable in advance where a comfort station is available but no electrical power is available; and
- (c) \$50.40 payable in advance where a comfort station and electrical power are available.

(4) Notwithstanding subsection (2), the fee payable by a person sixty-five years of age or over for a daily camp-site permit on any day except a Friday, Saturday, Sunday or statutory holiday is one-half the fee prescribed under that subsection.

(5) No more than six persons, except a single family group consisting of parents and their unmarried children residing with them, may occupy a camp-site. O. Reg. 383/83, s. 2.

3. Section 20 of the said Regulation, as amended by section 3 of Ontario Regulation 149/81, is revoked and the following substituted therefor:

20.—(1) A seasonal camp-site permit authorizes the holder and his party to camp on the camp-site designated in the permit from the second Friday in May

to the second Sunday in October in any year, both inclusive.

(2) The fee for a seasonal camp-site permit is,

- (a) at Lambton-Cundick Park, \$315; and
- (b) at Cathcart and Marine Parks, \$420.

O. Reg. 383/83, s. 3.

4. Subsection 21 (5) of the said Regulation is amended by striking out “\$3” in the second line and inserting in lieu thereof “\$3.15”.

5. Subsection 22 (2) of the said Regulation, as remade by section 4 of Ontario Regulation 149/81, is revoked and the following substituted therefor:

(2) The fee for the use of The St. Clair Parkway Marine Park at Mitchell's Bay is,

- (a) to launch any boat, \$3.50 per day;
- (b) to launch any boat, \$84 per season;
- (c) to rent a boat and motor, \$30 per day from sunrise to sunset;
- (d) to rent a boat and motor, \$20 per half day;
- (e) to rent a boat and motor, \$12 per quarter day;
- (f) to rent a boat without a motor, \$12 per day from sunrise to sunset;
- (g) for mooring any boat for a day, 50 cents per foot of boat;
- (h) for mooring any boat for a month, \$4.70 per foot of boat;
- (i) for mooring any boat for a season, \$15.75 per foot of boat and where electrical power is supplied, an additional \$52.20 per season for each outlet; and
- (j) to use the dumping station for emptying holding tanks, \$5.25 per boat or trailer. O. Reg. 383/83, s. 5.

THE ST. CLAIR PARKWAY COMMISSION;

D. G. BAILEY
Chairman

R. F. HARRISON
Secretary-Treasurer

Dated at Corunna, this 14th day of June, 1983.

TOBACCO TAX ACT

O. Reg. 384/83.
Forms.
Made—June 21st, 1983.
Filed—June 23rd, 1983.

REGULATION TO AMEND
REGULATION 933 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
TOBACCO TAX ACT

1.—(1) Form 1 of Regulation 933 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 272/82, is revoked and the following substituted therefor:

Form 1



Ministry
of
Revenue

Tobacco Tax Act

NOTICE OF OBJECTION

INSTRUCTIONS:

To be prepared in TRIPLICATE, ONE copy to be retained and TWO copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5.
The envelope containing this NOTICE must be postmarked within ninety days after the day of mailing or delivery by personal service of the NOTICE of ASSESSMENT or STATEMENT of DISALLOWANCE of REBATE/REFUND CLAIM to which objection is being made.
A separate notice of OBJECTION must be filed for each NOTICE of ASSESSMENT or each STATEMENT of DISALLOWANCE of REBATE/REFUND CLAIM in dispute but, if convenient, facts and reasons may be consolidated.

Name of Taxpayer [CORPORATION, PURCHASER, REGISTRANT, VENDOR] TELEPHONE NO.
STREET AND NUMBER
Mailing Address CITY / TOWN PROVINCE PORTAL CODE

NOTICE OF OBJECTION is hereby given to the:

Assessment No. Date of Assessment Amount of Tax for Period ending
OR Statement of Disallowance Statement Date Rebate/Refund Amount

under the following act (check one only)

- CORPORATIONS TAX ACT - Account Number
GASOLINE TAX ACT
RETAIL SALES TAX ACT - Permit Number
TOBACCO TAX ACT
LAND TRANSFER TAX ACT
FUEL TAX ACT, 1981

The following are the reasons for objection and a full statement of facts relating thereto:

(If space is insufficient, a separate memorandum should be attached setting forth - (1) full statement of reasons for objection, and (2) full statement of relevant facts.)

CHECK HERE IF ADDITIONAL SHEETS ATTACHED

Date	Signature	Position or Office
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This Notice must be signed by the Appellant or his/its Authorized Officer.

1406F (82-10)

O. Reg. 384/83, s. 1 (1).

(2) Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

Tobacco Tax Act



Notice of Appeal

IN THE SUPREME COURT OF ONTARIO

INSTRUCTIONS FOR COMPLETION ARE BELOW

In The Matter of (Check one only):

- Corporations Tax Act
- Gasoline Tax Act

- Retail Sales Tax Act
- Tobacco Tax Act
- Land Transfer Tax Act
- Fuel Tax Act, 1981

BETWEEN:

- AND -

THE MINISTER OF REVENUE

Appellant.

Respondent.

TAKE NOTICE that pursuant to (Check one only)

- Section 78 of the Corporations Tax Act
- Section 14 of the Gasoline Tax Act

- Section 23 of the Retail Sales Tax Act
- Section 13 of the Tobacco Tax Act
- Section 12 of the Land Transfer Tax Act
- Section 14 of the Fuel Tax Act 1981

the Appellant appeals to the Supreme Court of Ontario from the decision of the Minister of Revenue

dated the _____ day of _____ 19____
in respect of

<input type="checkbox"/>	Assessment No.	Date of Assessment			Amount of Tax	for Period ending		
		YEAR	MONTH	DAY	\$	YEAR	MONTH	DAY
OR	Statement of Disallowance	Statement Date			Rebate/Refund Amount			
<input type="checkbox"/>	of Rebate/Refund Claim No. _____	YEAR	MONTH	DAY	\$			

STATEMENT OF REASONS FOR APPEAL

(Set out relevant facts and law to be relied on in support of the appeal.)

INSTRUCTIONS:

To be prepared in quadruplicate, ONE copy to be retained, TWO copies to be sent by registered mail addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5 and ONE copy to be filed with the Supreme Court of Ontario in accordance with the statute under which the appeal is taken.

The copies addressed to the Minister must be postmarked within 90 days after the day of mailing of the notification that the Minister has confirmed the assessment or reassessed. The copy for the Supreme Court must be filed with the court within the same 90 day period. The Notice of Appeal must be signed by the Appellant or someone authorized to represent the Appellant in the appeal proceedings.

1246C (82-10)

O. Reg. 384/83, s. 1 (2).

GEORGE ASHE
Minister of Revenue

Dated at Toronto, this 21st day of June, 1983.

(2930)

28

LAND TRANSFER TAX ACT

O. Reg. 385/83.

Forms.

Made—June 21st, 1983.

Filed—June 23rd, 1983.

**REGULATION TO AMEND REGULATION 566
OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE LAND TRANSFER TAX ACT**

1.—(1) Form 1 of Regulation 566 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 270/82, is revoked and the following substituted therefor:

Form 1

Land Transfer Tax Act



Ministry
of
Revenue
Ontario

NOTICE OF OBJECTION

INSTRUCTIONS:

To be prepared in TRIPPLICATE, ONE copy to be retained and TWO copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5.

The envelope containing this NOTICE must be postmarked within ninety days after the day of mailing or delivery by personal service of the NOTICE of ASSESSMENT or STATEMENT of DISALLOWANCE of REBATE/REFUND CLAIM to which objection is being made.

A separate notice of OBJECTION must be filed for each NOTICE of ASSESSMENT or each STATEMENT of DISALLOWANCE of REBATE/REFUND CLAIM in dispute but, if convenient, facts and reasons may be consolidated.

Name of Taxpayer (CORPORATION, PURCHASER, REGISTRANT, VENDOR)		TELEPHONE NO.
STREET AND NUMBER		
Mailing Address CITY / TOWN	PROVINCE	POSTAL CODE

NOTICE OF OBJECTION is hereby given to the:

<input type="checkbox"/> Assessment No.	Date of Assessment <small>YEAR MONTH DAY</small>	Amount of Tax \$	for Period ending <small>YEAR MONTH DAY</small>
<input type="checkbox"/> Statement of Disallowance of Rebate/Refund Claim No. _____	Statement Date <small>YEAR MONTH DAY</small>	Rebate/Refund Amount \$	

TAKE NOTICE that pursuant to (Check one only)

- Section 78 of the Corporations Tax Act
- Section 14 of the Gasoline Tax Act
- Section 23 of the Retail Sales Tax Act
- Section 13 of the Tobacco Tax Act
- Section 12 of the Land Transfer Tax Act
- Section 14 of the Fuel Tax Act 1981

the Appellant appeals to the Supreme Court of Ontario from the decision of the Minister of Revenue

dated the _____ day of _____ 19____
 in respect of

<input type="checkbox"/>	Assessment No.	Date of Assessment YEAR MONTH DAY	Amount of Tax \$	for Period ending YEAR MONTH DAY
<input type="checkbox"/>	Statement of Disallowance		Statement Date YEAR MONTH DAY	Rebate/Refund Amount \$
<input type="checkbox"/>	of Rebate/Refund Claim No. _____			

STATEMENT OF REASONS FOR APPEAL

(Set out relevant facts and law to be relied on in support of the appeal.)

INSTRUCTIONS:

To be prepared in quadruplicate, ONE copy to be retained, TWO copies to be sent by registered mail addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5 and ONE copy to be filed with the Supreme Court of Ontario in accordance with the statute under which the appeal is taken.

The copies addressed to the Minister must be postmarked within 90 days after the day of mailing of the notification that the Minister has confirmed the assessment or reassessed. The copy for the Supreme Court must be filed with the court within the same 90 day period. The Notice of Appeal must be signed by the Appellant or someone authorized to represent the Appellant in the appeal proceedings.

1246C (82-10)

O. Reg. 385/83, s. 1 (2).

GEORGE ASHE
 Minister of Revenue

Dated at Toronto, this 21st day of June, 1983.

(2931)

28

GASOLINE TAX ACT

O. Reg. 386/83.
 General.
 Made—June 21st, 1983.
 Filed—June 23rd, 1983.

**REGULATION TO AMEND REGULATION 440
 OF REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE GASOLINE TAX ACT**

1.—(1) Form 1 of Regulation 440 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 269/82, is revoked and the following substituted therefor:

Form 1



Ministry of Revenue

Gasoline Tax Act

NOTICE OF OBJECTION

INSTRUCTIONS:

To be prepared in TRIPLICATE, ONE copy to be retained and TWO copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5.

The envelope containing this NOTICE must be postmarked within ninety days after the day of mailing or delivery by personal service of the NOTICE of ASSESSMENT or STATEMENT of DISALLOWANCE of REBATE/REFUND CLAIM to which objection is being made.

A separate notice of OBJECTION must be filed for each NOTICE of ASSESSMENT or each STATEMENT of DISALLOWANCE of REBATE/REFUND CLAIM in dispute but, if convenient, facts and reasons may be consolidated.

Name of Taxpayer (CORPORATION, PURCHASER, REGISTRANT, VENDOR) TELEPHONE NO.

STREET AND NUMBER

Mailing Address CITY / TOWN PROVINCE POSTAL CODE

NOTICE OF OBJECTION is hereby given to the:

Table with 4 columns: Assessment No., Date of Assessment, Amount of Tax, for Period ending. Includes checkboxes for Assessment No. and Statement of Disallowance of Rebate/Refund Claim No.

under the following act (check one only)

- Checkboxes for: CORPORATIONS TAX ACT - Account Number, GASOLINE TAX ACT, RETAIL SALES TAX ACT - Permit Number, TOBACCO TAX ACT, LAND TRANSFER TAX ACT, FUEL TAX ACT, 1981.

The following are the reasons for objection and a full statement of facts relating thereto:

(If space is insufficient, a separate memorandum should be attached setting forth - (1) full statement of reasons for objection, and (2) full statement of relevant facts.)

CHECK HERE IF ADDITIONAL SHEETS ATTACHED

Date Signature Position or Office

This Notice must be signed by the Appellant or his/its Authorized Officer.

(2) Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

Gasoline Tax Act



Notice of Appeal

IN THE SUPREME COURT OF ONTARIO

**INSTRUCTIONS
FOR COMPLETION
ARE BELOW**

In The Matter of (Check one only):

- Corporations Tax Act
- Gasoline Tax Act
- Retail Sales Tax Act
- Tobacco Tax Act
- Land Transfer Tax Act
- Fuel Tax Act, 1981

BETWEEN:

— AND —

THE MINISTER OF REVENUE

Appellant,

Respondent.

TAKE NOTICE that pursuant to (Check one only)

- Section 78 of the Corporations Tax Act
- Section 14 of the Gasoline Tax Act
- Section 23 of the Retail Sales Tax Act
- Section 13 of the Tobacco Tax Act
- Section 12 of the Land Transfer Tax Act
- Section 14 of the Fuel Tax Act 1981

the Appellant appeals to the Supreme Court of Ontario from the decision of the Minister of Revenue

dated the _____ day of _____ 19____
in respect of _____

<input type="checkbox"/> OR <input type="checkbox"/>	Assessment No.	Date of Assessment YEAR MONTH DAY	Amount of Tax \$	for Period ending YEAR MONTH DAY
	Statement of Disallowance of Rebate/Refund Claim No. _____	Statement Date YEAR MONTH DAY	Rebate/Refund Amount \$	

STATEMENT OF REASONS FOR APPEAL

(Set out relevant facts and law to be relied on in support of the appeal.)

INSTRUCTIONS:

To be prepared in quadruplicate, ONE copy to be retained, TWO copies to be sent by registered mail addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5 and ONE copy to be filed with the Supreme Court of Ontario in accordance with the statute under which the appeal is taken.

The copies addressed to the Minister must be postmarked within 90 days after the day of mailing of the notification that the Minister has confirmed the assessment or reassessed. The copy for the Supreme Court must be filed with the court within the

The following are the reasons for objection and a full statement of facts relating thereto:

(If space is insufficient, a separate memorandum should be attached setting forth —
(1) full statement of reasons for objection, and (2) full statement of relevant facts.)

CHECK HERE
IF ADDITIONAL SHEETS ATTACHED

Date	Signature	Position or Office
This Notice must be signed by the Appellant or his/its Authorized Officer.		

1406F (82-10)

O. Reg. 387/83, s. 1, part.

Form 19

Fuel Tax Act, 1981



**INSTRUCTIONS
FOR COMPLETION
ARE BELOW**

Notice of Appeal

IN THE SUPREME COURT OF ONTARIO

In The Matter of (Check one only):

- Corporations Tax Act
- Gasoline Tax Act

- Retail Sales Tax Act
- Tobacco Tax Act
- Land Transfer Tax Act
- Fuel Tax Act, 1981

BETWEEN:

— AND —

THE MINISTER OF REVENUE

Appellant,

Respondent.

TAKE NOTICE that pursuant to (Check one only)

- Section 78 of the Corporations Tax Act
- Section 14 of the Gasoline Tax Act

- Section 23 of the Retail Sales Tax Act
- Section 13 of the Tobacco Tax Act
- Section 12 of the Land Transfer Tax Act
- Section 14 of the Fuel Tax Act 1981

the Appellant appeals to the Supreme Court of Ontario from the decision of the Minister of Revenue

dated the _____ day of _____ 19____
 in respect of _____

<input type="checkbox"/>	Assessment No.	Date of Assessment	Amount of Tax	for Period ending
		YEAR MONTH DAY	\$	YEAR MONTH DAY
<input type="checkbox"/>	Statement of Disallowance		Statement Date	Rebate/Refund Amount
	of Rebate/Refund Claim No. _____		YEAR MONTH DAY	\$

STATEMENT OF REASONS FOR APPEAL
 (Set out relevant facts and law to be relied on in support of the appeal.)

INSTRUCTIONS:

To be prepared in quadruplicate, ONE copy to be retained, TWO copies to be sent by registered mail addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5 and ONE copy to be filed with the Supreme Court of Ontario in accordance with the statute under which the appeal is taken.

The copies addressed to the Minister must be postmarked within 90 days after the day of mailing of the notification that the Minister has confirmed the assessment or reassessed. The copy for the Supreme Court must be filed with the court within the same 90 day period. The Notice of Appeal must be signed by the Appellant or someone authorized to represent the Appellant in the appeal proceedings.

1246C (82-10)

O. Reg. 387/83, s. 1, part.

GEORGE ASHE
 Minister of Revenue

Dated at Toronto, this 21st day of June, 1983.

(2933)

28

CROP INSURANCE ACT (ONTARIO)

O. Reg. 388/83.
 Crop Insurance Plan—Flue-Cured Tobacco.
 Made—April 18th, 1983.
 Approved—June 17th, 1983.
 Filed—June 24th, 1983.

**REGULATION TO AMEND
 REGULATION 206 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 CROP INSURANCE ACT (ONTARIO)**

1.—(1) Clauses 11 (1) (a) and (b) of the Schedule to Regulation 206 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 94/82, are revoked and the following substituted therefor:

- (a) where the crop is insured under Section A of the endorsement, \$2.13 per 100 pounds for the first 30,000 pounds of coverage, decreasing by 4 cents per 100 pounds for the next 10,000 pounds of coverage, by 4 cents per 100 pounds for the next 10,000 pounds of coverage and by 8 cents per 100 pounds for each 10,000 pounds of increase in coverage until a minimum rate of \$1.01 per 100 pounds, applicable to any further coverage, is attained; and
- (b) where the crop is insured under Section B of the endorsement, \$1.87 per 100 pounds for the first 30,000 pounds of coverage, decreasing by 3 cents per 100 pounds for the next 10,000 pounds of coverage, by 3 cents per 100 pounds for the next 10,000 pounds of coverage, by 5 cents per 100 pounds for each 10,000 pounds of increase in coverage up to 100,000 pounds of coverage and thereafter \$1.53 per 100 pounds applicable to any further coverage.

(2) Subsection 11 (3) of the said Schedule, as remade by section 1 of Ontario Regulation 94/82, is amended by striking out "25" in the fourth line and inserting in lieu thereof "15".

2.—(1) Subparagraph 3 (1) of Form 1 of the said Regulation, as made by subsection 6 (3) of Ontario Regulation 630/82, is amended by adding at the end thereof "and there shall be no refund of premium".

(2) Subparagraph 7 (2) of the said Form 1, as amended by subsection 6 (6) of Ontario Regulation 630/82, is revoked and the following substituted therefor:

(2) Where loss or damage occurs at any time after planting, the Commission upon application therefor in writing by the insured person may consent in writing to,

(a) replanting of the damaged acreage to a maximum of the number of insured acres; or

(b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres.

(3) Paragraph 10 of the said Form 1, as amended by section 1 of Ontario Regulation 311/81, is further amended by adding thereto the following subparagraph:

(3) Where a claim for loss of production is made and the guaranteed production of the insured person exceeds his allotted poundage, the guaranteed production and indemnity payable shall be reduced accordingly and there shall be no refund of premium.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 18th day of April, 1983.

(2934)

28

FARM PRODUCTS MARKETING
ACT

O. Reg. 389/83.
Vegetables for Processing—Plan.
Made—June 17th, 1983.
Filed—June 24th, 1983.

REGULATION TO AMEND
REGULATION 387 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING ACT

1. Section 10 of Regulation 387 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

10. On or before the 1st day of December in each year the producers in each county group shall elect one of its members for each forty producers or fraction thereof to the District Vegetable Growers' Committee for the district in which the county group of producers is located. O. Reg. 389/83, s. 1.

2. Subsection 11 (1) of the said Regulation, exclusive of the paragraphs, is revoked and the following substituted therefor:

(1) On or before the 31st day of December in each year each District Vegetable Growers' Committee may elect, from the producers in the district, members to the local board as follows:

3.—(1) Subsection 12 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Where in any year a District Vegetable Growers' Committee fails to elect one or more members to the local board in accordance with subsection 11 (1), the members elected to the local board shall at its first meeting after the 31st day of December of that year appoint such producer-members as are necessary to complete the local board. O. Reg. 389/83, s. 3 (1).

(2) Subsection 12 (2) of the said Regulation is revoked and the following substituted therefor:

(2) When a member elected or appointed to the local board dies or resigns before the 31st day of December of the year next following the date of his election or appointment, the members of the local board may appoint a producer-member for the unexpired term. O. Reg. 389/83, s. 3 (2).

(2935)

28

PLANNING ACT

O. Reg. 390/83.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—June 21st, 1983.
Filed—June 24th, 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:

183. Notwithstanding any other provision of this Order, the lands described in Schedules 344, 345 and 346 may each be used for the erection and use thereon of a seasonal dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum 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. 390/83, s. 1, *part.*

184. Notwithstanding any other provision of this Order, the land described in Schedule 347 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 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. 390/83, s. 1, *part.*

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

Schedule 344

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being Lot 67 on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1041. O. Reg. 390/83, s. 2, *part.*

Schedule 345

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being that part of Lot 38 in Concession XII shown as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-11795. O. Reg. 390/83, s. 2, *part.*

Schedule 346

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being Lot 32 on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1096. O. Reg. 390/83, s. 2, *part.*

Schedule 347

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being that part of Lot 32 in Concession IX more particularly described as follows:

Premising that the bearings herein are astronomic and are derived from the Ministry of Transportation and Communications Plan P-2574-4 (Instrument Number 21407);

Commencing at a point within the said Lot 32 which may be located as follows:

Beginning at the northeast angle of that Lot;

Thence south 73° 15' 30" west along the northerly limit of that Lot a distance of 15.62 feet to its intersection with the westerly limit of the King's Highway No. 24 as widened by the said Plan P-2574-4;

Thence south 8° 41' 30" east along the last-mentioned widened highway limit a distance of 906.33 feet to an iron survey bar marking the point of commencement of the herein described lands;

Thence south 8° 41' 30" east, continuing to follow the said widened highway limit, a distance of 77.04 feet to an iron survey bar marking its intersection with the existing limit between the north and south halves of that Lot as defined by a post and wire fence;

Thence south 73° 19' west along the last-mentioned half lot line a distance of 252.43 feet to an iron survey bar;

Thence north 8° 41' 30" west parallel to the said widened highway limit a distance of 112.05 feet to an iron survey bar;

Thence north 81° 18' 30" east a distance of 250 feet, more or less, to the said point of commencement. O. Reg. 390/83, s. 2, *part*.

D. P. MCHUGH

Director

Plans Administration Branch

Central and Southwest

Ministry of Municipal Affairs

and Housing

Dated at Toronto, this 21st day of June, 1983.

(2936)

28

PLANNING ACT

O. Reg. 391/83.

Restricted Areas—County of Simcoe,

Township of Nottawasaga.

Made—June 22nd, 1983.

Filed—June 24th, 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:

185. Notwithstanding any other provision of this Order, the land described in Schedule 348 may be used for the erection and use of,

- (a) a pump island for the sale of gasoline;
- (b) a building for,
 - (i) the sale of motorcycles, bicycles, similar vehicles and other sports goods, and
 - (ii) the servicing and repair of motorcycles, bicycles and similar vehicles, 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 any building or structure	9.1 metres

O. Reg. 391/83, s. 1.

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

Schedule 348

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 31 in Concession II more particularly described as follows:

Commencing at the northwest angle of the said Lot 31;

Thence running easterly along the northerly limit of the said Lot a distance of 17.2 feet to a point in the easterly limit of Queen's Highway as defined;

Thence running south 9° 25' east a distance of 861.6 feet to a point, which point is hereafter referred to as the place of beginning;

Thence continuing south 9° 25' east a distance of 409.6 feet to a point;

Thence running north 75° 25' east a distance of 200 feet to a point;

Thence running north 9° 25' west a distance of 409.6 feet to a point;

Thence running south 75° 25' west a distance of 200 feet, more or less, to the place of beginning. O. Reg. 391/83, s. 2.

D. P. MCHUGH

Director

Plans Administration Branch

Central and Southwest

Ministry of Municipal Affairs

and Housing

Dated at Toronto, this 22nd day of June, 1983.

(2937)

28

SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

O. Reg. 392/83.
Forms.
Made—June 21st, 1983.
Filed—June 24th, 1983.

REGULATION TO AMEND
REGULATION 914 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

1. Form 9 of Regulation 914 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:



Ministry of Revenue Ontario

Form 9

Notice of Objection

Small Business Development Corporations Act

INSTRUCTIONS:

Mail TWO copies of the Notice of Objection by REGISTERED MAIL addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario. L1H 8H5. The envelope containing this NOTICE must be postmarked within sixty days after the day of mailing of the notice of proposal to which the NOTICE OF OBJECTION is being filed or the date upon which the Minister has been deemed to have refused registration under subsection 2 of section 28 of the Small Business Development Corporations Act.

Form fields: Name of Corporation or Person, Telephone Number, Street Number and Name, Mailing Address, City, Town, Village, Province, Postal Code.

NOTICE OF OBJECTION is hereby given to the notice of proposal of the Minister of Revenue, dated the ... day of ..., 19... wherein the Minister proposed:

- To refuse to register the corporation as a small business development corporation.
To revoke the registration of the corporation as a small business development corporation.
To refuse to make a grant under section 21.
To refuse to allow a tax credit under section 22.

The following are the reasons for objection and a full statement of facts relating thereto: (if space insufficient, a separate memorandum should be attached setting forth (1) full statement of reasons for objection, and (2) full statement of relevant facts.)

CHECK HERE IF ADDITIONAL SHEETS ATTACHED.

This notice must be signed by an authorized officer of the corporation or the person to whom the notice of proposal from the Minister of Revenue was sent.

Date	Signature	Position or Office
------	-----------	--------------------

DC 15

177A (02 10)

O. Reg. 392/83, s. 1.

GEORGE ASHE
Minister of Revenue

Dated at Toronto, this 21st day of June, 1983.

(2948)

28

ONTARIO PENSIONERS PROPERTY TAX ASSISTANCE ACT

O. Reg. 393/83.
General.
Made—June 21st, 1983.
Filed June 24th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 635/82
MADE UNDER THE
ONTARIO PENSIONERS PROPERTY TAX ASSISTANCE ACT

1. Form 3 of Ontario Regulation 635/82 is revoked and the following substituted therefor:



Ministry of Revenue

Form 3

Notice of Objection

Ontario Pensioners Property Tax Assistance Act

INSTRUCTIONS:

To be prepared in TRIPPLICATE, ONE copy to be retained and TWO copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5.

The envelope containing this NOTICE must be postmarked within ninety days after the day of mailing or delivery by personal service of the NOTICE of ASSESSMENT or STATEMENT of DISALLOWANCE of REBATE/REFUND CLAIM to which objection is being made.

A separate notice of OBJECTION must be filed for each NOTICE of ASSESSMENT or each STATEMENT of DISALLOWANCE of REBATE/REFUND CLAIM in dispute but, if convenient, facts and reasons may be consolidated.

Name of Taxpayer (CORPORATION, PURCHASER, REGISTRANT, VENDOR)	TELEPHONE NO.
---	---------------

STREET AND NUMBER

Mailing Address CITY / TOWN	PROVINCE	POSTAL CODE
-----------------------------	----------	-------------

NOTICE OF OBJECTION is hereby given to the:

<input type="checkbox"/>	Assessment No.	Date of Assessment YEAR MONTH DAY	Amount of Tax \$	for Period ending YEAR MONTH DAY
	<input type="checkbox"/>	Statement of Disallowance of Rebate/Refund Claim No.	Statement Date YEAR MONTH DAY	Rebate/Refund Amount \$

under the following act (check one only)

- CORPORATIONS TAX ACT — Account Number ◀ Please indicate
- GASOLINE TAX ACT
- MOTOR VEHICLE FUEL TAX ACT
- RETAIL SALES TAX ACT — Permit Number ◀ Please indicate
- TOBACCO TAX ACT
- LAND TRANSFER TAX ACT
- FUEL TAX ACT, 1981

The following are the reasons for objection and a full statement of facts relating thereto:

(If space is insufficient, a separate memorandum should be attached setting forth —
(1) full statement of reasons for objection, and (2) full statement of relevant facts.)

CHECK HERE
IF ADDITIONAL SHEETS ATTACHED

Date	Signature	Position or Office
This Notice must be signed by the Appellant or his/its Authorized Officer.		

1406F (82-10)

O. Reg. 393/83, s. 1.

GEORGE ASHE
Minister of Revenue

Dated at Toronto, this 21st day of June, 1983.

(2949)

**MUNICIPALITY OF METROPOLITAN
TORONTO ACT**

O. Reg. 394/83.

Order—Borough of Etobicoke.

Made—June 9th, 1983.

Filed—June 24th, 1983.

**ORDER MADE UNDER THE MUNICIPALITY
OF METROPOLITAN TORONTO ACT**

ORDER—BOROUGH OF ETOBICOKE

1. Effective the 29th day of June, 1983, The Corporation of the Borough of Etobicoke is erected into a city municipality bearing the name The Corporation of the City of Etobicoke. O. Reg. 394/83, s. 1.

2. A reference in any general or special Act to the Borough of Etobicoke or The Corporation of the Borough of Etobicoke shall be deemed to be a reference to the City of Etobicoke or The Corporation of the City of Etobicoke, respectively. O. Reg. 394/83, s. 2.

3. The financial commitment given by the Ministry of Transportation and Communications in respect of any projected highway construction within the Borough of Etobicoke prior to the 29th day of June, 1983 remains in force. O. Reg. 394/83, s. 3.

(2950)

**MUNICIPALITY OF METROPOLITAN
TORONTO ACT**

O. Reg. 395/83.

Order—Borough of Scarborough.

Made—June 9th, 1983.

Filed—June 24th, 1983.

**ORDER MADE UNDER THE MUNICIPALITY
OF METROPOLITAN TORONTO ACT**

ORDER—BOROUGH OF SCARBOROUGH

1. Effective the 29th day of June, 1983, The Corporation of the Borough of Scarborough is erected into a

city municipality bearing the name The Corporation of the City of Scarborough. O. Reg. 395/83, s. 1.

2. A reference in any general or special Act to the Borough of Scarborough or The Corporation of the Borough of Scarborough shall be deemed to be a reference to the City of Scarborough or The Corporation of the City of Scarborough, respectively. O. Reg. 395/83, s. 2.

3. The financial commitment given by the Ministry of Transportation and Communications in respect of any projected highway construction within the Borough of Scarborough prior to the 29th day of June, 1983 remains in force. O. Reg. 395/83, s. 3.

(2951)

28

MUNICIPALITY OF METROPOLITAN TORONTO ACT

O. Reg. 396/83.

Order—Borough of York.

Made—June 9th, 1983.

Filed—June 24th, 1983.

ORDER MADE UNDER THE MUNICIPALITY OF METROPOLITAN TORONTO ACT

ORDER—BOROUGH OF YORK

1. Effective the 1st day of July, 1983, The Corporation of the Borough of York is erected into a city municipality bearing the name The Corporation of the City of York. O. Reg. 396/83, s. 1.

2. A reference in any general or special Act to the Borough of York or The Corporation of the Borough of York shall be deemed to be a reference to the City of York or The Corporation of the City of York, respectively. O. Reg. 396/83, s. 2.

3. The financial commitment given by the Ministry of Transportation and Communications in respect of any projected highway construction within the Borough of York prior to the 1st day of July, 1983 remains in force. O. Reg. 396/83, s. 3.

(2952)

28

FOREST FIRES PREVENTION ACT

O. Reg. 397/83.

Restricted Fire Zone.

Made—June 24th, 1983.

Filed—June 24th, 1983.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

RESTRICTED FIRE ZONE

1. The Northeastern Fire Region as described in Schedule 4 of Appendix A to Regulation 396 of Revised Regulations of Ontario, 1980, is declared to be a restricted fire zone from the 25th day of June to the 5th day of July, both inclusive, in the year 1983. O. Reg. 397/83, s. 1.

MARY MOGFORD
*Acting Deputy Minister of
Natural Resources*

Dated at Toronto, this 24th day of June, 1983.

(2953)

28

FOREST FIRES PREVENTION ACT

O. Reg. 398/83.

Restricted Fire Zone.

Made—June 24th, 1983.

Filed—June 24th, 1983.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

RESTRICTED FIRE ZONE

1. The tracts of land described in Schedule A hereto, situate within the Northern Fire Region as described in Schedule 3 of Appendix A to Regulation 396 of Revised Regulations of Ontario, 1980, is declared to be a restricted fire zone from the 25th day of June to the 5th day of July, both inclusive, in the year 1983. O. Reg. 398/83, s. 1.

Schedule A

In the territorial districts of Algoma, Cochrane, Sudbury and Timiskaming described as follows:

Beginning at the southwesterly corner of the Geographic Township of Drew in the Territorial District of Algoma; thence easterly along the southerly boundary of the geographic townships of Drew and Cholette to the northwesterly corner of the Geographic Township of Bayfield; thence southerly along the westerly boundary of the last-mentioned geographic township to the southwesterly corner thereof; thence easterly along the southerly limit of the last-mentioned geographic township to the northwesterly corner of the Geographic Township of Gourlay; thence southerly along the westerly boundary of the last-mentioned geographic township to the southwesterly corner thereof; thence easterly along the southerly boundary of the geographic townships of Gourlay, Breckenridge, Lizar, Ermine, Irvine and Marjorie to the westerly boundary of the Geographic Township of Hook; thence southerly along the westerly boundary of the last-mentioned geographic township to the southwesterly corner thereof; thence easterly along the southerly boundary of the geographic townships of Hook and

Hayward to the northeasterly corner of the Geographic Township of Conking; thence southerly along the easterly boundary of the last-mentioned geographic township to the southeasterly corner thereof; thence westerly along the southerly boundary of the Geographic Township of Conking 3 miles and 1584.0 feet; thence south 56° 34' 01" west to the northwesterly corner of the Geographic Township of Brackin in the Territorial District of Sudbury; thence southerly along the westerly boundary of the geographic townships of Bracking and Lang to the northeasterly corner of the Geographic Township of Bader; thence westerly along the northerly boundary of the last-mentioned geographic township to the northwesterly corner thereof; thence southerly along the westerly boundary of the geographic townships of Bader, Hornell and D'Avaugour, to the southwesterly corner of the last-mentioned geographic township; thence easterly along the southerly boundary of the last-mentioned geographic township to the northwesterly corner of the Geographic Township of Cosens; thence southerly along the westerly boundary of the geographic townships of Cosens, Topham, Windego, Beilhartz, Engstrom, Hammond, Moen and Schembri, to the southwesterly corner of the last-mentioned geographic township; thence easterly along the southerly boundary of the geographic townships of Schembri, Scriven, Sherratt, Drea, Carruthers, Cassidy, Deans, Carton, Duksza and Eaton to the northwesterly corner of the Geographic Township of Guindon in the Territorial District of Algoma; thence southerly along the westerly boundary of the geographic townships of Guindon and McKeough to the southwesterly corner of the last-mentioned geographic township; thence easterly along the southerly boundary of the Geographic Township of McKeough to the southeasterly corner thereof; thence easterly along the southerly boundary of the geographic townships of Fulton, Gladwin, Ivy, Earl, Specht, Breadner, Battersby, Dublin, Onaping, Scotia, Frechette, McNamara and Cotton in the Territorial District of Sudbury to the southeasterly corner of the last-mentioned geographic township; thence northerly along the easterly boundary of the geographic townships of Cotton, Valin and Stull to the southerly boundary of the Geographic Township of Dufferin in the Territorial District of Timiskaming; thence easterly along the southerly boundary of the geographic townships of Dufferin and Leckie to the

southeasterly corner of the last-mentioned geographic township; thence northerly along the easterly boundary of the last-mentioned geographic township to the northeasterly corner thereof; thence westerly along the northerly boundary of the last-mentioned geographic township to the southeasterly corner of the Geographic Township of Ray; thence northerly along the easterly boundary of the last-mentioned geographic township to the southwesterly corner of the Geographic Township of Charters; thence easterly along the southerly boundary of the geographic townships of Charters and Corkill to the southeasterly corner of the last-mentioned geographic township; thence northerly along the easterly boundary of the last-mentioned geographic township to the southerly boundary of the Geographic Township of Roadhouse; thence easterly along the southerly boundary of the geographic townships of Roadhouse, Willet, Barber, Cane, Henwood, Kerns, Harley and Casey to the Interprovincial Boundary between Ontario and Quebec; thence northerly along that Interprovincial Boundary to the intersection with the parallel of latitude 50° 00'; thence westerly along that parallel of latitude to the intersection with the east boundary of the Geographic Township of Bicknell; thence southerly along the easterly boundary of the geographic townships of Bicknell, Royce and Clavet to the northerly boundary of the Geographic Township of Downer in the Territorial District of Algoma; thence easterly along the northerly boundary of the last-mentioned geographic township to the northeasterly corner thereof; thence southerly along the easterly boundary of the geographic townships of Downer, Frances and Flanders to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundary of the last-mentioned geographic township to the northwesterly corner of the Geographic Township of Foch; thence southerly along the westerly boundary of the geographic townships of Foch and Drew to the place of beginning. O. Reg. 398/83, Sched. A.

MARY MOGFORD
Acting Deputy Minister of
Natural Resources

Dated at Toronto, this 24th day of June, 1983.

(2954)

28

Publications Under The Regulations Act

July 16th, 1983

HIGHWAY TRAFFIC ACT

O. Reg. 399/83.

Speed Limits.

Made—June 23rd, 1983.

Filed—June 27th, 1983.

REGULATION TO AMEND REGULATION 490 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Part 5 of Schedule 120 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

PART 5

1. That part of the King's Highway known as No. 130 in the Township of Paipooonge in the Territorial District of Thunder Bay lying between a point situate at its intersection with the southerly limit of the King's Highway known as No. 11 and 17 and a point situate 500 metres measured westerly from its intersection with the roadways known as the 1st Concession Road and the 10th Sideroad. O. Reg. 399/83, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 23rd day of June, 1983.

(2955)

29

HIGHWAY TRAFFIC ACT

O. Reg. 400/83.

Parking.

Made—June 23rd, 1983.

Filed—June 27th, 1983.

REGULATION TO AMEND REGULATION 477 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 1 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraphs:

22. That part of the King's Highway known as No. 401 in the Township of Hope in the County of Northumberland beginning at a point situate 805 metres measured westerly from its intersection with the line between lots 31 and 32 in Concession 2 and extending easterly therealong for a distance of 1610 metres.

23. That part of the King's Highway known as No. 401 in the Township of Murray in the County of Northumberland beginning at a point situate 805 metres measured westerly from its intersection with the centre line of the road allowance between lots 16 and 17 in Concession 2 and extending easterly therealong for a distance of 1610 metres.

24. That part of the King's Highway known as No. 401 in the Township of Ernestown in the County of Lennox and Addington beginning at a point situate 805 metres measured westerly from its intersection with the line between lots 16 and 17 in Concession 5 and extending easterly therealong for a distance of 1610 metres.

25. That part of the King's Highway known as No. 401 in the Township of Puslinch in the County of Wellington beginning at a point situate 805 metres measured westerly from its intersection with the line between lots 8 and 9 in Concession 2 and extending easterly therealong for a distance of 1610 metres.

2. Schedule 6 of Appendix A to the said Regulation is amended by adding thereto the following paragraph:

42. On the west side of that part of the King's Highway known as No. 11 in the Town of Vaughan in The Regional Municipality of York lying between a point situate at its intersection with the northerly limit of the overpass structure over the Canadian National Railway right of way and a point situate at its intersection with the southerly limit of the roadway known as Arnold Avenue.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 23rd day of June, 1983.

(2956)

29

DAY NURSERIES ACT

O. Reg. 401/83.

General.

Made—June 17th, 1983.

Filed—June 27th, 1983.

**REGULATION TO AMEND
REGULATION 235 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
DAY NURSERIES ACT**

1.—(1) Subsection 14 (1) of Regulation 235 of Revised Regulations of Ontario, 1980 is

amended by striking out “and” at the end of clause (b) and by adding “and” at the end of clause (a).

(2) Clause 14 (1) (c) of the said Regulation is revoked.

2.—(1) Subclause 26 (2) (d) (vii) of the said Regulation is amended by adding “and” at the end of sub-subclause (B).

(2) Sub-subclause 26 (2) (d) (vii) (C) of the said Regulation is revoked.

3. Form 9 of the said Regulation is revoked and the following substituted therefor:

Form 9

Day Nurseries Act



Ministry of
Community and
Social Services

Ontario

**APPLICATION TO PROVIDE SUPERVISED
PRIVATE-HOME DAY CARE**

For Use by Municipality or Band Only

Approved

Not Approved

1. Name		(last)	(first)	(middle)
2. Address		(no.)	(street)	(city) (zone)
3. Application to (name of municipality or band)				
4. Sponsoring organization (if any)				5. Telephone

6. Others in Household

Name	Age if under 18 years	Relationship	Check if home during hours care will be provided

7. (a) What is the name of the elementary school closest to your home? _____

(b) How far away is it? _____

8. Reason(s) for wanting to provide private - home day care: _____

9 (a) On what days of the week would you be available to provide private - home day care ?

- Monday, Tuesday, Wednesday, Thursday, Friday, Saturday, Sunday.

(b) During what hours of the day would you be able to provide private - home day care ?

- a.m. to - a.m.
 - p.m.

10. What are your fees? _____

0729 Form (3/83) formerly 30-00-013

11. Are you able to provide service in a language other than English?

- No Yes (Please specify) _____

12. Have you ever provided private - home day care in your home before ?

- Yes No

If "Yes", was this done privately or under the supervision of an agency or a municipality ?

- Privately Under the supervision of _____

13. Is there a person (such as a neighbour) who could substitute for you if you became ill or had to leave the house while you had children under your care ?

- Yes No

If "Yes", what is the person's

Name _____

Address _____

Telephone Number _____

14

Signature	Date
-----------	------

FOR OFFICE USE ONLY

Date provision of day care commenced _____

0729 Reverse (3/83) formerly 30-00-013

PLANNING ACT, 1983

O. Reg. 402/83.

Notice Requirements—Official Plans and
Community Improvement Plans.

Made—June 24th, 1983.

Filed—June 27th, 1983.

REGULATION MADE UNDER THE
PLANNING ACT, 1983NOTICE REQUIREMENTS—OFFICIAL PLANS
AND COMMUNITY IMPROVEMENT PLANS

1.—(1) Notice under subsection 17 (2) of the Act of a public meeting for the purpose of informing the public in respect of a proposed official plan, community improvement plan or plan amendment shall be given,

- (a) by publication in a newspaper that is, in the clerk's opinion, of sufficiently general circulation in the area to which the proposed plan or plan amendment would apply that it would give the public reasonable notice of the meeting; or
- (b) by personal service or prepaid first class mail, to every owner of land,
 - (i) in the area to which the proposed plan or plan amendment would apply, and
 - (ii) within 120 metres of the area to which the proposed plan or plan amendment would apply,

as shown on the last revised assessment roll of the municipality, at the address shown on the roll, but, where the clerk of the municipality or, in territory without municipal organization, the secretary-treasurer of the planning board, has received written notice of a change of ownership of land, notice shall be given only to the new owner at the address set out in the written notice.

(2) Notice under subsection 17 (2) of the Act of a public meeting for the purpose of informing the public in respect of a proposed official plan, community improvement plan or plan amendment shall be given by personal service or prepaid first class mail to every person and agency that has given the clerk of the municipality or, in territory without municipal organization, the secretary-treasurer of the planning board, a written request for such notice in respect of the proposed official plan or plan amendment.

(3) A written request given under subsection (2) shall show the person's or agency's address. O. Reg. 402/83, s. 1.

2. This Regulation comes into force on the day that section 17 of the *Planning Act, 1983* comes into force. O. Reg. 402/83, s. 2.

(2958)

29

PLANNING ACT, 1983

O. Reg. 403/83.

Notice Requirements—Removal of Holding
Symbol from Zoning By-law.

Made—June 24th, 1983.

Filed—June 27th, 1983.

REGULATION MADE UNDER THE
PLANNING ACT, 1983NOTICE REQUIREMENTS—REMOVAL OF
HOLDING SYMBOL FROM ZONING BY-LAW

1.—(1) Notice under subsection 35 (4) of the Act of an intention to pass an amending by-law to remove a holding symbol from a zoning by-law shall be given,

- (a) by publication in a newspaper that is, in the clerk's opinion, of sufficiently general circulation in the area to which the proposed amending by-law would apply to give the public reasonable notice of the council's intention; or
- (b) by personal service or prepaid first class mail, to every owner of land in the area to which the proposed amending by-law would apply, as shown on the last revised assessment roll of the municipality, at the address shown on the roll, but, where the clerk of the municipality has received written notice of a change of ownership of land, notice shall be given only to the new owner at the address set out in the written notice.

(2) Notice under subsection 35 (4) of the Act of an intention to pass an amending by-law to remove a holding symbol from a zoning by-law shall be given by personal service or prepaid first class mail to every person and agency that has given the clerk of the municipality a written request for such notice in respect of the holding symbol.

(3) A written request given under subsection (2) shall show the person's or agency's address. O. Reg. 403/83, s. 1.

2. A notice given under section 1 shall include,

- (a) a description of the area to which the amending by-law would apply;
- (b) an explanation of the effect of the removal of the holding symbol; and
- (c) a statement of the earliest date on which the council proposes to meet to pass the amending by-law. O. Reg. 403/83, s. 2.

3. This Regulation comes into force on the day that section 35 of the *Planning Act, 1983* comes into force. O. Reg. 403/83, s. 3.

(2959)

29

PLANNING ACT, 1983

O. Reg. 404/83.

Notice Requirements—Zoning By-laws.

Made—June 24th, 1983.

Filed—June 27th, 1983.

REGULATION MADE UNDER THE
PLANNING ACT, 1983NOTICE REQUIREMENTS—ZONING
BY-LAWS

1.—(1) Notice under subsection 34 (12) of the Act of a public meeting for the purpose of informing the public in respect of a proposed zoning by-law shall be given in compliance with subsection (2), (3) or (4).

(2) Notice under subsection (1) may be given,

(a) by personal service or prepaid first class mail, to every owner of land,

(i) in the area to which the proposed by-law would apply, and

(ii) within 120 metres of the area to which the proposed by-law would apply,

as shown on the last revised assessment roll of the municipality, at the address shown on the roll, but where the clerk of the municipality has received written notice of a change of ownership of land, notice shall be given only to the new owner at the address set out in the written notice; and

(b) by posting a notice of the meeting, clearly visible and legible from a public highway or other place to which the public has access, at every separately assessed property in the area to which the proposed by-law would apply, or, where posting on the property is impractical, at a nearby location chosen by the clerk.

(3) Notice under subsection (1) may be given by personal service or prepaid first class mail to every person assessed in respect of land,

(a) in the area to which the proposed by-law would apply; and

(b) within 120 metres of the area to which the proposed by-law would apply,

as shown on the last revised assessment roll of the municipality at the address shown on the roll, but where the clerk of the municipality has received written notice of a change of ownership or occupancy of land, notice shall be given only to the new owner or occupant, as the case may be, at the address set out in the written notice.

(4) Notice under subsection (1) may be given by publication in a newspaper that is, in the clerk's opinion, of sufficiently general circulation in the area to which the proposed by-law would apply to give the public reasonable notice of the meeting.

(5) Notice under subsection 34 (12) of the Act of a public meeting for the purpose of informing the public in respect of a proposed zoning by-law shall be given by personal service or prepaid first class mail to every person and agency that has given the clerk of the municipality a written request for such notice in respect of the proposed zoning by-law.

(6) A written request given under subsection (5) shall show the person's or agency's address. O. Reg. 404/83, s. 1.

2.—(1) Notice under subsection 34 (17) of the Act of the passing of a by-law shall be given in Form 1,

(a) by publication in a newspaper that is, in the clerk's opinion, of sufficiently general circulation in the area to which the by-law applies to give the public reasonable notice of the passing of the by-law; or

(b) by personal service or prepaid first class mail, to every owner of land,

(i) in the area to which the by-law applies, and

(ii) within 120 metres of the area to which the by-law applies,

as shown on the last revised assessment roll of the municipality, at the address shown on the roll, but where the clerk of the municipality has received written notice of a change of ownership of land, notice shall be given only to the new owner at the address set out in the written notice.

(2) Notice under subsection 34 (17) of the Act of the passing of a by-law shall be given in Form 1, by personal service or prepaid first class mail,

(a) to every person and agency that has given the clerk of the municipality a written request for notice of the passing of the by-law;

(b) in the case of a by-law passed by the council of a local municipality that forms part of a county or part of a regional, metropolitan or district municipality, to the clerk of the county or regional, metropolitan or district municipality;

(c) in the case of a by-law passed by The Regional Municipality of Haldimand-Norfolk, The Regional Municipality of Sudbury or the County of Oxford, to the clerk of the area municipality in which the area to which the by-law applies is situated;

- (d) to the clerk of each local municipality any part of which is within one kilometre of the area to which the by-law applies;
- (e) to the secretary-treasurer of every planning board having jurisdiction in the area to which the by-law applies or in a local municipality any part of which is within one kilometre of the area to which the by-law applies;
- (f) to the secretary-treasurer of every conservation authority having jurisdiction in the area to which the by-law applies;
- (g) to the secretary of every school board having jurisdiction within the area to which the by-law applies;
- (h) to the secretary of every municipal or other corporation operating an electric utility in the municipality;
- (i) to the secretary of every gas company operating a gas utility in the municipality;
- (j) to the secretary of the Local Architectural Conservation Advisory Committee, if any, where the by-law applies to property or districts designated under Part IV or V of the *Ontario Heritage Act* or to land adjoining designated property or districts;
- (k) to the Director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing having jurisdiction in the area to which the by-law applies;
- (l) to the manager of the district office of the Ministry of Natural Resources having jurisdiction in the area to which the by-law applies;
- (m) to the Director of the regional office of the Ministry of the Environment having jurisdiction in the area to which the by-law applies;
- (n) where any part of the land to which the by-law applies is within the jurisdiction of the Ministry of Transportation and Communications under section 38 of the *Public Transportation and Highway Improvement Act*, to the Head of the Corridor Control Section of the Ministry of Transportation and Communications;
- (o) to the Director of the Route and Site Selection Division of Ontario Hydro;
- (p) where the area to which the by-law applies is within or adjoins the Niagara Escarpment Planning Area, to the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction in the area to which the by-law applies; and

(q) where any part of the land to which the by-law applies adjoins the 1000 Islands Parkway and is within the jurisdiction of the St. Lawrence Parks Commission under section 9 of the *St. Lawrence Parks Commission Act*, to the St. Lawrence Parks Commission.

(3) A written request given under clause (2) (a) shall show the person's or agency's address.

(4) Where notice is given under clause (2) (k), a copy of the by-law shall be attached to the notice in Form 1. O. Reg. 404/83, s. 2.

3. Regulation 785 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 404/83, s. 3.

4. This Regulation comes into force on the day that section 34 of the *Planning Act*, 1983 comes into force. O. Reg. 404/83, s. 4.

Form 1

Planning Act, 1983

NOTICE OF THE PASSING OF A ZONING BY-LAW BY THE CORPORATION OF THE OF

TAKE NOTICE that the Council of the

 (name of municipal corporation)

passed By-law on the day of,
 19 under section 34 of the *Planning Act*, 1983.

AND TAKE NOTICE that any person or agency may appeal to the Ontario Municipal Board in respect of the by-law by filing with the Clerk of the
 (name of the municipal corporation)

not later than the day of,
 19 a notice of appeal setting out the objection to the by-law and the reasons in support of the objection.

An explanation of the purpose and effect of the by-law, describing the lands to which the by-law applies, and a key map showing the location of the lands to which the by-laws applies (or, alternatively, an explanation as to why a key map is not provided) are attached. The complete by-law is available for inspection in my office during regular office hours.

Dated at the of
 this day of,
 19

Clerk of the of

.....

O. Reg. 404/83, Form 1.

(2960)

29

PLANNING ACT, 1983

O. Reg. 405/83.

Notice Requirements—Interim Control By-Laws.

Made—June 24th, 1983.

Filed—June 27th, 1983.

REGULATION MADE UNDER THE PLANNING ACT, 1983

NOTICE REQUIREMENTS—INTERIM CONTROL BY-LAWS

1.—(1) Notice under subsection 37 (3) of the Act of the passing of an interim control by-law, or of a by-law extending the period during which an interim control by-law will be in effect, shall be given,

- (a) by publication in a newspaper that is, in the clerk's opinion, of sufficiently general circulation in the area to which the by-law applies to give the public reasonable notice of the council's intention; or
(b) by personal service or prepaid first class mail, to every owner of land,
(i) in the area to which the by-law applies, and
(ii) within 120 metres of the area to which the by-law applies,

as shown on the last revised assessment roll of the municipality, at the address shown on the roll, but, where the clerk of the municipality has received written notice of a change of ownership of land, notice shall be given only to the new owner at the address set out in the written notice.

(2) Notice under subsection 37 (3) of the Act of the passing of an interim control by-law, or of a by-law extending the period during which an interim control by-law will be in effect, shall be given by personal service or prepaid first class mail,

- (a) in the case of a by-law passed by the council of a local municipality that forms part of a county or of a regional, metropolitan or dis-

trict municipality, to the clerk of the county or regional, metropolitan or district municipality;

- (b) in the case of a by-law passed by The Regional Municipality of Haldimand-Norfolk, The Regional Municipality of Sudbury or the County of Oxford, to the clerk of the area municipality in which the area to which the by-law applies is situated; and
(c) to the Director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing that has jurisdiction in the area to which the by-law applies. O. Reg. 405/83, s. 1.

2. A notice given under section 1 shall include,

- (a) a copy of the by-law and an explanation of its purpose and effect;
(b) a key map showing the location of the lands to which the by-law applies;
(c) a statement that the council has authority to extend the period during which the by-law will be in effect to a total period not exceeding two years; and
(d) a statement of the right of appeal under subsection 37 (4) of the Act, setting out the last date for an appeal. O. Reg. 405/83, s. 2.

3. This Regulation comes into force on the day that section 37 of the Planning Act, 1983 comes into force. O. Reg. 405/83, s. 3.

(2961)

29

PLANNING ACT, 1983

O. Reg. 406/83.

Rules of Procedure—Consent Applications.

Made—June 24th, 1983.

Filed—June 27th, 1983.

REGULATION MADE UNDER THE PLANNING ACT, 1983

RULES OF PROCEDURE—CONSENT APPLICATIONS

1. In this Regulation,

- (a) "application" means an application in Form 1;
(b) "approval authority" means the municipal council that has the authority to grant a consent in respect of the land that is the subject

of the application, and includes a delegate of the municipal council;

- (c) "official", where the approval authority is the council of the municipality, a committee of the council or an appointed officer, means the clerk of the municipality, and, where the approval authority is the land division committee or committee of adjustment, means the secretary-treasurer of the land division committee or committee of adjustment. O. Reg. 406/83, s. 1.

2.—(1) An applicant for a consent under section 52 of the Act shall submit to the official an application together with as many copies thereof as the official requires.

(2) The application shall be signed by the owner of the land that is the subject of the application or the owner's agent or solicitor.

(3) Where the application is signed by the owner's agent or solicitor, the owner's signed authorization to the agent or solicitor to sign the application on the owner's behalf shall be submitted with the application. O. Reg. 406/83, s. 2.

3.—(1) The applicant shall attach to each copy of the application submitted a sketch containing the information listed in Note 2 of Form 1.

(2) The approval authority may require that the sketch be a plan of survey signed by an Ontario Land Surveyor but otherwise a hand-drawn sketch, drawn to scale, is acceptable. O. Reg. 406/83, s. 3.

4. The official shall note the date of receipt on each application, prefix each application received with the letter "B" and number applications consecutively, commencing at "1" at the beginning of each calendar year, followed by an oblique stroke and the last two digits of the year. O. Reg. 406/83, s. 4.

5. The official shall, at least fourteen days before the date that an application is to be considered by the approval authority, provide a copy of the application and a request for written comments to each of the following:

1. Where the approval authority is the council of a county or of a regional, metropolitan or district municipality, or is a committee of the council or an officer or land division committee appointed by the council, to the clerk of the local municipality in which the land that is the subject of the application is situated or to another officer of the local municipality who is designated by resolution of the council of the local municipality.
2. Where the approval authority is the council of a local municipality to which the authority for the giving of consents has been delegated by the council of a county or of a regional,

metropolitan or district municipality, or is a delegate of the council of the local municipality, to the clerk of the county or regional, metropolitan or district municipality that delegated the authority or to another officer who is designated by resolution of the council of the county or regional, metropolitan or district municipality, unless the clerk of the county or regional, metropolitan or district municipality has advised the official in writing that the municipality does not wish to receive copies of applications.

3. Except where municipally owned and operated water and sanitary sewerage facilities are available to the land that is the subject of the application, to a director appointed in respect of Part VII of the *Environmental Protection Act*.

4. Where the land that is the subject of the application abuts or has access to a provincial highway, to the regional director of the region of the Ministry of Transportation and Communications and to the district engineer of the district of that Ministry in which the land is situate.

5. Where the land that is the subject of the application is within or adjoins the Niagara Escarpment Planning Area, to the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction in the area in which the land is situated.

6. Where the land that is the subject of the application,

- i. abuts unpatented lands belonging to Her Majesty in right of Ontario,
- ii. is adjacent to or covered by water,
- iii. is designated in a hazard land category in an official plan, or
- iv. is designated in a mineral resource category in an official plan,

to the District Manager of the district of the Ministry of Natural Resources in which the land is situated, unless the District Manager has advised the official in writing that he does not wish to receive copies of applications.

7. Where the land that is the subject of the application,

- i. is land designated in an agricultural or rural category in an official plan, or
- ii. is in any area where the soils are classified in Class 1, 2, 3 or 4 of The Canada Land Inventory of soil capability,

to the Food Land Preservation Branch of the Ministry of Agriculture and Food, unless the Branch has advised the official in writing that the Branch does not wish to receive copies of applications.

8. To the Director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing having jurisdiction in the area in which the land that is the subject of the application is situated, where the Director has advised the official in writing that he wishes to receive copies of applications.

9. To any department, ministry or agency of the federal or provincial government, any other municipality and any other local board, commission or person that the approval authority determines should receive notice. O. Reg. 406/83, s. 5.

6. Every written notice of decision sent under the Act shall specify the last date on which a notice of appeal to the Ontario Municipal Board may be filed. O. Reg. 406/83, s. 6.

7.—(1) Where the approval authority, in granting a consent, has not stipulated that subsection 49 (3) or (5) of the Act shall apply to any subsequent conveyance of or transaction involving the same parcel, the certificate required by subsection 52 (21) of the Act,

(a) where it is affixed to a deed or other document relating to the transaction in respect of which the consent has been given, shall be a stamp in Form 2; and

(b) where it is not affixed to the deed, shall be a certificate in Form 3.

(2) Where the approval authority, in granting a consent, has stipulated that subsection 49 (3) or (5) of the Act shall apply to any subsequent conveyance of or transaction involving the same parcel, the certificate required by subsection 52 (21) of the Act,

(a) where it is affixed to a deed or other document relating to the transaction in respect of which the consent has been given, shall be a stamp in Form 4; and

(b) where it is not affixed to the deed, shall be a certificate in Form 5. O. Reg. 406/83, s. 7.

8. The official or, where the office of the official is vacant or the official is unable to carry out his duties through illness or otherwise, another person authorized by the approval authority shall attend all meetings and shall keep,

(a) all applications submitted and all correspondence addressed to the approval authority;

(b) minutes of every meeting of the approval authority, including full particulars of all written comments made with respect to each application; and

(c) all other records of the approval authority. O. Reg. 406/83, s. 8.

9. For every six-month period beginning on the 1st days of January and July, the official shall complete a statistical report of the number of consent applications and their disposition, for each municipality or geographic township within the jurisdiction of the approval authority, on a form supplied by the Ministry of Municipal Affairs and Housing. O. Reg. 406/83, s. 9.

10. On or before the 22nd days of January and July, the official shall submit the statistical report mentioned in section 9 for the immediately preceding six months to the Director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing having jurisdiction in the area covered by the report. O. Reg. 406/83, s. 10.

11. Regulation 786 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 406/83, s. 11.

12. This Regulation comes into force on the day that section 52 of the *Planning Act, 1983* comes into force. O. Reg. 406/83, s. 12.

13. Despite sections 11 and 12, every application for a consent submitted under Regulation 786 of Revised Regulations of Ontario, 1980 before the day this Regulation comes into force shall be dealt with and finally disposed of under that Regulation, but any certificate given in respect of a consent granted on such an application shall be given by the official of the approval authority having jurisdiction under the *Planning Act, 1983* in the area in which the land that is the subject of the application is situated. O. Reg. 406/83, s. 13.

Received.....

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Form 1

Planning Act, 1983

APPLICATION FOR CONSENT

1. Name of approval authority

2. Name of owner

Telephone number

Address

Name of owner's solicitor or authorized agent

.....

Telephone number

Address

Please specify to whom all communications should be sent:

owner _____ solicitor _____ agent _____

3. (a) Type and purpose of proposed transaction:
(check appropriate space).

Conveyance (specify - e.g. new lot, addition to a lot)

Other (specify - e.g. mortgage, lease, easement, right of way, correction of title)

(b) Name of person(s) (purchaser, lessee, mortgagee, etc.) to whom land or interest in land is intended to be conveyed, leased or mortgaged

(c) Relationship (if any) of person(s) named in (b) to owner (specify nature of relationship)

4. Location of land:

Municipality Concession No.

Lot(s) No. Registered Plan No.

Lot(s) No. Reference Plan No.

Parts(s) No. Geographic or Former Township

Name of Street Street No.

5. Description of land intended to be severed:

Frontage Depth Area

Existing Use Proposed Use

Number and use of buildings and structures (both existing and proposed) on the land to be severed .

6. Description of land intended to be retained:

Frontage Depth Area

Existing Use Proposed Use

Number and use of buildings and structures on the land to be retained.....

7. Number of new lots (not including retained lots) proposed:

.....

8. Type of road access for proposed lot (specify)

Type of road access for retained lot (specify)

Is access by water to proposed lot? YES () NO ()

Is access by water to retained lot? YES () NO ()

If proposed access is by water, what boat docking and parking facilities are available on the main-land? (Specify)

.....

9. What type of water supply is proposed? (Check appropriate space)

TYPE	PROPOSED LOT	RETAINED LOT
Municipally owned and operated piped water supply	()	()
Lake	()	()
Well	()	()
Other (Specify).....	()	()

10. What type of sewage disposal is proposed? (Check appropriate space)

TYPE	PROPOSED LOT	RETAINED LOT
Municipally owned and operated sanitary sewers	()	()
Septic tank	()	()
Pit privy	()	()
Other (Specify).....		

11. When will water supply and sewage disposal services be available?

.....

12. (a) Has the owner previously severed any land from this holding?

Yes () No ()

(b) If the answer to (a) is "Yes", please indicate previous severances on the required sketch and supply the following information for each lot severed:

Grantee's name

Relationship (if any) to owner

Use of parcel

Date parcel created

13. Has the parcel intended to be severed ever been, or is it now, the subject of an application for a plan of subdivision under section 50 of the *Planning Act, 1983* or its predecessors?

Yes () No ()

14. Is the owner, solicitor or agent applying for additional consents on this holding simultaneously with this application, or considering applying for additional consents in the future?

Yes () No ()

15. Is the owner, solicitor or agent applying for any minor variance or permission to extend or enlarge under section 44 of the *Planning Act, 1983* in relation to any land that is the subject of this application?

Yes () No ()

Dated at the of

this day of, 19..

.....

(signature of applicant, solicitor or authorized agent)

I,, of the

in the County/District/Regional Municipality of

..... solemnly declare that all the statements contained in this application are true, and I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the *Canada Evidence Act*.

DECLARED before me at the

..... of

in the

of

this day of

....., 19..

A Commissioner, etc.

NOTES:

1. If this application is signed by an agent or solicitor on behalf of an applicant, the owner's written authorization must accompany the application. If the applicant is a corporation acting without agent or solicitor, the application must be signed by an officer of the corporation and the corporation's seal (if any) must be affixed.
2. Each copy of the application must be accompanied by a sketch showing,
 - (a) abutting land owned by the grantor, its boundaries and dimensions;
 - (b) the distance between the grantor's land and the nearest township lot line or appropriate landmark (e.g., bridge, railway crossing, etc.);
 - (c) the parcel of land that is the subject of the application, its boundaries and dimensions, the part of the parcel that is to be severed, the part that is to be retained and the location of all land previously severed;
 - (d) the approximate location of all natural and artificial features on the subject land (e.g., buildings, railways, highways, watercourses, drainage ditches, banks, slopes, swamps, wooded areas, wells and septic tanks) and the location of any of these features on adjacent lands which may affect the application;
 - (e) the use of adjoining land (e.g., residential, agricultural, cottage, commercial, etc.);
 - (f) the location, width and names of all road allowances, rights of way, streets or highways within or abutting the property, indicating whether they are public travelled roads, private roads, rights of way or unopened road allowances;
 - (g) the location and nature of any restrictive covenant or easement affecting the subject land.
3. It is required that copies of this application be filed, together with the same number of copies of the sketch described in note 2, with the responsible person, accompanied by a fee of \$ in cash or by cheque made payable to

.....
O. Reg. 406/83, Form 1.

Form 2

Planning Act, 1983

CERTIFICATE OF OFFICIAL

Under subsection 52 (21) of the *Planning Act, 1983*, I certify that the consent of the

.....
(approval authority)

of the of was given
on, 19... to the transaction to which this instrument relates.

.....
(Official)

Dated this day of, 19...

O. Reg. 406/83, Form 2.

Form 3

Planning Act, 1983

CERTIFICATE OF OFFICIAL

Under subsection 52 (21) of the Planning Act, 1983, I certify that the consent of the

(approval authority)

of the of was given

on, 19... to a

(enter type of transaction above, i.e.,

conveyance, mortgage, etc.)

of the following land (set out full description of land that is the subject of the consent):

(Official)

Dated this day of, 19...

O. Reg. 406/83, Form 3.

Form 4

Planning Act, 1983

CERTIFICATE OF OFFICIAL

Under subsection 52 (21) of the Planning Act, 1983, I certify that the consent of the

(approval authority)

of the of was given

on, 19... to the transaction to which this instrument relates.

Subsection of the Planning Act, 1983 applies to

(49 (3) or (5), as the case may be)

any subsequent conveyance of or transaction involving the parcel of land that is the subject of this consent.

(Official)

Dated this day of, 19...

O. Reg. 406/83, Form 4.

Form 5

Planning Act, 1983

CERTIFICATE OF OFFICIAL

Under subsection 52 (21) of the Planning Act, 1983, I certify that the consent of the

(approval authority)

of the of was given

on, 19... to a

(enter type of transaction above, i.e.,

conveyance, mortgage, etc.)

of the following land (set out full description of the land that is the subject of the consent):

Subsection of the Planning Act, 1983 applies to (49 (3) or (5), as the case may be)

any subsequent conveyance of or transaction involving the parcel of land that is the subject of this consent.

(Official)

Dated this day of, 19...

O. Reg. 406/83, Form 5.

(2962)

29

LAW SOCIETY ACT

O. Reg. 407/83.

General.

Made—June 1st, 1983.

Approved—June 24th, 1983.

Filed—June 27th, 1983.

REGULATION TO AMEND REGULATION 573 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LAW SOCIETY ACT

1. Regulation 573 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

18a.—(1) The Secretary shall refer all requests received from the Director of Legal Aid under subsection 144a (1) of Regulation 575 of Revised Regulations of Ontario, 1980 to the Discipline Committee.

(2) Where a matter is referred to the Discipline Committee under subsection (1), the chairman or a vice-chairman of the Discipline Committee may require an investigation to be made by a person designated by the chairman or vice-chairman of the records, books, accounts and transactions of the member named in the Legal Aid Director's request for the purpose of ascertaining and reporting whether the amount of the account is or was properly payable to such member who shall produce forthwith to such person all evidence, vouchers, records, books and papers and shall furnish such explanations as such person may require for the purpose of the investigation and as are relevant to the investigation.

(3) Before instituting an investigation under this section, the chairman or vice-chairman of the Discipline Committee may require prima facie evidence that the Director of Legal Aid had reasonable grounds to believe that an account as submitted under the Legal Aid Act is not or was not properly payable under that Act, the regulations under that Act or the schedules to the regulations under that Act.

(4) A report of all investigations commenced under this section shall be made to the Treasurer and to the Director of Legal Aid.

(5) Nothing in this section limits the right of Convocation or the Discipline Committee to institute further investigations or to require the filing of other reports. O. Reg. 407/83, s. 1.

THE LAW SOCIETY OF UPPER CANADA:

B. O'BRIEN
Treasurer

KENNETH JARVIS
Secretary

Dated at Toronto, this 1st day of June, 1983.

(2963)

29

LEGAL AID ACT

O. Reg. 408/83.

General.

Made—June 1st, 1983.

Approved—June 24th, 1983.

Filed—June 27th, 1983.

REGULATION TO AMEND REGULATION 575 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LEGAL AID ACT

1. Clause 1 (*h*) of Regulation 575 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(*h*) "Legal Accounts Officer" means a person designated as such under subsection 26 (2) of the Act;

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

5. Legal Accounts Officers are responsible to the Director for the settlement, in accordance with this Regulation, of solicitors' accounts for services rendered under the Act and this Regulation, other than the accounts of duty counsel, and a Legal Accounts Officer may make such enquiries as he or she considers necessary for this purpose. O. Reg. 408/83, s. 2.

3. Clause 64 (*a*) of the said Regulation is revoked and the following substituted therefor:

(*a*) report to the area director in writing in Form 10;

4. Section 72 of the said Regulation is revoked.

5. Part IV of the said Regulation, as amended by section 1 of Ontario Regulation 108/83, is revoked and the following substituted therefor:

PART IV

SOLICITORS' REMUNERATION

SETTLEMENT BY LEGAL ACCOUNTS OFFICER

101.—(1) Legal Accounts Officers shall settle all solicitors' accounts for services rendered under the Act and this Regulation, other than accounts of duty counsel and accounts that the Director permits to be paid without settlement under subsection (2) or (4).

(2) The Director may permit a solicitor's account for services rendered to be paid without being settled by a Legal Accounts Officer if,

(*a*) the total account after the statutory reduction according to section 22 of the Act for fees and disbursements does not exceed \$900;

(*b*) the account is submitted in the form specified by the Director; and

(*c*) the exercise of discretion set out in the notes to a Schedule to this Regulation is not requested.

(3) The Director may from time to time request a Legal Accounts Officer to settle accounts to which subsection (2) or (4) applies and, where a Legal Accounts Officer receives a request under this subsection, the Legal Accounts Officer shall settle the account as if it were an account required to be settled under subsection (1).

(4) Until the 1st day of July, 1984, the Director may permit solicitors' accounts that are not submitted in the specified form to be paid without being settled if the conditions set out in clauses (2) (*a*) and (*c*) are met. O. Reg. 408/83, s. 5, *part*.

LEGAL AID SOLICITORS' AND DUTY COUNSEL ACCOUNTS

102. Subject to sections 105 and 109, a solicitor who has provided legal aid authorized by the Act and this Regulation shall be paid the amount of his account in accordance with the Act, this Regulation and Schedules to this Regulation. O. Reg. 408/83, s. 5, *part*.

103.—(1) A solicitor who has provided services pursuant to a certificate and who has completed the services or who has ceased to act shall submit forthwith to the Director,

(*a*) an account certified by the solicitor of his fees and disbursements showing the date, duration and description of each item of service performed;

- (b) the certificate issued to the client;
- (c) any other written authorization for legal services or the expenditure of money;
- (d) the accounts of any agent or counsel engaged, certified by them and prepared in accordance with this Regulation;
- (e) a copy of his report under section 64;
- (f) where prior to the issue of the certificate the solicitor was employed by the client to perform any services with respect to the same matter, a detailed statement of the services rendered by the solicitor and any disbursements made by him prior to the issue of the certificate and a statement of any payment made by the client to the solicitor on account of his fees and disbursements; and
- (g) such further or other supporting material as may be required.

(2) At the same time as a solicitor is submitting the material referred to in subsection (1), the solicitor shall submit,

- (a) a copy of the account referred to in clause (1)
 - (a) to the area director and the client; and
 - (b) a copy of the material referred to in clause (1) (f) to the client. O. Reg. 408/83, s. 5, *part*.

104. A solicitor acting as duty counsel after performing his duties shall forthwith submit to the Director his account in the form specified by the Director of the times during which and the places at which he was engaged as duty counsel and any claim for expenses. O. Reg. 408/83, s. 5, *part*.

105.—(1) Subject to subsection (2), where a solicitor submits an account to the Office of the Director under section 103 or 104 more than six calendar months after the completion of the services covered by the account, there shall be no liability for payment of the account, and the account shall be returned to the solicitor with an appropriate reference to this section.

(2) Notwithstanding subsection (1), the Director, in his discretion, may extend on the application of a solicitor the time during which the solicitor's account may be submitted and, in exercising such discretion, the Director shall take into account whether or not the Fund or the client has been prejudiced.

(3) An application under subsection (2) shall be made in writing to the Director and shall explain why the extension of time is necessary. O. Reg. 408/83, s. 5, *part*.

FEES AND DISBURSEMENTS

106.—(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 solicitors for 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 reduction of 25 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 solicitors for disbursements shall be calculated in accordance with Schedule 7.

(4) Notwithstanding subsections (1) and (3),

- (a) Schedules 2 to 7 of Regulation 557 of Revised Regulations of Ontario, 1970, as they existed on the 28th day of March, 1979, continue to apply in respect of services rendered under certificates issued before the 1st day of April, 1979;
- (b) Schedules 2 to 7 of Regulation 575 of Revised Regulations of Ontario, 1980, as they existed on the 30th day of June, 1982, continue to apply in respect of services rendered under certificates issued on or after the 1st day of April, 1979 and before the 1st day of July, 1982. O. Reg. 408/83, s. 5, *part*.

107.—(1) A solicitor who is providing legal aid pursuant to a certificate may apply from time to time to the Director for reimbursement of his proper out-of-pocket disbursements if the amount of the disbursements for which reimbursement is sought exceeds \$50 at the time of the application.

(2) An application referred to in subsection (1) shall set out a detailed statement of the disbursements for which reimbursement is sought and the statement shall be certified by the solicitor. O. Reg. 408/83, s. 5, *part*.

EXAMINATION, SETTLEMENT AND APPROVAL OF ACCOUNTS

108.—(1) Each account that a Legal Accounts Officer is required to settle under section 101 shall be examined, settled and approved for payment by a Legal Accounts Officer in accordance with this Regulation.

(2) An account, other than an account to which subsection (1) applies, may be paid without being examined, settled or approved by a Legal Accounts Officer if no application has been received under subsection 112 (1) within fifteen days of the day the Director receives the account referred to in clause 103 (1) (a).

(3) Where an account has been paid without being settled, the Director may within two years of the date of the payment make such inquiries as he considers

necessary to verify that the account as submitted was for an amount properly payable under the Act, this Regulation and the Schedules to this Regulation.

(4) The Director shall cause to be verified, on a random basis within the two year period referred to in subsection (3), accounts that have been paid without being settled and for that purpose, such inquiries, as may be considered necessary, may be made. O. Reg. 408/83, s. 5, *part*.

109. Fees otherwise payable under the Act, this Regulation and the Schedules to this Regulation may be disallowed in whole or in part for,

- (a) proceedings,
 - (i) unreasonably taken or prolonged,
 - (ii) not calculated to advance the interests of a client, or
 - (iii) incurred through negligence;
- (b) preparing any document that is improper, unnecessary or of unreasonable length; or
- (c) preparation that is unreasonable in its nature, scope or time expended. O. Reg. 408/83, s. 5, *part*.

110.—(1) Where a Legal Accounts Officer has settled an account, the Legal Accounts Officer shall send to the solicitor who rendered it a Notice of Settlement of account showing the disposition that has been made of the items therein and certifying the amount at which it is settled and the amount thereof payable under section 22 of the Act.

(2) Where an account has been paid without being settled, the Director shall send to the solicitor who rendered it a notice that the account has been paid without being settled and the notice shall advise the solicitor that the Director may within two years from the date of the payment make such inquiries as may be necessary to verify the account. O. Reg. 408/83, s. 5, *part*.

REVIEW AND APPEAL OF ACCOUNTS

111.—(1) Where an account was not settled before payment, a solicitor who is dissatisfied with the amount of his account as paid under this Regulation may apply for a review thereof and the Director shall cause a person designated by the Director to review the account and the person so designated shall review the account and amend or confirm the amount and certify the account accordingly.

(2) Every application for the review of an account under subsection (1) shall be made in writing and shall set out the items objected to and the grounds of objection and shall be made to the Director within ten days after payment of the account. O. Reg. 408/83, s. 5, *part*.

112.—(1) A client who is obligated to pay in whole or in part a solicitor's account for legal aid may apply to a Legal Accounts Officer for a settlement of the account submitted to the client under clause 103 (2) (a).

(2) Where an account was settled before payment or where an account has been certified under subsection 111 (1), a solicitor who is dissatisfied with the amount of his account as paid under this Regulation may apply for a review thereof by a Legal Accounts Officer and,

- (a) where the account has been certified under subsection 111 (1), the Legal Accounts Officer shall review the account and amend or confirm the amount and certify and settle the account accordingly; and
- (b) where the account was settled before payment, the Legal Accounts Officer shall review the settlement and amend or confirm the amount and settle and certify the same accordingly.

(3) Every application for the review of the amount of an account under subsection (1) or (2) shall be in writing and shall set out the items objected to and the grounds of objection and shall be made to a Legal Accounts Officer,

- (a) in the case of an account to which subsection (1) applies, within fifteen days of the mailing of the copy of the account to the client;
- (b) in the case of an account to which clause (2) (a) applies, within fifteen days after the date of the certification of the account; and
- (c) in the case of an account to which clause (2) (b) applies, within fifteen days after the date of the payment of the account. O. Reg. 408/83, s. 5, *part*.

113. A solicitor or a client who is dissatisfied with,

- (a) a review made by the Legal Accounts Officer under section 112 with respect to,
 - (i) the interpretation or application of this Part and Schedule 2, 3, 4, 6 or 7, or
 - (ii) the principles upon which the Legal Accounts Officer has exercised his or her discretion; or
- (b) the determination of costs under section 131,

may appeal therefrom to the Taxing Officer. O. Reg. 408/83, s. 5, *part*.

114.—(1) An appeal under section 113 shall be commenced by the service of a notice of appeal in Form 22 upon the Director within ten days after the mailing of the decision of the Legal Accounts Officer,

and such notice may be given by personal service or by prepaid mail addressed to the Director at the Director's office.

(2) After service of the notice of appeal referred to in subsection (1), the appellant shall obtain an appointment from the Taxing Officer for the hearing of the appeal and give at least ten days notice thereof to the Director.

(3) The parties to an appeal may appear on the hearing of the appeal in person or by counsel. O. Reg. 408/83, s. 5, *part.*

115.—(1) The decision of the Taxing Officer shall be evidenced by his certificate in Form 25 issued to the solicitor and to the Director, and, where the client has appealed, to the client.

(2) If the solicitor or the Director or, where the client has appealed, the client, is dissatisfied with the decision of the Taxing Officer, the solicitor, the Director or the client, as the case may be, may appeal from the Taxing Officer's certificate to a Judge of the Supreme Court in chambers in Toronto and the appeal shall be by motion on notice served within ten days and returnable within fifteen days of the date of the Taxing Officer's decision. O. Reg. 408/83, s. 5, *part.*

116. The Director shall submit to the Legal Accounts Officer,

- (a) the Taxing Officer's certificate when the time for appealing therefrom has elapsed and no appeal has been taken; or
- (b) when an appeal has been taken from the Taxing Officer's certificate and the appeal has been disposed of, the Taxing Officer's certificate as affirmed or varied on the appeal. O. Reg. 408/83, s. 5, *part.*

117. When the solicitor has duly performed all of his duties under the Act and this Regulation, and the amount of his or her account has been determined under the Act and this Regulation, the Controller shall forthwith pay out of the Fund the amount of the solicitor's account as so determined. O. Reg. 408/83, s. 5, *part.*

6. Subsection 130 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Where a client does not recover any money or other property, the costs payable by the client shall include,

- (a) the amount of his solicitor's account;
- (b) a proportionate share of the Fund's overhead as determined by the Director; and
- (c) interest on overdue contributions,

and any contributions by the client in excess of this total amount shall be refunded to the client. O. Reg. 408/83, s. 6.

7. Part VIII of the said Regulation is amended by adding thereto the following section:

AUDITS

144a.—(1) Where the Director has reasonable grounds to believe that an account as submitted is not or was not properly payable under the Act, this Regulation or the Schedules to this Regulation, the Director may request the Law Society to determine whether the account is or was properly payable and the request may be made before or after the payment of the account.

(2) The costs of an investigation made by the Law Society pursuant to a request made under subsection (1) shall be paid out of the Fund. O. Reg. 408/83, s. 7.

8. Section 160 of the said Regulation is revoked.

9. Clause (a) of note 11 to Schedule 2 to the said Regulation, as made by section 2 of Ontario Regulation 108/83, is revoked and the following substituted therefor:

(a) at the written request of the solicitor, such fees may be increased by a Legal Accounts Officer in those cases where in the Legal Accounts Officer's 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

10. Clause (a) of note 28 to Schedule 3 to the said Regulation, as made by section 2 of Ontario Regulation 108/83, is revoked and the following substituted therefor:

(a) at the written request of the solicitor, such fees may be increased by a Legal Accounts Officer in those cases where in the Legal Accounts Officer's 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

11. Item 3 of Schedule 5 to the said Regulation, as made by section 2 of Ontario Regulation 108/83, is amended by striking out "fifteen miles" in the third line of Column 1 and inserting in lieu thereof "twenty-four kilometres".

12. Sections 3 and 4 of Ontario Regulation 108/83 are revoked.

THE LAW SOCIETY OF UPPER CANADA:

B. O'BRIEN
Treasurer

KENNETH JARVIS
Secretary

Dated at Toronto, this 1st day of June, 1983.

(2964) 29

FOREST FIRES PREVENTION ACT

O. Reg. 409/83.
Restricted Fire Zone.
Made—June 27th, 1983.
Filed—June 27th, 1983.

**REGULATION TO REVOKE
ONTARIO REGULATIONS 397/83 AND 398/83
MADE UNDER THE
FOREST FIRES PREVENTION ACT**

1. Ontario Regulations 397/83 and 398/83 are revoked.

W. T. FOSTER
Deputy Minister of Natural Resources

Dated at Toronto, this 27th day of June, 1983.

(2965) 29

TOBACCO TAX ACT

O. Reg. 410/83.
Taxable Prices and Tax Payable on Cigarettes
and Other Tobacco Products.
Made—June 28th, 1983.
Filed—June 28th, 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 185/83, is revoked and the following substituted therefor:

Schedule

TAXES ON TOBACCO

Effective on and after the 1st day of July, 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
5.40¢	2.43¢	\$ 4.86	3.08¢	1.4¢

O. Reg. 410/83, s. 1.

DOUGLAS J. WISEMAN
for Minister of Revenue

Dated at Toronto, this 28th day of June, 1983.

FUEL TAX ACT, 1981

O. Reg. 411/83.

Taxable Price and Tax Payable on Fuel to Propel
Motor Vehicles and Railway Equipment.

Made—June 28th, 1983.

Filed—June 28th, 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 187/83, 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 July, 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
35.4¢	9.6¢	3.0¢

O. Reg. 411/83, s. 1.

DOUGLAS J. WISEMAN
for Minister of Revenue

Dated at Toronto, this 28th day of June, 1983.

(2967)

29

GASOLINE TAX ACT

O. Reg. 412/83.

Taxable Prices and Tax on Gasoline and Aviation Fuel.

Made—June 28th, 1983.

Filed—June 28th, 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 186/83, is revoked and the following substituted therefor:

Schedule

TAX ON GASOLINE AND AVIATION FUEL

Effective on and after the 1st day of July, 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	38.2¢	7.6¢	1.82¢
Regular Unleaded	40.2¢	8.0¢	
Premium Leaded	41.2¢	8.2¢	
Premium Unleaded	41.2¢	8.2¢	

O. Reg. 412/83, s. 1.

DOUGLAS J. WISEMAN
for Minister of Revenue

Dated at Toronto, this 28th day of June, 1983.

(2968)

29

PARKWAY BELT PLANNING AND
DEVELOPMENT ACT

O. Reg. 413/83.

The Regional Municipality of York,
Town of Vaughan.

Made—June 20th, 1983.

Filed—June 28th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 475/73
MADE UNDER THE
PARKWAY BELT PLANNING AND
DEVELOPMENT ACT

- Schedule 14 to Ontario Regulation 475/73, as made by section 2 of Ontario Regulation 387/82, is revoked and the following substituted therefor:

Schedule 14

That parcel of land situate in the Town of Vaughan in The Regional Municipality of York, being those parts of lots 34 and 35 in Concession I of the said Town designated as Parts 4 and 5 on a Plan deposited in the Land Registry Office for the Registry Division of York Region (No. 65) as Number 64R-6200. O. Reg. 413/83, s. 1.

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

Dated at Toronto, this 20th day of June, 1983.

(2969)

29

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 414/83.

General.

Made—June 24th, 1983.

Filed—June 28th, 1983.

REGULATION TO AMEND
REGULATION 293 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
ENVIRONMENTAL ASSESSMENT ACT

- (1) Clause 5 (2) (a) of Regulation 293 of Revised Regulations of Ontario, 1980 is amended by striking out "or" at the end of subclause (ii), by adding "or" at the end of subclause (iii) and by adding thereto the following subclause:

(iv) a building, the construction of which is regulated by the *Building Code Act* and the furnishings, equipment and ancillary facilities and machinery provided in or for the building,

(2) Clause 5 (4) (f) of the said Regulation is revoked and the following substituted therefor:

(f) an undertaking which is or includes a work of a type listed in one of the first six groups of items in Column 1 of the Table in subsection 9 (2) and its construction has not commenced by the later of the 31st day of December, 1984 or the date set out opposite in Column 2 of the said Table; or

(3) Clause 5 (5) (c) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 775/82, is amended by striking out "30th day of June," in the twelfth line and inserting in lieu thereof "31st day of December,".

(4) Clause 5 (5) (d) of the said Regulation, as remade by subsection 1 (1) of Ontario Regulation 140/82 and amended by subsection 1 (3) of Ontario Regulation 775/82, is further amended by striking out "1983" in the twelfth line and inserting in lieu thereof "1984".

(5) Clause 5 (5) (f) of the said Regulation, as remade by subsection 2 (3) of Ontario Regulation 841/81 and amended by subsection 1 (4) of Ontario Regulation 775/82, is revoked and the following substituted therefor:

(f) it is an undertaking that consists of the construction or reconstruction of a railroad or crossroad grade separation or that is of a type that, save that the proponent is not the Minister of Transportation and Communications, is similar to any listed under "B" in the key contained in the Order of the Minister dated the 15th day of August, 1978 and published as number MTC-13 in the issue of *The Ontario Gazette* dated the 16th day of September, 1978 and advertising of tenders for the undertaking has occurred prior to the 31st day of December, 1983.

2.—(1) Subsection 9 (1) of the said Regulation, as amended by subsection 4 (1) of Ontario Regulation 841/81, is further amended by adding thereto the following clause:

(ea) "floodproofing" means taking measures to protect a structure or its contents from flood damage where the measures are carried out, in, on or immediately adjacent to, the structure being protected, but does not include constructing dykes, channels, retaining walls and water reservoirs or impoundments or other structures, only part of which forms

part of, or is immediately adjacent to, the structure being protected.

(2) Clause 9 (2) (b) of the said Regulation, as remade by subsection 4 (2) of Ontario Regulation 841/81, is amended by striking out "or" at the end of subclause (v), by adding "or" at the end of subclause (vi) and by adding thereto the following subclause:

(vii) floodproofing,

(3) The Table in clause 9 (2) (c) of the said Regulation, as remade by section 3 of Ontario Regulation 775/82, is revoked and the following substituted therefor:

TABLE

COLUMN 1	COLUMN 2
Type of Work	Date
Construction of Dams and Reservoirs	December 31, 1980
Channelization, Stabilization or Diversion of Watercourses	December 31, 1983
Construction of Dykes and Levees	December 31, 1983
Lake Shoreline Alteration including creation of new shoreline	December 31, 1983
Dam Reconstruction	December 31, 1984
Wildlife, including fish, Habitat Manipulation	December 31, 1985
All other types	December 31, 1986

(2970)

29

EDUCATION ACT

O. Reg. 415/83.
 General Legislative Grants, 1981.
 Made—May 11th, 1983.
 Approved—June 24th, 1983.
 Filed—June 29th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 127/81
MADE UNDER THE
EDUCATION ACT

1. Schedule A to Ontario Regulation 127/81, as remade by section 2 of Ontario Regulation 56/83, is amended by striking out the factor "1.0236" in Column 2 opposite "Secondary Schools" in Column 1 under the subheading "Peel Board of Education" and inserting in lieu thereof "1.0284".

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 11th day of May, 1983.

(2971)

29

EDUCATION ACT

O. Reg. 416/83.

General Legislative Grants, 1982.

Made—May 11th, 1983.

Approved—June 24th, 1983.

Filed—June 29th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 197/82
MADE UNDER THE
EDUCATION ACT

1. Sub-subparagraph b of subparagraph iii of paragraph 22 of section 1 of Ontario Regulation 197/82 is revoked and the following substituted therefor:
 - 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. Sub-sub-subclause 7 (b) (iv) a. I. of the said Regulation is revoked and the following substituted therefor:
 - I. the portion of the average daily enrolment for 1982 that is in respect of resident-external pupils of the board exclusive of any increase under the provisions of section 6 of Ontario Regulation 198/82, and

3. 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 Secondary Schools	1.1899 1.3198	.0350 .0188
Brant County Board of Education Elementary Schools Secondary Schools	1.0074 1.0018	.0064 .0000
Bruce County Board of Education Elementary Schools Secondary Schools	1.0030 1.0330	.0000 .0000
Carleton Board of Education Elementary Schools Secondary Schools	1.0189 1.0091	.0189 .0000
Central Algoma Board of Education Elementary Schools Secondary Schools	1.1634 1.1706	.0194 .0000
Chapleau Board of Education Elementary Schools Secondary Schools	1.1473 1.3760	.0000 .0000
Cochrane-Iroquois Falls Board of Education Elementary Schools Secondary Schools	1.1751 1.2190	.0141 .0000
Dryden Board of Education Elementary Schools Secondary Schools	1.1773 1.1961	.0034 .0000
Dufferin County Board of Education Elementary Schools Secondary Schools	1.0000 1.0183	.0000 .0000
Durham Board of Education Elementary Schools Secondary Schools	1.0010 1.0000	.0000 .0000
East Parry Sound Board of Education Elementary Schools Secondary Schools	1.1318 1.1070	.0087 .0000

DIVISIONAL BOARDS 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	1.0000	.0000
Secondary Schools	1.0117	.0000
Espanola Board of Education		
Elementary Schools	1.1483	.0000
Secondary Schools	1.1540	.0040
Essex County Board of Education		
Elementary Schools	1.0123	.0109
Secondary Schools	1.0121	.0000
Fort Frances-Rainy River Board of Education		
Elementary Schools	1.1563	.0009
Secondary Schools	1.1673	.0021
Frontenac County Board of Education		
Elementary Schools	1.0358	.0088
Secondary Schools	1.0217	.0000
Geraldton Board of Education		
Elementary Schools	1.2383	.0000
Secondary Schools	1.2930	.0000
Grey County Board of Education		
Elementary Schools	1.0059	.0000
Secondary Schools	1.0096	.0000
Haldimand Board of Education		
Elementary Schools	1.0014	.0000
Secondary Schools	1.0220	.0000
Haliburton County Board of Education		
Elementary Schools	1.1513	.0087
Secondary Schools	1.1346	.0000
Halton Board of Education		
Elementary Schools	1.0096	.0096
Secondary Schools	1.0034	.0000
Board of Education for the City of Hamilton		
Elementary Schools	1.0525	.0125
Secondary Schools	1.0446	.0147

DIVISIONAL BOARDS OF EDUCATION-Continued

NAME OF BOARD COLUMN 1	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
Hastings County Board of Education		
Elementary Schools	1.0126	.0086
Secondary Schools	1.0090	.0036
Hearst Board of Education		
Elementary Schools	1.1563	.0000
Secondary Schools	1.2200	.0000
Hornepayne Board of Education		
Elementary Schools	1.1476	.0000
Secondary Schools	1.4501	.0000
Huron County Board of Education		
Elementary Schools	1.0117	.0087
Secondary Schools	1.0196	.0067
Kapuskasing Board of Education		
Elementary Schools	1.1860	.0032
Secondary Schools	1.1786	.0000
Kenora Board of Education		
Elementary Schools	1.1830	.0058
Secondary Schools	1.1544	.0115
Kent County Board of Education		
Elementary Schools	1.0007	.0007
Secondary Schools	1.0151	.0009
Kirkland Lake Board of Education		
Elementary Schools	1.2277	.0393
Secondary Schools	1.1859	.0130
Lakehead Board of Education		
Elementary Schools	1.1138	.0188
Secondary Schools	1.0837	.0051
Lake Superior Board of Education		
Elementary Schools	1.1708	.0012
Secondary Schools	1.3011	.0000
Lambton County Board of Education		
Elementary Schools	1.0020	.0000
Secondary Schools	1.0170	.0063
Lanark County Board of Education		
Elementary Schools	1.0200	.0000
Secondary Schools	1.0235	.0000
Leeds and Grenville County Board of Education		
Elementary Schools	1.0051	.0001
Secondary Schools	1.0057	.0000

DIVISIONAL BOARDS OF EDUCATION-Continued

NAME OF BOARD	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
COLUMN 1		
Lennox and Addington County Board of Education		
Elementary Schools	1.0122	.0012
Secondary Schools	1.0432	.0023
Lincoln County Board of Education		
Elementary Schools	1.0478	.0278
Secondary Schools	1.0320	.0115
Board of Education for the City of London		
Elementary Schools	1.0428	.0228
Secondary Schools	1.0488	.0106
Manitoulin Board of Education		
Elementary Schools	1.1959	.0000
Secondary Schools	1.1568	.0065
Metropolitan Toronto School Board		
Elementary Schools	1.0802	.0273
Secondary Schools	1.0409	.0061
Michipicoten Board of Education		
Elementary Schools	1.1581	.0119
Secondary Schools	1.2971	.0000
Middlesex County Board of Education		
Elementary Schools	1.0110	.0022
Secondary Schools	1.0192	.0000
Muskoka Board of Education		
Elementary Schools	1.1114	.0144
Secondary Schools	1.1033	.0022
Niagara South Board of Education		
Elementary Schools	1.0415	.0215
Secondary Schools	1.0325	.0135
Nipigon-Red Rock Board of Education		
Elementary Schools	1.1896	.0000
Secondary Schools	1.2445	.0000
Nipissing Board of Education		
Elementary Schools	1.1034	.0194
Secondary Schools	1.1010	.0071
Norfolk Board of Education		
Elementary Schools	1.0000	.0000
Secondary Schools	1.0203	.0000

DIVISIONAL BOARDS OF EDUCATION-Continued

NAME OF BOARD	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
COLUMN 1		
North Shore Board of Education		
Elementary Schools	1.1375	.0000
Secondary Schools	1.1976	.0000
Northumberland and Newcastle Board of Education		
Elementary Schools	1.0099	.0000
Secondary Schools	1.0078	.0000
Ottawa Board of Education		
Elementary Schools	1.0664	.0196
Secondary Schools	1.0342	.0127
Oxford County Board of Education		
Elementary Schools	1.0016	.0016
Secondary Schools	1.0179	.0000
Peel Board of Education		
Elementary Schools	1.0193	.0140
Secondary Schools	1.0014	.0000
Perth County Board of Education		
Elementary Schools	1.0000	.0000
Secondary Schools	1.0117	.0000
Peterborough County Board of Education		
Elementary Schools	1.0153	.0023
Secondary Schools	1.0239	.0000
Prescott and Russell County Board of Education		
Elementary Schools	1.0576	.0000
Secondary Schools	1.0270	.0000
Prince Edward County Board of Education		
Elementary Schools	1.0208	.0000
Secondary Schools	1.0765	.0031
Red Lake Board of Education		
Elementary Schools	1.1698	.0000
Secondary Schools	1.2557	.0000
Renfrew County Board of Education		
Elementary Schools	1.0506	.0126
Secondary Schools	1.0225	.0000
Sault Ste. Marie Board of Education		
Elementary Schools	1.1231	.0341
Secondary Schools	1.0977	.0090

DIVISIONAL BOARDS OF EDUCATION-Continued

NAME OF BOARD COLUMN 1	GRANT WEIGHTING FACTOR COLUMN 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR COLUMN 3
Simcoe County Board of Education		
Elementary Schools	1.0167	.0147
Secondary Schools	1.0229	.0027
Stormont, Dundas and Glengarry County Board of Education		
Elementary Schools	1.0332	.0000
Secondary Schools	1.0247	.0027
Sudbury Board of Education		
Elementary Schools	1.1004	.0164
Secondary Schools	1.0766	.0000
Timiskaming Board of Education		
Elementary Schools	1.1724	.0000
Secondary Schools	1.1615	.0017
Timmins Board of Education		
Elementary Schools	1.1028	.0000
Secondary Schools	1.0919	.0000
Victoria County Board of Education		
Elementary Schools	1.0150	.0000
Secondary Schools	1.0264	.0000
Waterloo County Board of Education		
Elementary Schools	1.0382	.0165
Secondary Schools	1.0177	.0002
Wellington County Board of Education		
Elementary Schools	1.0003	.0000
Secondary Schools	1.0051	.0000
Wentworth County Board of Education		
Elementary Schools	1.0110	.0062
Secondary Schools	1.0125	.0000
West Parry Sound Board of Education		
Elementary Schools	1.1310	.0038
Secondary Schools	1.1100	.0078
Board of Education for the City of Windsor		
Elementary Schools	1.0825	.0422
Secondary Schools	1.0354	.0112
York Region Board of Education		
Elementary Schools	1.0030	.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	1.1573	.0000
Brant County RCSS Board	1.0250	.0000
Bruce-Grey County RCSS Board	1.0223	.0000
Carleton RCSS Board	1.0040	.0000
Chapleau District RCSS Board	1.1975	.0000
Cochrane-Iroquois Falls District RCSS Board	1.1786	.0000
Dryden District RCSS Board	1.1754	.0000
Dufferin-Peel RCSS Board	1.0000	.0000
Durham Region RCSS Board	1.0050	.0000
Elgin County RCSS Board	1.0294	.0000
Essex County RCSS Board	1.0146	.0146
Fort Francis-Rainy River District RCSS Board	1.1977	.0087
Frontenac-Lennox and Addington County RCSS Board	1.0470	.0040
Geraldton District RCSS Board	1.2272	.0000
Haldimand-Norfolk RCSS Board	1.0619	.0000
Halton RCSS Board	1.0018	.0000
Hamilton-Wentworth RCSS Board	1.0368	.0024
Hastings-Prince Edward County RCSS Board	1.0342	.0000
Hearst District RCSS Board	1.1558	.0000
Huron-Perth County RCSS Board	1.0636	.0000
Kapuskasing District RCSS Board	1.1612	.0102
Kenora District RCSS Board	1.1766	.0061

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	1.0130	.0000
Kirkland Lake District RCSS Board	1.1914	.0000
Lakehead District RCSS Board	1.1079	.0159
Lambton County RCSS Board	1.0036	.0000
Lanark-Leeds and Grenville County RCSS Board	1.0401	.0000
Lincoln County RCSS Board	1.0283	.0053
London and Middlesex County RCSS Board	1.0369	.0169
Metropolitan Separate School Board	1.0520	.0000
Michipicoten District RCSS Board	1.1906	.0000
Nipissing District RCSS Board	1.0930	.0000
North of Superior District Combined RCSS Board	1.2063	.0000
North Shore District RCSS Board	1.1316	.0000
Ottawa RCSS Board	1.0475	.0175
Oxford County Board	1.0501	.0000
Peterborough-Victoria-Northumberland and Newcastle RCSS Board	1.0190	.0000
Prescott and Russell County RCSSD Board	1.0360	.0000
Renfrew County RCSS Board	1.0619	.0099
Sault Ste. Marie District RCSS Board	1.1012	.0212
Simcoe County RCSS Board	1.0250	.0000
Stormont, Dundas and Glengarry County RCSS Board	1.0340	.0000
Sudbury District RCSS Board	1.0830	.0000
Timiskaming District RCSS Board	1.1462	.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	1.0900	.0000
Waterloo County RCSS Board	1.0312	.0082
Welland County RCSS Board	1.0496	.0276
Wellington County RCSS Board	1.0120	.0000
Windsor RCSS Board	1.0577	.0177
York Region RCSS Board	1.0048	.0000

O. Reg. 416/83, s. 3.

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 11th day of May, 1983.

(2972)

29

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 417/83.

Exemption—Ministry of Natural Resources—MNR-11/6.

Made—June 24th, 1983.

Approved—June 24th, 1983.

Filed—June 29th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-11/6

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 will undertake measures to implement public participation in respect to the approval of Forest Management Agreements, Forest Management Plans and Operating Plans, including road plans prescribed by these, and in respect to aerial spraying of pesticides for forest management purposes.
- B. 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 11/5, which was filed as O. Reg. 13/83, will expire on

June 30, 1983, the application of the Act before December 31, 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.

- C. The Ministry of Natural Resources has completed a draft of the Environmental Assessment for forest management and has requested an additional period of time to allow interested parties to provide input to that Environmental Assessment before a formal submission for approval under the Act is made.

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 land 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 name of the Forest Management Unit or Forest Management Agreement Area (FMA) for which the plan is being prepared;
- (b) a map of the Forest Management Unit or FMA covered by the Forest Management Plan, or
a map of the area within the Forest Management Unit or FMA covered by the Operating Plan;
- (c) the duration of the plan;
- (d) the date(s) of public notification;
- (e) the nature of the comments received from the public and other government ministries/agencies; and
- (f) 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 August 15, 1983. This list shall also identify plans which are under preparation during the period that this exemption is in force but which are scheduled for approval some time after the expiry date of this order.

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 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.
8. This order expires on the earlier date of December 31, 1983 or the granting of an approval under the Act for the forest management undertaking. O. Reg. 417/83.

K. C. NORTON
Minister of the Environment

Dated this 24th day of June, 1983.

(2973)

29

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 418/83.

Exemption—Corporation of the
Township of Chapleau—CHAP-TP-1.

Made—June 24th, 1983.

Approved—June 24th, 1983.

Filed—June 29th, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—CORPORATION OF THE TOWNSHIP OF CHAPLEAU—CHAP-TP-1

Having received a request from the Corporation of the Township of Chapleau, that an undertaking, namely:

the activity of constructing, operating and maintaining a sewage works and collection system including aerated lagoon, forcemain, control building and outfall to the Nebskawashi River;

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 community could be exposed to a threat to the public health and safety because of poorly treated sewage entering the Nebskawashi River for a longer period of time.
- B. The environmental degradation of the Nebskawashi River will continue for a longer period of time without an adequate community sewage treatment 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 sewage works are expected to be limited and not adverse.
- B. The proposed sewage lagoon site is located in an area with no significant natural characteristics. The site is visually separated from the community.
- C. The proponent advises that construction operations would only pose a short term disruption to people living in the area.
- D. The proposed undertaking will be subject to a hearing held under section 24 of the *Ontario Water Resources Act*, in order to provide an opportunity to address public concerns.

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

1. Construction of the undertaking not be commenced unless a hearing has been held under section 24 of the *Ontario Water Resources Act* in order to provide opportunity for public involvement in the proposed undertaking.
2. Construction methods and schedules are to be implemented in consultation with the Ministry of the Environment, Sault Ste. Marie District Office. O. Reg. 418/83.

K. C. NORTON
Minister of the Environment

Dated this 24th day of June, 1983.

(2974)

29

FARM PRODUCTS MARKETING ACT

O. Reg. 419/83.

Fresh Potatoes—Marketing.

Made—June 28th, 1983.

Filed—June 29th, 1983.

REGULATION TO AMEND
REGULATION 362 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING ACT

1. Regulation 362 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following sections:

7a. The Board authorizes the local board to conduct a pool or pools for the distribution of all moneys received from the sale of fresh potatoes and, after deducting all necessary and proper disbursements and expenses, to distribute the remainder of the moneys received from the sale in such a manner that every producer receives a share of the remainder of the moneys received from the sale in relation to the amount, class, variety, grade or size of fresh potatoes delivered by him, and authorizes the local board to make an initial payment on delivery of the fresh potatoes and subsequent payments until all of the remainder of the moneys received from the sale is distributed to the producers. O. Reg. 419/83, s. 1, *part*.

7b. The Board authorizes the local board to appoint agents, to prescribe their duties and terms and conditions of employment and to provide for their remuneration. O. Reg. 419/83, s. 1, *part*.

2. Section 8 of the said Regulation, as made by section 2 of Ontario Regulation 526/81, is revoked and the following substituted therefor:

8. The Board vests in the local board the following powers:

1. To direct and control, by order or direction either as principal or agent, the marketing of fresh potatoes, including the times and places at which fresh potatoes may be marketed.
2. To determine from time to time the price or prices that shall be paid to producers for fresh potatoes or any class, variety, grade or size of fresh potatoes and to determine different prices for different parts of Ontario. O. Reg. 419/83, s. 2.

THE FARM PRODUCTS MARKETING BOARD:

JOHN C. MCMURCHY
Chairman

CHERYL CREET
Secretary

Dated at Toronto, this 28th day of June, 1983.

(2975)

29

PLANNING ACT

O. Reg. 420/83.

Order Made Under Section 30 of the Planning Act.

Made—June 28th, 1983.

Filed—June 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 Huntsville in the District Municipality of Muskoka, formerly in the Township of Chaffey in the District of Muskoka, being that part of Lot 11 in Concession III in the said Township of Chaffey, designated as Part 18 on a Plan of Survey of record in the Land Registry Office for the Land Titles Division of Muskoka (No. 35) as Number BR-1048.

Together with a right-of-way in common with all others entitled thereto, for both foot and vehicular traffic, in, over, along and upon the following lands, namely:

Firstly: That part of Lot 11 in Concession III in the Township of Chaffey designated as Part 22 on the said Plan BR-1048.

Secondly: That part of Lot 11 in Concession III in the said Township of Chaffey designated as Parts 20 and 21 on a Plan of Survey of record in the said Land Registry Office as Number BR-916. O. Reg. 420/83, s. 1.

L. J. FINCHAM

Director

Plans Administration Branch

North and East

Ministry of Municipal Affairs

and Housing

Dated at Toronto, this 28th day of June, 1983.

(2991)

29

PLANNING ACT

O. Reg. 421/83.

Order Made Under Section 30 of the
Planning Act.

Made—June 29th, 1983.

Filed—June 30th, 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 Town of Aylmer in the County of Elgin, being lots 1, 2, 3, 4 and 5 on Plan 301 as described in Instruments registered in the Land Registry Office for the Registry Division of Elgin (No. 11) as Numbers 137606, 137607, 137608, 137928, 145558 and 134126.
O. Reg. 421/83, s. 1.

D. P. MCHUGH

Director

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

Dated at Toronto, this 29th day of June, 1983.

(2992)

29

LOCAL ROADS BOARDS ACT

O. Reg. 422/83.

Establishment of Local Roads Areas
—Northern and Eastern Region.

Made—June 17th, 1983.

Filed—June 30th, 1983.

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

1. Schedule 13 to Regulation 598 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 13

HUNTA LOCAL ROADS AREA

All those portions of the township of Clute and Calder in the Territorial District of Cochrane shown outlined on Ministry of Transportation and Communications Plan N-528-2, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 7th day of June, 1983. O. Reg. 422/83, s. 1.

2. Schedule 55 to the said Regulation is revoked and the following substituted therefor:

Schedule 55

DRIFTWOOD LOCAL ROADS AREA

All that portion of the Township of Calder in the Territorial District of Cochrane shown outlined on Ministry of Transportation and Communications Plan N-528-A3 filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 7th day of June, 1983. O. Reg. 422/83, s. 2.

J. SNOW

*Minister of Transportation
and Communications*

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

(2993)

29

CONSERVATION AUTHORITIES ACT

O. Reg. 423/83.

Fill, Construction and Alteration to
Waterways—Nottawasaga Valley.

Made—December 6th, 1982.

Approved—June 24th, 1983.

Filed—June 30th, 1983.

REGULATION TO AMEND REGULATION 173 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CONSERVATION AUTHORITIES ACT

1. Regulation 173 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

Schedule 4

In the County of Dufferin, more particularly described as follows:

In the Township of Mono, in the County of Dufferin, and being composed of those parts of the following lots and concessions:

Concession	Lot
I WEST	6
	7
	8
	9
	10
	11
	12
	13
	14
	15
	16
	17
	18
	19
	20
	21
	22
	23
	24
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	26
	27
	28
	29
	30
	31

Concession	Lot	
I EAST	6	
	7	
	8	
	9	
	12	
	13	
	14	
	15	
	16	
	17	
	18	
	19	
	20	
	21	
	29	
	30	
	31	
	32	
	II EAST	6
		7
		8
		9
		11
		12
		13
		14
		15
		16
		17
		18
		19
		20
21		
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24		
26		
27		
28		
29		
30		
31		
32		

Concession	Lot	
II WEST	7	
	8	
	9	
	10	
	11	
	12	
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	15	
	16	
	17	
	18	
	19	
	20	
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	23	
	24	
	25	
	26	
	28	
	29	
	30	
	31	
	32	
	III WEST	7
		8
		9
		10
		12
		13
		14
		15
16		
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21		
22		
23		
24		
25		
28		
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31		
32		

Concession	Lot
III EAST	5
	6
	7
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	9
	10
	11
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	16
	17
	18
	19
	20
	21
	22
	23
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	26
27	
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29	
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31	
32	

IV EAST	5
	6
	7
	8
	9
	10
	11
	12
	13
	14
	15
	16
	17
	18
	19
	20
	21
	22
	26
	27
	28

Concession	Lot	
V EAST	7	
	8	
	9	
	10	
	11	
	12	
	13	
	14	
	15	
	16	
	22	
	23	
	24	
	25	
	26	
	29	
	30	
	VI EAST	11
		12
		13
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15		
16		
17		
20		
22		
23		
24		
25		
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27		
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29		
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31		
32		

Concession	Lot
VII EAST	4
	5
	6
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	8
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	23	
	24	
	25	
	26	
	27	
	28	
	29	
	VIII EAST	5
		6
		7
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as shown on maps filed in the Regional Office of the Ministry of Natural Resources at Richmond Hill as Nos. NV4-1 to NV4-60, both inclusive. O. Reg. 423/83, s. 1.

THE NOTTAWASAGA VALLEY
CONSERVATION AUTHORITY:

C. PRIDHAM
Chairman

P. LANDRY
Secretary-Treasurer

Dated at Angus, this 6th day of December, 1982.

(2994)

29

HIGHWAY TRAFFIC ACT

O. Reg. 424/83.

Stop Signs in Territory Without
Municipal Organization.

Made—June 28th, 1983.

Filed—June 30th, 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 16

1. The highway known as King Street in the unorganized municipality of Armstrong in the Territorial District of Thunder Bay at its intersection with the roadway known as Fifth Avenue.

2. Eastbound on Fifth Avenue. O. Reg. 424/83, s. 1, part.

Schedule 17

1. The highway known as King Street in the unorganized municipality of Armstrong in the Territorial District of Thunder Bay at its intersection with the roadway known as Sixth Avenue.

2. Eastbound on Sixth Avenue. O. Reg. 424/83, s. 1, part.

Schedule 18

1. The highway known as Queen Street in the unorganized municipality of Armstrong in the Territorial District of Thunder Bay at its intersection with the roadway known as Fourth Avenue.

2. Eastbound and westbound on Fourth Avenue. O. Reg. 424/83, s. 1, part.

Schedule 19

1. The highway known as Noble Avenue in the unorganized municipality of Jellicoe in the Territorial District of Thunder Bay at its intersection with the roadway known as Main Street.

2. Westbound on Main Street. O. Reg. 424/83, s. 1, part.

Schedule 20

1. The highway known as Noble Avenue in the unorganized municipality of Jellicoe in the Territorial District of Thunder Bay at its intersection with the roadway known as David Street.

2. Westbound on David Street. O. Reg. 424/83, s. 1, part.

J. SNOW
Minister of Transportation
and Communications

Dated at Toronto, this 28th day of June, 1983.

HIGHWAY TRAFFIC ACT

O. Reg. 425/83.

Exemption from the Provisions of Section 7 of the Act—State of Tennessee.

Made—June 17th, 1983.

Filed—June 30th, 1983.

REGULATION MADE UNDER THE
HIGHWAY TRAFFIC ACT

EXEMPTION FROM THE PROVISIONS OF
SECTION 7 OF THE ACT—STATE OF
TENNESSEE

1. In this Regulation,

(a) "base" means the place,

(i) from which a vehicle is most frequently dispatched, operated or otherwise controlled,

(ii) at which it is garaged, serviced or maintained, or

(iii) from which the vehicle leaves and to which it returns in its normal operations;

(b) "place of business" means a place or location in the State of Tennessee where an owner or lessee of a commercial motor vehicle has a terminal, warehouse, office, garage or a permanent *bona fide* address at which an employee reports and performs regular and continuing service for the owner or lessee or, when used in respect of a household carrier, means the place or location where the carrier or his agent has a terminal, warehouse, office, garage or a permanent *bona fide* address at which an employee reports and performs regular and continuing service for the carrier or his agent. O. Reg. 425/83, s. 1.

2.—(1) Every commercial motor vehicle that,

(a) is owned or leased by a person who has a place of business in the State of Tennessee;

(b) is registered and based in the State of Tennessee;

(c) bears number plates issued for the vehicle by the State of Tennessee except where the registration referred to in clause (b) is temporary; and

(d) has a gross weight, including the gross weight of any towed vehicles, not exceeding the gross weight shown on the permit issued by the State of Tennessee,

is exempt from the provisions of section 7 of the Act during its stay in Ontario, for a period of thirty days commencing with the day the vehicle enters Ontario.

(2) The exemption provided by subsection (1) ceases to apply to a commercial motor vehicle that,

(a) is used or maintained for the transportation of goods or passengers for compensation or in furtherance of a commercial enterprise; or

(b) weighs more than 2,800 kilograms and does not have a camper unit mounted on it as a functional part of it,

upon the vehicle being used to pick up goods or passengers in Ontario for delivery in Ontario.

(3) The exemption provided by subsection (1) ceases to apply upon the Minister notifying the owner or lessee of the vehicle that in the opinion of the Minister the conditions set out in subsection (1) are not being met. O. Reg. 425/83, s. 2.

(2996)

29

FUEL TAX ACT, 1981

O. Reg. 426/83.

General.

Made—June 24th, 1983.

Filed—June 30th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 778/82 MADE UNDER THE FUEL TAX ACT, 1981

1. Subsection 2 (2) of Ontario Regulation 778/82 is revoked and the following substituted therefor:

(2) For the purpose of subsections 5 (2) and (3) and section 19 of the Act, "operator" means a driver, as defined in the Highway Traffic Act, but where the motor vehicle is a motor vessel "operator" means the person having the care or control of the motor vessel. O. Reg. 426/83, s. 1.

(2997)

29

HEALTH DISCIPLINES ACT

O. Reg. 427/83.

Parcost C.D.I.

Made—June 30th, 1983.

Filed—June 30th, 1983.

REGULATION MADE UNDER THE HEALTH DISCIPLINES ACT

PARCOST C.D.I.

1. For the purpose of Part VI of the Act, the Parcost C.D.I. is the comparative drug index contained in the Schedule hereto:

Schedule

PART 1

INTRODUCTION

1. Except where indicated otherwise by the words "not interchangeable" for the purposes of subsection 155 (1) of the Act products listed in the PARCOST Comparative Drug Index are interchangeable pharmaceutical products.

2. For the purposes of subsection 155 (3) of the Act, the prescription fee shall not exceed a maximum fee of \$4.55 and on and after the 1st day of October, 1983, the prescription fee shall not exceed a maximum fee of \$4.65.

Index of Drugs by Therapeutic Classification

4:00	Antihistaminics
8:00	Anti-Infective Agents
8:08	Anthelmintics
8:12	Antibiotics
8:12:04	Antifungals
8:12:12	Erythromycins
8:12:16	Penicillins
8:12:24	Tetracyclines
8:12:28	Other Antibiotics
8:16	Antitubercular Agents
8:20	Plasmodicides (Antimalarials)
8:24	Sulfonamides
8:26	Sulfones
8:32	Trichomonacides
8:36	Urinary Germicides
8:40	Miscellaneous Anti-Infectives
10:00	Antineoplastic Agents
12:00	Autonomic Agents
12:04	Parasympathomimetic (Cholinergic) Agents
12:08	Parasympatholytic (Cholinergic Blocking) Agents
12:12	Sympathomimetic (Adrenergic) Agents
12:16	Sympatholytic (Adrenergic Blocking) Agents
12:20	Skeletal Muscle Relaxants
16:00	Blood Derivatives
20:00	Blood Formation and Coagulation
20:04	Antianemia Drugs
20:12	Coagulants and Anti-Coagulants
24:00	Cardiovascular Drugs
24:04	Cardiac Drugs
24:06	Antilipemic Drugs
24:08	Hypotensive Drugs (For Diuretics See 40:28)
24:12	Vasodilating Drugs

28:00	Central Nervous System Drugs
28:08	Analgesics
28:10	Narcotic Antagonists
28:12	Anticonvulsants
28:16	Psychotherapeutic Agents
28:16:04	Antidepressants
28:16:08	Tranquilizers
28:16:12	Other Psychotropics
28:20	C.N.S. Stimulants
28:24	Sedatives and Hypnotics
36:00	Diagnostic Agents
36:04	Adrenal Insufficiency
36:26	Diabetes Mellitus
36:56	Myasthenia Gravis
36:88	Urine Contents
40:00	Electrolytic, Caloric and Water Balance
40:08	Alkalinizing Agents
40:12	Replacement Agents
40:18	Potassium-Removing Resins
40:28	Diuretics
40:40	Uricosuric Drugs
48:00	Cough Preparations
48:04	Antitussives
48:08	Expectorants
52:00	Eye, Ear, Nose and Throat Preparations
52:04	Anti-Infectives (E.E.N.T.)
52:04:04	Antibiotics (E.E.N.T.)
52:04:08	Sulfonamides (E.E.N.T.)
52:04:12	Other Anti-Infectives (E.E.N.T.)
52:08	Anti-Inflammatory Agents (E.E.N.T.)
52:16	Local Anesthetics
52:20	Miotics
52:24	Mydriatics
52:32	Vasoconstrictors (E.E.N.T.)
52:36	Other Eye, Ear, Nose and Throat Agents

56:00	Gastrointestinal Drugs
56:04	Antacids and Adsorbents
56:08	Antidiarrhea Agents
56:12	Cathartics
56:16	Digestants
56:22	Antiemetics and Antinauseants
56:40	Miscellaneous G.I. Drugs
60:00	Gold Compounds
64:00	Heavy Metal Antagonists
68:00	Hormones and Substitutes
68:04	Corticosteroids
68:08	Androgens
68:16	Estrogens
68:20	Anti-Diabetic Agents
68:20:01	Insulins
68:20:02	Oral Anti-Diabetic Agents
68:24	Parathyroid Agents
68:28	Pituitary Agents
68:32	Progestogens and Oral Contraceptives
68:36	Thyroids
68:38	Anti-Thyroids
76:00	Oxytocics
84:00	Skin and Mucous Membrane Preparations
84:04	Anti-Infectives (Skin)
84:04:04	Antibiotics (Skin)
84:04:08	Fungicides (Skin)
84:04:12	Parasiticides (Skin)
84:04:16	Other Anti-Infectives (Skin)
84:06	Anti-Inflammatory Agents (Skin)
84:08	Antipruritics and Topical Anesthetics
84:12	Astringents
84:24	Emollients, Demulcents and Protectants
84:28	Keratolytic Agents
84:32	Keratoplastic Agents
84:36	Miscellaneous Skin and Mucous Membrane Agents
86:00	Spasmiolytics

88:00	Vitamins and Minerals
88:04	Vitamin A
88:08	Vitamins B
88:12	Vitamin C
88:16	Vitamin D
88:24	Vitamin K
88:28	Multivitamins
92:00	Unclassified Therapeutic Agents

4:00 Antihistaminics

Azatadine Maleate 1mg Tab ①	355666	Optimine	SCH	0.1425
Brompheniramine Maleate 4mg Tab ①	026484	Dimetane	ROB	0.0507
Brompheniramine Maleate 0.4mg/mL O/L ①	026395	Dimetane	ROB	0.0121
* Chlorpheniramine Maleate 4mg Tab ①	021288	Novopheniram	NOP	0.0227
	028193	Chlor-Tripolon	SCH	0.0527
Chlorpheniramine Maleate 0.5mg/mL O/L ①	028134	Chlor-Tripolon	SCH	0.0181
Chlorpheniramine Maleate 200mg/2mL Inj Sol 2mL Pk	028010	Chlor-Tripolon	SCH	3.4760
Chlorpheniramine Maleate 10mg/mL Inj Sol 1mL Pk	027995	Chlor-Tripolon	SCH	1.2100
Clemastine 1mg Tab ①	349046	Tavist	ANC	0.1140
* Cyproheptadine HCl 4mg Tab ①	016454	Periactin	MSD	0.1160
	010073	Vimicon	FRS	0.1302
Cyproheptadine HCl 0.4mg/mL O/L ①	016314	Periactin	MSD	0.0256
	009989	Vimicon	FRS	0.0257
Dexchlorpheniramine Maleate 2mg Tab ①	028207	Polaramine	SCH	0.0627
Dexchlorpheniramine Maleate 0.4mg/mL O/L ①	225533	Polaramine	SCH	0.0167
Dimethindene Maleate 1mg Tab ①	005444	Forhistal	CIB	0.0815
* Diphenhydramine HCl 50mg Cap ①	271411	Allerdryl	ICN	0.0908
	022764	Benadryl	PDA	0.1079
* Diphenhydramine HCl 25mg Cap ①	370517	Allerdryl	ICN	0.0622
	022756	Benadryl	PDA	0.0784
Diphenhydramine HCl 2.5mg/mL O/L ①	022918	Benadryl	PDA	0.0201
* Diphenhydramine HCl 100mg/10mL Inj Sol 10mL Pk	023191	Benadryl	PDA	4.7200
Diphenhydramine HCl 50mg/mL Inj Sol 1mL Pk	023205	Benadryl	PDA	2.1000
Methdilazine HCl 8mg Tab ①	003514	Dilosyn	AHA	0.1723
Methdilazine HCl 0.8mg/mL O/L ①	003158	Dilosyn	AHA	0.0397
Promethazine HCl 25mg Tab ①	248754	Histantil	ICN	0.0418
	213896	Phenergan	RPP	0.0571
Promethazine HCl 10mg Tab ①	025712	Phenergan	RPP	0.0458
Promethazine HCl 2mg/mL O/L ①	025429	Phenergan	RPP	0.0146
Promethazine HCl 12.5mg Sup	025380	Phenergan	RPP	0.4796
Promethazine HCl 50mg/2mL Inj Sol 2mL Pk	025046	Phenergan	RPP	0.7161
Trimeprazine Tartrate 10mg Tab ①	025801	Panectyl	RPP	0.1356
Trimeprazine Tartrate 5mg Tab ①	025798	Panectyl	RPP	0.1064
Trimeprazine Tartrate 2.5mg Tab ①	025771	Panectyl	RPP	0.0858
Tripelennamine HCl 50mg Tab ①	005703	Pyribenzamine	CIB	0.0665

CONTINUED

4:00 Antihistaminics

CONTINUED

Triprolidine HCl 2.5mg Tab ①	004812	Actidil	BWE 0.0583
Triprolidine HCl 0.25mg/mL O/L ①	235768	Actidil	BWE 0.0198

8:00 Anti-Infective Agents

8:08 Anthelmintics

Mebendazole 100mg Tab	556734	Vermox	JAN	2.0579
Piperazine Adipate Gran 2g Pk	002739	Entacyl	AHA	0.5100
Piperazine Adipate 120mg/mL O/L	003131	Entacyl	AHA	0.0408
Pyrantel Pamoate 125mg Tab	316296	Combantrin	PFI	0.4070
Pyrantel Pamoate 50mg/mL O/L	425869	Combantrin	PFI	0.1023
Pyrvinium Pamoate 50mg Tab	023841	Vanquin	PDA	0.2756
Pyrvinium Pamoate 10mg/mL O/L	023477	Vanquin	PDA	0.0784
Quinacrine HCl 100mg Tab	033804	Atabrine	WIN	0.1400
Thiabendazole 500mg Chew Tab	140228	Mintezol	MSD	0.9625

8:12:04 Antibiotics Antifungals

Amphotericin B Inj Pd 50mg Pk	029149	Fungizone	SQU	17.9500
Flucytosine 500mg Cap	384895	Ancotil	HLR	0.6375
Griseofulvin 500mg Tab <i>Not interchangeable</i>	028282	Fulvicin U/F	SCH	0.2514
	012262	Grisovin FP	GLA	0.2767
Griseofulvin 330mg Tab	513237	Fulvicin P/G	SCH	0.2261
Griseofulvin 250mg Tab <i>Not interchangeable</i>	028274	Fulvicin U/F	SCH	0.1485
	012254	Grisovin FP	GLA	0.1628
Griseofulvin 165mg Tab	513229	Fulvicin P/G	SCH	0.1337
Griseofulvin 125mg Tab <i>Not interchangeable</i>	028266	Fulvicin U/F	SCH	0.0864
	012246	Grisovin FP	GLA	0.0930
Nystatin 500,000U Tab	029416	Mycostatin	SQU	0.1470
	270113	Nadostine	NDA	0.1575
	014974	Niistat	LED	0.1600
Nystatin 100,000U/mL O/L	248169	Mycostatin	SQU	0.1292
	014850	Niistat	LED	0.1458
	282219	Nadostine	NDA	0.1500

8:12:12 Antibiotics Erythromycins

Erythromycin Base 250mg Tab	244635	Erythromid	ABB	0.0959
	030899	E-Mycin	UPJ	0.0995
Erythromycin Estolate 250mg Cap	020966	Novorythro Estolate	NOP	0.1600
	015202	Ilosone	LIL	0.2741
Erythromycin Estolate 50mg/mL O/L	262595	Novorythro Estolate	NOP	0.0730
	210641	Ilosone	LIL	0.0845
Erythromycin Estolate 25mg/mL O/L	021172	Novorythro Estolate	NOP	0.0370
	015474	Ilosone	LIL	0.0465
Erythromycin Ethyl Succinate 80mg/mL O/L	453617	EEES-400	ABB	0.0873

CONTINUED

8:00 Anti-Infective Agents

8:12:12 Antibiotics Erythromycins

CONTINUED

Erythromycin Ethyl Succinate 40mg/mL O/L	000299	EES-200	ABB	0.0581
Erythromycin Stearate 500mg Tab	266515	Erythrocin	ABB	0.4824
Erythromycin Stearate 250mg Tab	391581	Novorythro Stearate	NOP	0.1600
	281573	Erythromycin Stearate	SAP	0.1648
	545678	Apo-Erythro-S	APX	0.1750
	000434	Erythrocin	ABB	0.2487
Erythromycin Stearate 50mg/mL O/L	273023	Erythrocin	ABB	0.0842
Erythromycin Stearate 25mg/mL O/L	000302	Erythrocin	ABB	0.0563

Solid Dosage Forms of Erythromycin

Prescriptions for solid dosage forms of erythromycin should be filled with an erythromycin base preparation of the strength prescribed; dispense the estolate or stearate only when specifically prescribed.

Oral Liquid Dosage Forms of Erythromycin

Prescriptions for erythromycin oral liquid should be filled with either the ethyl succinate or stearate preparation of the strength prescribed; dispense the estolate only when specifically prescribed.

8:12:16 Antibiotics Penicillins

Amoxicillin (Amoxycillin) 500mg Cap	562351	Moxilean	ORG	0.3575
	406716	Novamoxin	NOP	0.4420
	360473	Polymox	BRI	0.4604
	330531	Amoxil	AYE	0.4859
Amoxicillin (Amoxycillin) 250mg Cap	562343	Moxilean	ORG	0.1804
	406724	Novamoxin	NOP	0.2260
	360465	Polymox	BRI	0.2360
	288497	Amoxil	AYE	0.2497
Amoxicillin (Amoxycillin) 50mg/mL O/L	562386	Moxilean-250	ORG	0.0464
	452130	Novamoxin	NOP	0.0660
	360457	Polymox	BRI	0.0733
	288519	Amoxil	AYE	0.0776
Amoxicillin (Amoxycillin) 25mg/mL O/L	452149	Novamoxin	NOP	0.0446
	562378	Moxilean-125	ORG	0.0464
	288500	Amoxil	AYE	0.0516
	360449	Polymox	BRI	0.0521
Amoxicillin (Amoxycillin) 50mg/mL Ped O/L	353035	Amoxil	AYE	0.2920
Ampicillin 500mg Cap	562068	Ampilean	ORG	0.1852
	348848	Ampicillin	SAP	0.1855
	020885	Novo-Ampicillin	NOP	0.1885
	003948	Ampicin	BRI	0.2118
	002011	Penbntin	AYE	0.2121

CONTINUED

8:00 Anti-Infective Agents

8:12:16 Antibiotics Penicillins

CONTINUED

Ampicillin 250mg Cap	562041	Ampilean	ORG	0.0926
	265047	Ampicillin	SAP	0.0950
	020877	Novo-Ampicillin	NOP	0.0958
	002003	Penbritin	AYE	0.1061
	003921	Ampicin	BRI	0.1062
Ampicillin 50mg/mL O/L	562114	Ampilean	ORG	0.0340
	283185	Ampicillin	SAP	0.0410
	021148	Novo-Ampicillin	NOP	0.0422
	004278	Ampicin	BRI	0.0451
	002429	Penbritin	AYE	0.0474
Ampicillin 25mg/mL O/L	281565	Ampicillin	SAP	0.0220
	021121	Novo-Ampicillin	NOP	0.0235
	562106	Ampilean	ORG	0.0237
	004251	Ampicin	BRI	0.0242
	002410	Penbritin	AYE	0.0254
Ampicillin Inj Pd 1000mg Pk	004065	Ampicin	BRI	2.3870
	002127	Penbritin	AYE	2.6400
Ampicillin Inj Pd 500mg Pk	002119	Penbritin	AYE	1.8600
	004057	Ampicin	BRI	1.8920
Carbenicillin Indanyl (Sodium) 500mg Tab	328235	Geopen	PFI	0.6733
Cloxacillin 500mg Cap	562165	Cloxilean	ORG	0.2167
	400777	Tegopen	BRI	0.2222
	337773	Novocloxin	NOP	0.2225
	002054	Orbenin	AYE	0.2709
Cloxacillin 250mg Cap	562157	Cloxilean	ORG	0.1188
	400769	Tegopen	BRI	0.1254
	337765	Novocloxin	NOP	0.1265
	002046	Orbenin	AYE	0.1531
Cloxacillin 25mg/mL O/L	400785	Tegopen	BRI	0.0308
	337757	Novocloxin	NOP	0.0308
	002445	Orbenin	AYE	0.0396
Cloxacillin Inj Pd 2000mg Pk	002186	Orbenin	AYE	4.3000
	417238	Bactopen	BEE	5.1700
	407615	Tegopen	BRI	7.0840
Cloxacillin Inj Pd 500mg Pk	002178	Orbenin	AYE	1.9300
	417211	Bactopen	BEE	2.0900
	407607	Tegopen	BRI	2.1120
Cloxacillin Inj Pd 250mg Pk	417203	Bactopen	BEE	1.1550
	407593	Tegopen	BRI	1.1660
	002151	Orbenin	AYE	1.7200
Dicloxacillin 250mg Cap	003964	Dynapen	BRI	0.3025
Dicloxacillin 125mg Cap	003956	Dynapen	BRI	0.2079

CONTINUED

8:00 Anti-Infective Agents**8:12:16 Antibiotics Penicillins**

CONTINUED

Dicloxacillin 12.5mg/mL O/L	004286	Dynapen	BRI	0.0429
Methicillin Inj Pd 1g Pk	004081	Staphcillin	BRI	3.4100
Oxacillin 500mg Cap	004006	Prostaphlin	BRI	0.3278
Oxacillin 250mg Cap	003999	Prostaphlin	BRI	0.1902
Oxacillin 50mg/mL O/L	#004316	Prostaphlin	BRI	0.0697
Oxacillin Inj Pd 500mg Pk	004111	Prostaphlin	BRI	3.6850
Oxacillin Inj Pd 250mg Pk	#067741	Prostaphlin	BRI	1.9580
Penicillin G (Ammonium) 500mg (888,500IU) Tab	#061832	P.G.A. 0.5	AHA	0.1800
Penicillin G (Benzathine) 100,000IU/mL O/L	009938	Megacillin 500	FRS	0.0426
Penicillin G (Benzathine) 1,200,000IU/2mL Inj Sol 2mL Pk	036315	Bicillin 1200 L-A	WYE	4.3000
Penicillin G Crystalline Inj Pd 5,000,000IU Pk	002216	Penicillin G (Pot)	AYE	2.1700
	011991	Crystapen (Sod)	GLA	2.1960
Penicillin G Crystalline Inj Pd 1,000,000IU Pk	011983	Crystapen (Sod)	GLA	0.8520
	002208	Penicillin G (Pot)	AYE	1.1100
Penicillin G (Potassium) 500,000IU Tab	151432	Novopen-500	NOP	0.0664
	107484	Megacillin 500	FRS	0.0786
	116726	P-50	HOR	0.0977
Penicillin G (Potassium) 100,000IU/mL O/L	013633	P-50	HOR	0.0484
Penicillin G Procaine Aqueous Suspension 5,000,000IU/10mL Inj Susp 10mL Pk	355615	Wycillin 5 Million	WYE	3.2500
Penicillin G Procaine Aqueous Suspension 3,000,000IU/10mL Inj Susp 10mL Pk	002402	Ayercillin	AYE	2.6500
Penicillin G				
Prescriptions for penicillin G should be filled with either the potassium or ammonium salt preparation of the strength prescribed; dispense the benzathine salt only when specifically prescribed.				
Penicillin V (Benzathine) 60mg/mL O/L	034045	Pen-Vee	WYE	0.0410
	248835	PVF 500	FRS	0.0576
Penicillin V (Potassium) 300mg Tab	210714	Penicillin V (Pot)	SAP	0.1082
	021202	Novopen-VK-500	NOP	0.1120
	331090	Pen-Vee K	WYE	0.1160
	262447	Ledercillin VK	LED	0.1325
	018740	Nadopen-V	NDA	0.1325
	248843	PVF-K 500	FRS	0.1468
Penicillin V (Potassium) 60mg/mL O/L	331945	VC-K 500	LIL	0.0391
	391603	Novopen-VK-500	NOP	0.0750

CONTINUED

8:00 Anti-Infective Agents

8:12:16 Antibiotics Penicillins

CONTINUED

Penicillin V (Potassium) 25mg/mL O/L	018635	Nadopen-V	NDA	0.0225
	015563	V-Cillin K	LIL	0.0231

Penicillin V

Prescriptions for penicillin V should be filled with the potassium salt preparation of the strength prescribed; dispense the benzathine salt only when specifically prescribed

Sodium Flucloxacillin 500mg Cap	486809	Fluclox	AYE	0.4364
Sodium Flucloxacillin 250mg Cap	486795	Fluclox	AYE	0.2381
Sodium Flucloxacillin 50mg/mL O/L	525561	Fluclox	AYE	0.0904
Sodium Flucloxacillin 25mg/mL O/L	486817	Fluclox	AYE	0.0603

8:12:24 Antibiotics Tetracyclines

Tetracycline 250mg Cap	562432	Tetraleam	ORG	0.0360
	024422	Tetracycln	PFI	0.0467
	021059	Novotetra	NOP	0.0480
	210765	Tetracycline	SAP	0.0498
	580929	Apo-Tetra	APX	0.0528 +
	014605	Achromycin V	LED	0.0605
Tetracycline 25mg/mL O/L	151416	Novotetra	NOP	0.0322
Tetracycline Inj Pd 250mg Pk	014729	Achromycin	LED	5.8333

Note

The use of tetracyclines during tooth development (last half of pregnancy infancy and childhood to the age of 10 years) may cause permanent tooth discoloration (yellow-grey-brown). This reaction is more common during long-term use of the tetracyclines, but has been observed following short-term courses. Enamel hypoplasia has also been reported. Tetracyclines should therefore not be used in this age group unless other antibiotics are not likely to be effective or are contraindicated.

8:12:28 Antibiotics Other Antibiotics

Cefaclor 500mg Cap	465194	Ceclor	LIL	1.3279
Cefaclor 250mg Cap	465186	Ceclor	LIL	0.6757
Cefaclor 50mg/mL O/L	465216	Ceclor	LIL	0.1346
Cefaclor 25mg/mL O/L	465208	Ceclor	LIL	0.0729
Cefadroxil 500mg Cap	507245	Duricef	BRI	0.7832
Cefazolin Sodium Inj Pd 1000mg Pk	319112	Ancef	SKF	5.5176
	322296	Kefzol	LIL	6.3525
Cefazolin Sodium Inj Pd 500mg Pk	319139	Ancef	SKF	2.8314
	322288	Kefzol	LIL	3.3000
Cephalexin Monohydrate 500mg Tab	244392	Keflex	LIL	0.6786
Cephalexin Monohydrate 250mg Tab	403628	Keflex	LIL	0.3395
Cephalexin Monohydrate 500mg Cap	342114	Novolexin	NOP	0.5190
	253146	Ceporex	GLA	0.5630

CONTINUED

8:00 Anti-Infective Agents**8:12:28 Antibiotics Other Antibiotics**

CONTINUED

Cephalexin Monohydrate 250mg Cap	342084	Novolexin	NOP	0.2695
	253154	Ceporex	GLA	0.2860
Cephalexin Monohydrate 50mg/mL O/L	342092	Novolexin	NOP	0.0670
	#521825	Novolexin	NOP	0.0670
	321443	Ceporex	GLA	0.0795
	035645	Keflex	LIL	0.0807
Cephalexin Monohydrate 25mg/mL O/L	342106	Novolexin	NOP	0.0345
	#521833	Novolexin	NOP	0.0345
	321435	Ceporex	GLA	0.0410
	015547	Keflex	LIL	0.0411
Cephalothin Sodium Inj Pd 2g Pk	244406	Keflin	LIL	7.6164
Cephalothin Sodium Inj Pd 1g Pk	015369	Keflin	LIL	3.9204
Cephradine 500mg Cap	301639	Velosef	SQU	0.8620
Cephradine 250mg Cap	301620	Velosef	SQU	0.4400
Cephradine 50mg/mL O/L	301647	Velosef	SQU	0.1025
Cephradine 25mg/mL O/L	301655	Velosef	SQU	0.0570
Cephradine Inj Pd 1000mg Pk	348295	Velosef	SQU	3.7500
Cephradine Inj Pd 500mg Pk	348287	Velosef	SQU	2.5000
Clindamycin HCl 150mg Cap	030570	Dalacin C	UPJ	0.4750
Clindamycin Palmitate 15mg/mL O/L	225851	Dalacin C	UPJ	0.0605
Clindamycin Phosphate 300mg/2mL Inj Sol 2mL Pk	260436	Dalacin C	UPJ	4.4300
Colistimethate Sodium Inj Pd 150mg Pk	476420	Coly-Mycin	PDA	21.1500
Gentamicin Sulfate 80mg/2mL Inj Sol 2mL Pk	223824	Garamycin	SCH	4.4110
	259179	Cidomycin	ROU	5.1150
Kanamycin Sulfate 500mg Cap	003980	Kantrex	BRI	1.2243
Kanamycin Sulfate 0.5g/2mL Inj Sol 2mL Pk	004227	Kantrex	BRI	7.9750
Kanamycin Sulfate 1g/3mL Inj Sol 3mL Pk	004235	Kantrex	BRI	13.6400
Lincomycin 500mg Cap	030589	Lincocin	UPJ	0.4160
Lincomycin 600mg/2mL Inj Sol 2mL Pk	030732	Lincocin	UPJ	3.0300
Neomycin Sulfate 500mg Tab	030996	Mycifradin	UPJ	0.1350
Neomycin Sulfate 25mg/mL O/L	030805	Mycifradin	UPJ	0.0425
Polymyxin B Sulfate Inj Pd 500,000U Pk	004421	Aerosporin	BWE	15.6200
Spectinomycin Inj Pd 2g Pk	210196	Trobicin	UPJ	7.7000
Tobramycin Sulfate 60mg/1.5mL Inj Sol 1.5mL Pk	375764	Neocin	LIL	5.1513

CONTINUED

8:00 Anti-Infective Agents

8:12:28 Antibiotics Other Antibiotics

CONTINUED

Tobramycin Sulfate				
80mg/2mL Inj Sol 2mL Pk	325449	Nebcin	LIL	5.5902
	381969	Nebcin	LIL	6.1919
Tobramycin Sulfate				
20mg/2mL Inj Sol 2mL Pk	325457	Nebcin	LIL	2.7687

8:16 Antitubercular Agents

Aminosalicylate Sodium 500mg Tab	236691	Nemasol	ICN	0.1166
Capreomycin Sulfate Inj Pd 1g Pk	#128643	Capastat	LIL	10.4104
Ethambutol HCl 400mg Tab	127965	Myambutol	LED	0.2100
	247979	Etibi	ICN	0.2200
Ethambutol HCl 100mg Tab	127957	Myambutol	LED	0.0760
	247960	Etibi	ICN	0.0814
Isoniazid 300mg Tab	272655	Isotamine-300	ICN	0.1100
Isoniazid 100mg Tab	013323	Rimifon	HLR	0.0229
	261270	Isotamine-100	ICN	0.0495
Pyrazinamide 500mg Tab	283991	Tebrazid	ICN	0.3520
Rifampin 300mg Cap	210463	Rimactane	CIB	0.8700
	343617	Rofact	ICN	0.9570
	249483	Rifadin	MER	0.9570
Rifampin 150mg Cap	210471	Rimactan�	CIB	0.5530
	249475	Rifadin	MER	0.6082
	393444	Rofact	ICN	0.6083

8:20 Plasmodicides (Antimalarials)

Chloroquine Phosphate 250mg Tab	021261	Novochloro- quine	NOP	0.0984
	033642	Aralen	WIN	0.1895
Hydroxychloroquine Sulfate 200mg Tab	033669	Plaquenil	WIN	0.2025
Quinine Sulfate 300mg Cap	093750	Quinine	DTC	0.1775
	021016	Novoquinine	NOP	0.1850
Quinine Sulfate 200mg Cap	093742	Quinine Sulfate	DTC	0.1265
	021008	Novoquinine	NOP	0.1307

8:24 Sulfonamides

Sulfamethoxazole 500mg Tab	421480	Apo- Sulfamethoxazole	APX	0.0950
	013412	Gantanol	HLR	0.1188

CONTINUED

8:00 Anti-Infective Agents**8:24 Sulfonamides**

CONTINUED

Sulfamethoxazole 100mg/mL O/L	013129	Gantanol	HLR	0.0341
Sulfapyridine 500mg Tab	155470	Sulfapyridine	PDA	0.0806
	163929	Dagenan	RPP	0.1756
Sulfasalazine 500mg Tab	263869	S.A.S. 500	ICN	0.1095
	024856	Salazopyrin	PHD	0.1188
Sulfasalazine 500mg Ent Tab	445126	S.A.S. Enteric 500	ICN	0.1755
	158526	Salazopyrin	PHD	0.2085
Sulfisoxazole 500mg Tab	021792	Novosoxazole	NOP	0.0390
	210730	Sulfisoxazole	SAP	0.0410
	013420	Gantrisin	HLR	0.0572
Sulfisoxazole 100mg/mL O/L	115487	Gantrisin	HLR	0.0286

8:26 Sulfones

Dapsone 100mg Tab	002526	Avlosulfon	AYE	0.0510
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8:32 Trichomonacides

Metronidazole 250mg Tab	271195	Trikacide	ICN	0.0622
	545066	Apo-Metronidazole	APX	0.0650
	021555	Novonidazol	NOP	0.0670
	025615	Flagyl	RPP	0.0708
Metronidazole 500mg Cap	489891	Flagyl	RPP	0.4813

8:36 Urinary Germicides

Methenamine Hippurate 1g Tab	026379	Hip-Rex	RIK	0.2129
Methenamine Mandelate 1000mg Ent Tab	499021	Mandelamine	PDA	0.1097
Methenamine Mandelate 500mg Ent Tab	499013	Mandelamine	PDA	0.0716
Methenamine Mandelate 100mg/mL O/L	476544	Mandelamine	PDA	0.0581
Nalidixic Acid 500mg Tab	033723	NegGram	WIN	0.2530
Nalidixic Acid 50mg/mL O/L	036250	NegGram	WIN	0.0496
Nitrofurantoin 100mg Tab	092819	Nitrofurantoin	DTC	0.0285
	021571	Novofuran	NOP	0.0288
	312738	Apo-Nitrofurantoin	APX	0.0320
Nitrofurantoin 50mg Tab	092800	Nitrofurantoin	DTC	0.0221
	021563	Novofuran	NOP	0.0232
	319511	Apo-Nitrofurantoin	APX	0.0250
Nitrofurantoin 100mg Cap	452483	Macrofantin	EAT	0.3449
Nitrofurantoin 50mg Cap	452505	Macrofantin	EAT	0.1942

CONTINUED

8:00 Anti-Infective Agents

8:36 Urinary Germicides

CONTINUED

Nitrofurantoin 25mg Cap	452491	Macrochantin	EAT	0.1111
Nitrofurantoin 5mg/mL O/L	232971	Novofuran	NOP	0.0244
Phenazopyridine HCl 200mg Tab	454583	Phenazo	ICN	0.1815
	476722	Pyridium	PDA	0.1887
Phenazopyridine HCl 100mg Tab	271489	Phenazo	ICN	0.1089
	476714	Pyridium	PDA	0.1134

8:40 Miscellaneous Anti-Infectives

Sulfamethoxazole & Trimethoprim 800mg & 160mg Tab

516767	Sulfamethoxazole & Trimethoprim DS	DTC	0.2750
445282	Apo-Sulfatrim-DS	APX	0.3000
510645	Novotrimel DS	NOP	0.3040
371823	Bactrim-DS	HLR	0.3311
368040	Sepra DS	BWE	0.4015

Sulfamethoxazole & Trimethoprim 400mg & 80mg Tab

516759	Sulfamethoxazole & Trimethoprim	DTC	0.1470
445274	Apo-Sulfatrim	APX	0.1600
510637	Novotrimel	NOP	0.1605
272469	Bactrim	HLR	0.1854
270636	Sepra	BWE	0.2228

Sulfamethoxazole & Trimethoprim 40mg & 8mg/mL O/L

272485	Bactrim	HLR	0.0363
270644	Sepra	BWE	0.0431

Trimethoprim 100mg Tab

511544	Proloprim	CAL	0.2008
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Trimethoprim & Sulfadiazine 90mg & 410mg Tab

478717	Coptin	PFI	0.3033
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10:00 Antineoplastic Agents

Amethopterin 2.5mg Tab	014915	Methotrexate	LED	0.3100
Amethopterin (Sodium) 50mg/2mL Inj Sol 2mL Pk	321397	Methotrexate	LED	13.7500
Amethopterin (Sodium) 5mg/2mL Inj Sol 2mL Pk	321400	Methotrexate	LED	6.7500
Azathioprine 50mg Tab ☉	004596	Imuran	SWE	0.5313
Bleomycin Sulfate Inj Pd 15U Pk	258482	Blenoxane	BRI	102.9600
Busulfan 2mg Tab	004618	Myleran	BWE	0.5940
Carbustine (BCNU) Inj Pd 100mg Pk	297763	BiCNU	BRI	35.7500
Chlorambucil 2mg Tab	004626	Leukeran	SWE	0.5500
Cyclophosphamide 50mg Tab	344885	Cytoxan	BRI	0.2761
	013749	Procytox	HOR	0.3262
Cyclophosphamide 25mg Tab	344877	Cytoxan	BRI	0.1947
	262676	Procytox	HOR	0.2525
Cyclophosphamide Inj Pd 1000mg Pk	013552	Procytox	HOR	9.3300
Cyclophosphamide Inj Pd 500mg Pk	344915	Cytoxan	BRI	4.5100
Cyclophosphamide Inj Pd 200mg Pk	344907	Cytoxan	BRI	3.4650
	013544	Procytox	HOR	3.9900
Cytarabine Inj Pd 500mg Pk	194727	Cytosar	UPJ	24.3000
Cytarabine Inj Pd 100mg Pk	386715	Cytosar	UPJ	5.8000
Dacarbazine Inj Pd 200mg Pk	521183	DTIC	MIT	11.0266
Dactinomycin Inj Pd 0.5mg Pk	213071	Cosmegen	MSD	5.2800
Daunorubicin Inj Pd 20mg Pk	163899	Cerubidine	RPP	48.7080
Dihydroxybusulfan 250mg Cap	452122	Treosulfan	PWC	0.7040
Doxorubicin HCl Inj Pd 50mg Pk	353078	Adriamycin	ADI	117.7000
Doxorubicin HCl Inj Pd 10mg Pk	357391	Adriamycin	ADI	24.6400
Estramustine Phosphate Disodium 140mg Cap	461830	Emcyt	HLR	2.4750
Fluorouracil 500mg/10mL Inj Sol 10mL Pk	012882	Fluorouracil	HLR	2.7500
	428493	Acrucil	ADI	3.1350
L-Asparaginase Inj Pd 10,000IU Pk	285463	Kidrolase	RPP	75.5370
Lomustine (CCNU) 100mg Cap	360414	CeeNU	BRI	8.5663
Lomustine (CCNU) 40mg Cap	360422	CeeNU	BRI	5.5000
Lomustine (CCNU) 10mg Cap	360430	CeeNU	BRI	3.3880
Mechlorethamine HCl Inj Pd 10mg Pk	016063	Mustargen	MSD	4.8400
Megestrol Acetate 40mg Tab	386391	Megace	BRI	0.7667
Melphalan 2mg Tab	004715	Alkeran	SWE	0.7480
Mercaptopurine 50mg Tab	004723	Purinethol	SWE	0.8800
Mutamycin Inj Pd 5mg Pk	381799	Mitomycin	BRI	51.5900
Procarbazine HCl 50mg Cap	012750	Natulan	HLR	0.2434
Tamoxifen Citrate 10mg Tab	419052	Noivadex	ICI	1.2199

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10:00 Antineoplastic Agents

CONTINUED

Thio-Tepa Inj Pd 15mg Pk	237035	Thio-Tepa	LED	8.0000
Thioguanine 40mg Tab	282081	Lanvis	BWE	2.1560
Vinblastine Sulfate Inj Pd 10mg Pk	015431	Velbe	LIL	29.7220
Vincristine Sulfate Inj Pd 5mg Pk	015466	Oncovin	LIL	110.3960
Vincristine Sulfate Inj Pd 1mg Pk	015458	Oncovin	LIL	23.5950

12:00 Autonomic Agents

12:04 Parasympathomimetic (Cholinergic) Agents

Bethanechol Chloride 50mg Tab ☉	453013	Duvoid	EAT	0.3674
Bethanechol Chloride 25mg Tab ☉	453005	Duvoid	EAT	0.2266
	349739	Urecholine	FRS	0.4086
Bethanechol Chloride 10mg Tab ☉	452998	Duvoid	EAT	0.1414
	349720	Urecholine	FRS	0.2718
Bethanechol Chloride 5mg/mL Inj Sol 1mL Pk	349747	Urecholine	FRS	1.9050
Carbachol 2mg Tab	003212	Carbachol	AHA	0.1628
Carbachol 0.25mg/mL Inj Sol 1mL Pk	341622	Carbachol	AHA	1.8800
Ethrophonium Chloride 100mg/10mL Inj Sol 10mL Pk	013064	Tensilon	HLR	6.9630
Neostigmine Bromide 15mg Tab ☉	013382	Prostigmin	HLR	0.0853
Neostigmine Methylsulfate 0.5mg/mL Inj Sol 1mL Pk	012955	Prostigmin	HLR	0.4796
Pyridostigmine Bromide 180mg LA Tab ☉	035890	Mestinon	HLR	0.2349
Pyridostigmine Bromide 60mg Tab ☉	013404	Mestinon	HLR	0.0996

12:08 Parasympatholytic (Cholinergic Blocking) Agents

Atropine Sulfate 0.6mg/mL Inj Sol 1mL Pk	497258	Atropine	ABB	0.3100
	012076	Atropine	GLA	0.3510
Atropine Sulfate 0.4mg/mL Inj Sol 1mL Pk	497231	Atropine	ABB	0.3100
	061697	Atropine	GLA	0.3510
Benztropine Mesylate 2mg Tab ☉	426857	Apo-Benztropine	APX	0.0500
	428086	Bensylate	ICN	0.0660
	016357	Cogentin	MSD	0.0942
Benzotropine Mesylate 2mg/2mL Inj Sol 2mL Pk	016128	Cogentin	MSD	2.9388
Dicyclomine HCl 20mg Tab ☉	282529	Bentylol	MER	0.0952
Dicyclomine HCl 10mg Cap ☉	361933	Formulex	ICN	0.0550
	018007	Bentylol	MER	0.0600
Dicyclomine HCl 2mg/mL O/L ☉	018023	Bentylol	MER	0.0317
Dicyclomine HCl 20mg/2mL Inj Sol 2mL Pk	133965	Bentylol	MER	3.4100
Ethopropazine HCl 50mg Tab ☉	025550	Parsitan	RPP	0.0788
Glycopyrrolate 2mg Tab ☉	026522	Robinul Forte	ROB	0.1031
Glycopyrrolate 1mg Tab ☉	026514	Robinul	ROB	0.0620
Glycopyrrolate 0.2mg/mL Inj Sol 1mL Pk	026425	Robinul	ROB	1.0186
Hyoscine Butylbromide 10mg Tab ☉	363812	Buscopan	BOE	0.1161
Hyoscine Butylbromide 10mg Sup	363820	Buscopan	BOE	0.8892

CONTINUED

12:00 Autonomic Agents

12:08 Parasympatholytic (Cholinergic Blocking) Agents

CONTINUED

Hyoscine Butylbromide 20mg/mL Inj Sol 1mL Pk	363839	Buscopan	BOE	1.9580
Hyoscyamine Sulfate 0.125mg SL Tab ①	125857	Levsin	KUC	0.0941
Hyoscyamine Sulfate 0.125mg/mL O/L ①	553077	Levsin	KUC	0.3667 +
Orphenadrine Citrate 100mg Tab ①	171476	Norflex	RIK	0.3388
Orphenadrine Citrate 60mg/2mL Inj Sol 2mL Pk	171468	Norflex	RIK	2.5300
Orphenadrine HCl 50mg Tab ①	026387	Disipal	RIK	0.1837
Oxybutynin Chloride 5mg Tab ①	530921	Ditropan	EAT	0.2277 +
Oxybutynin Chloride 1mg/mL O/L ①	548332	Ditropan	EAT	0.0512 +
Procyclidine HCl 5mg Tab ①	306290	Procyclid	ICN	0.0402
	004758	Kemadrin	BWE	0.0495
Procyclidine HCl 0.5mg/mL O/L ①	485012	Procyclid	ICN	0.0282
	004405	Kemadrin	BWE	0.0288
Propantheline Bromide 15mg Tab ①	294837	Propanthel	ICN	0.0979
	028592	Pro-Banthine	SEA	0.1126
Propantheline Bromide 7.5mg Tab ①	028584	Pro-Banthine	SEA	0.0944
Scopolamine 1.5mg Transderm Syst ①	550094	Transderm-V	CIB	1.1950
Trihexyphenidyl HCl 5mg Tab ①	545074	Apo-Trihex	APX	0.0230
	021938	Novohexidyl	NOP	0.0235
	271314	Aparkane	ICN	0.0257
	015059	Artane	LED	0.0640
Trihexyphenidyl HCl 2mg Tab ①	545058	Apo-Trihex	APX	0.0185
	021911	Novohexidyl	NOP	0.0185
	280445	Aparkane	ICN	0.0191
	015040	Artane	LED	0.0370
Trihexyphenidyl HCl 0.4mg/mL O/L ①	014656	Artane	LED	0.0170

12:12 Sympathomimetic (Adrenergic) Agents

Ephedrine HCl 30mg Tab ①	304069	Ephedrine	AHA	0.1018
Epinephrine Aero Sol 15mL Pk ①	282286	Bronkaid Mistometer	WIN	6.2500
Epinephrine Bitartrate Aero Susp 15mL Pk ①	026271	Medihaler-Epi	RIK	7.7550
Epinephrine HCl 30mg/30mL Inj Sol 30mL Pk	155357	Adrenalin	PDA	5.2500
Epinephrine HCl (Racemic) 2.25% Inn Sol 30mL Pk ①	480363	Vaponefrin	USV	13.1780

CONTINUED

12:00 Autonomic Agents**12:12 Sympathomimetic (Adrenergic) Agents**

CONTINUED

Fenoterol HBr 0.1% Inh Sol 20mL Pk ☉	541389	Berotec	BOE	8.8000
Fenoterol HBr Inh Pd 200 dose Pk ☉	371807	Berotec	BOE	7.2050
Fenoterol HBr 2.5mg Tab ☉	454796	Berotec	BOE	0.1326
Ipratropium Bromide Inh 200/dose Pk ☉	576158	Atrovent	BOE	9.3500 †
Isoproterenol HCl 0.5% Inh Sol 10mL Pk ☉	033227	Isuprel	WIN	4.6500
Isoproterenol HCl Aero Sol 15mL Pk ☉	033219	Isuprel Mistometer	WIN	7.2500
Isoproterenol HCl 10mg SL Tab ☉	033820	Isuprel	WIN	0.1050
Isoproterenol Sulfate Aero Susp 15mL Pk ☉	026301	Medihaler-Iso	RIK	7.7550
Orciprenaline Sulfate 5% Inh Sol 10mL Pk ☉	003859	Alupent	BOE	5.5000
Orciprenaline Sulfate Inh Pd 300 dose Pk ☉	254134	Alupent	BOE	7.3150
Orciprenaline Sulfate 20mg Tab ☉	003891	Alupent	BOE	0.1425
Orciprenaline Sulfate 2mg/mL O/L ☉	249920	Alupent	BOE	0.0350
Pseudoephedrine HCl 60mg Tab ☉	342726	Robidrine	ROB	0.0483
	004766	Sudafed	BWE	0 0779
Pseudoephedrine HCl 6mg/mL O/L ☉	425516	Robidrine	ROB	0.0164
	004561	Sudafed	BWE	0.0198
Salbutamol 6mg/mL Inh Sol 10mL Pk ☉	334227	Ventolin	AHA	4.9000
Salbutamol Inh 200 dose Pk ☉	303569	Ventolin	AHA	7.6500
Salbutamol 4mg Tab ☉	332267	Ventolin	AHA	0.1490
Salbutamol 2mg Tab ☉	361135	Ventolin	AHA	0.0890
Terbutaline Sulfate Inh 200 dose Pk ☉	444774	Bricanyl Spacer	AST	8.5000
Terbutaline Sulfate 5mg Tab ☉	335363	Bricanyl	AST	0.1353
Terbutaline Sulfate 2.5mg Tab ☉	335355	Bricanyl	AST	0.1051

12:16 Sympatholytic (Adrenergic Blocking) Agents

Ergotamine & Pentobarbital Compound Tab	176222	Cafergot-PB	SAN	0.3427
Ergotamine & Pentobarbital Compound Sup	176214	Cafergot-PB	SAN	1.1963
Ergotamine Tartrate 1mg Tab	027405	Gynergen	SAN	0.3465
Ergotamine Tartrate 2mg SL Tab	328952	Ergomar	FIS	0.3786
Ergotamine Tartrate & Caffeine 1mg & 100mg Tab	176095	Cafergot	SAN	0.2959
Methysergide Bimaleate 2mg Tab	027499	Sansert	SAN	0.3806

CONTINUED

12:00 Autonomic Agents

12:16 Sympatholytic (Adrenergic Blocking) Agents

CONTINUED

Pizotyline 1mg Tab	511552	Sandomigran DS	SAN	0.3586
Pizotyline 0.5mg Tab	329320	Sandomigran	SAN	0.2019

12:20 Skeletal Muscle Relaxants

Baclofen 10mg Tab	455881	Lioresal	GEI	0.3018
Cyclobenzaprine HCl 10mg Tab	417300	Flexeril	MSD	0.3909
Dantrolene Sodium 100mg Cap	452521	Dantrium	EAT	0.4125
Dantrolene Sodium 25mg Cap	452513	Dantrium	EAT	0.2129

16:00 Blood Derivatives

Immune Human Serum Globulin 16.5% Inj Sol 10mL Pk	990515	Immune Human Serum Globulin	CNG	8.8550
Immune Human Serum Globulin 16.5% Inj Sol 5mL Pk	990523	Immune Human Serum Globulin	CNG	4.9500
Immune Human Serum Globulin 16.5% Inj Sol 2mL Pk	075280	Immune Human Serum Globulin	CNG	2.8600
Tetanus Immune Human Globulin Inj Sol 250U Pk	074942	Tetanus Immune Human Globulin	CNG	2.4860

20:00 Blood Formation and Coagulation

20:04 Antianemia Drugs

* Ferrous Fumarate 200mg Tab otc 100 Pk	021431	Novofumar	NOP	2.7000
	094706	Ferrous Fumarate	DTC	3.0000
	012238	Fersamal	GLA	7.6000
Ferrous Fumarate 60mg/mL O/L ☉	437018	Palafer	BEE	0.0510
* Ferrous Gluconate 300mg Tab otc 100 Pk	033650	Fergon	WIN	2.6000 +
	031097	Ferrous Gluconate	WAM	2.8000
	021458	Novoferrogluc	NOP	2.9000
	094714	Ferrous Gluconate	DTC	3.0000
	545031	Apo-Ferrous Gluconate	APX	3.1000
Ferrous Succinate 100mg Tab otc 24 Pk	004952	Cerevon	CAL	4.4000
* Ferrous Sulfate 300mg Ent Tab otc 100 Pk	232998	Novoferrosulfa	NOP	3.2500
	520810	Apo-Ferrous Sulfate	APX	3.3000
Ferrous Sulfate 125mg/mL O/L ☉	017841	Fer-in-Sol	MJO	0.1076
Iron Dextran 100mg/2mL Inj Sol 2mL Pk ☉	009598	Imferon	FIS	1.7149

20:12 Coagulants and Anti-Coagulants

Heparin Calcium 25,000IU/mL Inj Sol 0.8mL Pk <i>Not interchangeable</i>	562122	Calciclan	ORG	4.4495
Heparin Sodium 50,000USP U/5mL Inj Sol 5mL Pk <i>Not interchangeable</i>	304050	Heparin	AHA	3.0700
	562270	Hepalean	ORG	4.8587
Heparin Sodium 10,000USP U/10mL Inj Sol 10mL Pk <i>Not interchangeable</i>	562262	Hepalean	ORG	1.2155
Nicoumalone 4mg Tab ☉ <i>Not interchangeable</i>	010391	Sintrom	GEI	0.2736
Nicoumalone 1mg Tab ☉ <i>Not interchangeable</i>	010383	Sintrom	GEI	0.0869
Phenindione 50mg Tab ☉ <i>Not interchangeable</i>	010189	Darone	FRS	0.1230
Warfarin 10mg Tab ☉ <i>Not interchangeable</i>	#009342	Coumadin	END	0.1821
	585637	Coumadin	DUP	0.2096
Warfarin 5mg Tab ☉ <i>Not interchangeable</i>	026174	Athrombin-K	PFR	0.0682
	476870	Warnerin	PDA	0.0837
	#009326	Coumadin	END	0.0996
	585629	Coumadin	DUP	0.1144
	010308	Warfilone	FRS	0.1204
Warfarin 2.5mg Tab ☉ <i>Not interchangeable</i>	#009318	Coumadin	END	0.0913
	585645	Coumadin	DUP	0.1051

24:00 Cardiovascular Drugs

24:04 Cardiac Drugs

Digoxin 0.25mg Tab ① <i>Not interchangeable</i>	004685	Lanoxin	BWE	0.0429
Digoxin 0.125mg Tab ① <i>Not interchangeable</i>	035319	Lanoxin	BWE	0.0429
Digoxin 0.05mg/mL O/L ① <i>Not interchangeable</i>	242713	Lanoxin	BWE	0.0814
Digoxin 0.50mg/2mL Inj Sol 2mL Pk <i>Not interchangeable</i>	004464	Lanoxin	BWE	1.5070
Digoxin 0.05mg/mL Inj Sol 1mL Pk <i>Not interchangeable</i>	004456	Lanoxin	BWE	1.6335
Note				
When administering digoxin, it is advisable to medicate the same patient on the same drug product.				
Disopyramide 150mg Cap ①	439363	Rythmodan	ROU	0.3135
	396389	Norpace	SEA	0.3603
Disopyramide 100mg Cap ①	382876	Rythmodan	ROU	0.2255
	396370	Norpace	SEA	0.2547
Metoprolol Tartrate 200mg LA Tab ① <i>Not interchangeable</i>	497827	Betaloc Durules	AST	0.4645
	534560	Lopresor SR	GEI	0.4645 +
Metoprolol Tartrate 100mg Tab ①	402540	Betaloc	AST	0.2725
	397431	Lopresor	GEI	0.2835
Metoprolol Tartrate 50mg Tab ①	397423	Lopresor	GEI	0.1584
	402605	Betaloc	AST	0.1592
Nadolol 160mg Tab ①	523372	Corgard	SQU	0.5990
Nadolol 80mg Tab ①	463256	Corgard	SQU	0.3340
Nifedipine 10mg Cap ①	557633	Aqalat	MIT	0.3454
Pindolol 15mg Tab ①	417289	Visken	SAN	0.5253
Pindolol 10mg Tab ①	443174	Visken	SAN	0.3718
Pindolol 5mg Tab ①	417270	Visken	SAN	0.2118
Procainamide HCl 500mg Cap ①	353523	Pronestyl	SQU	0.2500
Procainamide HCl 375mg Cap ①	296031	Pronestyl	SQU	0.1850
Procainamide HCl 250mg Cap ①	029076	Pronestyl	SQU	0.1375
Procainamide HCl 100mg/10mL Inj Sol 10mL Pk	029181	Pronestyl	SQU	5.6000
Propranolol 120mg Tab ①	504335	Apo-Propranolol	APX	0.2450
	549657	Novopropranolol	NOP	0.2498
	456578	Inderal	AYE	0.2863
Propranolol 80mg Tab ①	523380	Propranolol	DTC	0.1720
	496502	Novopropranolol	NOP	0.1735
	402761	Apo-Propranolol	APX	0.1790
	313602	Inderal	AYE	0.2226
Propranolol 40mg Tab ①	523399	Propranolol	DTC	0.1049
	402753	Apo-Propranolol	APX	0.1050
	496499	Novopropranolol	NOP	0.1151
	002666	Inderal	AYE	0.1341

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24:00 Cardiovascular Drugs

24:04 Cardiac Drugs

CONTINUED

Propranolol 10mg Tab ①	523402	Propranolol	DTC	0.0579
	496480	Novopropranol	NOP	0.0613
	402788	Apo-Propranolol	APX	0.0615
	002658	Inderal	AYE	0.0755
Propranolol 160mg LA Cap ①	511668	Inderal L.A.	AYE	0.4797
Propranolol 80mg LA Cap ①	566950	Inderal L.A.	AYE	0.2678
Quinidine Bisulfate 250mg Tab ①	249580	Biquin Durules	AST	0.2525
Quinidine Gluconate 325mg Tab ①	311731	Quinate	ROG	0.2700
Quinidine Polygalacturonate 275mg Tab ①	026131	Cardioquin	PFR	0.3575
Quinidine Sulfate 300mg Tab ①	346837	Quinidex Extentabs	ROB	0.2493
Quinidine Sulfate 200mg Tab ①	003611	Quinidine	AHA	0.1381
	094412	Quinidine	DTC	0.1395
	441740	Apo-Quinidine Sulfate	APX	0.1550
	026883	Quinidine	ROG	0.1550
	021733	Novoquinidine	NOP	0.1580
	004782	Quinidine	BWE	0.1623
	023868	Quinidine	PDA	0.1728
Timolol Maleate 20mg Tab ①	495611	Blocadren	FRS	0.5176
Timolol Maleate 10mg Tab ①	353922	Blocadren	FRS	0.2863
Timolol Maleate 5mg Tab ①	353914	Blocadren	FRS	0.1434
Verapamil HCl 120mg Tab ①	554324	Isoptin	SEA	0.4792
Verapamil HCl 80mg Tab ①	554316	Isoptin	SEA	0.3142

24:06 Antilipemic Drugs

Cholestyramine Resin 440mg/g Oral Pd 378g Pk ①	464880	Questran	BRI	25.2450
Clofibrate 500mg Cap ①	337382	Novofibrate	NOP	0.0824
	409472	Claripex	ICN	0.0919
	002038	Atromid-S	AYE	0.1025
Sodium Dextrothyroxine 4mg Tab ①	009636	Choloxin	FLI	0.3828 -
Sodium Dextrothyroxine 2mg Tab ①	273015	Choloxin	FLI	0.3278 -

24:08 Hypotensive Drugs (For Diuretics See 40:28)

Amiloride HCl & Hydrochlorothiazide 5mg & 50mg Tab ①	487813	Moduret	MSD	0.2418
Bethanidine Sulfate 10mg Tab ①	035270	Esbaloid	BWE	0.2376
Captopril 100mg Tab ①	546305	Capoten	SQU	0.9045

CONTINUED

24:00 Cardiovascular Drugs**24:08 Hypotensive Drugs (For Diuretics See 40:28)**

CONTINUED

Captopril 50mg Tab ☉	546291	Capoten	SQU	0.4885
Captopril 25mg Tab ☉	546283	Capoten	SQU	0.2775
Chlorthalidone 100mg Tab ☉	398373	Chlorthalidone	DTC	0.0805
	360287	Apo-Chlorthalidone	APX	0.0825
	337455	Novothalidone	NOP	0.0840
	293881	Uridon	ICN	0.0935
	010421	Hygroton	GEI	0.1154
Chlorthalidone 50mg Tab ☉	398365	Chlorthalidone	DTC	0.0545
	360279	Apo-Chlorthalidone	APX	0.0575
	337447	Novothalidone	NOP	0.0575
	298964	Uridon	ICN	0.0715
	010413	Hygroton	GEI	0.0859
Clonidine HCl 0.2mg Tab ☉	291889	Catapres	BOE	0.2745
Clonidine HCl 0.1mg Tab ☉	259527	Catapres	BOE	0.1535
Debrisoquine Sulfate 20mg Tab ☉	255424	Declinax	HLR	0.1441
Debrisoquine Sulfate 10mg Tab ☉	255432	Declinax	HLR	0.0963
Diazoxide 300mg/20mL Inj Sol 20mL Pk	269271	Hyperstat	SCH	23.4300
Ethacrynic Acid 50mg Tab ☉	016497	Edecrin	MSD	0.2050
Furosemide 40mg Tab ☉	396249	Furosemide	DTC	0.0459
	362166	Apo-Furosemide	APX	0.0550
	337749	Novosemide	NOP	0.0550
	332275	Furoside	ICN	0.0600
	012580	Lasix	HOE	0.0678
	344079	Uritol	HOR	0.0756
Furosemide 20mg Tab ☉	489131	Furosemide	DTC	0.0435
	289590	Lasix	HOE	0.0439
	396788	Apo-Furosemide	APX	0.0440
	337730	Novosemide	NOP	0.0445
	353612	Furoside	ICN	0.0446
Furosemide 10mg/mL O/L ☉	432342	Lasix	HOE	0.1817
Furosemide 20mg/2mL Inj Sol 2mL Pk	217743	Lasix	HOE	0.6050
	467766	Uritol	HOR	1.1780
Guanethidine Monosulfate 25mg Tab ☉	396753	Apo-Guanethidine	APX	0.1800
	005517	Ismelin	CIB	0.2401
Guanethidine Monosulfate 10mg Tab ☉	396745	Apo-Guanethidine	APX	0.1050
	005509	Ismelin	CIB	0.1359
Hydralazine HCl 50mg Tab ☉	005541	Apresoline	CIB	0.2020
Hydralazine HCl 25mg Tab ☉	005533	Apresoline	CIB	0.1288
Hydralazine HCl 10mg Tab ☉	005525	Apresoline	CIB	0.0760
Hydralazine HCl 20mg/mL Inj Sol 1mL Pk	005274	Apresoline	CIB	2.0610

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24:00 Cardiovascular Drugs**24:08 Hypotensive Drugs (For Diuretics See 40:28)**

CONTINUED

Hydrochlorothiazide 50mg Tab ①	021482	Novohydraside	NOP	0.0208
	092703	Hydrochlorothiazide	DTC	0.0213
	209821	Hydrochlorothiazide	SAP	0.0217
	263907	Urozide	ICN	0.0264
	312800	Apo-Hydrochlorothiazide	APX	0.0299
	005576	Esidrix	CIB	0.0581
Hydrochlorothiazide 25mg Tab ①	016519	HydroDIURIL	MSD	0.0630
	092681	Hydrochlorothiazide	DTC	0.0169
	263893	Urozide	ICN	0.0171
	021474	Novohydraside	NOP	0.0172
	326844	Apo-Hydrochlorothiazide	APX	0.0190
	005568	Esidrix	CIB	0.0428
Hydrochlorothiazide & Spironolactone 25mg & 25mg Tab ①	016500	HydroDIURIL	MSD	0.0455
	180408	Aldactazide	SEA	0.2033
Hydrochlorothiazide & Triamterene 25mg & 50mg Tab ①	532657	Novotriamzide	NOP	0.0927
	181528	Dyazide	SKF	0.1189
Indapamide 2.5mg Tab ①	564966	Lozide	SEV	0.2623
Methyldopa 500mg Tab ①	353639	Dopamet	ICN	0.1760
	456020	Methyldopa	DTC	0.1855
	426830	Apo-Methyldopa	APX	0.1875
	337498	Novomedopa	NOP	0.1957
	016586	Aldomet	MSD	0.2197
	Methyldopa 250mg Tab ①	456004	Methyldopa	DTC
360260		Apo-Methyldopa	APX	0.0940
337471		Novomedopa	NOP	0.0960
250392		Dopamet	ICN	0.1144
016578		Aldomet	MSD	0.1229
Methyldopa 125mg Tab ①		353620	Dopamet	ICN
	456012	Methyldopa	DTC	0.0650
	337463	Novomedopa	NOP	0.0680
	016551	Aldomet	MSD	0.0768
	360252	Apo-Methyldopa	APX	0.0780
	Methyldopa & Hydrochlorothiazide 250mg & 25mg Tab ①	403490	Dopazide-25.	ICN
363634		Novodoparil-25	NOP	0.1298
140597		Aldoril-25	MSD	0.1984

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24:00 Cardiovascular Drugs**24:08 Hypotensive Drugs (For Diuretics See 40:28)**

CONTINUED

Methyldopa & Hydrochlorothiazide.

250mg & 15mg Tab ⊕	363642	Novodoparil-15	NOP	0.1143
	403482	Dopazide-15	ICN	0.1144
	140589	Aldoril-15	MSD	0.1816
Metolazone 10mg Tab ⊕	301671	Zaroxolyn	PWC	0.1430
Metolazone 5mg Tab ⊕	301698	Zaroxolyn	PWC	0.1155
Metolazone 2.5mg Tab ⊕	301663	Zaroxolyn	PWC	0.0880
Metoprolol Tartrate 200mg LA Tab ⊕ <i>Not interchangeable</i>	497827	Betaloc Durules	AST	0.4645
	534560	Lopresor SR	GEI	0.4645 →
Metoprolol Tartrate 100mg Tab ⊕	402540	Betaloc	AST	0.2725
	397431	Lopresor	GEI	0.2835
Metoprolol Tartrate 50mg Tab ⊕	397423	Lopresor	GEI	0.1584
	402605	Betaloc	AST	0.1592
Minoxidil 10mg Tab ⊕	514500	Loniten	UPJ	0.2865
Minoxidil 2.5mg Tab ⊕	514497	Loniten	UPJ	0.1300
Nadolol 160mg Tab ⊕	523372	Corgard	SQU	0.5990
Nadolol 80mg Tab ⊕	463256	Corgard	SQU	0.3340
Oxprenolol HCl 160mg LA Tab ⊕	534587	Slow-Trasicor	CIB	0.4680
Oxprenolol HCl 80mg LA Tab ⊕	534579	Slow-Trasicor	CIB	0.2340
Oxprenolol HCl 80mg Tab ⊕	402583	Trasicor	CIB	0.2340
Oxprenolol HCl 40mg Tab ⊕	402575	Trasicor	CIB	0.1602
Oxprenolol HCl 20mg Tab ⊕	402567	Trasicor	CIB	0.0863
Pindolol 15mg Tab ⊕	417289	Visken	SAN	0.5253
Pindolol 10mg Tab ⊕	443174	Visken	SAN	0.3718
Pindolol 5mg Tab ⊕	417270	Visken	SAN	0.2118
Pindolol & Hydrochlorothiazide 10mg & 50mg Tab ⊕	568635	Viskazine 10/50	SAN	0.3693 →
Pindolol & Hydrochlorothiazide 10mg & 25mg Tab ⊕	568627	Viskazine 10/25	SAN	0.3693 →
Prazosin HCl 5mg Cap ⊕	381551	Minipress	PFI	0.2695
Prazosin HCl 2mg Cap ⊕	381535	Minipress	PFI	0.1961
Prazosin HCl 1mg Cap ⊕	381527	Minipress	PFI	0.1367
Prazosin HCl 0.5mg Cap ⊕	381519	Minipress	PFI	0.1092
Propranolol 120mg Tab ⊕	504335	Apo-Propranolol	APX	0.2450
	549657	Novopropranol	NOP	0.2498
	456578	Inderal	AYE	0.2863
Propranolol 80mg Tab ⊕	523380	Propranolol	DTC	0.1720
	496502	Novopropranol	NCP	0.1785
	402761	Apo-Propranolol	APX	0.1790
	313602	Inderal	AYE	0.2226

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24:00 Cardiovascular Drugs**24:08 Hypotensive Drugs (For Diuretics See 40:28)**

CONTINUED

Propranolol 40mg Tab Ⓢ	523399	Propranolol	DTC	0.1049
	402753	Apo-Propranolol	APX	0.1050
	496499	Novopropranol	NOP	0.1151
	002666	Inderal	AYE	0.1341
Propranolol 10mg Tab Ⓢ	523402	Propranolol	DTC	0.0579
	496480	Novopropranol	NOP	0.0613
	402788	Apo-Propranolol	APX	0.0615
	002658	Inderal	AYE	0.0755
Propranolol 160mg LA Cap Ⓢ	511668	Inderal L.A.	AYE	0.4797
Propranolol 80mg LA Cap Ⓢ	566950	Inderal L.A.	AYE	0.2678
Propranolol & Hydrochlorothiazide 80mg & 25mg Tab Ⓢ	465321	Inderide 80	AYE	0.2723
Propranolol & Hydrochlorothiazide 40mg & 25mg Tab Ⓢ	465313	Inderide 40	AYE	0.1759
Rauwolfia Serpentina 100mg Tab Ⓢ	029459	Raudixin	SQU	0.2030
Rauwolfia Serpentina 50mg Tab Ⓢ	029440	Raudixin	SQU	0.1245
Reserpine 0.25mg Tab Ⓢ	021784	Novoreserpine	NOP	0.0242
	093238	Reserpine	DTC	0.0371
	005665	Serpasil	CIB	0.0705
Reserpine 0.1mg Tab Ⓢ	093211	Reserpine	DTC	0.0233
	005657	Serpasil	CIB	0.0410
Reserpine 5mg/2mL Inj Sol 2mL Pk	436917	Serpasil	CIB	2.8710
Sodium Nitroprusside Dihydrate Inj Pd 50mg Pk	336459	Nipride	HLR	9.6800
Spironolactone 100mg Tab Ⓢ	285455	Aldactone	SEA	0.6963
Spironolactone 25mg Tab Ⓢ	028606	Aldactone	SEA	0.1791
Timolol Maleate 20mg Tab Ⓢ	495611	Blocadren	FRS	0.5176
Timolol Maleate 10mg Tab Ⓢ	353922	Blocadren	FRS	0.2863
Timolol Maleate 5mg Tab Ⓢ	353914	Blocadren	FRS	0.1434
Timolol Maleate & Hydrochlorothiazide 10mg & 25mg Tab Ⓢ	509353	Timolide	FRS	0.2934
Triamterene 100mg Tab Ⓢ	027138	Dyrenium	SKF	0.1298
Triamterene 50mg Tab Ⓢ	299715	Dyrenium	SKF	0.1003

Hypertension: Fixed Combination Drugs

A fixed combination drug is not indicated for initial therapy of hypertension. Hypertension requires therapy titrated to the individual patient. Recognizing this, if the fixed combination drug meets that titrated dose of its individual components, its use may be more convenient in the management of the individual patient. The treatment of hypertension is not static; it must be re-evaluated as conditions in each patient warrant. Adapted from F-D-C Reports, Sept. 11, 1972, p. 8 (FDA Cardiovascular Advisory Committee).

24:00 Cardiovascular Drugs**24:12 Vasodilating Drugs**

Erythrol Tetranitrate 10mg SL Tab ☉	299790	Cardilate-10	CAL	0.1073
Isosorbide Dinitrate 30mg Tab ☉	458694	Novosorbide	NOP	0.0990 -
	441694	Apo-ISDN	APX	0.1000
	446696	Coronex	AYE	0.1218
	279536	Isordil	WYE	0.1220
Isosorbide Dinitrate 10mg Tab ☉	441686	Apo-ISDN	APX	0.0399
	458686	Novosorbide	NOP	0.0400 -
	446688	Coronex	AYE	0.0455
	208973	Isordil	WYE	0.0458
Isosorbide Dinitrate 5mg SL Tab ☉	243116	Isordil	WYE	0.0450
	446661	Coronex	AYE	0.0452
* Nitroglycerin 0.6mg SL Tab 100 Pk ☉	015962	Nitroglycerin	LIL	2.2440
	990620	Nitrostat	PDA	2.3900
	003662	Nitrostabilin	AHA	2.4500
Nitroglycerin 0.3mg SL Tab 100 Pk ☉	015954	Nitroglycerin	LIL	2.2440
	037613	Nitrostat	PDA	2.3900
Nitroglycerin 2% Oint 60g PK ☉ <i>Not interchangeable</i>	990914	Nitrol	KUC	9.0200
	990973	Nitrong	RPP	9.0200 -
	442925	Nitro-Bid	ROU	9.9550
Nitroglycerin 2% Oint 30g Pk ☉ <i>Not interchangeable</i>	125849	Nitrol	KUC	5.0050
	525529	Nitrong	RPP	5.0050 -
Pentaerythritol Tetranitrate 80mg Tab ☉	476579	Pertrate Forte	PDA	0.1749
Pentaerythritol Tetranitrate 20mg Tab ☉	476609	Pertrate	PDA	0.0986
Pentaerythritol Tetranitrate 10mg Tab ☉	476595	Pertrate	PDA	0.0731

28:00 Central Nervous System Drugs**28:08 Analgesics**

* Acetaminophen 500mg Tab ☉	292486	Campain	WIN	0.0385	
	545007	Apo-Acetaminophen	APX	0.0400 +	
	013668	Atasol Forte	HOR	0.0422	
	446114	Exdol Strong	FRS	0.0444	
* Acetaminophen 325mg Tab ☉	389218	Novogesic	NOP	0.0190	
	229229	Campain	WIN	0.0195	
	293482	Atasol	HOR	0.0229	
	544981	Apo-Acetaminophen	APX	0.0250	
	277193	Rounox	ROG	0.0285	
	330876	Robigesic	ROB	0.0297	
	373710	Exdol	FRS	0.0302	
		Atasol	HOR	0.1120	
Acetaminophen 90mg/mL O/L ☉	293539	Temptra	MJO	0.1540	
Acetaminophen 24mg/mL O/L ☉	330884	Robigesic	ROB	0.0199	
Acetaminophen 650mg Sup	553336	Acetaminophen	BEE	0.4703 +	
Acetaminophen Compound with Codeine 30mg Tab	425389	Tylenol No.3	MCN	0.0935	
	293512	Atasol-30	HOR	0.1040	
	372358	Exdol-30	FRS	0.1046	
		Tylenol No.2	MCN	0.0627	
Acetaminophen Compound with Codeine 15mg Tab	293504	Atasol-15	HOR	0.0695	
	372331	Exdol-15	FRS	0.0708	
		Tylenol No. 4	MCN	0.2151	
Acetaminophen with Codeine 60mg Tab	396516	Empracet-60	CAL	0.2310	
	439843				
Acetaminophen with Codeine 30mg Tab	391921	Empracet-30	CAL	0.1045	
Acetaminophen with Codeine 15mg Tab	#440809	Rounox with Codeine 15	ROG	0.0600	
Acetaminophen with Oxycodone Tab	#389641	Percocet	END	0.1639	
	580201	Percocet	DUP	0.1804	
		ASA	CLK	1.3000	
* Acetylsalicylic Acid 325mg Tab otc 100 Pk	453897	ASA	DTC	3.1000	
	otc 300 Pk	092754	ASA	WAM	4.0000
	otc 500 Pk	036145	ASA		
* Acetylsalicylic Acid 975mg Ent Tab ☉	419508	Entrophen	FRS	0.0788	
* Acetylsalicylic Acid 650mg Ent Tab ☉	229296	Novasen	NOP	0.0312	
	010340	Entrophen	FRS	0.0447	
* Acetylsalicylic Acid 325mg Ent Tab ☉	216666	Novasen	NOP	0.0171	
	027189	Ecotrin	SKF	0.0209	
	010332	Entrophen	FRS	0.0263	
		Sal-Adult	BEE	0.4950	
Acetylsalicylic Acid 650mg Sup	451746	Supasa	NRD	0.5335	
Acetylsalicylic Acid 640mg Sup	315133				

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28:00 Central Nervous System Drugs**28:08 Analgesics**

CONTINUED

Acetylsalicylic Acid 320mg Sup	315117	Supasa	NRD	0.4785
Acetylsalicylic Acid 160mg Sup	377961	Supasa	NRD	0.3960
Acetylsalicylic Acid 150mg Sup	451738	Sal-Infant	BEE	0.3887
Acetylsalicylic Acid with Oxycodone Tab #	103535	Percodan	END	0.1942
	580236	Percodan	DUP	0.2332
Anileridine HCl 25mg Tab	010014	Leritine	FRS	0.2410
Anileridine Phosphate 25mg/mL Inj Sol 1mL Pk	009857	Leritine	FRS	1.3012
	406104	Coryphen 650-30	ROG	0.1550
ASA & Codeine 650mg & 30mg Tab	406112	Coryphen 325-30	ROG	0.1350
ASA Compound with Codeine 60mg Tab	108189	294	FRS	0.2576
ASA Compound with Codeine 30mg Tab	095516	AC & C	DTC	0.0735
	230448	Ancasal 30	ANC	0.0751
	219843	292	FRS	0.1114
ASA Compound with Codeine 15mg Tab	095508	AC & C	DTC	0.0500
	230421	Ancasal 15	ANC	0.0503
	108103	282	FRS	0.0769
Choline Salicylate & Magnesium Salicylate Tab ☉	449636	Trilisate	PFR	0.1282
	093149	Codeine	DTC	0.1585
Codeine Phosphate 60mg Tab	003247	Codeine	AHA	0.1810
	093130	Codeine	DTC	0.0843
Codeine Phosphate 30mg Tab	003239	Codeine	AHA	0.0908
	018694	Codeine	NDA	0.1000
	093122	Codeine	DTC	0.0525
Codeine Phosphate 15mg Tab	003220	Codeine	AHA	0.0561
	018686	Codeine	NDA	0.0600
	093114	Codeine	DTC	0.0196
Codeine Phosphate 5mg/mL O/L	018678	Codeine	NDA	0.0260
	497282	Codeine	ABB	0.3600
Codeine Phosphate 30mg/mL Inj Sol 1mL Pk	303879	Codeine	AHA	0.4960
	206032	Colchicine	ROG	0.1950
Colchicine 1mg Tab	094382	Colchicine	DTC	0.0687
Colchicine 0.6mg Tab	287873	Colchicine	ROG	0.0850
	000396	Colchicine	ABB	0.1470
Diclofenac Sodium 50mg Ent Tab ☉	514012	Voltaren	GEI	0.4213
Diclofenac Sodium 25mg Ent Tab ☉	514004	Voltaren	GEI	0.2107
Fenoprofen Calcium 600mg Tab ☉	345504	Naifon	LIL	0.3027
Fenoprofen Calcium 300mg Cap ☉	328642	Naifon	LIL	0.1657

CONTINUED

28:00 Central Nervous System Drugs

28:08 Analgesics

CONTINUED

Ibuprofen 600mg Tab ☉	484911	Motrin	UPJ	0.2825
Ibuprofen 400mg Tab ☉	364142	Motrin	UPJ	0.2020
Ibuprofen 300mg Tab ☉	327794	Motrin	UPJ	0.1485
Ibuprofen 200mg Tab ☉	252409	Motrin	UPJ	0.1217
Ibuprofen 400mg Cap ☉	443204	Amersol	HOR	0.1656
Ibuprofen 300mg Cap ☉	443190	Amersol	HOR	0.1300
Ibuprofen 200mg Cap ☉	443182	Amersol	HOR	0.1066
Indomethacin 50mg Cap	337439	Novomethacin	NOP	0.2780
	016047	Indocid	MSD	0.4362
Indomethacin 25mg Cap	337420	Novomethacin	NOP	0.1329
	016039	Indocid	MSD	0.2180
Indomethacin 75mg LA Cap	463248	Indocid SR	MSD	0.7467
Indomethacin 100mg Sup	016233	Indocid	MSD	0.9833
Ketoprofen 50mg Ent Tab ☉	566888	Orudis E	RPP	0.1979 +
Ketoprofen 50mg Cap ☉	336440	Orudis	RPP	0.1979
Ketoprofen 100mg Sup	499544	Orudis	RPP	0.8419
Levorphanol Tartrate 2mg Tab	013366	Levo-Dromoran	HLR	0.1342
Levorphanol Tartrate 2mg/mL Inj Sol 1mL Pk	012904	Levo-Dromoran	HLR	0.8998
Mefenamic Acid 250mg Cap ☉	155225	Ponstan	PDA	0.2640
Meperidine HCl 50mg Tab	033685	Demerol	WIN	0.0695
	003506	Pethidine	AHA	0.0825
Meperidine HCl 1500mg/30mL Inj Sol 30mL Pk	990493	Demerol	WIN	3.5000
Meperidine HCl 100mg/2mL Inj Sol 2mL Pk	990477	Demerol	WIN	0.2600
Meperidine HCl 100mg/mL Inj Sol 1mL Pk	033308	Demerol	WIN	0.2500
	497479	Pethidine	ABB	0.3200
Meperidine HCl 75mg/mL Inj Sol 1mL Pk	033294	Demerol	WIN	0.2400
	497460	Pethidine	ABB	0.3200
Meperidine HCl 50mg/mL Inj Sol 1mL Pk	036242	Demerol	WIN	0.2300
	497452	Pethidine	ABB	0.3200
Morphine HCl 5mg/mL O/L	514217	MOS-5	ICN	0.1273
Morphine HCl 1mg/mL O/L	486582	MOS	ICN	0.0437
Morphine Sulfate 15mg/mL Inj Sol 1mL Pk	497363	Morphine	ABB	0.3500
	335371	Morphine	AHA	0.3730
Naproxen 500mg Tab ☉	525537	Naprosyn	SYN	0.7317
Naproxen 375mg Tab ☉	583367	Naprosyn	SYN	0.3751 +

CONTINUED

28:00 Central Nervous System Drugs**28:08 Analgesics**

CONTINUED

Naproxen 250mg Tab ☉	522651	Apo-Naproxen	APX	0.3000
	565350	Novonaprox	NOP	0.3000
	335193	Naprosyn	SYN	0.3722
Naproxen 125mg Tab ☉	522678	Apo-Naproxen	APX	0.1750
	565369	Novonaprox	NOP	0.1750
	299413	Naprosyn	SYN	0.2031
Oxymorphone HCl 5mg Sup	#009245	Numorphan	END	1.8517
	585661	Numorphan	DUP	2.2275
Oxymorphone HCl 1.5mg/mL Inj Sol 1mL Pk	#009229	Numorphan	END	1.3915
	585688	Numorphan	DUP	1.6720
Pentazocine 50mg Tab	033731	Talwin	WIN	0.1810
Pentazocine 300mg/10mL Inj Sol 10mL Pk	036277	Talwin	WIN	3.4500
Phenylbutazone 100mg Tab	021660	Novobutazone	NOP	0.0200
	093041	Phenylbutazone	DTC	0.0210
	312789	Apo- Phenylbutazone	APX	0.0360
	010502	Butazolidin	GEI	0.1417
Phenylbutazone 100mg Ent Tab	258377	Intrabutazone	ORG	0.1462
Piroxicam 20mg Cap ☉	525618	Feldene	PFI	0.8304
Piroxicam 10mg Cap ☉	525596	Feldene	PFI	0.4589
Propoxyphene 65mg Tab	010081	642	FRS	0.0920
Propoxyphene Cap	151351	Novopropoxyn	NOP	0.0330
	#522740	Apo-Propoxyphene	APX	0.0360
	261432	Darvon-N	LIL	0.1153

Note

Prescribers are cautioned against ordering large amounts of propoxyphene for patients with a history of emotional disturbances or a history of misuse of central nervous system drugs, including alcohol.

Sulindac 200mg Tab ☉	432369	Clinoril	FRS	0.4943
Sulindac 150mg Tab ☉	456888	Clinoril	FRS	0.3899
Tolmetin Sodium 200mg Tab ☉	364126	Tolectin	MCN	0.1881
Tolmetin Sodium 400mg Cap ☉	484938	Tolectin DS	MCN	0.3075

28:10 Narcotic Antagonists

Levallorphan Tartrate 1mg/mL Inj Sol 1mL Pk	115584	Lorfan	HLR	1.2056
Naloxone HCl 0.4mg/mL Inj Sol 1mL Pk	#268712	Narcan	END	5.7090
	589020	Narcan	DUP	5.9950

28:00 Central Nervous System Drugs

28:12 Anticonvulsants

Carbamazepine 200mg Tab ⊕	402699	Apo-Carbamazepine	APX	0.1500
	504742	Mazepine	ICN	0.1777
	010405	Tegretol	GEI	0.1890
Clonazepam 2mg Tab ⊕	382841	Rivotril	HLR	0.1920
Clonazepam 0.5mg Tab ⊕	382825	Rivotril	HLR	0.1106
Ethosuximide 250mg Cap ⊕	022799	Zarontin	PDA	0.1680
Ethosuximide 50mg/mL O/L ⊕	023485	Zarontin	PDA	0.0341
Mephenytoin 100mg Tab ⊕	027421	Mesantoin	SAN	0.0765
Mephobarbital 200mg Tab ⊕	033715	Mebaral	WIN	0.1750
Mephobarbital 100mg Tab ⊕	033707	Mebaral	WIN	0.1150
Methsuximide 300mg Cap ⊕	022802	Celontin	PDA	0.1839
Phenobarbital 100mg Tab ⊕	093564	Phenobarbital	DTC	0.0156
	046868	Phenobarbital	ANC	0.0158
	344036	Phenobarbital	ICN	0.0250
Phenobarbital 60mg Tab ⊕	093556	Phenobarbital	DTC	0.0113
	023817	Phenobarbital	PDA	0.0157
	320714	Phenobarbital	ICN	0.0173
Phenobarbital 30mg Tab ⊕	093521	Phenobarbital	DTC	0.0055
	046841	Phenobarbital	ANC	0.0066
	023809	Phenobarbital	PDA	0.0091
	293903	Phenobarbital	ICN	0.0095
Phenobarbital 15mg Tab ⊕	093505	Phenobarbital	DTC	0.0047
	046833	Phenobarbital	ANC	0.0054
	023795	Phenobarbital	PDA	0.0071
	271276	Phenobarbital	ICN	0.0078
Phenobarbital 4mg/mL O/L ⊕	588180	Phenobarbital	DTC	0.0090
	298689	Phenobarbital	ANC	0.0121
Phenobarbital 120mg/mL Inj Sol 1mL Pk	033367	Luminal	WIN	0.4500
Phensuximide 500mg Cap ⊕	022810	Milontin	PDA	0.1786
Phenytoin (Diphenylhydantoin) 50mg Tab ⊕	023698	Dilantin	PDA	0.0413
Phenytoin (Diphenylhydantoin) 25mg/mL O/L ⊕	023450	Dilantin	PDA	0.0269
Phenytoin (Diphenylhydantoin) 6mg/mL O/L ⊕	023442	Dilantin	PDA	0.0227
Phenytoin (Diphenylhydantoin) Sodium 100mg Cap ⊕ <i>Not interchangeable</i>	037435	Novophenytoin	NOP	0.0208
	022780	Dilantin	PDA	0.0315
Phenytoin (Diphenylhydantoin) Sodium 30mg Cap ⊕	022772	Dilantin	PDA	0.0302
Phenytoin (Diphenylhydantoin) Sodium 250mg/5mL Inj Sol 5mL Pk	271705	Dilantin	PDA	4.5360

CONTINUED

28:00 Central Nervous System Drugs

28:12 Anticonvulsants

CONTINUED

Phenytoin (Diphenylhydantoin) Sodium

100mg/2mL Inj Sol 2mL PK

245453 Dilantin PDA **2.7400**

Primidone 250mg Tab ①

396761 Apo-Primidone APX **0.0500**

294985 Sertan ICN 0.0528

002631 Mysoline AYE 0.0581

Primidone 125mg Tab ①

399310 Apo-Primidone APX **0.0320**

295116 Sertan ICN 0.0347

002623 Mysoline AYE 0.0370

Primidone 50mg/mL O/L ①

052965 Mysoline AYE **0.0195**

Valproate Sodium 50mg/mL O/L ①

443832 Depakene ABB **0.0510**

Valproic Acid 500mg Ent Cap ①

507989 Depakene ABB **0.4482**

Valproic Acid 250mg Cap ①

443840 Depakene ABB **0.2295**

28:16:04 Psychotherapeutic Agents Antidepressants

Amitriptyline 50mg Tab ①

271152 Levate ICN **0.0726**

377899 Amitriptyline DTC 0.0753

335088 Apo-Amitriptyline APX 0.0760

037427 Novotriptyn NOP 0.0760

398462 Amitriptyline SAP 0.0765

016349 Elavil MSD 0.1796

Amitriptyline 25mg Tab ①

377880 Amitriptyline DTC **0.0309**

251275 Amitriptyline SAP 0.0310

037419 Novotriptyn NOP 0.0343

335061 Apo-Amitriptyline APX 0.0349

306320 Levate ICN 0.0350

016330 Elavil MSD 0.0927

Amitriptyline 10mg Tab ①

335053 Apo-Amitriptyline APX **0.0265**377872 Amitriptyline DTC **0.0265**251283 Amitriptyline SAP **0.0265**

037400 Novotriptyn NOP 0.0275

293911 Levate ICN 0.0286

016322 Elavil MSD 0.0506

Amitriptyline 2mg/mL O/L ①

016306 Elavil MSD **0.0262**

Amoxapine 150mg Tab ①

527114 Asendin LED **0.4610**

Amoxapine 100mg Tab ①

527106 Asendin LED **0.3250**

Amoxapine 50mg Tab ①

527092 Asendin LED **0.1650**

Amoxapine 25mg Tab ①

527084 Asendin LED **0.1045**

Clomipramine HCl 50mg Tab ①

402591 Anafranil GEI **0.4156**

Clomipramine HCl 25mg Tab ①

324019 Anafranil GEI **0.2256**

Clomipramine HCl 10mg Tab ①

330566 Anafranil GEI **0.1635**

Desipramine 75mg Tab ①

425265 Norpramin MER **0.5925**

CONTINUED

28:00 Central Nervous System Drugs**28:16:04 Psychotherapeutic Agents Antidepressants**

CONTINUED

Desipramine 50mg Tab ☉	353876	Norpramin	MER	0.3742
Desipramine 25mg Tab ☉	353868	Norpramin	MER	0.2121
	010448	Pertofrane	GEI	0.2487
Doxepin HCl 100mg Cap ☉	326925	Sinequan	PFI	0.5689
Doxepin HCl 75mg Cap ☉	400750	Sinequan	PFI	0.4318
Doxepin HCl 50mg Cap ☉	024341	Sinequan	PFI	0.3007
Doxepin HCl 25mg Cap ☉	024333	Sinequan	PFI	0.1624
Doxepin HCl 10mg Cap ☉	024325	Sinequan	PFI	0.1320
Imipramine 50mg Tab ☉	377929	Imipramine	DTC	0.0659
	326852	Apo-Imipramine	APX	0.0660
	236721	Impril	ICN	0.0660
	021520	Novopramine	NOP	0.0660
	209848	Imipramine	SAP	0.0660
	010480	Tofranil	GEI	0.2747
Imipramine 25mg Tab ☉	236756	Impril	ICN	0.0330
	377910	Imipramine	DTC	0.0508
	312797	Apo-Imipramine	APX	0.0510
	021512	Novopramine	NOP	0.0510
	209864	Imipramine	SAP	0.0514
	010472	Tofranil	GEI	0.1511
Imipramine 10mg Tab ☉	236748	Impril	ICN	0.0314
	360201	Apo-Imipramine	APX	0.0330
	377902	Imipramine	DTC	0.0330
	021504	Novopramine	NOP	0.0330
	209856	Imipramine	SAP	0.0331
	010464	Tofranil	GEI	0.0950
** Isocarboxazid 10mg Tab ☉	013307	Marplan	HLR	0.1276
Maprotiline HCl 75mg Tab ☉	360511	Ludiomil	CIB	0.4273
Maprotiline HCl 50mg Tab ☉	360503	Ludiomil	CIB	0.3120
Maprotiline HCl 25mg Tab ☉	360481	Ludiomil	CIB	0.1689
Nortriptyline 25mg Cap ☉	015237	Aventyl	LIL	0.2209
Nortriptyline 10mg Cap ☉	015229	Aventyl	LIL	0.1091
** Phenelzine Sulfate 15mg Tab ☉	476552	Nardil	PDA	0.1758
Protriptyline 10mg Tab ☉	322741	Triptil	MSD	0.2333
Protriptyline 5mg Tab ☉	322261	Triptil	MSD	0.1608
** Tranylcypromine Sulfate 10mg Tab ☉	027111	Parnate	SKF	0.1882
Trazodone Hydrochloride 100mg Tab ☉	579378	Desyrel	BRI	0.3922 +
Trazodone Hydrochloride 50mg Tab ☉	579351	Desyrel	BRI	0.2195 +
Trimipramine 100mg Tab ☉	025852	Surmontil	RPP	0.6137
Trimipramine 50mg Tab ☉	025844	Surmontil	RPP	0.3227

CONTINUED

28:00 Central Nervous System Drugs**28:16:04 Psychotherapeutic Agents Antidepressants**

CONTINUED

Trimipramine 25mg Tab ☉	025836	Surmontil	RPP	0.1643
Trimipramine 12.5mg Tab ☉	025828	Surmontil	RPP	0.1210
Trimipramine 75mg Cap ☉	442437	Surmontil	RPP	0.4582

Note

A double asterisk denotes a monoamine oxidase inhibitor. Consult the scientific literature regarding cautions and contraindications prior to prescribing and/or dispensing MAO inhibitors.

28:16:08 Psychotherapeutic Agents Tranquilizers

Alprazolam 0.5mg Tab ☉	548367	Xanax	UPJ	0.1395
Alprazolam 0.25mg Tab ☉	548359	Xanax	UPJ	0.1165
Bromazepam 6mg Tab ☉	518131	Lectopam	HLR	0.1408
Bromazepam 3mg Tab ☉	518123	Lectopam	HLR	0.0924
Chlordiazepoxide 25mg Cap ☉	398438	Chlordiazepoxide	DTC	0.0550
	522996	Apo-Chlordiazepoxide	APX	0.0595
	020931	Novopoxide	NOP	0.0610
	013498	Solium	HOR	0.1082
	012645	Librium	HLR	0.1320
Chlordiazepoxide 10mg Cap ☉	398411	Chlordiazepoxide	DTC	0.0338
	251267	Chlordiazepoxide	SAP	0.0353
	522988	Apo-Chlordiazepoxide	APX	0.0390
	020923	Novopoxide	NOP	0.0410
	013471	Solium	HOR	0.0469
	012637	Librium	HLR	0.0727
Chlordiazepoxide 5mg Cap ☉	398403	Chlordiazepoxide	DTC	0.0307
	522724	Apo-Chlordiazepoxide	APX	0.0325
	020915	Novopoxide	NOP	0.0335
	013463	Solium	HOR	0.0528
	012629	Librium	HLR	0.0644
Chlormezanone 200mg Tab ☉	033626	Trancopal	WIN	0.1800
Chlorpromazine 200mg Tab ☉	025518	Largactil	RPP	0.1489
Chlorpromazine 100mg Tab ☉	232831	Novochlorpromazine	NOP	0.0577
	210684	Chlorpromazine	SAP	0.0584
	025496	Largactil	RPP	0.0906

CONTINUED

28:00 Central Nervous System Drugs**28:16:08 Psychotherapeutic Agents Tranquilizers**

CONTINUED

Chlorpromazine 50mg Tab ①	209910	Chlorpromazine	SAP	0.0358
	232807	Novochlorpromazine	NOP	0.0370
Chlorpromazine 25mg Tab ①	025488	Largactil	RPP	0.0475
	209902	Chlorpromazine	SAP	0.0256
Chlorpromazine 10mg Tab ①	232823	Novochlorpromazine	NOP	0.0258
	025461	Largactil	RPP	0.0326
Chlorpromazine 40mg/mL O/L ①	232157	Novochlorpromazine	NOP	0.0206
	025453	Largactil	RPP	0.0272
Chlorpromazine 20mg/mL O/L ①	025186	Largactil	RPP	0.1768
Chlorpromazine 5mg/mL O/L ①	025178	Largactil	RPP	0.0456
Chlorpromazine 100mg Sup	025151	Largactil	RPP	0.0156
Chlorpromazine 50mg/2mL Inj Sol 2mL Pk	025283	Largactil	RPP	1.1286
Chlorprothixene 50mg Tab ①	163953	Largactil	RPP	0.9108
Chlorprothixene 15mg Tab ①	013242	Tarasan	HLR	0.1744
Clorazepate Dipotassium 15mg Cap ①	013234	Tarasan	HLR	0.0864
Clorazepate Dipotassium 7.5mg Cap ①	264911	Tranxene	ABB	0.3079
Clorazepate Dipotassium 3.75mg Cap ①	264946	Tranxene	ABB	0.1800
Diazepam 10mg Tab ①	264938	Tranxene	ABB	0.1360
	466891	Diazepam	DTC	0.0225
	405337	Apo-Diazepam	APX	0.0270
	272450	Novodipam	NOP	0.0270
	272639	E-Pam	ICN	0.0396
	013773	Vivol	HOR	0.0630
	013293	Valium	HLR	0.1309
Diazepam 5mg Tab ①	396230	Diazepam	DTC	0.0197
	303461	Diazepam	SAP	0.0215
	362158	Apo-Diazepam	APX	0.0230
	272442	Novodipam	NOP	0.0230
	280429	E-Pam	ICN	0.0369
	013765	Vivol	HOR	0.0388
	013285	Valium	HLR	0.0806
Diazepam 2mg Tab ①	466905	Diazepam	DTC	0.0167
	272647	E-Pam	ICN	0.0167
	405329	Apo-Diazepam	APX	0.0195
	272434	Novodipam	NOP	0.0195
	013757	Vivol	HOR	0.0278
	013277	Valium	HLR	0.0579
Diazepam 1mg/mL O/L ①	013110	Valium	HLR	0.0292

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28:00 Central Nervous System Drugs**28:16:08 Psychotherapeutic Agents Tranquilizers**

CONTINUED

Diazepam 10mg/2mL Inj Sol 2mL Pk	012874	Valium	HLR	0.7040
	324957	Vivol	HOR	0.7700
Flupenthixol Decanoate 100mg/mL Inj Sol 2mL Pk	524530	Fluanxol Depot	MER	39.3030
Flupenthixol Decanoate 20mg/mL Inj Sol 10mL Pk	524522	Fluanxol Depot	MER	40.7000
Flupenthixol Dihydrochloride 3mg Tab ①	544426	Fluanxol	MER	0.2860 +
Fluphenazine Decanoate 125mg/5mL Inj Susp 5mL Pk	349917	Modecate	SQU	24.3500
Fluphenazine Enanthate 125mg/5mL Inj Sol 5mL Pk	029173	Moditen Enanthate	SQU	21.3000
Fluphenazine HCl 5mg Tab ①	405361	Apo-Fluphenazine	APX	0.1800
	504459	Permitil	SCH	0.1843
	029408	Moditen HCl	SQU	0.3260
Fluphenazine HCl 2mg Tab ①	410632	Apo-Fluphenazine	APX	0.1100
	504432	Permitil	SCH	0.1128
	029386	Moditen HCl	SQU	0.1890
Fluphenazine HCl 1mg Tab ①	405345	Apo-Fluphenazine	APX	0.0800
	504424	Permitil	SCH	0.0814
	029378	Moditen HCl	SQU	0.1490
Fluphenazine HCl 0.5mg/mL O/L ①	245240	Moditen HCl	SQU	0.0216
Fluphenazine HCl 25mg/10mL Inj Sol 10mL Pk	471518	Moditen HCl	SQU	9.0000
Fluspirilene 12mg/6mL Inj Susp 6mL Pk	368393	IMAP	MCN	9.7900
Fluspirilene 10mg/mL Inj Susp 1mL Pk	542903	IMAP Forte	MCN	9.5040
Haloperidol 20mg Tab ①	499579	Haldol	MCN	0.6991
Haloperidol 10mg Tab ①	381772	Haldol	MCN	0.4026
Haloperidol 5mg Tab ①	017698	Haldol	MCN	0.2761
Haloperidol 2mg Tab ①	017671	Haldol	MCN	0.1738
Haloperidol 1mg Tab ①	396818	Apo-Haloperidol	APX	0.0925
	017663	Haldol	MCN	0.1161
Haloperidol 0.5mg Tab ①	396796	Apo-Haloperidol	APX	0.0600
	017655	Haldol	MCN	0.0770
Haloperidol 2mg/mL O/L ①	587702	Apo-Haloperidol	APX	0.2933 -
	017582	Haldol	MCN	0.3447
Haloperidol 5mg/mL Inj Sol 1mL Pk	017574	Haldol	MCN	1.5785
Hydroxyzine 50mg Cap ①	024392	Atarax	PFI	0.1836
Hydroxyzine 25mg Cap ①	024384	Atarax	PFI	0.1488
Hydroxyzine 10mg Cap ①	024376	Atarax	PFI	0.0991
Hydroxyzine 2mg/mL O/L ①	024694	Atarax	PFI	0.0261

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28:00 Central Nervous System Drugs**28:16:08 Psychotherapeutic Agents Tranquilizers**

CONTINUED

Hydroxyzine 500mg/10mL Inj Sol 10mL Pk	024589	Atarax	PFI	7.6230
Ketazolam 30mg Cap ①	514527	Loftran	BEE	0.3979
Ketazolam 15mg Cap ①	514519	Loftran	BEE	0.2688
Lorazepam 2mg Tab ①	348333	Ativan	WYE	0.1460
Lorazepam 1mg Tab ①	348325	Ativan	WYE	0.0930
Meprobamate 400mg Tab ①	092738	Meprobamate	DTC	0.0292
	021547	Novomepro	NOP	0.0325
	337943	Apo-Meprobamate	APX	0.0450
	034142	Equanil	WYE	0.0550
	013846	Miltown	HOR	0.0690
Mesoridazine 50mg Tab ①	027464	Serentil	SAN	0.3053
Mesoridazine 25mg Tab ①	027456	Serentil	SAN	0.2222
Mesoridazine 10mg Tab ①	027448	Serentil	SAN	0.1799
Mesoridazine 25mg/mL O/L ①	259489	Serentil	SAN	0.2066
Oxazepam 30mg Tab ①	402737	Apo-Oxazepam	APX	0.0870
	496537	Novoxepam	NOP	0.0896
	483907	Oxazepam	DTC	0.0900
	414263	Oxepam	ICN	0.0908
	231363	Serax	WYE	0.0958
Oxazepam 15mg Tab ①	402745	Apo-Oxazepam	APX	0.0620
	414255	Oxepam	ICN	0.0622
	483915	Oxazepam	DTC	0.0630
	496529	Novoxepam	NOP	0.0640
	295698	Serax	WYE	0.0661
Oxazepam 10mg Tab ①	402680	Apo-Oxazepam	APX	0.0510
	483893	Oxazepam	DTC	0.0525
	500852	Novoxepam	NOP	0.0525
	414247	Oxepam	ICN	0.0528
	295701	Serax	WYE	0.0528
Pericyazine 10mg Cap ①	024899	Neuleptil	RPP	0.1442
Pericyazine 5mg Cap ①	024880	Neuleptil	RPP	0.0960
Pericyazine 10mg/mL O/L ①	379301	Neuleptil	RPP	0.1626
Perphenazine 16mg Tab ①	028320	Trilafon	SCH	0.0715
	481920	Perphenazine	DTC	0.0795
	335096	Apo-Perphenazine	APX	0.0920
	294802	Phenazine	ICN	0.1155
Perphenazine 8mg Tab ①	028312	Trilafon	SCH	0.0594
	456055	Perphenazine	DTC	0.0668
	335118	Apo-Perphenazine	APX	0.0720
	294799	Phenazine	ICN	0.0990

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28:00 Central Nervous System Drugs**28:16:08 Psychotherapeutic Agents Tranquilizers**

CONTINUED

Perphenazine 4mg Tab ①	028304	Trilafon	SCH	0.0495
	456047	Perphenazine	DTC	0.0528
	335126	Apo-Perphenazine	APX	0.0560
	296317	Phenazine	ICN	0.0726
Perphenazine 2mg Tab ①	028290	Trilafon	SCH	0.0396
	456039	Perphenazine	DTC	0.0413
	335134	Apo-Perphenazine	APX	0.0460
	296309	Phenazine	ICN	0.0578
Perphenazine 3.2mg/mL O/L ①	028169	Trilafon Conc.	SCH	0.1023
Perphenazine 0.4mg/mL O/L ①	028150	Trilafon	SCH	0.0374
Perphenazine 5mg/mL Inj Sol 1mL Pk	028002	Trilafon	SCH	1.2100
Pimozide 10mg Tab ①	573817	Orap	MCN	0.6050 -
Pimozide 4mg Tab ①	313823	Orap	MCN	0.2904
Pimozide 2mg Tab ①	313815	Orap	MCN	0.1837
Piperacetazine 50mg Tab ①	279447	Quide	MER	0.3036
Piperacetazine 25mg Tab ①	037362	Quide	MER	0.2151
Piperacetazine 10mg Tab ①	037370	Quide	MER	0.1265
Pipotiazine Palmitate 100mg/2mL Inj Sol 2mL Pk	427926	Piportil L4	RPP	21.7910
Pipotiazine Palmitate 25mg/mL Inj Sol 1mL Pk	427918	Piportil L4	RPP	7.8943
Prochlorperazine 10mg Tab ①	025690	Stemetil	RPP	0.1265
Prochlorperazine 5mg Tab ①	025682	Stemetil	RPP	0.1029
Prochlorperazine 1mg/mL O/L ①	025216	Stemetil	RPP	0.0274
Prochlorperazine 10mg Sup	025364	Stemetil	RPP	0.6435
Prochlorperazine 5mg Sup	025356	Stemetil	RPP	0.3388
Prochlorperazine 10mg/2mL Inj Sol 2mL Pk	025100	Stemetil	RPP	0.9603
Promazine 50mg Tab ①	093599	Promazine	DTC	0.0630
	034185	Sparine	WYE	0.0970
Promazine 25mg Tab ①	093580	Promazine	DTC	0.0528
	034177	Sparine	WYE	0.0630
Thioridazine 100mg Tab ①	271225	Thioril	ICN	0.1529
	456101	Thiondazine	DTC	0.1795
	360244	Apo-Thioridazine	APX	0.1850
	037478	Novoridazine	NOP	0.1885
	027553	Mellari	SAN	0.2266

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28:00 Central Nervous System Drugs**28:16:08 Psychotherapeutic Agents Tranquilizers**

CONTINUED

Thioridazine 50mg Tab ①	271217	Thioril	ICN	0.0814
	456098	Thioridazine	DTC	0.1005
	037486	Novoridazine	NOP	0.1010
	238805	Thioridazine	SAP	0.1032
	360236	Apo-Thioridazine	APX	0.1045
Thioridazine 25mg Tab ①	027545	Mellaril	SAN	0.1304
	272728	Thioril	ICN	0.0484
	037494	Novoridazine	NOP	0.0605
	456071	Thioridazine	DTC	0.0610
	238791	Thioridazine	SAP	0.0614
Thioridazine 10mg Tab ①	360198	Apo-Thioridazine	APX	0.0700
	027537	Mellaril	SAN	0.0957
	271209	Thioril	ICN	0.0330
	037508	Novoridazine	NOP	0.0405
	456063	Thioridazine	DTC	0.0408
Thioridazine 30mg/mL O/L ①	238783	Thioridazine	SAP	0.0417
	360228	Apo-Thioridazine	APX	0.0425
Thioridazine 2mg/mL O/L ①	027529	Mellaril	SAN	0.0765
	027359	Mellaril	SAN	0.0995
Thiothixene 10mg Cap ①	238775	Thioridazine	SAP	0.0180
	027375	Mellaril	SAN	0.0230
Thiothixene 5mg Cap ①	024457	Navane	PFI	0.2426
	024449	Navane	PFI	0.1883
Thiothixene 2mg Cap ①	024430	Navane	PFI	0.1097
	249092	Trifluoperazine	DTC	0.0493
Trifluoperazine 10mg Tab ①	021881	Novoflurazine	NOP	0.0510
	326836	Apo-Trifluoperazine	APX	0.0880
	013927	Solazine	HOR	0.0880
	280399	Terfluzine	ICN	0.1375
	027170	Stelazine	SKF	0.1901
	021873	Novoflurazine	NOP	0.0338
	249084	Trifluoperazine	DTC	0.0403
	312746	Apo-Trifluoperazine	APX	0.0740
Trifluoperazine 5mg Tab ①	013919	Solazine	HOR	0.0740
	271527	Terfluzine	ICN	0.1045
	027162	Stelazine	SKF	0.1584
	021865	Novoflurazine	NOP	0.0225
Trifluoperazine 2mg Tab ①	249076	Trifluoperazine	DTC	0.0295
	312754	Apo-Trifluoperazine	APX	0.0550
	013900	Solazine	HOR	0.0560
	303453	Terfluzine	ICN	0.0880
	027154	Stelazine	SKF	0.1196

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28:00 Central Nervous System Drugs**28:16:08 Psychotherapeutic Agents Tranquilizers**

CONTINUED

Trifluoperazine 1mg Tab ⊕	021857	Novoflurazine	NOP	0.0214
	249068	Trifluoperazine	DTC	0.0268
	345539	Apo-Trifluoperazine	APX	0.0420
	013897	Solazine	HOR	0.0420
	294861	Terfluzine	ICN	0.0633
	027146	Stelazine	SKF	0.0912
Trifluoperazine 10mg/mL O/L ⊕	298212	Terfluzine	ICN	0.1782
	027022	Stelazine	SKF	0.2092
Trifluoperazine 20mg/10mL Inj Sol 10mL Pk	027006	Stelazine	SKF	8.8550
Trifluoperazine 1mg/mL Inj Sol 1mL Pk	026999	Stelazine	SKF	1.2265

28:16:12 Psychotherapeutic Agents Other Psychotropics

Lithium Carbonate 300mg Tab ⊕	024406	Lithane	PFI	0.0448
Lithium Carbonate 300mg Cap ⊕ <i>Not interchangeable</i>	406775	Lithane	PFI	0.0438
	236683	Carbolith	ICN	0.0605
Loxapine HCl 25mg/mL O/L ⊕	361364	Loxapac	LED	0.3610
Loxapine Succinate 50mg Tab ⊕	346810	Loxapac	LED	0.3560
Loxapine Succinate 25mg Tab ⊕	346802	Loxapac	LED	0.2685
Loxapine Succinate 10mg Tab ⊕	346799	Loxapac	LED	0.1700
Loxapine Succinate 5mg Tab ⊕	346780	Loxapac	LED	0.1020

28:20 C.N.S. Stimulants

Amphetamine Sulfate 10mg Tab ⊕	027057	Benzedrine	SKF	0.0415
Amphetamine Sulfate 5mg Tab ⊕	027049	Benzedrine	SKF	0.0348
Dexamphetamine Sulfate 5mg Tab ⊕	027065	Dexedrine	SKF	0.1250
Methylphenidate HCl 10mg Tab ⊕	005606	Ritalin	CIB	0.1654

28:24 Sedatives and Hypnotics

Amobarbital 100mg Tab ⊕	015636	Amytal	LIL	0.0758
Amobarbital 30mg Tab ⊕	015628	Amytal	LIL	0.0447
Amobarbital 15mg Tab ⊕	015601	Amytal	LIL	0.0365
Amobarbital Sodium 200mg Cap	015156	Amytal Sodium	LIL	0.1158
Amobarbital Sodium 60mg Cap ⊕	015148	Amytal Sodium	LIL	0.0526
Butobarbital 100mg Tab	001481	Day-Barb	ANC	0.0727

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28:00 Central Nervous System Drugs**28:24 Sedatives and Hypnotics**

CONTINUED

Butabarbital 30mg Tab ☉	001473	Day-Barb	ANC	0.0337
Butabarbital 15mg Tab ☉	001465	Day-Barb	ANC	0.0268
Butabarbital Sodium 100mg Tab	581313	Butisol Sodium	HOR	0.1148
	#017639	Butisol Sodium	MCN	0.1148
Butabarbital Sodium 30mg Tab ☉	581291	Butisol Sodium	HOR	0.0641
	#017612	Butisol Sodium	MCN	0.0641
Butabarbital Sodium 15mg Tab ☉	581305	Butisol Sodium	HOR	0.0479
	#017604	Butisol Sodium	MCN	0.0479
Chloral Hydrate 500mg Cap ☉	092886	Chloral Hydrate	DTC	0.0429
	020893	Novochlor- hydrate	NOP	0.0477
	029041	Noctec	SQU	0.0815
Chloral Hydrate 100mg/mL O/L ☉	029327	Noctec	SQU	0.0163
Flurazepam 30mg Tab ☉	483818	Somnol	HOR	0.0710
Flurazepam 15mg Tab ☉	483826	Somnol	HOR	0.0630
Flurazepam 30mg Cap ☉	414239	Som-Pam	ICN	0.0788
	521701	Apo-Flurazepam	APX	0.0800
	496553	Novoflupam	NOP	0.0822
	012718	Dalmane	HLR	0.1049
Flurazepam 15mg Cap ☉	521698	Apo-Flurazepam	APX	0.0800
	496545	Novoflupam	NOP	0.0820
	414220	Som-Pam	ICN	0.0836
	012696	Dalmane	HLR	0.0946
Methotrimeprazine 50mg Tab ☉	025607	Nozinan	RPP	0.2558
Methotrimeprazine 25mg Tab ☉	025593	Nozinan	RPP	0.1690
Methotrimeprazine 5mg Tab ☉	025585	Nozinan	RPP	0.0657
Methotrimeprazine 2mg Tab ☉	025577	Nozinan	RPP	0.0453
Methotrimeprazine 40mg/mL O/L ☉	025208	Nozinan	RPP	0.2471
Methotrimeprazine 5mg/mL O/L ☉	025194	Nozinan	RPP	0.0338
Methotrimeprazine 25mg/mL Inj Sol 1mL Pk	025003	Nozinan	RPP	1.4278
Nitrazepam 10mg Tab ☉	511536	Mogadon	HLR	0.1595
Nitrazepam 5mg Tab ☉	511528	Mogadon	HLR	0.1073
Paraldehyde O/L ☉	002755	Paraldehyde	AHA	0.0455
Paraldehyde Inj Sol 5mL Pk	012149	Paraldehyde	GLA	0.8660
Pentobarbital Sodium 100mg Cap	093572	Pentobarbital	DTC	0.0450
	020990	Novopentobarb	NOP	0.0550
	000086	Nembutal	ABB	0.1189
Phenobarbital 100mg Tab ☉	093564	Phenobarbital	DTC	0.0156
	046868	Phenobarbital	ANC	0.0158
	344036	Phenobarbital	ICN	0.0250

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28:00 Central Nervous System Drugs**28:24 Sedatives and Hypnotics**

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Phenobarbital 60mg Tab ☉	093556	Phenobarbital	DTC	0.0113
	023817	Phenobarbital	PDA	0.0157
	320714	Phenobarbital	ICN	0.0173
Phenobarbital 30mg Tab ☉	093521	Phenobarbital	DTC	0.0055
	046841	Phenobarbital	ANC	0.0066
	023809	Phenobarbital	PDA	0.0091
	293903	Phenobarbital	ICN	0.0095
Phenobarbital 15mg Tab ☉	093505	Phenobarbital	DTC	0.0047
	046833	Phenobarbital	ANC	0.0054
	023795	Phenobarbital	PDA	0.0071
	271276	Phenobarbital	ICN	0.0078
Phenobarbital 4mg/mL O/L ☉	588180	Phenobarbital	DTC	0.0090
	298689	Phenobarbital	ANC	0.0121
Phenobarbital 120mg/mL Inj Sol 1mL Pk	033367	Luminal	WIN	0.4500
Promethazine HCl 25mg Tab ☉	248754	Histantil	ICN	0.0418
	213896	Phenergan	RPP	0.0571
Promethazine HCl 10mg Tab ☉	025712	Phenergan	RPP	0.0458
Promethazine HCl 2mg/mL O/L ☉	025429	Phenergan	RPP	0.0146
Promethazine HCl 12.5mg Sup	025380	Phenergan	RPP	0.4796
Promethazine HCl 50mg/2mL Inj Sol 2mL Pk	025046	Phenergan	RPP	0.7161
Secobarbital Sodium 100mg Cap	021032	Novosecobarb	NOP	0.0525
	015288	Seconal	LIL	0.0585
Secobarbital Sodium 50mg Cap ☉	015261	Seconal	LIL	0.0493
Temazepam 30mg Cap ☉	513881	Restoril	ANC	0.1207
Temazepam 15mg Cap ☉	518166	Restoril	ANC	0.1035
Triazolam 0.5mg Tab ☉	443131	Halcion	UPJ	0.1500
Triazolam 0.25mg Tab ☉	443158	Halcion	UPJ	0.1255
Triazolam 0.125mg Tab ☉	512559	Halcion	UPJ	0.1020

36:00 Diagnostic Agents

36:04 Adrenal Insufficiency

Cosyntropin Inj Pd 0.25mg Pk	022381	Cortrosyn	ORG	5.1315
Cosyntropin Zinc Hydroxide 1mg/mL Inj Susp 1mL Pk	253952	Synacthen Depot	CIB	12.5300

36:26 Diabetes Mellitus

Glucose Oxidase Reagent Stick 25 Pk ① <i>Not interchangeable</i>	990922	Dextrostix	AME	11.5500
	990965	Visidex	AME	12.1000+
	990906	Chemstrip bG	USV	14.8280

36:56 Myasthenia Gravis

Edrophonium Chloride 100mg/10mL Inj Sol 10mL Pk	013064	Tensilon	HLR	6.9630
Neostigmine Methylsulfate 0.5mg/mL Inj Sol 1mL Pk	012955	Prostigmin	HLR	0.4796

36:88 Urine Contents

* Cupric Sulfate Reagent Tab 100 Pk ①	035122	Clinitest	AME	4.2130
* Glucose Oxidase Reagent (Qualitative) Stick 50 Pk ①	035114	Clinistix	AME	2.6070
Glucose Oxidase Reagent (Semi-Quantitative) Stick 50 Pk ①	035130	Diastix	AME	2.5630
Sodium Nitroprusside Reagent Tab 100 Pk ①	035106	Acetest	AME	8.2390
Sodium Nitroprusside Reagent Stick 50 Pk ①	035092	Ketostix	AME	4.3340
Urine-Glucose Analysis Paper Strip 100 Pk ①	990671	Chemstrip G	USV	7.2490
Urine-Ketones Analysis Paper Strip 100 Pk ①	990698	Chemstrip K	USV	6.2700
* Urine-Sugar Analysis Paper Strip 100 Pk ①	035653	Tes-Tape	LIL	4.4770

40:00 Electrolytic, Caloric and Water Balance**40:08 Alkalinizing Agents**

Sodium Bicarbonate 600mg Tab otc 100 Pk	221619	Sodium Bicarbonate	DTC	3.4000
Sodium Bicarbonate 300mg Tab otc 100 Pk	093068	Sodium Bicarbonate	DTC	3.1000
	502286	Sodium Bicarbonate	CLK	3.4500

40:12 Replacement Agents

* Potassium Chloride 10mEq LA Tab ⊕	471496	Kalium Durules	AST	0.0496
* Potassium Chloride 8mEq LA Tab ⊕ <i>Not interchangeable</i>	554308	Slo-Pot	ICN	0.0545
	074225	Slow-K	CIB	0.0551
* Potassium Chloride 6.7mEq LA Tab ⊕	501972	K-Long	ADI	0.0517
Potassium Chloride 12mEq Eff Tab ⊕	027596	Potassium-Sandoz	SAN	0.1496
* Potassium Chloride 8mEq LA Cap ⊕	516244	Micro-K Extencaps	ROB	0.0565
Potassium Chloride 25mEq/Pouch Oral Pd ⊕	464813	K-Lyte/Cl	BRI	0.3263
Potassium Chloride 20mEq/Pouch Oral Pd ⊕	481211	K-Lor	ABB	0.1907
* Potassium Chloride 2.66mEq/mL O/L ⊕	208604	Kaochlor-20 Concentrate	ADI	0.0146
* Potassium Chloride 1.33mEq/mL O/L ⊕	485284	Roychlor	ROY	0.0116
	530565	Kay Ciel	PNG	0.0124
	208590	Kaochlor	ADI	0.0127
	436984	K-10	BEE	0.0162
Potassium Chloride 20mEq/10mL Inj Sol 10mL Pk ⊕	212253	Potassium Chloride	ABB	0.6200
Potassium Gluconate 5mEq Tab ⊕	215503	Kaon	ADI	0.0556
* Potassium Gluconate 1.33mEq/mL O/L ⊕	485357	Royonate	ROY	0.0127
	026700	Potassium-Rougier	ROG	0.0140
	208701	Kaon	ADI	0.0145
Sodium Chloride 0.9% Inj Sol 10mL Pk	037796	Sodium Chloride	ABB	0.6200

40:18 Potassium-Removing Resins

Polystyrene Sodium Sulfonate 1mEq/g Oral Pd 453g Pk ⊕	033197	Kayexalate	WIN	36.0000
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40:00 Electrolytic, Caloric and Water Balance**40:28 Diuretics**

Acetazolamide 250mg Tab ☉	545015	Apo-Acetazolamide	APX	0.1020 +
	295019	Acetazolam	ICN	0.1073
	014907	Diamox	LED	0.1150
Acetazolamide 500mg LA Cap ☉	127930	Diamox	LED	0.3700
Amiloride HCl 5mg Tab ☉	487805	Midamor	MSD	0.1922
Amiloride HCl & Hydrochlorothiazide 5mg & 50mg Tab ☉	487813	Moduret	MSD	0.2418
Aminophylline 200mg Tab ☉	014931	Aminophylline	LED	0.0670
Aminophylline 100mg Tab ☉	092940	Aminophylline	DTC	0.0313
	014923	Aminophylline	LED	0.0375
Aminophylline 21mg/mL O/L ☉	379603	Palaron	FIS	0.0290
Aminophylline 500mg Sup	451673	Corophyllin	BEE	0.4171
Aminophylline 250mg Sup	451665	Corophyllin	BEE	0.3502
Aminophylline 500mg/10mL Inj Sol 10mL Pk	497207	Aminophylline	ABB	0.6200
Aminophylline 250mg/10mL Inj Sol 10mL Pk	012033	Aminophylline	GLA	0.8320
Chlorthalidone 100mg Tab ☉	398373	Chlorthalidone	DTC	0.0805
	360287	Apo-Chlorthalidone	APX	0.0825
	337455	Novothalidone	NOP	0.0840
	293881	Uridon	ICN	0.0935
	010421	Hygroton	GEI	0.1154
Chlorthalidone 50mg Tab ☉	398365	Chlorthalidone	DTC	0.0545
	360279	Apo-Chlorthalidone	APX	0.0575
	337447	Novothalidone	NOP	0.0575
	298964	Uridon	ICN	0.0715
	010413	Hygroton	GEI	0.0859
Ethacrynic Acid 50mg Tab ☉	016497	Edecrin	MSD	0.2050
Furosemide 40mg Tab ☉	396249	Furosemide	DTC	0.0459
	362166	Apo-Furosemide	APX	0.0550
	337749	Novosemide	NOP	0.0550
	332275	Furoside	ICN	0.0600
	012580	Lasix	HOE	0.0678
	344079	Uritol	HOR	0.0756
Furosemide 20mg Tab ☉	489131	Furosemide	DTC	0.0435
	289590	Lasix	HOE	0.0439
	396788	Apo-Furosemide	APX	0.0440
	337730	Novosemide	NOP	0.0445
	353612	Furoside	ICN	0.0446
Furosemide 10mg/mL O/L ☉	432342	Lasix	HOE	0.1817
Furosemide 20mg/2mL Inj Sol 2mL Pk	217743	Lasix	HOE	0.6050
	467766	Uritol	HOR	1.1780

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40:00 Electrolytic, Caloric and Water Balance**40:28 Diuretics**

CONTINUED

Hydrochlorothiazide 50mg Tab Ⓞ	021482	Novohydrazide	NOP	0.0208
	092703	Hydrochloro- thiazide	DTC	0.0213
	209821	Hydrochloro- thiazide	SAP	0.0217
	263907	Urozide	ICN	0.0264
	312800	Apo-Hydro- chlorothiazide	APX	0.0299
	005576	Esidrix	CIB	0.0581
	016519	HydroDIURIL	MSD	0.0630
Hydrochlorothiazide 25mg Tab Ⓞ	092681	Hydrochloro- thiazide	DTC	0.0169
	263893	Urozide	ICN	0.0171
	021474	Novohydrazide	NOP	0.0172
	326844	Apo-Hydro- chlorothiazide	APX	0.0190
	005568	Esidrix	CIB	0.0428
	016500	HydroDIURIL	MSD	0.0455
Hydrochlorothiazide & Spironolactone 25mg & 25mg Tab Ⓞ	180408	Aldactazide	SEA	0.2033
Hydrochlorothiazide & Triamterene 25mg & 50mg Tab Ⓞ	532657	Novotriamzide	NOP	0.0927
	181528	Dyazide	SKF	0.1189
Indapamide 2.5mg Tab Ⓞ	564966	Lozide	SEV	0.2623
Methyldopa & Hydrochlorothiazide 250mg & 25mg Tab Ⓞ	403490	Dopazide-25	ICN	0.1265
	363634	Novodoparil-25	NOP	0.1298
	140597	Aldoril-25	MSD	0.1984
Methyldopa & Hydrochlorothiazide 250mg & 15mg Tab Ⓞ	363642	Novodoparil-15	NOP	0.1143
	403482	Dopazide-15	ICN	0.1144
	140589	Aldoril-15	MSD	0.1816
Metolazone 10mg Tab Ⓞ	301671	Zaroxolyn	PWC	0.1430
Metolazone 5mg Tab Ⓞ	301698	Zaroxolyn	PWC	0.1155
Metolazone 2.5mg Tab Ⓞ	301663	Zaroxolyn	PWC	0.0880
Spironolactone 100mg Tab Ⓞ	285455	Aldactone	SEA	0.6963
Spironolactone 25mg Tab Ⓞ	028606	Aldactone	SEA	0.1791
Triamterene 100mg Tab Ⓞ	027138	Dyrenium	SKF	0.1298
Triamterene 50mg Tab Ⓞ	299715	Dyrenium	SKF	0.1003

Hypertension: Fixed Combination Drugs

A fixed combination drug is not indicated for initial therapy of hypertension. Hypertension requires therapy titrated to the individual patient. Recognizing this, if the fixed combination drug meets that titrated dose of its individual components, its use may be more convenient in the management of the individual patient. The treatment of hypertension is not static; it must be re-evaluated as conditions in each patient warrant. Adapted from F.D.C. Reports, Sept. 11, 1972, p 8 (FDA Cardiovascular Advisory Committee).

40:00 Electrolytic, Caloric and Water Balance

40:40 Uricosuric Drugs

Probenecid 500mg Tab ①	294926	Benuryl	ICN	0.1430
	016616	Benemid	MSD	0.1493
Sulfinpyrazone 200mg Tab ①	481181	Antazone	ICN	0.1259
	463051	Zynol	HOR	0.1309
	481947	Sulfinpyrazone	DTC	0.1399
	441767	Apo-Sulfinpyrazone	APX	0.1450
	475076	Novopyrazone	NOP	0.1458
	010529	Anturan	GEI	0.2059
Sulfinpyrazone 100mg Tab ①	463043	Zynol	HOR	0.0965
	481173	Antazone	ICN	0.1007
	481955	Sulfinpyrazone	DTC	0.1095
	441759	Apo-Sulfinpyrazone	APX	0.1100
	475068	Novopyrazone	NOP	0.1133
	010510	Anturan	GEI	0.1489

48:00 Cough Preparations

48:04 Antitussives

Codeine Phosphate 60mg Tab	093149	Codeine	DTC	0.1585
	003247	Codeine	AHA	0.1810
Codeine Phosphate 30mg Tab	093130	Codeine	DTC	0.0843
	003239	Codeine	AHA	0.0908
	018694	Codeine	NDA	0.1000
Codeine Phosphate 15mg Tab	093122	Codeine	DTC	0.0525
	003220	Codeine	AHA	0.0561
	018686	Codeine	NDA	0.0600
Codeine Phosphate 5mg/mL O/L	093114	Codeine	DTC	0.0196
	018678	Codeine	NDA	0.0260
Codeine Phosphate 30mg/mL Inj Sol 1mL Pk	497282	Codeine	ABB	0.3600
	303879	Codeine	AHA	0.4960
Dextromethorphan HBr 3mg/mL O/L	436895	Koffex	ROG	0.0170
	454389	Robidex	ROB	0.0174
	391069	DM-Syrup	PDA	0.0180
Hydrocodone Bitartrate 5mg Tab	#009288	Hycodan	END	0.1293
	585572	Hycodan	DUP	0.1551
Hydrocodone Bitartrate 1mg/mL O/L	307858	Corutol DH	DOW	0.0236
	585580	Hycodan	DUP	0.0239
	#009253	Hycodan	END	0.0239
	316970	Robidone	ROB	0.0254

48:08 Expectorants

Acetylcysteine 20% Aero Sol 30mL Pk	990833	Mucomyst	BRI	11.3300
Acetylcysteine 20% Aero Sol 10mL Pk	464856	Mucomyst	BRI	4.6200
* Guaifenesin 40mg/mL O/L	296228	Corutol Expectorant	DOW	0.0209
* Guaifenesin 20mg/mL O/L	026468	Robitussin	ROB	0.0118
	026794	Guaifenesin	ROG	0.0150
Guaifenesin (Sugar Free) 20mg/mL O/L	990930	Guaifenesin Sugar Free	ROG	0.0150
Organically bound Iodine (as Iodinated Glycerol) 15mg Tab	354902	Organidin	HOR	0.0525
Organically bound Iodine (as Iodinated Glycerol) 6mg/mL O/L	354910	Organidin	HOR	0.0238

52:00 Eye, Ear, Nose and Throat Preparations

52:04:04 Anti-Infectives (E.E.N.T.) Antibiotics (E.E.N.T.)

Bacitracin 500U/g Oph Oint 3g Pk	327476	Baciguent	UPJ	1.5500
Chloramphenicol 1% Oph Oint 3.5g Pk	001058	Fenicol	ALC	2.2000
	024066	Chloromycetin	PDA	2.3300
	#001341	Chloroptic	ALL	2.5850
Chloramphenicol 0.5% Oph Sol	001082	Chloroptic	ALL	0.2948
	403474	Isopto Fenicol	ALC	0.3135
	221678	Chloromycetin	PDA	0.3393
Chloramphenicol 0.25% Oph Sol	446521	Pentamycetin	PNG	0.3289
	239879	Isopto Fenicol	ALC	0.6270
Chloramphenicol 0.5% Ot Sol	349615	Chloromycetin	PDA	0.4167
Framycetin Sulfate 0.5% Oph Oint 5g Pk	026964	Soframycin	ROU	2.8600
Framycetin Sulfate 0.5% Oph Sol	026921	Soframycin	ROU	0.5913
Framycetin Sulfate & Gramicidin & Dexamethasone 5mg & 50mcg & 0.5mg/mL Ot Sol	228052	Sofracort	ROU	0.8113
Gentamicin Sulfate 0.3% Oph Oint 3.5g Pk	028339	Garamycin	SCH	4.2900
Gentamicin Sulfate 0.3% Oph Sol	512192	Garamycin	SCH	0.8360
Gentamicin Sulfate 0.3% Ot Sol	512184	Garamycin	SCH	0.7494
Polymyxin B Sulfate & Bacitracin (Zinc) 10.000U & 500U/g Oph Oint 3.5g Pk	299219	Polysporin	BWE	2.6400
Polymyxin B Sulfate & Gramicidin 10.000U & 0.025mg/mL Oph/Ot Sol	035343	Polysporin	BWE	0.2640
Polymyxin B Sulfate & Neomycin Sulfate & Bacitracin (Zinc) 5.000U & 5mg & 400U/g Oph Oint 3.5g Pk	243191	Neosporin	CAL	4.4000
Polymyxin B Sulfate & Neomycin Sulfate & Fluocinolone Acetonide 10.000U & 5mg & 0.25mg/mL Ot Sol	189499	Synalar Bi-Otic	SYN	1.0912
Polymyxin B Sulfate & Neomycin Sulfate & Gramicidin 5.000U & 2.5mg & 0.025mg/mL Oph/Ot Sol	243183	Neosporin	CAL	0.4950
Polymyxin B Sulfate & Neomycin Sulfate & Hydrocortisone 10.000U & 5mg & 10mg/mL Ot Sol	243159	Cortisporin	CAL	0.9036
Tobramycin 0.3% Oph Sol	513962	Tobrex	ALC	0.9680

52:04:08 Anti-Infectives (E.E.N.T.) Sulfonamides (E.E.N.T.)

Sulfacetamide (Sodium) 10% Oph Oint 3.5g Pk	252522	Cetamide	ALC	2.7500
	028347	Sulamyd	SCH	2.9150

CONTINUED

52:00 Eye, Ear, Nose and Throat Preparations

52:04:08 Anti-Infectives (E.E.N.T.) Sulfonamides (E.E.N.T.)

CONTINUED

Sulfacetamide (Sodium) 30% Oph Sol	028061	Sulamyd	SCH	0.2017
Sulfacetamide (Sodium) 10% Oph Sol	527963	Sulf-10	CEV	0.1225
	028053	Sulamyd	SCH	0.1357
	000965	Isopto Cetamide	ALC	0.1415
	001287	Bleph-10	ALL	0.1723
Sulfisoxazole Diethanolamine 4% Oph Sol	115460	Gantrisin	HLR	0.2383

52:04:12 Anti-Infectives (E.E.N.T.) Other Anti-Infectives (E.E.N.T.)

Acetic Acid 2.5% in Aluminum Acetate Ot Sol	521159	Domeboro Otic	MIT	0.1150
Iodoxuridine 0.5% Oph Oint 4g Pk	027200	Stoxil	SKF	10.4940
Iodoxuridine 0.1% Oph Sol	001120	Herplex	ALL	0.4657
	027014	Stoxil	SKF	0.4796
Vidarabine 3% Oph Oint 3.5g Pk	381780	Vira-A	PDA	10.4900

52:08 Anti-Inflammatory Agents (E.E.N.T.)

Beclomethasone Dipropionate Nas Sp 200 dose Pk Ⓢ	359688	Beconase	AHA	8.6000
	422053	Vancenase	SCH	9.0750
Colistin Base & Neomycin Base & Hydrocortisone Acetate 3mg & 3.3mg & 10mg/mL Ot Susp	476439	Coly-Mycin Otic	PDA	1.0500
Dexamethasone 0.1% Oph Oint 3.5g Pk	042579	Maxidex	ALC	4.7300
Dexamethasone 0.1% Oph Sol	042560	Maxidex	ALC	1.1990
Dexamethasone 0.1% Oph/Ot Sol	016217	Decadron	MSD	1.2580
Flumethasone Pivalate & Idochlorhydroxyquin 0.02% & 1% Ot Sol	074454	Locacorten-Vioform CIB		0.7420
Flunisolide 0.025% Nas Sp 25mL Pk Ⓢ	421456	Rhinalar	SYN	13.8270
Fluorometholone 0.1% Oph Susp	247855	FML	ALL	1.2012
Hydrocortisone & Atropine Sulfate 2.5% & 1% Oph Oint 3g Pk	062251	HC-Atropine 1%	AHA	9.4000
Methylprednisolone 0.1% Oph Oint 3g Pk	358711	Medrol	UPJ	2.1500
Methylprednisolone 0.1% Oph/Ot Sol	030791	Medrol	UPJ	0.7800

CONTINUED

52:00 Eye, Ear, Nose and Throat Preparations

52:08 Anti-Inflammatory Agents (E.E.N.T.)

CONTINUED

Prednisolone Acetate 1% Oph Sol	301175	Pred Forte	ALL	1.0824
Prednisolone Acetate 0.12% Oph Sol	299405	Pred Mild	ALL	0.7260
Prednisolone Acetate & Atropine Sulfate 0.25% & 1% Oph Sol	411124	Mydrapred	ALC	1.5950

52:16 Local Anesthetics

Lidocaine HCl 2% O/L	001686	Xylocaine Viscous	AST	0.0700
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52:20 Miotics

Carbachol 3% Oph Sol ⊕	000663	Isopto Carbachol	ALC	0.4840
Carbachol 1.5% Oph Sol ⊕	000655	Isopto Carbachol	ALC	0.4033
Echothiophate Iodide 0.25% Oph Sol ⊕	002348	Phospholine Iodide	AYE	1.6880
Echothiophate Iodide 0.125% Oph Sol ⊕	002313	Phospholine Iodide	AYE	1.4900
Echothiophate Iodide 0.06% Oph Sol ⊕	052817	Phospholine Iodide	AYE	1.2980
Pilocarpine HCl 6% Oph Sol ⊕	526738	Miocarpine	CEV	0.2933
	000892	Isopto Carpine	ALC	0.3153
Pilocarpine HCl 4% Oph Sol ⊕	527572	Miocarpine	CEV	0.2127
	000884	Isopto Carpine	ALC	0.2420
Pilocarpine HCl 3% Oph Sol ⊕	527564	Miocarpine	CEV	0.2053
	000876	Isopto Carpine	ALC	0.2200
Pilocarpine HCl 2% Oph Sol ⊕	527556	Miocarpine	CEV	0.1833
	000868	Isopto Carpine	ALC	0.2053
Pilocarpine HCl 1% Oph Sol ⊕	527548	Miocarpine	CEV	0.1650
	000841	Isopto Carpine	ALC	0.1907
Pilocarpine HCl 0.5% Oph Sol ⊕	000833	Isopto Carpine	ALC	0.1907
Pilocarpine HCl & Epinephrine Bitartrate 6% & 1% Oph Sol ⊕	526428	E-Pilo 6	CEV	0.7227
Pilocarpine HCl & Epinephrine Bitartrate 4% & 1% Oph Sol ⊕	526401	E-Pilo 4	CEV	0.6820
Pilocarpine HCl & Epinephrine Bitartrate 3% & 1% Oph Sol ⊕	526398	E-Pilo 3	CEV	0.6545
Pilocarpine HCl & Epinephrine Bitartrate 2% & 1% Oph Sol ⊕	526371	E-Pilo 2	CEV	0.6072
Pilocarpine HCl & Epinephrine Bitartrate 1% & 1% Oph Sol ⊕	526363	E-Pilo 1	CEV	0.6028

52:00 Eye, Ear, Nose and Throat Preparations**52:24 Mydriatics**

Atropine Sulfate 1% Oph Oint 3.5g Pk ☉	252484	Atropine Sulfate	ALC	2.4750
	#001333	Atropine Sulfate	ALL	2.5850
Atropine Sulfate 2% Oph Sol ☉	527955	SMP Atropine	CEV	0.6490
Atropine Sulfate 1% Oph Sol ☉	527947	SMP Atropine	CEV	0.5060
	035017	Isopto Atropine	ALC	0.5170
Dipivefrin HCl 0.1% Oph Sol ☉	529117	Propine	ALL	1.0362
Epinephrine Bitartrate 2% Oph Sol ☉	002356	Epitrate	AYE	0.6850
Epinephrine HCl 2% Oph Sol ☉	001112	Epifrin	ALL	0.5507
	358223	Glaucon	ALC	0.6325
Epinephrine HCl 1% Oph Sol ☉	001104	Epifrin	ALL	0.5082
	358231	Glaucon	ALC	0.6050
Epinephrine HCl 0.5% Oph Sol ☉	001090	Epifrin	ALL	0.4657
Homatropine HBr 5% Oph Sol ☉	000787	Isopto		
		Homatropine	ALC	0.4400
Homatropine HBr 2% Oph Sol ☉	000779	Isopto		
		Homatropine	ALC	0.3667
Phenylephrine HCl 2.5% Oph Sol ☉	465763	Mydrfin	ALC	0.6050
Phenylephrine HCl 0.12% Oph Sol ☉	395161	Prefrin	ALL	0.2281

52:32 Vasoconstrictors (E.E.N.T.)

Naphazoline HCl				
0.1% Oph Sol otc 15mL Pk	528005	Vasocon	CEV	4.7000
	390283	Naphcon Forte	ALC	5.5000
	001147	Albalon	ALL	5.6000
Oxymetazoline HCl 0.025% Oph Sol	543454	Ocuclear	SCH	0.2105
Xylometazoline HCl				
0.1% Nas Sol otc 25mL Pk	537411	Sustaine	WIN	2.6000
	005363	Otrivin	CIB	3.1500
Xylometazoline HCl				
0.05% Nas Sol otc 25mL Pk	537381	Sustaine	WIN	2.3000
	005355	Otrivin	CIB	2.7000

52:36 Other Eye, Ear, Nose and Throat Agents

Acetazolamide 250mg Tab ☉	545015	Apo-		
		Acetazolamide	APX	0.1020 +
	295019	Acetazolam	ICN	0.1073
	014907	Diamox	LED	0.1150
Acetazolamide 500mg LA Cap ☉	127930	Diamox	LED	0.3700
Dextran 70/Hydroxypropyl Methylcellulose				
Oph Sol ☉	390291	Tears Naturale	ALC	0.2420

CONTINUED

52:00 Eye, Ear, Nose and Throat Preparations**52:36 Other Eye, Ear, Nose and Throat Agents**

CONTINUED

Hydroxyethylcellulose & Polyvinylpyrrolidone Oph Sol ①	278858	Adsorbotear	ALC	0.2163
* Methylcellulose 1% Oph Sol ①	000817	Isopto Tears	ALC	0.2567
* Methylcellulose 0.5% Oph Sol ①	000809	Isopto Tears	ALC	0.2090
Petrolatum & Mineral Oil 55% & 42.5% Oph Oint 3.5g Pk ①	210889	Lacri-Lube	ALL	2.9150
Petrolatum & Mineral Oil 94% & 3% Oph Oint 3.5g Pk ①	469688	Duratears	ALC	2.8050
Polyvinyl Alcohol 3% Oph Sol ①	368911	Liquifilm Forte	ALL	0.2662
Polyvinyl Alcohol 1.4% Oph Sol ①	045616	Liquifilm Tears	ALL	0.2376
Polyvinyl Alcohol & Polyvinylpyrrolidone Oph Sol ①	579408	Tears Plus	ALL	0.2501 +
Sodium Carboxymethylcellulose & Gelatin & Pectin Oral Top Oint ①	990272	Orabase	SQU	0.2375
Sodium Cromoglycate 2% Oph Sol ①	394300	Opticrom	FIS	1.1341
Sodium Cromoglycate 2% Nas Sol ①	439355	Rynacrom	FIS	0.8048
Sodium Cromoglycate 10mg/Cart Pd Inh ①	328944	Rynacrom	FIS	0.1789
Timolol Maleate 0.5% Oph Sol ①	451207	Timoptic	MSD	2.2660
Timolol Maleate 0.25% Oph Sol ①	451193	Timoptic	MSD	1.9120

56:00 Gastrointestinal Drugs

56:04 Antacids and Adsorbents

Aluminum Hydroxide 600mg Tab ⊕	208965	Amphojel	WYE	0.0640
* Aluminum Hydroxide 60mg/mL O/L ⊕	034002	Amphojel	WYE	0.0083
Aluminum Hydroxide & Magnesium Hydroxide 400mg & 400mg Tab ⊕	026549	Maalox	ROR	0.0611
	483605	Gelusil 400	PDA	0.0826
Aluminum Hydroxide & Magnesium Hydroxide 200mg & 200mg Tab ⊕	476455	Gelusil	PDA	0.0519
* Aluminum Hydroxide & Magnesium Hydroxide 40mg & 40mg/mL O/L ⊕	013625	Univol	HOR	0.0075
	261173	Neutralca-S	DES	0.0088
	476471	Gelusil	PDA	0.0091
	026530	Maalox	ROR	0.0093
Aluminum Hydroxide & Magnesium Hydroxide 130mg & 70mg/mL O/L ⊕	531154	Gelusil Extra Strength	PDA	0.0118
Aluminum Hydroxide & Magnesium Hydroxide 120mg & 60mg/mL O/L ⊕	491217	Diovol Ex	HOR	0.0107
	497037	Maalox TC	ROR	0.0124
Aluminum Hydroxide & Magnesium Hydroxide 100mg & 100mg/mL O/L ⊕	515655	Amphojel 500	WYE	0.0117
Aluminum Hydroxide & Magnesium Hydroxide 80mg & 80mg/mL O/L ⊕	420646	Mylanta-2 Plain	PDA	0.0118
Aluminum Hydroxide Dried Gel 600mg Tab ⊕	313297	Alu-Tab	RIK	0.0638
Magaldrate 480mg Chew Tab ⊕	571229	Riopan	AYE	0.0427
Magaldrate 400mg Chew Tab ⊕	#002550	Riopan	AYE	0.0427
Magaldrate 96mg/mL O/L ⊕	571202	Riopan	AYE	0.0082
Magaldrate 80mg/mL O/L ⊕	#002453	Riopan	AYE	0.0082
Magnesium Hydroxide 300mg Tab otc 100 Pk	093815	Milk of Magnesia	DTC	2.1000
* Magnesium Hydroxide 80mg/mL O/L otc 450mL Pk	036218	Milk of Magnesia	WAM	2.9000
otc 500mL Pk	093807	Milk of Magnesia	DTC	2.3000

56:08 Antidiarrhea Agents

Camphorated Tincture of Opium (Paregoric) O/L	095680	Camphor Co. Tincture	DTC	0.0201
Diphenoxylate HCl 2.5mg Tab	399345	Lomotil	SEA	0.2323

CONTINUED

56:00 Gastrointestinal Drugs

56:08 Antidiarrhea Agents

CONTINUED

Diphenoxylate HCl 0.5mg/mL O/L	399353	Lomotil	SEA	0.1166
Kaolin & Pectin & Paregoric O/L	346756	Donnagel-PG	ROB	0.0202
* Kaolin & Pectin Compound O/L ⊕	030864	Kaopectate	UPJ	0.0064
Loperamide HCl 2mg Cap	579343	Imodium	JAN	0.3735
	#372811	Imodium	ORT	0.3735

56:12 Cathartics

* Bisacodyl 5mg Ent Tab otc 30 Pk	267066	Bisacolax	ICN	3.9000
	545023	Apo-Bisacodyl	APX	4.0000
	254142	Dulcolax	BOE	4.8000
* Bisacodyl 10mg Sup otc 6 Pk	261327	Bisacolax	ICN	4.9500
	003875	Dulcolax	BOE	5.2000
Bisacodyl 5mg Sup otc 3 Pk	003867	Dulcolax	BOE	2.7500
Bisacodyl 2mg/mL Enema otc 5mL Pk	286265	Dulcolax	BOE	2.7500
Bisacodyl 10mg/5mL Rect Sol otc 25 Pk	067369	Dulcolax	BOE	1.2000
Cascara Sagrada 300mg Tab otc 100 Pk	093300	Cascara Sagrada	DTC	3.8000
	023620	Cascara Sagrada	PDA	7.4000
* Cascara Sagrada O/L otc 100mL Pk	510300	Cas-Evac	PDA	5.1000
Castor Oil O/L otc 50mL Pk	094080	Castor Oil	DTC	1.5000
Castor Oil Emuls otc 115mL Pk	127922	Neoloid	LED	6.2500
Danthron 75mg Tab otc 100 Pk	026352	Dorbane	RIK	11.7000
	323802	Modane	ADI	16.3000
Danthron 7.5mg/mL O/L otc 114mL Pk	323810	Modane	ADI	6.0000
Diocetyl Calcium Sulfosuccinate 240mg Cap otc 30 Pk	012491	Surfak	HOE	5.6000
Diocetyl Calcium Sulfosuccinate 50mg Cap otc 100 Pk	012483	Surfak	HOE	10.7000
* Diocetyl Sodium Sulfosuccinate 100mg Cap otc 100 Pk	472166	Regulex	AYE	11.8000
	473111	Docosate Sodium	KLP	12.5000
	464767	Colace	BRI	14.5000
Diocetyl Sodium Sulfosuccinate 10mg/mL O/L otc 25mL Pk	464775	Colace	BRI	6.0000
Diocetyl Sodium Sulfosuccinate 4mg/mL O/L otc 250mL Pk	464783	Colace	BRI	8.1000
* Glycerin 2.7g Sup otc 24 Pk	990868	Glycerin	DTC	1.8000
	990825	Glycerin	ROG	2.7500
	990485	Glycerin	PDA	2.8000

CONTINUED

56:00 Gastrointestinal Drugs

56:16 Digestants

CONTINUED

Pancrelipase equivalent to Lipase, & Amylase & Protease

4,000 & 20,000 & 25,000 USP U
Ent Microsph Cap ①

492906 Pancrease

MCN 0.1698+

Pancrelipase equivalent to Lipase & Amylase & Protease

8,000 & 30,000 & 30,000 USP U Cap ①

263818 Cotazym

ORG 0.1364

56:22 Antiemetics and Antinauseants

* Dimenhydrinate 50mg Tab ①

398381 Dimenhydrinate

DTC 0.0270

209783 Dimenhydrinate

SAP 0.0273

363766 Apo-

Dimenhydrinate

APX 0.0295

021423 Novodiminate

NOP 0.0295

272671 Travamine

ICN 0.0550

028487 Dramamine

SEA 0.0552

013803 Gravol Filmkote

HOR 0.0827

* Dimenhydrinate 15mg Tab ①

511196 Gravol Filmkote

HOR 0.1030

* Dimenhydrinate 3mg/mL O/L

230197 Gravol

HOR 0.0295

* Dimenhydrinate 100mg Sup

013609 Gravol

HOR 0.2440

* Dimenhydrinate 50mg Sup

013595 Gravol

HOR 0.2330

Dimenhydrinate

250mg/5mL Inj Sol 5mL Pk

013579 Gravol

HOR 1.9233

Dimenhydrinate 50mg/5mL Inj Sol 5mL Pk

013560 Gravol

HOR 0.8440

Meclizine HCl 25mg Tab ①

220442 Bonamine

PFI 0.1508

Nabilone 1mg Cap ①

548375 Cesamet

LIL 3.7340+

56:40 Miscellaneous G.I. Drugs

Cimetidine 600mg Tab ①

584282 Peptol

HOR 0.4729+

563587 Tagamet

SKF 0.5043

Cimetidine 400mg Tab ①

568449 Peptol

HOR 0.3316

563579 Tagamet

SKF 0.3716

Cimetidine 300mg Tab ①

487872 Apo-Cimetidine

APX 0.1500+

546240 Peptol

HOR 0.1500

582417 Novocimetine

NOP 0.1500+

397474 Tagamet

SKF 0.2654

Cimetidine 200mg Tab ①

584215 Apo-Cimetidine

APX 0.1400+

546232 Peptol

HOR 0.1400

582409 Novocimetine

NOP 0.1400+

563560 Tagamet

SKF 0.2502

Cimetidine 60mg/mL O/L ①

397482 Tagamet

SKF 0.1172

CONTINUED

56:00 Gastrointestinal Drugs**56:40 Miscellaneous G.I. Drugs**

CONTINUED

Lactulose 666.7mg/mL O/L ☉	444316	Cephulac	MER	0.0306
Metoclopramide HCl 10mg Tab ☉	386014	Reglan	ROB	0.1294
	314722	Maxeran	NRD	0.1410
Metoclopramide HCl 1mg/mL O/L ☉	386022	Reglan	ROB	0.0232
	314714	Maxeran	NRD	0.0268
Metoclopramide HCl 10mg/2mL Inj Sol 2mL Pk	386006	Reglan	ROB	1.0912
	314706	Maxeran	NRD	1.2100
Ranitidine HCl 150mg Tab	553379	Zantac	GLA	0.8232
Sucralfate 1g Tab ☉	506346	Sulcrate	NRD	0.2750

60:00 Gold Compounds

Sodium Aurothiomalate 50mg/mL Inj Sol 1mL Pk ①	025089	Myochrysine	RPP	9.7460
Sodium Aurothiomalate 25mg/mL Inj Sol 1mL Pk ①	025070	Myochrysine	RPP	6.2810
Sodium Aurothiomalate 10mg/mL Inj Sol 1mL Pk ①	025062	Myochrysine	RPP	5.1810

64:00 Heavy Metal Antagonists

Calcium Disodium Edetate
1000mg/5mL Inj Sol 5mL Pk

026239 Calcium Disodium
Versenate RIK 5.5000

68:00 Hormones and Substitutes

68:04 Corticosteroids

Beclomethasone Dipropionate Aero Pd 200 dose Pk	334243 374407	Beclovent Vanceril	AHA SCH	8.6000 9.0750
Betamethasone 0.5mg Tab	028185 012211	Celestone Betnelan	SCH GLA	0.1997 0.2074
Betamethasone Acetate & Betamethasone Disodium Phosphate 3mg & 3mg/mL Inj Susp 1mL Pk	028096	Celestone Soluspan	SCH	3.3000
Cortisone Acetate 25mg Tab	280437 249963 016446	Cortisone Cortisone Cortone	ICN UPJ MSD	0.0836 0.0845 0.2740
Cortisone Acetate 5mg Tab	016438	Cortone	MSD	0.0732
Dexamethasone 4mg Tab	489158 504416 349100 354309	Dexasone Deronil Hexadrol Decadron	ICN SCH ORG MSD	0.3768 0.3795 0.6458 0.8306
Dexamethasone 0.75mg Tab	285471 501069 022519 016470	Dexasone Deronil Hexadrol Decadron	ICN SCH ORG MSD	0.0930 0.0935 0.1689 0.2622
Dexamethasone 0.5mg Tab	295094 501050 022500 016462	Dexasone Deronil Hexadrol Decadron	ICN SCH ORG MSD	0.0655 0.0660 0.1168 0.2110
Dexamethasone Tertiary-Butylacetate 20mg/5mL Inj Susp 5mL Pk	016268	Decadron T.B.A.	MSD	11.4900
Dexamethasone 21-Phosphate 20mg/5mL Inj Sol 5mL Pk	269026 213624	Hexadrol Decadron	ORG MSD	10.0650 12.2100
Fludrocortisone Acetate 0.1mg Tab	029351	Florinef	SQU	0.1175
Hydrocortisone 20mg Tab	030929	Cortef	UPJ	0.1475
Hydrocortisone Acetate 125mg/5mL Inj Susp 5mL Pk	016276	Hydrocortone	MSD	6.5300
Hydrocortisone Sodium Succinate Inj Pd 1000mg Pk	030635	Solu-Cortef	UPJ	8.7400
Hydrocortisone Sodium Succinate Inj Pd 500mg Pk	030627	Solu-Cortef	UPJ	5.5600
Hydrocortisone Sodium Succinate Inj Pd 250mg Pk	030619	Solu-Cortef	UPJ	3.7400
Hydrocortisone Sodium Succinate Inj Pd 100mg Pk	030600	Solu-Cortef	UPJ	2.1600
Methylprednisolone 4mg Tab	030988	Medrol	UPJ	0.2117

CONTINUED

68:00 Hormones and Substitutes**68:04 Corticosteroids**

CONTINUED

Methylprednisolone Acetate 100mg/5mL Inj Susp 5mL Pk	030740	Depo-Medrol	UPJ	6.6500
Methylprednisolone Acetate 80mg/mL Inj Susp 1mL Pk	030767	Depo-Medrol	UPJ	5.8500
Methylprednisolone Acetate 40mg/mL Inj Susp 1mL Pk	030759	Depo-Medrol	UPJ	3.4000
Methylprednisolone Sodium Succinate Inj Pd 500mg Pk	030678	Solu-Medrol	UPJ	18.9600
Methylprednisolone Sodium Succinate Inj Pd 125mg Pk	030651	Solu-Medrol	UPJ	7.5900
Methylprednisolone Sodium Succinate Inj Pd 40mg Pk	030643	Solu-Medrol	UPJ	3.2100
Prednisolone Acetate 125mg/5mL Inj Susp 5mL Pk	028118	Meticortelone	SCH	6.3800
Prednisone 50mg Tab	252417	Deltasone	UPJ	0.1445
Prednisone 5mg Tab	210188	Deltasone	UPJ	0.0239
	093629	Prednisone.	DTC	0.0265
	312770	Apo-Prednisone	APX	0.0280
	232092	Prednisone	SAP	0.0294
	021695	Novoprednisone	NOP	0.0300
	023833	Paracort	PDA	0.0449
	010197	Colisone	FRS	0.0675
Prednisone 1mg Tab	271373	Winpred	ICN	0.0990
Triamcinolone 4mg Tab	029475	Kenacort	SQU	0.3490
	015024	Aristocort	LED	0.4240
Triamcinolone 2mg Tab	015016	Aristocort	LED	0.1885
Triamcinolone Acetonide 200mg/5mL Inj Susp 5mL Pk	029300	Kenalog-40	SQU	15.2500
Triamcinolone Acetonide 50mg/5mL Inj Susp 5mL Pk	460761	Kenalog-10	SQU	9.7000
Triamcinolone Acetonide 40mg/mL Inj Susp 1mL Pk	990876	Kenalog-40	SQU	4.5000
Triamcinolone Hexacetonide 20mg/mL Inj Susp 1mL Pk	297151	Aristospan	LED	4.6500

68:08 Androgens

Fluoxymesterone 5mg Tab ①	030902	Halotestin	UPJ	0.1220
Methyltestosterone 25mg Tab ①	005630	Metandren	CIB	0.5438
Methyltestosterone 10mg Tab ①	005622	Metandren	CIB	0.2164

CONTINUED

68:00 Hormones and Substitutes

68:08 Androgens

CONTINUED

Nandrolone Phenpropionate 125mg/5mL Oily Inj Sol 5mL Pk ①	022470	Durabolin	ORG 18.5790
Nandrolone Phenpropionate 100mg/2mL Oily Inj Sol 2mL Pk ①	022489	Durabolin	ORG 14.8940
Oxymetholone 50mg Tab ①	189421	Anapolon-50	SYN 1.1520
Stanozolol 2mg Tab ①	033812	Winstrol	WIN 0.1650
Testosterone Cypionate 100mg/mL Oily Inj Sol 1mL Pk ①	030783	Depo-Testosterone	UPJ 2.6500
Testosterone Enanthate 1000mg/5mL Oily Inj Sol 5mL Pk ①	029246	Delatestryl	SQU 13.0500

68:16 Estrogens

Chlorotrianisene 25mg Cap ①	017973	Tace	MER 0.4932
Chlorotrianisene 12mg Cap ①	017965	Tace	MER 0.2328
Conjugated Estrogens 2.5mg Tab ①	252611	Oestrilin	DES 0.2000
	002593	Premarin	AYE 0.2011
Conjugated Estrogens 1.25mg Tab ①	265489	C.E.S.	ICN 0.1056
	006297	Oestrilin	DES 0.1100
	002585	Premarin	AYE 0.1115
Conjugated Estrogens 0.625mg Tab ①	265470	C.E.S.	ICN 0.0633
	002577	Premarin	AYE 0.0664
	006289	Oestrilin	DES 0.0675
Conjugated Estrogens 0.3mg Tab ①	002569	Premarin	AYE 0.0413
	252603	Oestrilin	DES 0.0450
Conjugated Estrogens 0.625mg/g Vag Cr ①	002089	Premarin	AYE 0.1395
Dienestrol 0.1mg/g Vag Cr ①	441295	Dienestrol	ORT 0.0697
Dienestrol 0.1mg/g Vag Cr-App ①	518360	DV Cream	MER 0.0770
	990531	Dienestrol	ORT 0.0785
Esterified Estrogens 1.25mg Tab ①	242993	Climestrone	FRS 0.1582
Esterified Estrogens 0.625mg Tab ①	#242985	Climestrone	FRS 0.0855
Ethinyl Estradiol 0.5mg Tab ①	028231	Estinyl	SCH 0.1650
Ethinyl Estradiol 0.05mg Tab ①	028223	Estinyl	SCH 0.0759
Ethinyl Estradiol 0.02mg Tab ①	028215	Estinyl	SCH 0.0462
Stilboestrol 5mg Tab ①	003379	Stilboestrol	AHA 0.1260
Stilboestrol 1mg Tab ①	003360	Stilboestrol	AHA 0.1117
Stilboestrol 0.5mg Tab ①	003352	Stilboestrol	AHA 0.1051
Stilboestrol 0.1mg Tab ①	003336	Stilboestrol	AHA 0.0787

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68:00 Hormones and Substitutes

68:16 Estrogens

CONTINUED

Stilboestrol Sodium Diphosphate 100mg Tab ☉	013781	Honvol	HOR	0.5240
Stilboestrol Sodium Diphosphate 250mg/5mL Inj Sol 5mL Pk ☉	013587	Honvol	HOR	3.5250
Sulfanilamide & Allantoin & Aminacrine HCl & Dienestrol Vag Cr	134198	AVC/Dienestrol	MER	0.1073

68:20:01 Anti-Diabetic Agents Insulins

Insulin (Isophane) Beef 1000U/10mL Inj Susp otc 10mL Pk	542938	NPH Insulin	CNG	11.4000
Insulin (Isophane) Beef & Pork 1000U/10mL Inj Susp otc 10mL Pk <i>Not interchangeable</i>	274127 446572	NPH Insulin NPH Iletin	CNG LIL	9.5000 10.7000
Insulin (Isophane) Pork 1000U/10mL Inj Susp otc 10mL Pk <i>Not interchangeable</i>	542946 552275 514551	NPH Insulin Insulatard NPH Iletin II	CNG HOR LIL	14.9000 16.0000 + 17.4000
Insulin (Lente) Beef & Pork 1000U/10mL Inj Susp otc 10mL Pk <i>Not interchangeable</i>	275409 446580	Lente Insulin Lente Iletin	CNG LIL	9.5000 10.7000
Insulin (Lente) Pork 1000U/10mL Inj Susp otc 10mL Pk <i>Not interchangeable</i>	542911 514535	Lente Insulin Lente Iletin II	CNG LIL	14.9000 17.4000
Insulin (Neutral & Isophane) Pork 1000U/10mL Inj Susp otc 10mL Pk	552259	Mixtard	HOR	16.0000 +
Insulin (Neutral) Pork 1000U/10mL Inj Sol otc 10mL Pk	552267	Velosulin	HOR	16.0000 +
Insulin (Protamine Zinc) Beef 1000U/10mL Inj Susp otc 10mL Pk	539201	Protamine Zinc Insulin	CNG	11.4000
Insulin (Protamine Zinc) Beef & Pork 1000U/10mL Inj Susp otc 10mL Pk <i>Not interchangeable</i>	274119 446610	Protamine Zinc Insulin Protamine Zinc Iletin	CNG LIL	9.5000 10.7000
Insulin (Protamine Zinc) Pork 1000U/10mL Inj Susp otc 10mL Pk	539228	Protamine Zinc Insulin	CNG	14.9000
Insulin (Semilente) Beef & Pork 1000U/10mL Inj Susp otc 10mL Pk <i>Not interchangeable</i>	275417 446602	Semilente Insulin Semilente Iletin	CNG LIL	9.5000 10.7000

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68:00 Hormones and Substitutes**68:20:01 Anti-Diabetic Agents Insulins**

CONTINUED

Insulin (Sulfated) Beef & Pork 1000U/10mL Inj Susp otc 10mL Pk	006009	Sulfated Insulin	CNG 29.8500
Insulin (Ultralente) Beef & Pork 1000U/10mL Inj Susp otc 10mL Pk <i>Not interchangeable</i>	275425 446599	Ultralente Insulin Ultralente Iletin	CNG 9.5000 LIL 10.7000
Insulin (Zinc Crystalline) Beef 1000U/10mL Inj Sol otc 10mL Pk	546348	Insulin-Toronto	CNG 11.4000
Insulin (Zinc Crystalline) Beef & Pork 1000U/10mL Inj Sol otc 10mL Pk <i>Not interchangeable</i>	005894 446564	Insulin-Toronto Regular Iletin	CNG 9.5000 LIL 10.7000
Insulin (Zinc Crystalline) Pork 1000U/10mL Inj Sol otc 10mL Pk <i>Not interchangeable</i>	539244 513644	Insulin-Toronto Regular Iletin II	CNG 14.9000 LIL 17.4000

68:20:02 Anti-Diabetic Agents Oral Anti-Diabetic Agents

Acetohexamide 500mg Tab ☉	015598	Dimelor	LIL 0.2241
Chlorpropamide 250mg Tab ☉	012564 377937 209937 312711	Chloronase Chlorpropamide Chlorpropamide Apo- Chlorpropamide	HOE 0.0352 DTC 0.0423 SAP 0.0423 APX 0.0450
	021350 013730 024716	Novopropamide Stabinol Diabinese	NOP 0.0450 HOR 0.0454 PFI 0.1088
Chlorpropamide 100mg Tab ☉	399302 024708	Apo- Chlorpropamide Diabinese	APX 0.0450 PFI 0.0563
Glyburide 5mg Tab ☉	012599 480290	Diabeta Euglucon	HOE 0.1038 USV 0.1038
Glyburide 2.5mg Tab ☉	480304 454753	Euglucon Diabeta	USV 0.0616 HOE 0.0677
Metformin HCl 500mg Tab ☉	314552	Glucophage	NRD 0.1188
Tolbutamide 500mg Tab ☉	093033 209872 312762 021849 012602 013889	Tolbutamide Tolbutamide Apo-Tolbutamide Novobutamide Orinase Mobenol	DTC 0.0275 SAP 0.0290 APX 0.0350 NOP 0.0350 HOE 0.0689 HOR 0.0728

68:00 Hormones and Substitutes**68:24 Parathyroid Agents**

Calcium Carbonate 1250mg Tab ☉	541907	Os-Cal 500	AYE	0.1590
Calcium Carbonate 625mg Tab ☉	541915	Os-Cal 250	AYE	0.0848
Calcium Carbonate & Calcium Gluconolactate 1.5g & 3.08g Eff Tab ☉	259497	Gramcal	SAN	0.4297
Calcium Carbonate & Calcium Gluconolactate 0.3g & 2.94g Eff Tab ☉	027588	Calcium-Sandoz Forte	SAN	0.2442
Calcium Gluconate 650mg Tab etc 100 Pk	094773	Calcium Gluconate	DTC	3.0000
	241717	Calcium Gluconate	WAM	3.0500
	023574	Calcium Gluconate	PDA	5.4000
Calcium Gluconate 1000mg/10mL Inj Sol 10mL Pk	027219	Calcium-Sandoz	SAN	1.2650
Calcium Gluconate & Calcium Glucoheptonate 58.7mg & 172.1mg/mL O/L ☉	466425	Calcium-Rougier	ROG	0.0170
Calcium Gluconogalactogluconate 200mg/mL O/L ☉	027383	Calcium-Sandoz	SAN	0.0158
Calcium Lactate 650mg Tab etc 100 Pk	094765	Calcium Lactate	DTC	3.0000
	023590	Calcium Lactate	PDA	5.7500
Dihydrotachysterol 0.2mg Tab ☉	569186	Dihydrotachysterol	BOE	0.4950 -
Dihydrotachysterol 0.125mg Cap ☉	033057	Hytakerol	WIN	0.4370
Dihydrotachysterol 0.25mg/mL O/L ☉	033553	Hytakerol	WIN	1.5333

68:28 Pituitary Agents

Cosyntropin Zinc Hydroxide 1mg/mL Inj Susp 1mL Pk	253952	Synacthen Depot	CIB	12.5300
Desmopressin Acetate 0.1mg/mL Nas Sol 2.5mL Pk	402516	DDAVP	FEI	29.8500

68:32 Progestogens and Oral Contraceptives

Ethinyl Estradiol & Norethindrone 0.035mg & 0.5mg + 0.035mg & 1mg Tab 21 Pk ☉ <i>Not interchangeable</i>	538590	Ortho 10/11	ORT	5.7383
Ethinyl Estradiol & Norethindrone 0.035mg & 0.5mg + 0.035mg & 1mg Tab 28 Pk ☉ <i>Not interchangeable</i>	538582	Ortho 10/11	ORT	6.0060
Ethinyl Estradiol & Norethindrone 0.035mg & 1mg Tab 21 Pk ☉ <i>Not interchangeable</i>	372846	Ortho 1/35	ORT	5.7383
	531006	Brevicon 1/35	SYN	5.8190

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68:00 Hormones and Substitutes

68:32 Progestogens and Oral Contraceptives

CONTINUED

Ethinyl Estradiol & Norethindrone 0.035mg & 1mg Tab 28 Pk ☉ <i>Not interchangeable</i>	531014 372838	Brevicon 1/35 Ortho 1/35	SYN ORT	5.8190 6.0060
Ethinyl Estradiol & Norethindrone 0.035mg & 0.5mg Tab 21 Pk ☉ <i>Not interchangeable</i>	317047 373265	Ortho 0.5/35 Brevicon	ORT SYN	5.7383 5.8190
Ethinyl Estradiol & Norethindrone 0.035mg & 0.5mg Tab 28 Pk ☉ <i>Not interchangeable</i>	373273 340731	Brevicon Ortho 0.5/35	SYN ORT	5.8190 6.0060
Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 2.5mg Tab 21 Pk ☉ <i>Not interchangeable</i>	024015	Norlestrin 2.5/50	PDA	5.3400
Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 2.5mg Tab 28 Pk ☉ <i>Not interchangeable</i>	340804	Norlestrin 2.5/50	PDA	5.4500
Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 1mg Tab 21 Pk ☉ <i>Not interchangeable</i>	024007	Norlestrin 1:50	PDA	5.0600
Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 1mg Tab 28 Pk ☉ <i>Not interchangeable</i>	340790	Norlestrin 1:50	PDA	5.1700
Ethinyl Estradiol & Norethindrone Acetate 0.03mg & 1.5mg Tab 21 Pk ☉ <i>Not interchangeable</i>	297143	Loestrin 1.5/30	PDA	5.2300
Ethinyl Estradiol & Norethindrone Acetate 0.03mg & 1.5mg Tab 28 Pk ☉ <i>Not interchangeable</i>	353027	Loestrin 1.5/30	PDA	5.3400
Ethinyl Estradiol & Norethindrone Acetate 0.02mg & 1mg Tab 21 Pk ☉ <i>Not interchangeable</i>	315966	Minestrin 1/20	PDA	5.0600
Ethinyl Estradiol & Norethindrone Acetate 0.02mg & 1mg Tab 28 Pk ☉ <i>Not interchangeable</i>	343838	Minestrin 1/20	PDA	5.1700
Ethinyl Estradiol & Norgestrel 3 Phase Seq Tab 21 Pk ☉ <i>Not interchangeable</i>	579386	Triphasil	WYE	5.6500 +
Ethinyl Estradiol & Norgestrel 3 Phase Seq Tab 28 Pk ☉ <i>Not interchangeable</i>	586609	Triphasil	WYE	5.6500 +
Ethinyl Estradiol & Norgestrel 0.05mg & 0.25mg Tab 21 Pk ☉ <i>Not interchangeable</i>	034207	Ovral	WYE	5.3500
Ethinyl Estradiol & Norgestrel 0.05mg & 0.25mg Tab 28 Pk ☉ <i>Not interchangeable</i>	340766	Ovral	WYE	5.3500

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68:00 Hormones and Substitutes**68:32 Progestogens and Oral Contraceptives**

CONTINUED

Ethinyl Estradiol & Norgestrel 0.03mg & 0.15mg Tab 21 Pk ☉ <i>Not interchangeable</i>	300640	Min-Ovral	WYE	5.3500
Ethinyl Estradiol & Norgestrel 0.03mg & 0.15mg Tab 28 Pk ☉ <i>Not interchangeable</i>	342815	Min-Ovral	WYE	5.3500
Hydroxyprogesterone Caproate 250mg/2mL Oily Inj Sol 2mL Pk <i>Not interchangeable</i>	029211	Delalutin	SQU	7.3000
Medrogestone 5mg Tab ☉ <i>Not interchangeable</i>	037117	Colprone	AYE	0.1296
Medroxyprogesterone Acetate 100mg Tab ☉ <i>Not interchangeable</i>	030945	Provera	UPJ	0.7965
Medroxyprogesterone Acetate 5mg Tab ☉ <i>Not interchangeable</i>	030937	Provera	UPJ	0.1690
Medroxyprogesterone Acetate 400mg/4mL Inj Susp 4mL Pk ☉ <i>Not interchangeable</i>	030856	Depo-Provera	UPJ	20.4000
Mestranol & Norethindrone 0.1mg & 2mg Tab 21 Pk ☉ <i>Not interchangeable</i>	022640	Ortho-Novum 2	ORT	6.4213
	030368	Norinyl 2	SYN	6.6110
Mestranol & Norethindrone 0.1mg & 2mg Tab 28 Pk ☉ <i>Not interchangeable</i>	340839	Norinyl 2	SYN	6.6110
Mestranol & Norethindrone 0.1mg & 0.5mg Tab 21 Pk ☉ <i>Not interchangeable</i>	022632	Ortho-Novum 0.5	ORT	6.4213
Mestranol & Norethindrone 0.08mg & 1mg Tab 21 Pk ☉ <i>Not interchangeable</i>	022659	Ortho-Novum 1/80	ORT	6.4213
	030341	Norinyl 1 + 80	SYN	6.6110
Mestranol & Norethindrone 0.08mg & 1mg Tab 28 Pk ☉ <i>Not interchangeable</i>	340855	Norinyl 1 + 80	SYN	6.6110
Mestranol & Norethindrone 0.075mg & 5mg Tab 21 Pk ☉ <i>Not interchangeable</i>	022616	Ortho-Novum 5	ORT	10.5600
Mestranol & Norethindrone 0.05mg & 1mg Tab 21 Pk ☉ <i>Not interchangeable</i>	022608	Ortho-Novum 1:50	ORT	5.7383
	030333	Norinyl 1 + 50	SYN	5.8190
Mestranol & Norethindrone 0.05mg & 1mg Tab 28 Pk ☉ <i>Not interchangeable</i>	340847	Norinyl 1 - 50	SYN	5.8190
	340758	Ortho-Novum 1/50	ORT	6.0060
Norethindrone 0.35mg Tab 35 Pk ☉ <i>Not interchangeable</i>	037605	Micronor	ORT	6.4258

68:00 Hormones and Substitutes

68:36 Thyroids

Calcitonin Salmon

400IU/2mL Inj Sol 2mL Pk ☉	#562149	Calcimar	ORG	24.7830
	584703	Calcimar	USV	27.0160
Levothyroxine (Sodium) 0.3mg Tab ☉	012319	Eltroxin	GLA	0.0565
	009695	Synthroid	FLI	0.0567
Levothyroxine (Sodium) 0.2mg Tab ☉	012300	Eltroxin	GLA	0.0365
	009687	Synthroid	FLI	0.0418
Levothyroxine (Sodium) 0.15mg Tab ☉	295582	Eltroxin	GLA	0.0355
	212164	Synthroid	FLI	0.0396
Levothyroxine (Sodium) 0.1mg Tab ☉	012297	Eltroxin	GLA	0.0330
	009660	Synthroid	FLI	0.0347
Levothyroxine (Sodium) 0.05mg Tab ☉	012289	Eltroxin	GLA	0.0260
	009652	Synthroid	FLI	0.0275
Liothyronine (Sodium) 25mcg Tab ☉	027103	Cytomel	SKF	0.0496
	012327	Tetroxin	GLA	0.0615
Liothyronine (Sodium) 5mcg Tab ☉	027081	Cytomel	SKF	0.0405
Thyroid 2gr (125mg) Tab ☉	023965	Thyroid	PDA	0.0323
	483559	Proloid	PDA	0.0445
Thyroid 1gr (60mg) Tab ☉	023957	Thyroid	PDA	0.0253
	483540	Proloid	PDA	0.0318
Thyroid 1/2gr (30mg) Tab ☉	023949	Thyroid	PDA	0.0205
	483583	Proloid	PDA	0.0281

68:38 Anti-Thyroids

Methimazole 5mg Tab ☉	015741	Tapazole	LIL	0.0626
Propylthiouracil 100mg Tab ☉	010219	Propyl-Thyracil	FRS	0.1222
Propylthiouracil 50mg Tab ☉	010200	Propyl-Thyracil	FRS	0.0780

76:00 Oxytocics

Ergonovine Maleate 0.2mg Tab	015709	Ergotrate	LIL	0.1410
Oxytocin 10IU/mL Inj Sol 1mL Pk	035998	Syntocinon-10	SAN	0.5082
Oxytocin 5IU/mL Inj Sol 1mL Pk	282316	Syntocinon-5	SAN	0.4136

84:00 Skin and Mucous Membrane Preparations

84:04:04 Anti-Infectives (Skin) Antibiotics (Skin)

Bacitracin 500U/g Oint	012351	Bacitracin	GLA	0.1100
	312487	Bacitin	ICN	0.1100
	031046	Baciguent	UPJ	0.1100
Erythromycin 1% Oint	015997	Ilotycin	LIL	0.2611
Erythromycin 1.5% Lot	512591	Staticin	WSD	0.1080
Neomycin Sulfate 0.5% Oint	031070	Myciguent	UPJ	0.1000
Neomycin Sulfate 500mg/mL Top Sol	030813	Mycifradin	UPJ	0.3330

84:04:08 Anti-Infectives (Skin) Fungicides (Skin)

Clotrimazole 200mg Vag Tab	567388	Canesten 3	MIT	4.0150
Clotrimazole 100mg Vag Tab	516848	Myclo	BOE	1.6408
	513946	Canesten	MIT	1.6463
Clotrimazole 10mg/g Vag Cr-App	516813	Myclo	BOE	0.2068
	513938	Canesten	MIT	0.2092
Clotrimazole 10mg/g Cr	516805	Myclo	BOE	0.2640
	513903	Canesten	MIT	0.3097
Clotrimazole 10mg/mL Top Sol	513911	Canesten	MIT	0.2899
	516821	Myclo	BOE	0.2933
Econazole Nitrate 150mg Vag Sup	452114	Ecostatn	SQU	3.0333
Econazole Nitrate 1% Cr	561002	Ecostatn	SQU	0.2200
Haloprogin 1% Cr	291048	Halotex	WSD	0.2002
Haloprogin 1% Top Sol	291021	Halotex	WSD	0.1789
Miconazole Nitrate 400mg Vag Sup	530999	Monistat 3	ORT	3.4650
Miconazole Nitrate 100mg Vag Sup	387193	Monistat 7	ORT	1.4850
Miconazole Nitrate 2% Vag Cr-App	321036	Monistat 7	ORT	0.2212
	326968	Micatin	MCN	0.2878
Miconazole Nitrate 2% Cr	497797	Monistat Derm	ORT	0.2878
	471534	Micatin	MCN	0.2952
Miconazole Nitrate 2% Lot	471534	Micatin	MCN	0.2952
Nystatin 100,000U Vag Tab	029491	Mycostatin	SQU	0.2167
	015067	Nilstat	LED	0.2333
	270091	Nadostine	NDA	0.2433
Nystatin 100,000U/g Vag Cr	278793	Nilstat	LED	0.1533
	295973	Mycostatin	SQU	0.0617
Nystatin 25,000U/g Vag Cr	288209	Nadostine	NDA	0.0667
	029556	Mycostatin	SQU	0.1967
Nystatin 100,000U/g Oint	449806	Nilstat	LED	0.2167
	288195	Nadostine	NDA	0.2167
	382639	Nyaderm	KLP	0.1260
Nystatin 100,000U/g Cr	029092	Mycostatin	SQU	0.1967
	449792	Nilstat	LED	0.2167
	288217	Nadostine	NDA	0.2167

84:00 Skin and Mucous Membrane Preparations**84:04:12 Anti-Infectives (Skin) Parasiticides (Skin)**

Benzyl Benzoate 25% Cr	001376	Scabanca	ANC	0.0481
Crotamiton 10% Cr	010375	Eurax	GEI	0.1930
Gamma Benzene Hexachloride 1% Cr	026204	Kwellada	RCA	0.0454
Gamma Benzene Hexachloride 1% Shampoo	351105	gBh	ROR	0.0473
	026220	Kwellada	RCA	0.0517
Gamma Benzene Hexachloride 1% Lot	026212	Kwellada	RCA	0.0517
Pyrethrins & Piperonyl Butoxide Top Sol	480150	A-200 Pyrinat	USV	0.0570

84:04:16 Anti-Infectives (Skin) Other Anti-Infectives (Skin)

Chlorhexidine Gluconate 4% Top Sol otc 110mL Pk	245097	Hibitane	AYE	3.8000
Hexachlorophene 3% Top Emuls ⊙	205389	PhisoHex	WIN	0.0154
Iodoxuridine 0.1% Top Sol	001317	Herplex-D	ALL	0.7260
Iodochlorhydroxyquin 3% Oint	005797	Vioform	CIB	0.1207
* Iodochlorhydroxyquin 3% Cr	005142	Vioform	CIB	0.1207
Metronidazole 500mg Vag Tab	283967	Trikacide	ICN	0.2090
	025887	Flagyl	RPP	0.2475
Metronidazole 10% Vag Cr	024929	Flagyl	RPP	0.1102
Metronidazole & Nystatin 500mg & 100,000U Vag Tab	250724	Flagystatin	RPP	1.0857
Metronidazole & Nystatin 500mg & 100,000U/g Vag Cr-App	338338	Flagystatin	RPP	0.1974
Metronidazole and Nystatin 500mg & 100,000U Vag Sup	439134	Flagystatin	RPP	1.0857
N'benzoylsulfanilamide & Sulfathiazole & Sulfacetamide & Urea Vag Cr-App	153605	Sultrn	ORT	0.1478
Povidone - Iodine 200mg Vag Sup	026050	Betadine	PFR	0.4164
Povidone - Iodine 10% Vag Sol	026093	Betadine	PFR	0.0156
	003115	Bridine	AHA	0.0182
	252824	Provioldine	ROG	0.0200
Povidone - Iodine 10% Vag Gel	002720	Bridine	AHA	0.0547
	026034	Betadine	PFR	0.0550
	026611	Provioldine	ROG	0.0583
* Povidone - Iodine 10% Top Sol ⊙	158348	Betadine	PFR	0.0121
	062081	Bridine Sol	AHA	0.0131
	172944	Provioldine	ROG	0.0132
Silver Sulfadiazine 1% Cr	323098	Flamazine	SNE	0.1613

CONTINUED

84:00 Skin and Mucous Membrane Preparations

84:04:16 Anti-Infectives (Skin) Other Anti-Infectives (Skin)

CONTINUED

Sulfanilamide & Allantoin & Aminacrine HCl & Dienestrol Vag Cr	134198	AVC/Dienestrol	MER	0.1073
Sulfanilamide & Aminacrine HCl & Allantoin Vag Sup	134139	AVC	MER	0.7700
Sulfanilamide & Aminacrine HCl & Allantoin Vag Cr	134120	AVC	MER	0.1073
Sulfisoxazole 10% Vag Cr	115479	Gantrisin	HLR	0.0899
Triclosan 0.5% Top Sol	260401	Tersaseptic	TCD	0.0183

84:06 Anti-Inflammatory Agents (Skin)

Amcinonide 0.1% Oint	559237	Cyclocort	LED	0.3200+
Amcinonide 0.1% Cr	443824	Cyclocort	LED	0.3200
Amcinonide 0.1% Lot	571016	Cyclocort	LED	0.2500+
Beclomethasone Dipropionate 0.025% Oint	003697	Propaderm	AHA	0.3300
Beclomethasone Dipropionate 0.025% Cr	002712	Propaderm	AHA	0.3300
Beclomethasone Dipropionate 0.025% Lot	270466	Propaderm	AHA	0.2182
Betamethasone Benzoate 0.025% Gel	335347	Beben	PDA	0.2897
Betamethasone Dipropionate 0.05% Oint	344923	Diprosone	SCH	0.3218
Betamethasone Dipropionate 0.05% Cr	323071	Diprosone	SCH	0.3218
Betamethasone Dipropionate 0.05% Lot	417246	Diprosone	SCH	0.3190
Betamethasone Valerate 0.1% Oint	012386	Betnovate	GLA	0.0511
	028363	Celestoderm-V	SCH	0.0557
Betamethasone Valerate 0.05% Oint	012378	Betnovate-1/2	GLA	0.0356
	028355	Celestoderm-V/2	SCH	0.0387
Betamethasone Valerate 0.1% Cr	458139	Betaderm	KLP	0.0467
	011924	Betnovate	GLA	0.0511
	027901	Celestoderm-V	SCH	0.0557
Betamethasone Valerate 0.05% Cr	458147	Betaderm	KLP	0.0349
	011916	Betnovate-1/2	GLA	0.0356
	027898	Celestoderm-V/2	SCH	0.0387
Betamethasone Valerate 0.1% Lot	011940	Betnovate	GLA	0.2433
Betamethasone Valerate 0.05% Lot	011932	Betnovate-1/2	GLA	0.1917
Betamethasone Valerate 0.1% Scalp Lot	027944	Valisone	SCH	0.2200
Bufexamac 5% Oint	441155	Norfemac	NRD	0.2310
Bufexamac 5% Cr	441147	Norfemac	NRD	0.2442

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84:00 Skin and Mucous Membrane Preparations**84:06 Anti-Inflammatory Agents (Skin)**

CONTINUED

Clobetasol Propionate 0.05% Oint	359726	Dermovate	GLA	0.4217
Clobetasol Propionate 0.05% Cr	359718	Dermovate	GLA	0.4217
Clobetasol Propionate 0.05% Scalp Lot	479012	Dermovate	GLA	0.3355
Clobetasone Butyrate 0.05% Oint	456551	Eumovate	GLA	0.2823
Clobetasone Butyrate 0.05% Cr	456543	Eumovate	GLA	0.2823
Desonide 0.05% Oint	521264	Tridesilon	MIT	0.2503
Desonide 0.05% Cr	521248	Tridesilon	MIT	0.2860
Desoximetasone 0.25% Emol Cr	420271	Topicort	HOE	0.2877
Desoximetasone 0.05% Emol Cr	486450	Topicort Mild	HOE	0.1947
Diflorasone Diacetate 0.05% Oint	481793	Florone	UPJ	0.2567
	532630	Flutone	ROR	0.3007 +
Diflorasone Diacetate 0.05% Cr	481807	Florone	UPJ	0.2567
	530956	Flutone	ROR	0.3007 +
Flumethasone Pivalate 0.03% Oint	005789	Locacorten	CIB	0.3727
Flumethasone Pivalate 0.03% Cr	005134	Locacorten	CIB	0.3727
Fluocinolone Acetonide 0.025% Emol Cr	424935	Synamol Regular	SYN	0.3036
Fluocinolone Acetonide 0.01% Emol Cr	424927	Synamol Mild	SYN	0.1577
Fluocinolone Acetonide 0.025% Oint	030406	Synalar Regular	SYN	0.3036
Fluocinolone Acetonide 0.01% Oint	030392	Synalar Mild	SYN	0.1577
Fluocinolone Acetonide 0.025% Cr	385220	Fluoderm	KLP	0.1980
	562246	Fluolean	ORG	0.2200
	501018	Dermophyl	ROG	0.2667
	030422	Synalar Regular	SYN	0.3036
Fluocinolone Acetonide 0.01% Cr	385239	Fluoderm	KLP	0.0980
	562238	Fluolean	ORG	0.1065
	501026	Dermophyl	ROG	0.1333
	030414	Synalar Mild	SYN	0.1577
Fluocinolone Acetonide 0.01% Top Sol	030260	Synalar Solution	SYN	0.2396
Fluocinonide 0.05% Emol Cr	424943	Lidemol	SYN	0.3263
Fluocinonide 0.05% Oint	274437	Lidex	SYN	0.3263
Fluocinonide 0.01% Oint	274445	Lidex Mild	SYN	0.2215
Fluocinonide 0.05% Cr	589896	Lyderm	KLP	0.2900 +
	036099	Lidex	SYN	0.3263
Fluocinonide 0.01% Cr	274453	Lidex Mild	SYN	0.2215
Fluocinonide 0.05% Gel	281913	Topsyn	SYN	0.3263
Flurandrenolide 0.05% Oint	016012	Drenison	LIL	0.2660
Flurandrenolide 0.0125% Oint	016004	Drenison-1/4	LIL	0.1322
Flurandrenolide 0.05% Cr	015326	Drenison	LIL	0.2660
Flurandrenolide 0.0125% Cr	015318	Drenison-1/4	LIL	0.1322

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84:00 Skin and Mucous Membrane Preparations

84:06 Anti-Inflammatory Agents (Skin)

CONTINUED

Halcinonide 0.1% Sol	404187	Halog	SQU	0.2375
Halcinonide 0.1% Oint	403075	Halog	SQU	0.2917
Halcinonide 0.1% Cr	326941	Halog	SQU	0.2917
Halcinonide 0.025% Cr	404179	Halog	SQU	0.1800
Hydrocortisone 1% Oint	502197	Cortate	SCH	0.0269
	093645	Hydrocortisone	DTC	0.0339
	031054	Cortef	UPJ	0.1400
Hydrocortisone 0.5% Oint	513261	Cortate	SCH	0.0244
	093637	Hydrocortisone	DTC	0.0305
Hydrocortisone 1% Cr	502200	Cortate	SCH	0.0269
	562327	Hydro-Cortilean	ORG	0.0321
	551945	Hydrocortisone	DTC	0.0339 +
	303895	Unicort	AHA	0.0356
	192597	Emo-Cort	TCD	0.1320
Hydrocortisone 0.5% Cr	513288	Cortate	SCH	0.0244
	303887	Unicort	AHA	0.0256
	551953	Hydrocortisone	DTC	0.0305 +
Hydrocortisone 1% Lot	192600	Emo-Cort	TCD	0.1206
Hydrocortisone 0.5% Lot	513253	Cortate	SCH	0.0697
Hydrocortisone Acetate & Urea 1% & 10% Cr	503134	Uremol-HC	TCD	0.1441
Hydrocortisone Valerate 0.2% Cr	423165	Westcort	WSD	0.1665
Methylprednisolone 0.25% Cr	031062	Medrol	UPJ	0.1280
Triamcinolone Acetonide 0.1% Oint	127914	Aristocort R	LED	0.2333
	029572	Kenalog	SQU	0.2433
Triamcinolone Acetonide 0.025% Oint	282456	Aristocort D	LED	0.1150
	029564	Kenalog-E	SQU	0.1167
Triamcinolone Acetonide 0.1% Cr	385204	Triaderm	KLP	0.1973
	562505	Trialean	ORG	0.2060
	014621	Aristocort R	LED	0.2333
	029114	Kenalog	SQU	0.2433
	501034	Cremocort	ROG	0.2500
Triamcinolone Acetonide 0.025% Cr	385182	Triaderm	KLP	0.0960
	562491	Trialean	ORG	0.1030
	282448	Aristocort D	LED	0.1150
	501042	Cremocort	ROG	0.1167
	029106	Kenalog-E	SQU	0.1167
Triamcinolone Acetonide 0.1% Lot	029130	Kenalog	SQU	0.2867
Triamcinolone Acetonide 0.1% in Orabase Oral Top Oint	029505	Kenalog-Orabase	SQU	0.6188

84:00 Skin and Mucous Membrane Preparations**84:08 Antipruritics and Topical Anesthetics**

Cinchocaine HCl 1% Oint ☉	287075	Nupercainal	CIB	0.0563
Pramoxine HCl 1% Cr ☉	000116	Tronothane	ABB	0.1529
Tetracaine HCl 1% Cr ☉	205451	Pontocaine	WIN	0.1600

84:12 Astringents

Aluminum Acetate & Benzethonium Chloride 0.35% & 0.023% Pd	396524	Buro-Sol	TCD	0.4015
Aluminum Sulfate & Calcium Acetate 880mg & 600mg Tab	521140	Domeboro	MIT	0.2768
Aluminum Sulfate & Calcium Acetate 1.1g & 800mg Pd Pk	521256	Domeboro	MIT	0.3713

84:24 Emollients, Demulcents and Protectants

Dimethylpolysiloxane 20% Cr ☉	253057	Barriere	AHA	0.0305
Ethylidihydroxypropyl PABA & Oxybenzone Cr	487864	Block-Aid	ELD	0.0569
Octyl Dimethyl PABA & Oxybenzone 8% & 3.3% Lot	539856	Presun 15 Creamy	WSD	0.0331 -
Octyl Dimethyl PABA & Oxybenzone 7% & 3% Lot	544809	Pabafilm-15	ALC	0.0558 +
Zinc Oxide 15% Oint ☉	093661	Zinc Oxide	DTC	0.0194

84:28 Keratolytic Agents

Anthralin 0.2% Oint	187682	Lasan-2	STI	0.0840
Anthralin 0.1% Oint	249858	Lasan-1	STI	0.0840
Benzoyl Peroxide 10% Cl Lot	542040	Desquam-X Wash	WSD	0.0319 +
Benzoyl Peroxide 20% Lot	374318	Oxyderm	ICN	0.1687
	187585	Benoxyl	STI	0.1833
Benzoyl Peroxide 10% Lot	432938	Oxyderm	ICN	0.1467
	370568	Benoxyl	STI	0.1668
Benzoyl Peroxide 5% Lot	374326	Oxyderm	ICN	0.1173
	236063	Benoxyl	STI	0.1210
Benzoyl Peroxide in Acetone-containing Gel 20% Gel	399116	Dermoxyl	ICN	0.1201
	406856	AcetOxyl	STI	0.1265
Benzoyl Peroxide in Acetone-containing Gel 10% Gel	530204	Persa-Gel	ORT	0.0851
	372706	Dermoxyl	ICN	0.0963
	406848	AcetOxyl	STI	0.0990

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84:00 Skin and Mucous Membrane Preparations

84:28 Keratolytic Agents

CONTINUED

Benzoyl Peroxide in Acetone-containing Gel 5% Gel	530190	Persa-Gel	ORT	0.0720
	372692	Dermoxyl	ICN	0.0733
	406821	AcetOxyl	STI	0.0807 +
Benzoyl Peroxide in Alcohol-containing Gel 20% Gel	373036	Panoxyl	STI	0.1265
Benzoyl Peroxide in Alcohol-containing Gel 15% Gel	403571	Panoxyl	STI	0.1137
Benzoyl Peroxide in Alcohol-containing Gel 10% Gel	520772	Alquam-X10	WSD	0.0675
	426288	10-Benzagel	ROR	0.0880
	263699	Panoxyl	STI	0.0990
Benzoyl Peroxide in Alcohol-containing Gel 5% Gel	426261	5-Benzagel	ROR	0.0733
	263702	Panoxyl	STI	0.0807
Benzoyl Peroxide in Water-based Gel 10% Gel	307572	Desquam-X10	WSD	0.0675
	505102	Benzac W10	ALC	0.0807
Benzoyl Peroxide in Water-based Gel 5% Gel	307564	Desquam-X5	WSD	0.0572
	505110	Benzac W5	ALC	0.0678
Salicylic Acid 6% Gel	307580	Keralyt	WSD	0.0698
Tretinoin 0.05% Cr	493333	Vitamin A Acid	ROR	0.2618
	518182	StieVAA	STI	0.2772
Tretinoin 0.05% Gel	419001	Vitamin A Acid	ROR	0.2618
Tretinoin 0.05% Top Sol	518174	StieVAA	STI	0.1386

84:32 Keratoplastic Agents

Coal Tar Extract 2% Gel otc 85g Pk	373222	Estar	WSD	7.3000
Colloidal Crude Coal Tar 1% Shampoo otc 250mL Pk	426423	Zetar	ROR	7.7000
	506966	Pentrax	COO	7.5000
Crude Coal Tar 30% Emuls otc 125mL Pk	426415	Zetar	ROR	7.1000
Crude Coal Tar 2.5% Top Sol otc 230mL Pk	208132	Balnetar	WSD	8.3000
Tar 1% Shampoo otc 150mL Pk	249866	Polytar	STI	5.6000
Tar Distillate 10% Emuls otc 250mL Pk	090913	Doak-Oil Forte	TCD	10.3000
Tar Distillate 2% Emuls otc 250mL Pk	091006	Doak-Oil	TCD	8.2000
Tar Distillate 3% Shampoo otc 150mL Pk	238252	Tersa-Tar	TCD	4.7000

84:00 Skin and Mucous Membrane Preparations**84:36 Miscellaneous Skin and Mucous Membrane Agents**

Betamethasone Disodium Phosphate 5mg/100mL Enema 100mL Pk	012181	Betnesol	GLA	5.2014
Colloidal Oatmeal Pd 360g Pk ①	273104	Aveeno	COO	5.5330
Colloidal Oatmeal (Oilated) Pd 180g Pk ①	281891	Aveeno (Oilated)	COO	5.3240
Fibrinolysin & Desoxyribonuclease Pd 25U & 15,000U Pk	023078	Elastase	PDA	16.5000
Fibrinolysin & Desoxyribonuclease 1U & 666U/g Oint	024082	Elastase	PDA	0.7800
Fluorouracil 5% Cr	330582	Efudex	HLR	0.2759
Fluorouracil 1% Top Sol	#001309	Fluoroplex	ALL	0.2273
Hydrocortisone 40mg Sup	406708	Cortiment	NRD	0.7150
Hydrocortisone 10mg Sup	407836	Cortiment	NRD	0.5225
Hydrocortisone 100mg/60mL Enema 60mL Pk	230316	Cortenema	ICN	4.9736
Methoxsalen 10mg Cap ①	007269	OxSORALEN	ELD	0.6286
Selenium Sulfide 2.5% Lot ①	243000	Selsun	ABB	0.0348
Sulfasalazine 3g/100mL Enema 100mL Pk	544442	Salazopyrin	PHD	5.1857
Sutlains 82,000U/g Oint	265381	Travase	FLI	1.1786
Zinc Pyrithione 2% Shampoo otc 125mL Pk	326623	Dan-Gard	STI	5.6000
Zinc Sulfate 10mg Sup	476315	Anusol	PDA	0.1292
Zinc Sulfate 0.5% Oint	504246	Anusol	PDA	0.0633 +

86:00 Spasmolytics

Aminophylline 225mg LA Tab ☉	491179	Phyllocontin	PFR	0.1375
Aminophylline 200mg Tab ☉	014931	Aminophylline	LED	0.0670
Aminophylline 100mg Tab ☉	092940	Aminophylline	DTC	0.0313
	014923	Aminophylline	LED	0.0375
Aminophylline 21mg/mL O/L ☉	379603	Palaron	FIS	0.0290
Aminophylline 500mg Sup	451673	Corophyllin	BEE	0.4171
Aminophylline 250mg Sup	451665	Corophyllin	BEE	0.3502
Aminophylline 500mg/10mL Inj Sol 10mL Pk	497207	Aminophylline	ABB	0.6200
Aminophylline 250mg/10mL Inj Sol 10mL Pk	012033	Aminophylline	GLA	0.8320
Oxtriphylline 600mg LA Tab ☉	536709	Choledyl S.A.	PDA	0.1325
Oxtriphylline 300mg Tab ☉	511692	Apo-Oxtriphylline	APX	0.0990
	483591	Choledyl	PDA	0.1270
Oxtriphylline 200mg Tab ☉	458716	Novotriphyl	NOP	0.0493
	441732	Apo-Oxtriphylline	APX	0.0530
	346071	Rouphylline	ROG	0.0610
	476412	Choledyl	PDA	0.0652
Oxtriphylline 100mg Tab ☉	441724	Apo-Oxtriphylline	APX	0.0500
	458708	Novotriphyl	NOP	0.0500
	451282	Rouphylline	ROG	0.0575
	476404	Choledyl	PDA	0.0635
Oxtriphylline 20mg/mL O/L ☉	476366	Choledyl	PDA	0.0216
Oxtriphylline 10mg/mL O/L ☉	405310	Rouphylline	ROG	0.0180
	476390	Choledyl	PDA	0.0198
Theophylline 500mg LA Tab ☉ <i>Not interchangeable</i>	502014	Theolair-SR	RIK	0.2222
	574945	Respbid	BOE	0.2228 +
Theophylline 300mg LA Tab ☉ <i>Not interchangeable</i>	556742	Quibron-T/SR	BRI	0.1716
	461008	Theo-Dur	AST	0.1806
Theophylline 250mg LA Tab ☉ <i>Not interchangeable</i>	461695	Theolair-SR	RIK	0.1452
	574937	Respbid	BOE	0.1458 +
Theophylline 200mg LA Tab ☉	460990	Theo-Dur	AST	0.1500
Theophylline 100mg LA Tab ☉	460982	Theo-Dur	AST	0.1292
Theophylline 300mg Tab ☉	521736	Quibron-T	BRI	0.1364
Theophylline 200mg Cap ☉	442283	Somophyllin-T	FIS	0.1228
	529109	Elixophyllin	PNG	0.2334
Theophylline 100mg Cap ☉	442275	Somophyllin-T	FIS	0.1025
	529095	Elixophyllin	PNG	0.1421
Theophylline 10mg/mL O/L ☉	547115	Quibron-T	BRI	0.0256
Theophylline 5.3mg/mL O/L ☉	452327	Theolixir	ICN	0.0092
	#307548	Theophylline	ROG	0.0115
	261203	Theophylline	DES	0.0120
	461709	Theolair	RIK	0.0121
	530603	Elixophyllin	PNG	0.0131

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86:00 Spasmolytics

CONTINUED

Theophylline Anhydrous 250mg Tab ①	461687	Theolair	RIK	0.1815
Theophylline Anhydrous 125mg Tab ①	395218	Theolair	RIK	0.1331
Theophylline Anhydrous 250mg LA Cap ①	551414	Somophyllin-12	FIS	0.1834
Theophylline Anhydrous 100mg LA Cap ①	551430	Somophyllin-12	FIS	0.1392
Theophylline Anhydrous 50mg LA Cap ①	551422	Somophyllin-12	FIS	0.1265
Theophylline Calcium Aminoacetate 325mg Tab ①	263761	Acet-Am	ORG	0.1250
Theophylline Sodium Aminoacetate 20mg/mL O/L ①	270695	Acet-Am	ORG	0.0474

88:00 Vitamins and Minerals

88:04 Vitamin A

Vitamin A 50,000IU Cap ①	021075	Vitamin A	NOP	0.0556
	480169	Aquasol A	USV	0.1185
	033103	Afaxin	WIN	0.1600
Vitamin A 25,000IU Cap ①	021067	Vitamin A	NOP	0.0300
	480193	Aquasol A	USV	0.0688
	033081	Afaxin	WIN	0.0895

88:08 Vitamins B

*Cyanocobalamin 10mg/10mL Inj Sol otc 10mL Pk	211125	Cyanoco- balamin	KLP	2.8000
	255335	Cyanoco- balamin	ORG	4.2000
	314277	Cyanoco- balamin	NRD	5.5000
	002909	Anacobin	AHA	6.7000
029165	Rubramin	SQU	9.3000	
	029157	Rubramin	SQU	3.5000
*Cyanocobalamin 1mg/10mL Inj Sol otc 10mL Pk	094617	Folic Acid	DTC	0.0199
	014966	Folvite	LED	0.0270
	284149	Folic Acid	ICN	0.0330
	021466	Novofolacid	NOP	0.0365
	426849	Apo-Folic	APX	0.0375
	003492	Folic Acid	AHA	0.0512
Leucovorin Calcium 5mg Tab ①	482900	Calcium Leucovorin	LED	2.9167
	#268674	Niacinamide	ICN	0.0253
Niacinamide 100mg Tab ①	023736	Niacinamide	PDA	0.0329
Niacinamide 50mg Tab ①	023728	Niacinamide	PDA	0.0265
Nicotinic Acid 100mg Tab ①	268585	Niacin	ICN	0.0237
	015776	Niacin	LIL	0.0246
Nicotinic Acid 50mg Tab ①	274496	Novoniacin	NOP	0.0130
	023744	Niacin	PDA	0.0135
	268593	Niacin	ICN	0.0182
	015768	Niacin	LIL	0.0212
Pyridoxine HCl 25mg Tab ①	416185	Vitamin B6	WAM	0.0219
	268607	Vitamin B6	ICN	0.0495
	015865	Hexa-Betalin	LIL	0.0743
Riboflavin 10mg Tab ①	023884	Riboflavin	PDA	0.0477
Thiamine HCl 50mg Tab ①	268631	Vitamin B1	ICN	0.0435
	023922	Thiamine	PDA	0.0440
Thiamine HCl 1000mg/10mL Inj Sol 10mL Pk	033421	Betaxin	WIN	5.9500

CONTINUED

88:00 Vitamins and Minerals**88:08 Vitamins B**

CONTINUED

* Vitamins B & C Tab otc 100 Pk	242934	Beminal	AYE	7.6000
	399795	Before	FRS	10.6000

88:12 Vitamin C

* Ascorbic Acid 1000mg Tab otc 100 Pk	256862	Ascorbic Acid	WAM	7.0000
	#466603	Apo-C	APX	10.8000
* Ascorbic Acid 500mg Tab otc 100 Pk	036188	Ascorbic Acid	WAM	3.5000
	094668	Ascorbic Acid	DTC	4.3000
	310530	C-500	ROG	6.2500
	232122	Ascorbic Acid	SAP	6.3000
	021997	Novo-C	NOP	6.5000
	#466611	Apo-C	APX	6.7000
* Ascorbic Acid 250mg Tab otc 100 Pk	036161	Vitamin C	WAM	2.2000
	094641	Ascorbic Acid	DTC	2.7000
	265012	Ascorbic Acid	SAP	4.0000
	021237	Novo-C	NOP	4.1000
	#466638	Apo-C	APX	4.2000
* Ascorbic Acid 100mg Tab otc 100 Pk	036153	Vitamin C	WAM	1.2000
	094633	Ascorbic Acid	DTC	1.4000
	492752	Vitamin C	CLK	1.8000
	#466646	Apo-C	APX	1.9000
	021970	Novo-C	NOP	2.2000

88:16 Vitamin D

Alfacalcidol 1mcg Cap ①	474525	One-Alpha	PWC	0.9900
Alfacalcidol 0.25mcg Cap ①	474517	One-Alpha	PWC	0.3080
Calcitriol 0.5mcg Cap ①	481815	Rocaltrol	HLR	0.8800
Calcitriol 0.25mcg Cap ①	481823	Rocaltrol	HLR	0.5500
Ergocalciferol 50,000IU Tab ①	553050	Calciferol	KUC	0.1100+
Ergocalciferol 10,360IU/mL O/L ①	033545	Drisdol	WIN	0.2100
Vitamin D 50,000IU Cap ①	009830	Ostoforte	FRS	0.1366
	002690	Radiostol	AHA	0.1716

88:24 Vitamin K

Menadiol Sodium Diphosphate 5mg Tab ①	013374	Synkavite	HLR	0.0352
Menadiol Sodium Diphosphate 10mg/mL Inj Sol 1mL Pk	012920	Synkavite	HLR	0.8140

CONTINUED

88:00 Vitamins and Minerals

88:24 Vitamin K

CONTINUED

Menadiol Sodium Diphosphate 5mg/mL Inj Sol 1mL Pk	012912	Synkavite	HLR	0.6908
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88:28 Multivitamins

* Hexavitamins USP Tab otc 100 Pk	269034	Hexavitamins	NOP	4.7000
	337803	Beminal Plus	AYE	7.6000
* Vitamins A & D & C & B Complex O/L otc 250mL Pk	156493	Pardec	PDA	4.9500
* Vitamins A & D & C & B Complex Ped O/L otc 50mL Pk	477583	Poly-Vi-Sol	MJO	10.1000

92:00 Unclassified Therapeutic Agents

Allopurinol 300mg Tab ☉	454354	Alloprin	ICN	0.2024
	402796	Apo-Allopurinol	APX	0.2150
	363693	Novopurol	NOP	0.2200
	415766	Purinol	HOR	0.2351
	294322	Zyloprim	BWE	0.2530
Allopurinol 200mg Tab ☉	514209	Alloprin	ICN	0.1084
	479799	Apo-Allopurinol	APX	0.1190
	565342	Novopurol	NOP	0.1190
	506370	Zyloprim	BWE	0.1562
	415758	Purinol	HOR	0.1569
Allopurinol 100mg Tab ☉	449687	Alloprin	ICN	0.0776
	402818	Apo-Allopurinol	APX	0.0820
	364282	Novopurol	NOP	0.0862
	415731	Purinol	HOR	0.0865
	004588	Zyloprim	BWE	0.0935
Amantadine HCl 100mg Cap	#274674	Symmetrel	END	0.3454
	589012	Symmetrel	DUP	0.3801
Amantadine HCl 10mg/mL O/L	#382159	Symmetrel	END	0.0601
	589004	Symmetrel	DUP	0.0661
Azathioprine 50mg Tab ☉	004596	Imuran	BWE	0.5313
Bromocriptine 2.5mg Tab ☉	371033	Parlodel	SAN	0.5704
Calcium Carbimide 50mg Tab ☉	014958	Temposil	LED	0.2900
Clomiphene Citrate 50mg Tab ☉	018031	Clomid	MER	2.8820
Disulfiram 500mg Tab ☉	002542	Antabuse	AYE	0.1702
Disulfiram 250mg Tab ☉	002534	Antabuse	AYE	0.0894
Etidronate Disodium 200mg Tab	454087	Didronel	PGA	0.8974
Glucagon Inj Pd 1mg Pk ☉	015377	Glucagon	LIL	13.2440
Levodopa 500mg Tab ☉	013358	Larodopa	HLR	0.1848
Levodopa 250mg Tab ☉	013331	Larodopa	HLR	0.1040
Levodopa & Benserazide 200mg & 50mg Cap ☉	386472	Prolopa 200-50	HLR	0.3553
Levodopa & Benserazide 100mg & 25mg Cap ☉	386464	Prolopa 100-25	HLR	0.2129
Levodopa & Benserazide 50mg & 12.5mg Cap ☉	522597	Prolopa 50-12.5	HLR	0.1293
Levodopa & Carbidopa 250mg & 25mg Tab ☉	328219	Sinemet	MSD	0.4128
Levodopa & Carbidopa 100mg & 25mg Tab ☉	513997	Sinemet	MSD	0.3755
Levodopa & Carbidopa 100mg & 10mg Tab ☉	355658	Sinemet	MSD	0.2475
Penicillamine 250mg Tab	511641	Depen	HOR	0.4017
Penicillamine 250mg Cap	016055	Cuprimine	MSD	0.5045

CONTINUED

92:00 Unclassified Therapeutic Agents

CONTINUED

Pencillamine 125mg Cap	497894	Cuprimine	MSD	0.3364
Sodium Cromoglycate 1% Inh Sol 2mL Pk ☉	534609	Intal	FIS	0.5821
Sodium Cromoglycate Inh 200 dose Pk ☉	555649	Fivent	FIS	29.7000
Sodium Cromoglycate 100mg Cap ☉	500895	Nalcrom	FIS	0.6955
Sodium Cromoglycate 20mg/Cart Pd Inh ☉	261238	Intal-P	FIS	0.3410

O. Reg. 427/83, s. 1.

2. Ontario Regulations 836/82 and 103/83 are revoked. O. Reg. 427/83, s. 2.

3. This Regulation comes into force on the 1st day of July, 1983.

(2998)

29

FARM PRODUCTS CONTAINERS ACT, 1982

O. Reg. 428/83.

Containers—Fruit and Vegetables.

Made—June 17th, 1983.

Filed—June 30th, 1983.

REGULATION MADE UNDER THE FARM PRODUCTS CONTAINERS ACT, 1982

CONTAINERS—FRUIT AND VEGETABLES

1. This Regulation applies to The Ontario Fruit and Vegetable Growers' Association and to producers of fruit or vegetables. O. Reg. 428/83, s. 1.

2. Every producer who purchases containers for use or suitable for use in the marketing of fruit or vegetables shall be deemed to be the holder of a licence therefor. O. Reg. 428/83, s. 2.

3.—(1) Every producer shall pay to the association licence fees of 1 per cent of the net invoice price of all containers purchased by the producer.

(2) Every person who sells containers to a producer shall collect the licence fees payable under subsection (1) and shall, on or before the 20th day of the month next following the month in which any licence fees were collected,

(a) complete and file a statement in Form 1 with the association; and

(b) pay the amount collected to the association, at its head office. O. Reg. 428/83, s. 3.

4. Every person who sells containers to a producer shall clearly show on every invoice covering the sale any licence fees payable to the association on such sale. O. Reg. 428/83, s. 4.

5. The association shall not use licence fees received under clause 3 (2) (b) for the retail or wholesale distribution or processing of fruit and vegetables. O. Reg. 428/83, s. 5.

6. The association may recover licence fees by suit in any court of competent jurisdiction. O. Reg. 428/83, s. 6.

7. This Regulation does not apply to,

- (a) field boxes and field crates;
- (b) hampers of five-eighths of a bushel capacity;
- (c) pallet boxes;
- (d) bulk bins;
- (e) containers for mushrooms; and
- (f) containers for processed fruit or processed vegetables. O. Reg. 428/83, s. 7.

8. Regulation 325 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 428/83, s. 8.

Form 1

Farm Products Containers Act, 1982

To: The Ontario Fruit and Vegetable Growers' Association,
 301 Ontario Food Terminal,
 165 The Queensway,
 Toronto, Ontario M8Y 1H8

STATEMENT OF FRUIT AND VEGETABLE CONTAINER SALES

Seller's Name _____

(address)

(telephone number)

Invoice Date	Invoice Number	Net Invoice Price	Date Paid	Amount Received	Licence Fees (1% of Price of Containers)
				Total	*Total

Form completed by _____
 (name)

*To be remitted to The Ontario Fruit and Vegetable Growers' Association together with this statement.

O. Reg. 428/83, Form 1.

(2999)

29

FARM PRODUCTS MARKETING ACT

O. Reg. 429/83.

Broiler and Roaster Hatching Eggs and Chicks—Plan.

Made—June 30th, 1983.

Filed—June 30th, 1983.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

BROILER AND ROASTER HATCHING EGGS AND CHICKS—PLAN

1. The plan in the Schedule is established for the

control and regulation of the producing and marketing within Ontario of breeder chicks, breeder cockerels, breeder hens, breeder pullets, chicks, fowl and hatching eggs. O. Reg. 429/83, s. 1.

2. The local board named in the Schedule is given the powers set out in subsection 15 (1), paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 26 of subsection 15 (2) and sections 50 and 110 of the *Co-operative Corporations Act*. O. Reg. 429/83, s. 2.

3. The members of the local board shall be deemed to be the shareholders and directors thereof in the exercise of any of the powers mentioned in section 2. O. Reg. 429/83, s. 3.

Schedule

Farm Products Marketing Act

PLAN

1. This plan may be cited as "The Ontario Broiler and Roaster Hatching Egg and Chick Marketing Plan".
2. In this plan,
 - (a) "breeder chick" means a chick other than a chick not intended to be used for producing hatching eggs;
 - (b) "breeder cockerel" means a cockerel other than a cockerel not used for breeding purposes for hatching eggs;
 - (c) "breeder hen" means a hen other than a hen not used for producing hatching eggs;
 - (d) "breeder pullet" means a pullet that is less than twenty-four weeks of age other than a pullet not intended to be used for producing hatching eggs;
 - (e) "chick" means a chick other than a chick not intended to be grown into a broiler chicken or roaster chicken as defined in Regulation 349 of Revised Regulations of Ontario, 1980;
 - (f) "Commission" means The Ontario Broiler and Roaster Hatching Egg and Chick Commission established under section 4;
 - (g) "fowl" means a breeder hen or breeder cockerel that is twenty-four weeks of age or older;
 - (h) "hatching egg" means an egg other than an egg not intended to be hatched as a chick.
3. This plan provides for the control and regulation in any or all respects of the producing and marketing within Ontario of breeder chicks, breeder cockerels, breeder hens, breeder pullets, chicks, fowl and hatching eggs, including the prohibition of such producing and marketing in whole or in part.
4. There shall be a local board to be known as "The Ontario Broiler and Roaster Hatching Egg and Chick Commission".
5. The Commission shall be composed of nine members.
6. Members of the Commission shall be appointed in accordance with this plan for a term of one year but shall hold office until their successors take office.

7. The Minister shall appoint all members of the Commission for the initial term expiring on the 31st day of March, 1984.

8.—(1) On or before the 31st day of March in 1984 and in each year thereafter, the Ontario Broiler Chicken Hatching Egg Producers' Association shall appoint four persons to be members of the Commission.

(2) No person is eligible to be appointed under subsection (1) unless the person holds a licence as a producer of hatching eggs or is a licence holder's officer or employee.

9.—(1) On or before the 31st day of March in 1984 and in each year thereafter, the Ontario Hatcheries Association shall appoint four persons to be members of the Commission.

(2) No person is eligible to be appointed under subsection (1) unless the person holds a licence to operate a hatchery or is a licence holder's officer or employee.

10.—(1) A person appointed under section 8 or 9 takes office on the 1st day of April next following the appointment.

(2) Where a person appointed under section 8 or 9 dies, resigns or becomes unavailable to act before his term has expired, the association that appointed him may appoint a person to fill the vacancy for the unexpired term and subsection 8 (2) or 9 (2), as the case may be, applies.

11.—(1) At its first meeting after the 1st day of April, but not later than the 1st day of May, in 1984 and in each year thereafter, the Commission shall appoint a person to be the ninth member and chairman of the Commission.

(2) The members of the Commission may elect from among themselves one or more vice-chairmen.

(3) Where the chairman of the Commission dies, resigns or becomes unavailable to act before his term has expired, the Commission may appoint a person to fill the vacancy for the unexpired term.

12.—(1) Where an association fails to appoint a person under section 8 or 9 or to make an appointment under subsection 10 (2) within two weeks of the time the right to appoint arises, the Commission may make the appointment and subsection 8 (2) or 9 (2), as the case may be, applies.

(2) Where the Commission fails to make an appointment under section 11 within two weeks of the time its right to appoint arises, the Board may make the appointment. O. Reg. 429/83, Sched.

(3000)

29

FARM PRODUCTS MARKETING ACT

O. Reg. 430/83.

Eggs—Plan.

Made—June 30th, 1983.

Filed—June 30th, 1983.

REGULATION TO AMEND

REGULATION 356 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE

FARM PRODUCTS MARKETING ACT

1. Clause 2 (d) of the Schedule to Regulation 356 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(d) "hatching eggs" means eggs of a domestic hen produced in Ontario for the purpose of hatching into chicks not intended to be grown into broiler chickens or roaster chickens;

(3001)

29

Publications Under The Regulations Act

July 23rd, 1983

FARM INCOME STABILIZATION ACT

O. Reg. 431/83.

Plan—Apple Stabilization, 1983-1987.

Made—June 27th, 1983.

Approved—June 30th, 1983.

Filed—July 4th, 1983.

REGULATION MADE UNDER THE FARM INCOME STABILIZATION ACT

PLAN—APPLE STABILIZATION, 1983-1987

1. There is hereby established a voluntary plan for farm income stabilization respecting apples, to be known as the "Ontario Apple Stabilization Plan, 1983-1987". O. Reg. 431/83, s. 1.

2. In this Regulation,

- (a) "apples" means apples produced in Ontario and marketed for any purpose during the term referred to in section 9;
- (b) "crop year" means a period from the 1st day of July in one year to the 30th day of June in the next year;
- (c) "multi-farm operation" means two or more farm units operated by two or more different participants as a joint undertaking;
- (d) "participant" means, with respect to a multi-farm operation, a person who,
 - (i) is a *bona fide* farmer,
 - (ii) supports a farm family unit,
 - (iii) derives his principal income from farming, and
 - (iv) shows a distinct and proportionate investment, management, labour and risk-taking or profit-sharing in the multi-farm operation;
- (e) "plan" means the Ontario Apple Stabilization Plan, 1983-1987. O. Reg. 431/83, s. 2.

3. A person who applies for enrolment in the plan is required, as a condition of acceptance for enrolment, to be,

- (a) the owner and operator of a farm on which he produces apples;
 - (b) the tenant and operator of a farm on which he produces apples; or
 - (c) a participant in a multi-farm operation.
- O. Reg. 431/83, s. 3.

4.—(1) No person is eligible to receive payments under the plan in respect of a crop year in which he has marketed less than 20,000 pounds of apples.

(2) No payment shall be made in respect of any apples not registered with the Commission or for which no fee has been paid.

(3) A person may continue to be enrolled in the plan whether or not his annual registration form filed under section 8 discloses that he intends to market less than 20,000 pounds of apples in the year to which the annual registration form applies. O. Reg. 431/83, s. 4.

5.—(1) No person is eligible to receive payments under the plan for apples marketed by him in excess of 1,250,000 pounds in any crop year within the period referred to in section 9.

(2) No multi-farm operation is eligible to receive payments under the plan for apples marketed by the multi-farm operation in excess of,

- (a) 2,500,000 pounds where there are two participants; or
- (b) 3,750,000 pounds where there are three or more participants,

in any crop year within the period referred to in section 9. O. Reg. 431/83, s. 5.

6. It is a condition of enrolment in the plan that to receive any payment thereunder the person enrolled shall comply with all the following conditions:

- 1. Sales slips and weigh slips, signed by the buyer and seller, shall be maintained by the enrolled person and submitted to the Commission, or to such person as it may direct, in respect of every lot of apples for which payment is claimed under the plan.
- 2. The enrolled person shall not claim payment for apples under the plan unless they were marketed by him during the crop year with respect to which he has applied for payment.

3. The enrolled person shall maintain a record of all purchases and sales of apples by him and the record of purchases and sales shall include the name of the buyer and seller, the date of the purchase or sale, the date and location of delivery, and the quantity and price. O. Reg. 431/83, s. 6.

7.—(1) An application for enrolment in the plan shall be in Form 1.

(2) Subject to subsection (3), no person shall be enrolled in the plan unless his application for enrolment is submitted to the Commission not later than the 1st day of September, 1983.

(3) Notwithstanding subsection (2), a person may apply for enrolment in the plan for the crop year commencing on the 1st day of July in 1984, 1985, 1986 or 1987, where,

(a) he has not, for any crop year during the term referred to in section 9, before the date of his application for enrolment, marketed 20,000 pounds or more of apples and he pays the prescribed fee to the Commission with his application; or

(b) he has, for any crop year during the term referred to in section 9, before the date of his application for enrolment, marketed 20,000 pounds or more of apples and he pays the prescribed fees to the Commission together with an amount sufficient to place his account on a basis equivalent to those producers who enrolled in the crop year commencing on the 1st day of July, 1983.

(4) Where pursuant to clause (3) (b) late enrolment is made, the amount of production otherwise eligible for payment under the plan shall be reduced,

(a) where enrolment is made for the crop year commencing on the 1st day of July, 1984, by 10 per cent;

(b) where enrolment is made for the crop year commencing on the 1st day of July, 1985, by 20 per cent;

(c) where enrolment is made for the crop year commencing on the 1st day of July, 1986, by 30 per cent; and

(d) where enrolment is made for the crop year commencing on the 1st day of July, 1987, by 40 per cent. O. Reg. 431/83, s. 7.

8. Each person enrolled in the plan shall, prior to the 1st day of September in each crop year during the term referred to in section 9, after the year in which he applied for enrolment, file with the Commission an annual registration form in Form 2 respecting the apples that he intends to market subject to this plan during the forthcoming crop year. O. Reg. 431/83, s. 8.

9. Every enrolment shall be for a term commencing on the 1st day of July, 1983 and ending with the 30th day of June, 1988. O. Reg. 431/83, s. 9.

10.—(1) Each person enrolled or applying for enrolment in the plan shall, at the time of filing each annual registration form required under the plan, pay to the Commission such fees as are prescribed in connection therewith.

(2) Each person applying for enrolment in the plan shall, at the time of filing his application for enrolment in 1983, pay a fee of .16 cents per pound of apples shown on his application for enrolment as apples that he intends to market subject to the plan during the forthcoming crop year and for which he is eligible to receive payments under the plan.

(3) Where an enrolled person, at the end of the term referred to in section 9, has moneys standing to the credit of his account on the books of the Commission, the Commission shall refund such moneys to the producer together with any interest earned thereon.

(4) Where a person enrolled in the plan ceases to be involved in the production of apples at any time during the period referred to in section 9, he may request the Commission to return any moneys standing to the credit of his account on the books of the Commission and the Commission shall refund such moneys to him together with any interest earned thereon. O. Reg. 431/83, s. 10.

11. No person is eligible to receive payments under the plan in respect of apples that were not grown by him. O. Reg. 431/83, s. 11.

THE FARM INCOME STABILIZATION
COMMISSION OF ONTARIO:

M. HUFF
Chairman

BARBARA HUNTER
Secretary

Dated at Toronto, this 27th day of June, 1983.

FORM 1

Farm Income Stabilization Act

1983 — 1987

APPLICATION FOR ENROLMENT
APPLE STABILIZATION, 1983-1987

Stabilization Number

--	--	--	--	--	--	--

1. Family or Surname Given Name

2. If Partnership or Corporation give name

3. List Names of Partners or Officers

4.

5.

MAILING ADDRESS

	Postal Code								
--	-------------	--	--	--	--	--	--	--	--

FARM LOCATION

Farmland	County District or Regional Municipality	Township	Lot	Con	(Area)	Telephone
HOME FARM						

Are you at present enrolled in any plan with the Farm Income Stabilization Commission?

YES

NO

Number of Bearing Acres

As a condition of acceptance of this application for participation in the Stabilization Plan the applicant agrees to the following terms and conditions.

1. The applicant will participate for the full term of the plan, conform to all provisions thereof including any amendments that may be made from time to time and pay all fees in accordance with the plan.
2. The applicant will accurately complete and submit to the Farm Income Stabilization Commission all information and annual registration forms that may from time to time be required by the Commission, by the date required in the plan.

- 3. The applicant will provide to the Commission upon request, any documents, books or records or other information required for verification of any information supplied in any annual registration form and free access to the farm for inspection.

YIELD REGISTRATION AND FEE CALCULATION

Estimate your sales to the nearest 10,000 pounds expected to be sold during the period July 1st, 1983 to June 30th, 1984 (maximum 125 per farm unit) and multiply by \$16.00.

_____ (0,000) × \$16.00 = TOTAL FEE *

*Total fee per unit cannot exceed \$2,000.00

Record all pounds expected to be sold including juice sales. If your sales exceed 1,250,000 pounds and you are entitled to only one unit, register 1,250,000 pounds (125 × \$16.00 = \$2,000.00)

Make cheque or money order payable to Farm Income Stabilization Commission of Ontario

Do you purchase apples? YES NO

THIS FORM MUST BE SIGNED BY

- In the case of an individual, by the applicant;
- In the case of a partnership or multi-farm operation, by all partners or participants;
- In the case of a corporation, by the proper officers under corporate seal.

I (we) certify the information supplied herein is complete and correct and recognize that misrepresentation of facts or failure to comply with conditions of the program may warrant exclusion from the benefits of the program and that if I (we) fail to pay fees at the times required, I (we) shall be deemed to have withdrawn from enrolment in the plan.

Dated this _____ day of _____ 1983

(Applicant)

(Partner if corporation or multi-farm operation)

(Partner if corporation or multi-farm operation)

FORM 2

Farm Income Stabilization Act

APPLE STABILIZATION, 1983-1987
ANNUAL REGISTRATION FORM

You are obligated under your agreement with the Commission to file an annual registration form and submit any required fees therewith on or before, 19....

.....
(name)

Quote this stabilization
number on any correspondence

.....
(address)

READ DIRECTIONS ON REVERSE SIDE

Crop	Expected Sales in Pounds	Fee per Pound	Fee	Balance in Account	Balance Due
..... × = \$ - \$ = \$
..... × = \$ - \$ = \$
				*Total Balance Due	\$

*Return this copy with your cheque to the Farm Income Stabilization Fund by the date shown above.

Dated the day of, 19....

.....
(applicant)
.....
.....

O. Reg. 431/83, Form 2.

(3027)

30

ONTARIO GUARANTEED ANNUAL INCOME ACT

O. Reg. 432/83.
Forms.
Made—June 29th, 1983.
Filed—July 4th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 231/82
MADE UNDER THE
ONTARIO GUARANTEED ANNUAL INCOME ACT

1. Form 1 of Ontario Regulation 231/82 is revoked and the following substituted therefor:



Ministry of Revenue Ontario

Form 1

Ontario Guaranteed Annual Income Act

Notice of Objection

INSTRUCTIONS:

To be prepared in TRIPLICATE, ONE copy to be retained and TWO copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, c/o The Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario L1H 8H5, or by PERSONAL DELIVERY to The Tax Appeals Branch at the same address.

The envelope containing this NOTICE must be postmarked or delivered within ninety days from the day of mailing or delivery of the MINISTER'S DETERMINATION, DECISION OR DIRECTION to which objection is being made.

Old Age Security Number, Social Insurance Number, Telephone No., Postal Code

Name of Person Objecting

STREET AND NUMBER

Mailing Address

CITY/TOWN

PROVINCE

Telephone No.:

Postal Code

NOTICE OF OBJECTION is hereby given to the MINISTER'S DETERMINATION, DECISION OR DIRECTION dated

The following are the reasons for objection and a full statement of facts relating thereto: (If space is insufficient, a separate memorandum should be attached setting forth - (1) full statement of reasons for objection, and (2) full statement of relevant facts.)

CHECK HERE IF ADDITIONAL SHEETS ATTACHED.

Date

Signature

THIS NOTICE MUST BE SIGNED BY THE PERSON OBJECTING OR HIS AUTHORIZED REPRESENTATIVE

1975A (93 01)

O. Reg. 432/83, s. 1.

DOUGLAS J. WISEMAN For Minister of Revenue

Dated at Toronto, this 29th day of June, 1983.

GENERAL SESSIONS ACT
COUNTY COURTS ACT

O. Reg. 433/83.

Sittings of the General Sessions of the Peace and Sittings of the District Court for the District of Parry Sound.

Made—June 30th, 1983.

Filed—July 5th, 1983.

GENERAL SESSIONS ACT
COUNTY COURTS ACT

IN THE MATTER OF the *General Session 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 Parry Sound.

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 Parry Sound presently are scheduled for Monday, November 14th, 1983;

AND WHEREAS it is desirable to hold the said sittings on the 21st day of November, 1983, instead of the 14th day of November, 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 Parry Sound, shall be held commencing Monday, November 21st, 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 Parry Sound and in the office of the clerk of the General Sessions of the Peace for the said District. O. Reg. 433/83.

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 30th day of June, 1983.

GENERAL SESSIONS ACT
COUNTY COURTS ACT

O. Reg. 434/83.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the County of Perth.

Made—June 30th, 1983.

Filed—July 5th, 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 County of Perth.

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 County of Perth, are presently scheduled for Monday, October 24th, 1983;

AND WHEREAS it is desirable to hold the said sittings on the 17th day of October, 1983, instead of the 24th day of October, 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 County of Perth, shall be held commencing Monday, October 17th, 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 County of Perth and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 434/83.

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 30th day of June, 1983.

FARM PRODUCTS MARKETING
ACT

O. Reg. 435/83.

Eggs—Marketing.

Made—July 5th, 1983.

Filed—July 6th, 1983.

REGULATION TO AMEND
REGULATION 357 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING ACT

1. Clause 1 (*d*) of Regulation 357 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(*d*) "hatching eggs" means eggs of a domestic hen produced in Ontario for the purpose of hatching into chicks not intended to be grown into broiler chickens or roaster chickens;

2. Section 3 of the said Regulation, as remade by section 1 of Ontario Regulation 687/81, is revoked and the following substituted therefor:

3. The Board exempts from sections 5 to 12 hatching eggs that are marketed for hatching purposes. O. Reg. 435/83, s. 2.

3.—(1) Subsection 9 (2) of the said Regulation, as remade by subsection 3 (1) of Ontario Regulation 687/81, is revoked and the following substituted therefor:

(2) The Egg Industry Advisory Committee shall be composed of a chairman and thirteen members. O. Reg. 435/83, s. 3 (1).

(2) Clause 9 (3) (*d*) of the said Regulation, as remade by subsection 3 (2) of Ontario Regulation 687/81, is revoked.

4. Sections 9*a*, 9*b*, 9*c*, 9*d* and 9*e* of the said Regulation, as made by section 4 of Ontario Regulation 687/81, are revoked.

THE FARM PRODUCTS MARKETING BOARD:

JOHN C. MCMURCHY
Chairman

CHERYL CREET
Secretary

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

FARM PRODUCTS MARKETING ACT

O. Reg. 436/83.

Broiler and Roaster Hatching Eggs and
Chicks—Marketing.

Made—July 5th, 1983.

Filed—July 7th, 1983.

REGULATION MADE UNDER THE
FARM PRODUCTS MARKETING ACT

BROILER AND ROASTER HATCHING
EGGS AND CHICKS—MARKETING

1. In this Regulation,

(*a*) "breeder chick" means a chick other than a chick not intended to be used for producing hatching eggs;

(*b*) "breeder cockerel" means a cockerel other than a cockerel not used for breeding purposes for hatching eggs;

(*c*) "breeder hen" means a hen other than a hen not used for producing hatching eggs;

(*d*) "breeder pullet" means a pullet that is less than twenty-four weeks of age other than a pullet not intended to be used for producing hatching eggs;

(*e*) "chick" means a chick other than a chick not intended to be grown into a broiler chicken or roaster chicken as defined in Regulation 349 of Revised Regulations of Ontario, 1980;

(*f*) "Commission" means the local board known as The Ontario Broiler and Roaster Hatching Egg and Chick Commission;

(*g*) "fowl" means a breeder hen or breeder cockerel that is twenty-four weeks of age or older;

(*h*) "hatching egg" means an egg other than an egg not intended to be hatched as a chick;

(*i*) "plan" means The Ontario Broiler and Roaster Hatching Egg and Chick Marketing Plan;

(*j*) "producer" means a person engaged in the production of hatching eggs or chicks, and "produces" and "producing" have corresponding meanings;

(*k*) "regulated product" means a breeder chick, breeder cockerel, breeder hen, breeder pullet, chick, fowl or hatching egg. O. Reg. 436/83, s. 1.

2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of breeder chicks, breeder cockerels, breeder hens, breeder pullets, chicks, fowl and hatching eggs, including the prohibition of such producing and marketing in whole or in part. O. Reg. 436/83, s. 2.

3. The Board delegates to the Commission the power,

- (a) subject to the regulations, to investigate, adjust or otherwise settle any dispute relating to the marketing of a regulated product between producers of hatching eggs and persons engaged in marketing such hatching eggs;
- (b) after a hearing, to prohibit a person engaged in marketing a regulated product from terminating or varying, without just cause, the buying or the selling, as the case may be, of the regulated product;
- (c) to require persons engaged in producing or marketing a regulated product to register their names, addresses and occupations with the Commission;
- (d) to require persons engaged in producing or marketing a regulated product to furnish such information relating to the production or marketing of the regulated product, including the completing and filing of returns, as the Commission determines;
- (e) to appoint persons to inspect the books, records, documents, lands and premises and any regulated product of persons engaged in producing or marketing a regulated product;
- (f) to stimulate, increase and improve the marketing of regulated products by such means as it considers proper;
- (g) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or of any province in Canada for the purpose of marketing a regulated product. O. Reg. 436/83, s. 3.

4. The Board delegates to the Commission its powers to make regulations,

- (a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing or marketing of a regulated product;
- (b) prohibiting persons from engaging in the producing or marketing of a regulated product except under the authority of a licence;
- (c) providing for the refusal to grant a licence where the applicant is not qualified by

experience, financial responsibility and equipment to engage properly in the business for which the application was made;

- (d) providing for the suspension or revocation of, or the refusal to renew, a licence for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or an order or direction of the Board or Commission;
- (e) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing a regulated product and the collecting of the licence fees and the recovering of such licence fees by suit in a court of competent jurisdiction;
- (f) requiring any person who receives a regulated product to deduct from the moneys payable for the regulated product any licence fees payable to the Commission by the person from whom he receives the regulated product, and to forward such licence fees to the Commission;
- (g) requiring any person who produces and processes a regulated product to furnish to the Commission statements of the amounts of the regulated product that he produced in any year and used for processing;
- (h) prescribing the form of licences;
- (i) providing for the exemption from any or all of the regulations, orders or directions under the plan of any class, variety, grade or size of regulated product, or any person or class of persons engaged in the producing or marketing of the regulated product or any class, variety, grade or size of the regulated product;
- (j) requiring the furnishing of security or proof of financial responsibility by any person engaged in the marketing of a regulated product and providing for the administration and disposition of any moneys or securities so furnished;
- (k) providing for the control and regulation of the marketing of a regulated product, including the times and places at which the regulated product may be marketed;
- (l) providing for the control and regulation of agreements entered into by producers of a regulated product with persons engaged in marketing the regulated product, and the prohibition of any provision or clause in such agreements;

- (m) requiring any person who produces a regulated product to offer to sell and to sell the regulated product to or through the Commission;
- (n) prohibiting any person from packing or packaging a regulated product that has not been sold to, by or through the Commission;
- (o) providing for the making of agreements relating to the marketing of a regulated product by or through the Commission, and prescribing the forms and the terms and conditions of such agreements;
- (p) providing for the making of such orders and the issuing of such directions as are necessary to enforce the due observance and carrying out of the Act, the regulations, the plan or any order or direction of the Board or the Commission. O. Reg. 436/83, s. 4.

5.—(1) The Board authorizes the Commission to use any class of licence fees, service charges and other moneys payable to it for the purposes of paying the expenses of the Commission, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.

(2) The Board authorizes the Commission to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in subsection (1). O. Reg. 436/83, s. 5.

6.—(1) The Board vests in the Commission power,

- (a) to direct and control, by order or direction, either as principal or agent, the marketing of the regulated products, including the times and places at which the regulated products may be marketed;
- (b) to determine the quality of each class, variety, grade and size of the regulated products that shall be marketed by each producer;
- (c) to prohibit the marketing of any class, variety, grade or size of regulated product;
- (d) to determine from time to time the price or prices that shall be paid to producers or to the Commission, as the case may be, for a regulated product or any class, variety, grade or size of the regulated product and to determine different prices for different parts of Ontario;
- (e) to fix and impose service charges from time to time for the marketing of a regulated product;
- (f) to purchase or otherwise acquire and to sell or otherwise dispose of a regulated product;

(g) to pay from service charges imposed under clause (e) its expenses in carrying out the purposes of the plan.

(2) The Commission shall not exercise the power vested in it by clause (1) (c) except for just cause. O. Reg. 436/83, s. 6.

7.—(1) All regulated products shall be marketed by or through the Commission.

(2) No person shall market a regulated product except by or through the Commission. O. Reg. 436/83, s. 7.

THE FARM PRODUCTS MARKETING BOARD:

JOHN C. MCMURCHY
Chairman

CHERYL CREET
Secretary.

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

(3032)

30

MINISTRY OF HEALTH ACT

O. Reg. 437/83.

Medical Bursaries.

Made—May 23rd, 1983.

Approved—June 30th, 1983.

Filed—July 7th, 1983.

REGULATION MADE UNDER THE MINISTRY OF HEALTH ACT

MEDICAL BURSARIES

1. In this Regulation,

- (a) "accredited" means, in reference to a medical school, accredited at the date of the applicant's application, by a national accrediting agency in Canada that is acceptable to the College of Physicians and Surgeons of Ontario;
- (b) "applicant" means an applicant for a bursary;
- (c) "bursary" means an award to assist in the financing of an academic year of undergraduate education and training in medicine at a university in Ontario or an accredited medical school in Canada, other than in Ontario;
- (d) "designated locality" means a locality designated by the Minister as being acceptable for the purposes of practice at the time when the

applicant is to commence the one-year period of practice;

- (e) "medical school" means a school or faculty of medicine but does not include any school, college or faculty of stomatology, homeopathy, osteopathy or podiatry;
- (f) "resident" means a person who is legally entitled to remain in Canada and who makes his home and is ordinarily present in Ontario, but does not include a tourist, a transient or a visitor to Ontario. O. Reg. 437/83, s. 1.

2. A bursary of \$5,000 may be provided to an applicant who is a resident of Ontario for his second-last or last undergraduate academic year, where the applicant,

- (a) submits an application therefor in writing to the Minister, in a form provided by the Minister; and
- (b) provides the Minister with an undertaking set out in section 3 or 4, as the case may be. O. Reg. 437/83, s. 2.

3. Where a bursary is the first bursary being provided to an applicant under section 2, the undertaking required by clause 2 (b) is an undertaking that, in consideration of his being provided with the bursary,

- (a) the applicant will commence an internship or residency program in Canada that is acceptable to the Minister, immediately following the date on which he is granted his degree in medicine;
- (b) the applicant will successfully complete the internship or residency program referred to in clause (a);
- (c) the applicant will commence his practice of medicine in a designated locality within six months after successful completion of the internship or residency program referred to in clause (a) and will continue practice for a period of one year;
- (d) if the applicant,
- (i) does not successfully complete the academic year for which he receives the bursary,
- (ii) having successfully completed the academic year, where the bursary is for the second-last academic year, discontinues his program of education and training before completing the last academic year,
- (iii) having been granted a degree in medicine, does not immediately thereafter commence the internship or

residency program referred to in clause (a),

- (iv) does not successfully complete the internship or residency program referred to in clause (a), or
- (v) having successfully completed the internship or residency program referred to in clause (a), does not within six months thereafter commence the practice of medicine as set out in clause (c),

the applicant will forthwith upon demand repay the bursary together with the interest set out in section 5; and

- (e) if the applicant discontinues practising medicine as set out in clause (c) at any time before the end of the one-year period, he will forthwith upon demand repay a portion of the bursary proportional to the number of months remaining in the one-year period, not including the month in which he discontinued practising, together with the interest set out in section 5. O. Reg. 437/83, s. 3.

4. Where a bursary is the second bursary being provided to an applicant under section 2, the undertaking required by clause 2 (b) is an undertaking that, in consideration of his being provided with the bursary,

- (a) the applicant will commence his internship or residency program referred to in clause 3 (a) immediately following the date on which he is granted his degree in medicine;
- (b) the applicant will successfully complete the internship or residency program referred to in clause 3 (a);
- (c) the applicant will practise medicine in a designated locality for a period of one year commencing immediately after he completes the one-year period of medical practice required in respect of his first bursary;
- (d) if the applicant,
- (i) does not successfully complete the academic year for which he received the bursary,
- (ii) having been granted a degree in medicine, does not immediately thereafter commence the internship or residency program referred to in clause 3 (a),
- (iii) does not successfully complete the internship or residency program referred to in clause 3 (a),

- (iv) does not commence or complete the one-year period of medical practice required in respect of his first bursary, or
- (v) having completed the one-year period of medical practice required in respect of his first bursary, does not immediately thereafter commence the further one-year period of medical practice as set out in clause (c),

the applicant will forthwith upon demand repay the bursary together with the interest set out in section 5; and

- (e) if the applicant discontinues practising medicine as set out in clause (c) at any time before the end of the one-year period, he will forthwith upon demand repay a portion of the bursary proportional to the number of months remaining in the one-year period, not including the month in which he discontinued practising, together with the interest set out in section 5. O. Reg. 437/83, s. 4.

5. The interest mentioned in sections 3 and 4 is interest calculated monthly on the first day of each month at a rate equivalent to one-twelfth of the Bank of Canada rate that prevails on the last day of the preceding month as set out in the Bank of Canada Weekly Financial Statistics and applied from the date that the applicant receives his bursary. O. Reg. 437/83, s. 5.

LARRY GROSSMAN
Minister of Health

Dated at Toronto, this 23rd day of May, 1983.

(3033)

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MINISTRY OF HEALTH ACT

O. Reg. 438/83.

Dental Bursaries.

Made—May 23rd, 1983.

Approved—June 30th, 1983.

Filed—July 7th, 1983.

REGULATION MADE UNDER THE MINISTRY OF HEALTH ACT

DENTAL BURSARIES

1. In this Regulation,

- (a) "applicant" means an applicant for a bursary;
- (b) "bursary" means an award to assist in the financing of an academic year of,

- (i) education and training in dentistry at a university in Ontario, or
- (ii) education and training in dentistry at a school, college or university in a Province or Territory of Canada that is listed by the World Health Organization and that in the opinion of the Minister offers a course in dentistry that is equivalent to education and training in dentistry in a university in Ontario;

(c) "designated locality" means a locality designated by the Minister as being acceptable for the purposes of practice or employment at the time when the applicant is to commence the one-year period of practice or employment;

(d) "resident" means a person who is legally entitled to remain in Canada and who makes his home and is ordinarily present in Ontario, but does not include a tourist, a transient or a visitor to Ontario. O. Reg. 438/83, s. 1.

2. A bursary of \$5,000 may be provided to an applicant who is a resident of Ontario for his second-last or last academic year, where the applicant,

- (a) submits an application therefor in writing to the Minister, in a form provided by the Minister; and
- (b) provides the Minister with an undertaking as set out in section 3 or 4, as the case may be. O. Reg. 438/83, s. 2.

3. Where a bursary is the first bursary being provided to an applicant under section 2, the undertaking required by clause 2 (b) is an undertaking that, in consideration of his being provided with the bursary,

- (a) the applicant will practise dentistry,
- (i) in a designated locality,
- (ii) as a full-time employee of the Crown in right of Ontario in a designated locality,
- (iii) as a full-time employee of the local Board of Health of the Northwestern Health Unit, or
- (iv) as full-time employee of the Crown in right of Canada in a designated locality,

for a period of one year commencing within six months after the date on which he is granted his degree in dentistry;

- (b) if the applicant,

- (i) does not successfully complete the academic year for which he receives the bursary,
- (ii) having successfully completed the academic year, where the bursary is for the second-last academic year, discontinues his program of education and training before completing the last academic year, or
- (iii) having been granted a degree in dentistry, does not within six months thereafter commence the practice or employment referred to in clause (a),

the applicant will forthwith upon demand repay the bursary together with the interest set out in section 5; and

- (c) if the applicant discontinues practising dentistry as required by clause (a) at any time before the end of the one-year period, he will forthwith upon demand repay a portion of the bursary proportional to the number of months remaining in the one-year period, not including the month in which he discontinued practising, together with the interest set out in section 5. O. Reg. 438/83, s. 3.

4. Where a bursary is the second bursary being provided to an applicant under section 2, the undertaking required by clause 2 (b) is an undertaking that, in consideration of his being provided with the bursary,

- (a) the applicant will practise dentistry,
 - (i) in a designated locality,
 - (ii) as a full-time employee of the Crown in right of Ontario in a designated locality,
 - (iii) as a full-time employee of the local Board of Health of the Northwestern Health Unit, or
 - (iv) as a full-time employee of the Crown in right of Canada in a designated locality,

for a period of one year commencing immediately after he completes the one-year period of dental practice required in respect of his first bursary;

- (b) if the applicant,
 - (i) does not successfully complete the academic year for which he received the bursary,
 - (ii) did not commence or complete the one-year period of dental practice required in respect of his first bursary, or

- (iii) having completed the one-year period of dental practice required in respect of his first bursary, does not immediately thereafter commence the further one-year period of dental practice required under clause (a),

the applicant will forthwith upon demand repay the bursary together with the interest set out in section 5; and

- (c) if the applicant discontinues practising dentistry as required by clause (a) at any time before the end of the one-year period, he will forthwith upon demand repay a portion of the bursary proportional to the number of months remaining in the one-year period, not including the month in which he discontinued practising, together with the interest set out in section 5. O. Reg. 438/83, s. 4.

5. The interest mentioned in sections 3 and 4 is interest calculated monthly on the first day of each month at a rate equivalent to one-twelfth of the Bank of Canada rate that prevails on the last day of the preceding month as set out in the Bank of Canada Weekly Financial Statistics and applied from the date that the applicant receives his bursary. O. Reg. 438/83, s. 5.

LARRY GROSSMAN
Minister of Health

Dated at Toronto, this 23rd day of May, 1983.

(3034)

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PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 439/83.

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

Made—July 7th, 1983.

Filed—July 7th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 483/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Paragraph iv of section 2 of Ontario Regulation 483/73, as remade by section 1 of Ontario Regulation 890/76, is amended by adding thereto the following subparagraph:

4. That part of Lot 8 in Concession III of the former Township of East Flamborough designated as Parts 1 and 2

on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-5860.

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

Dated at Toronto, this 7th day of July, 1983.

(3035)

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MINISTRY OF HEALTH ACT

O. Reg. 440/83.

Speech Pathology and Audiology Bursaries.

Made—May 23rd, 1983.

Approved—June 30th, 1983.

Filed—July 7th, 1983.

REGULATION MADE UNDER THE MINISTRY OF HEALTH ACT

SPEECH PATHOLOGY AND AUDIOLOGY BURSARIES

I. In this Regulation,

- (a) "applicant" means an applicant for a bursary;
- (b) "bursary" means an award to assist in the financing of an academic year of post-graduate education and training in speech pathology or audiology at a university in Canada offering a post-graduate programme in speech pathology or audiology;
- (c) "designated" means designated by the Minister as being acceptable for the purposes of employment at the time when the applicant is to commence the one-year period of employment;
- (d) "hospital" means a hospital as defined in the *Public Hospitals Act*;
- (e) "local board" means a local board as defined in the *Public Health Act*. O. Reg. 440/83, s. 1.

2. A bursary of \$5,000 may be provided to an applicant for his second-last or last post-graduate academic year, where the applicant,

- (a) submits an application therefor in writing to the Minister, in a form provided by the Minister; and

- (b) provides the Minister with an undertaking as set out in section 3 or section 4, as the case may be. O. Reg. 440/83, s. 2.

3. Where a bursary is the first bursary being provided to an applicant under section 2, the undertaking required by clause 2 (b) is an undertaking that, in consideration of his being provided with the bursary

- (a) the applicant will practise speech pathology or audiology, as the case may be, as a full-time employee of a designated hospital or local board for a period of one year commencing within six months after the date on which he is granted his degree in speech pathology or audiology;
- (b) if the applicant,
 - (i) does not successfully complete the academic year for which he receives the bursary,
 - (ii) having successfully completed the academic year, where the bursary is for the second-last academic year, discontinues his program of education and training before successfully completing the last academic year, or
 - (iii) having been granted a degree in speech pathology or audiology, does not within six months thereafter commence the employment referred to in clause (a),

the applicant will forthwith upon demand repay the bursary together with the interest set out in section 5; and

- (c) if the applicant discontinues practising speech pathology or audiology as required by clause (a) at any time before the end of the one-year period, he will forthwith upon demand repay a portion of the bursary proportional to the number of months remaining in the one-year period, not including the month in which he discontinued practising together with the interest set out in section 5. O. Reg. 440/83, s. 3.

4. Where a bursary is the second bursary being provided to an applicant under section 2, the undertaking required by clause 2 (b) is an undertaking that, in consideration of his being provided with the bursary,

- (a) the applicant will continue to practise speech pathology or audiology, as the case may be, as a full-time employee of a designated hospital or local board for a period of one year commencing immediately after he completes the one-year period of speech pathology or audiology practice required in respect of his first bursary;

(b) if the applicant,

- (i) does not successfully complete the academic year for which he received the bursary,
- (ii) did not commence or complete the one-year period of speech pathology or audiology practice required in respect of his first bursary, or
- (iii) having completed the one-year period of speech pathology or audiology practice required in respect of his first bursary, does not immediately thereafter commence the further one-year period of speech pathology or audiology practice required under clause (a),

the applicant will forthwith upon demand repay the bursary together with the interest set out in section 5; and

- (c) if the applicant discontinues practising speech pathology or audiology as required by clause (a) at any time before the end of the one-year period, he will forthwith upon demand repay the portion of the bursary proportional to the number of months remaining in the one-year period, not including the month in which he discontinued practising, together with the interest set out in section 5. O. Reg. 440/83, s. 4.

5. The interest mentioned in sections 3 and 4 is interest calculated monthly on the first day of each month at a rate equivalent to one-twelfth of the Bank of Canada rate that prevails on the last day of the preceding month as set out in the Bank of Canada Weekly Financial Statistics and applied from the date that the applicant receives his bursary. O. Reg. 440/83, s. 5.

LARRY GROSSMAN
Minister of Health

Dated at Toronto, this 23rd day of May, 1983.

3036)

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PLANNING ACT

O. Reg. 441/83.

Restricted Areas—District of Thunder Bay, geographic townships of Ashmore, Errington, Fulford and McQueenst.

Made—July 4th, 1983.

Filed—July 7th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 364/81 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 364/81 is amended by adding thereto the following Part:

PART XIII

MISCELLANEOUS

63.—(1) Notwithstanding that the land described in subsection (2) is shown on a map referred to in subsection 4 (1) as being in a Rural Zone, the land shall be deemed to be in a Rural Residential Zone to which Part III applies.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Ashmore in the Territorial District of Thunder Bay, being that part of Block D on a Plan registered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number M-304 designated as Parts 1, 2 and 3 on a Reference Plan deposited in the said Land Registry Office as Number 55R-4751. O. Reg. 441/83, 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 July, 1983.

(3037)

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PLANNING ACT

O. Reg. 442/83.

Restricted Areas—District of Thunder Bay, geographic townships of Pearson and Scoble.

Made—July 4th, 1983.

Filed—July 7th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 219/75 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 219/75 is amended by adding thereto the following section:

17.—(1) For the purposes of this section, "fire hall" means a building used for the storage and maintenance of fire-fighting vehicles and equipment.

(2) Notwithstanding any other provision of this Order, the land described in Schedule 4 may be used for,

- (a) the continued use of a community and recreation centre; and
 - (b) the erection and use of a fire hall with a floor area not exceeding 50 square metres.
O. Reg. 442/83, s. 1.
2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 4

That parcel of land situate in the geographic Township of Pearson in the Territorial District of Thunder Bay, being that part of the north half of Lot

10 in Concession III described as Parcel 2136, District of Fort William Freehold, in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55). O. Reg. 442/83, s. 2.

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

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

(3038)

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MINISTRY OF HEALTH ACT

O. Reg. 443/83.
Grants to University Faculties of Medicine.
Made—June 16th, 1983.
Approved—June 30th, 1983.
Filed—July 7th, 1983.

**REGULATION TO AMEND
ONTARIO REGULATION 536/82
MADE UNDER THE
MINISTRY OF HEALTH ACT**

1. The Schedule to Ontario Regulation 536/82 is revoked and the following substituted therefor:

Schedule

COLUMN 1	COLUMN 2	COLUMN 3
Faculty of Medicine	Amount of Grant	Fiscal Year
University of Ottawa	\$709,500	April 1, 1983

O. Reg. 443/83, s. 1.

LARRY GROSSMAN
Minister of Health

Dated at Toronto, this 16th day of June, 1983.

(3039)

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**PARKWAY BELT PLANNING AND
DEVELOPMENT ACT**

O. Reg. 444/83.

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—July 8th, 1983.

Filed—July 8th, 1983.

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

1. Section 61 of Ontario Regulation 481/73, as made by section 2 of Ontario Regulation 598/81, is amended by adding thereto the following subsection:

(5) Notwithstanding subsection (2), the land described in Schedule 50 may be used for the erection

and use thereon of a sign as a structure accessory to the uses set out in subsection (2), provided the following requirements are met:

Maximum height of the sign 18.3 metres

Minimum distance between the sign and Trafalgar Road 55 metres

Minimum distance between the sign and the north lot line 17 metres

O. Reg. 444/83, s. 1.

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

Dated at Toronto, this 8th day of July, 1983.

(3040)

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Publications Under The Regulations Act

July 30th, 1983

PUBLIC HOSPITALS ACT

O. Reg. 445/83.

Special Grant.

Made—June 23rd, 1983.

Approved—June 30th, 1983.

Filed—July 11th, 1983.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

SPECIAL GRANT

1. The Minister may pay a special grant by way of provincial aid in an amount not exceeding the sum set out in Column 3 of the following Schedule to the public hospital located in Northern Ontario set out opposite thereto in Column 1 for the purposes of replacing the hospital units set out opposite thereto in Column 2 of the following Schedule. O. Reg. 445/83, s. 1.

2. The Minister may pay the grant referred to in section 1 in instalments or in a lump sum. O. Reg. 445/83, s. 2.

3. A special grant referred to in section 1 shall be in lieu of a grant for the same purpose under Regulation 859 of Revised Regulations of Ontario, 1980. O. Reg. 445/83, s. 3.

LARRY GROSSMAN
Minister of Health

Dated at Toronto, this 23rd day of June, 1983.

Schedule

COLUMN 1	COLUMN 2	COLUMN 3
James Bay General Hospital	Attawapiskat unit and Fort Albany unit	\$10,000,000

O. Reg. 445/83, Sched.

BUSINESS CORPORATIONS ACT, 1982

O. Reg. 446/83.

General.

Made—July 9th, 1983.

Filed—July 11th, 1983.

REGULATION MADE UNDER THE BUSINESS CORPORATIONS ACT, 1982

GENERAL

NAMES

1. In this Regulation, "trade mark" means a trade mark as defined in the *Trade Marks Act* (Canada). O. Reg. 446/83, s. 1.

2.—(1) "Name" when used in the expression "if the use of that name would be likely to deceive" used in clause 9 (1) (b) of the Act includes,

(a) a name that would lead to the inference that the business or activities carried on or intended to be carried on by the corporation under the proposed name and the business or activities carried on by any other person are one business or one activity, whether or not the nature of the business or activity of each is generally the same;

(b) a name that would lead to the inference that the corporation bearing the name or proposed name is or would be associated or affiliated with a person if the corporation and such person are not or will not be associated or affiliated; or

(c) a name whose similarity to the name of a person would lead someone who has an interest in dealing with that person, to deal with the corporation bearing the name in the mistaken belief that he is dealing with the person.

(2) In this section,

(a) "person" means a person, whether in existence or not; and

(b) "use" means actual use by a person that carries on business in Canada or elsewhere. O. Reg. 446/83, s. 2.

3. For the purpose of section 12 of the Act, the matters the Director may consider when determining whether a name is contrary to section 9 of the Act include,

- (a) the distinctiveness of the whole or any element of any name or trade mark and the extent to which the name or trade mark has become known;
- (b) the length of time the trade mark or name has been in use;
- (c) the nature of the goods or services associated with the trade mark or the nature of the business carried on under or associated with a name, including the likelihood of any competition among businesses using such a trade mark or name;
- (d) the nature of the trade with which a trade mark or name is associated, including the nature of the goods or services and the means by which they are offered or distributed;
- (e) the degree of similarity between the corporate name and any trade mark or name in appearance or sound or in the ideas suggested by them; and
- (f) the geographic area in Ontario in which the corporate name is likely to be used. O. Reg. 446/83, s. 3.

4. A corporation may have a name similar to that of another body corporate where the corporation is not or will not be affiliated with the body corporate if,

- (a) that corporate name relates to a corporation that is the successor to the business of the body corporate and the body corporate has ceased or will cease to carry on business under that name; or
- (b) the body corporate undertakes in writing to dissolve forthwith or to change its name before the corporation proposing to use the name commences to use it,

and the corporate name sets out in numerals the year of acquisition of the name in parentheses, words, numerals, or initials are added, deleted or substituted, as the case may be, or the name is varied by substituting one of the legal elements required under subsection 10 (1) of the Act or their corresponding abbreviations. O. Reg. 446/83, s. 4.

5. A corporation may have a name similar to that of another body corporate where the corporation is affiliated with that body corporate. O. Reg. 446/83, s. 5.

6. Except as provided in section 10, no corporation may acquire a name identical to the name or former

name of another body corporate, whether in existence or not, unless the body corporate was incorporated under the laws of a jurisdiction outside Canada and has never carried on any activities or identified itself in Canada. O. Reg. 446/83, s. 6.

7. For the purpose of this Regulation, the addition or deletion of punctuation marks or other symbols does not make a name different but a name is not identical for the purpose of section 6 if words, numerals or initials are added, deleted or substituted or the legal element of the name is varied by substituting one of the other legal elements required under subsection 10 (1) of the Act or their corresponding abbreviations. O. Reg. 446/83, s. 7.

8. A corporation may have a name similar to that of a known,

- (a) trust;
- (b) association;
- (c) partnership; or
- (d) sole proprietorship,

or a known name under which any of them carries on business or identifies itself if,

- (e) the corporate name relates to a proposed corporation that is the successor to the business carried on under the name and the user of the name has ceased or will cease to carry on business under the name; or
- (f) the known trust, association, partnership or sole proprietor undertakes in writing to dissolve forthwith or to change its name before the corporation proposing to use the name commences to use it. O. Reg. 446/83, s. 8.

9. A corporate name containing a word that is the same as or similar to the distinctive element of a trademark or name of another body corporate shall not for that reason alone be prohibited if,

- (a) the body corporate consents to the use of the name; and
- (b) the corporate name contains additional words or expressions to differentiate it from the body corporate and other users of the trademark or name. O. Reg. 446/83, s. 9.

10. Where two or more corporations amalgamate, the name of the amalgamated corporation may be identical to the name of one of the amalgamating corporations if the name is not a number name. O. Reg. 446/83, s. 10.

11.—(1) A corporate name shall not be,

- (a) too general;

- (b) only descriptive, in any language, of the quality, function or other characteristics of the goods or services in which the corporation deals or intends to deal;
- (c) primarily or only the name or surname of an individual who is living or has died within thirty years preceding the date of filing the articles; or
- (d) primarily or only a geographic name used alone,

unless the proposed corporate name has been in continuous use for at least twenty years prior to the date of filing the articles or the proposed corporate name has through use acquired a meaning which renders the name distinctive.

(2) A corporate name shall not be primarily or only a combination of punctuation marks or other marks that are permitted under section 20 and the first character of the name shall be a numeral or arabic character. O. Reg. 446/83, s. 11.

12.—(1) A corporate name shall not contain a word or expression, an element of which is the family name of an individual whether or not preceded by his given name or initials, unless the individual or his heir, executor, administrator, assigns or guardian consents in writing to the use of his name and the individual has, had or will have a material interest in the business.

(2) Subsection (1) does not apply where the corporation that will use the proposed name is the successor or affiliate of a person other than an individual that has as an element of its name, the family name, where,

- (a) the person consents in writing to the use of the name;
- (b) if the proposed name would contravene clause 9 (1) (b) of the Act, the person undertakes in writing to dissolve forthwith or change its name to some other name that complies with clause 9 (1) (b) of the Act before the corporation proposing to use the name commences to use it; and
- (c) the proposed name does not contravene section 6. O. Reg. 446/83, s. 12.

13. No word or expression in any language, that is obscene or connotes a business that is scandalous, obscene or immoral or that is otherwise objectionable on public grounds, shall be used in a corporate name. O. Reg. 446/83, s. 13.

14. No word, expression or abbreviation, the use of which is prohibited or restricted under an Act or Regulation of the Parliament of Canada or a province or territory of Canada, unless the restriction is satisfied, shall be used in a corporate name. O. Reg. 446/83, s. 14.

15. The following words and expressions shall not be used in a corporate name:

1. "Amalgamated" unless the corporation is an amalgamated corporation resulting from the amalgamation of two or more corporations.
2. "Architect" or "Architectural" where the use suggests the practice of the profession or any variation thereof, except with the written consent of the Council of the Ontario Association of Architects.
3. "Association".
4. "Club" unless the corporation carries on a sporting or athletic business and there is no inference that a member of the public may become a member of the corporation.
5. "College", "institute" or "university" if the word would lead to the inference that the corporation is a university, college of applied arts and technology or other post-secondary educational institution.
6. "Condominium" or any abbreviation or derivation thereof.
7. "Co-operative" or any abbreviation or derivation thereof.
8. "Council".
9. Digits or words that would lead to the inference that the name is a number name.
10. "Engineer" or "Engineering" where such word suggests the practice of the profession or any variation thereof, except with the written consent of the Association of Professional Engineers of the Province of Ontario.
11. "Housing" unless the corporation is sponsored by or connected with, the Government of Canada, the Government of Ontario, or a municipal government in Ontario and evidence thereof accompanies articles or an application sent to the Director.
12. "Veteran" or any abbreviation or derivation thereof unless there has been continuous use of the name for a period of at least twenty years prior to the acquisition of the name.
13. Numerals indicating the year of incorporation unless section 4 applies or it is a year of amalgamation of the corporation.
14. Any word or expression that would lead to the inference that the corporation is not a business corporation to which the Act applies. O. Reg. 446/83, s. 15.

16.—(1) No word or expression that suggests that a corporation,

- (a) is connected with the Crown or the government of Canada, a municipality, any province or territory of Canada or any department, Ministry, branch, bureau, service, board, agency, commission or activity of any such government or municipality;
- (b) is sponsored or controlled by or is associated or affiliated with a university or an association of accountants, architects, engineers, lawyers, physicians, surgeons or any other professional association recognized by the laws of Canada or a province or territory of Canada; or
- (c) carries on the business of a bank, loan company, insurance company, trust company, other financial intermediary or a stock exchange that is regulated by a law of Canada or a province or territory of Canada,

shall be used in a corporate name without the consent in writing of the appropriate authority, university or professional association, as the case may be.

(2) No word or expression that suggests that a corporation is connected with a political party or leader of a political party, where the purpose for which the corporation is incorporated is of a political nature, shall be used in a corporate name. O. Reg. 446/83, s. 16.

17. No word or expression that misdescribes, in any language,

- (a) the business, goods or services in association with which the corporate name is proposed to be used;
- (b) the conditions under which goods or services will be produced or supplied or the persons to be employed in the production or supply of these goods or services; or
- (c) the place of origin of the goods or services produced or supplied by the corporation,

shall be used in a corporate name. O. Reg. 446/83, s. 17.

18.—(1) The following documents shall accompany any articles containing a proposed name for a corporation or a change of corporate name:

- 1. An original Ontario biased or weighted computer printed search report for the proposed name from the NUANS automated name search system maintained by the Department of Consumer and Corporate Affairs, Canada dated not more than ninety days prior to the submission of the articles.

2. Any consent or consent and undertaking required under the Act or this Regulation and, if applicable, in the Form prescribed.

(2) Where a proposed name is in,

- (a) an English form and a French form; or
- (b) a combined English and French form,

and the English and French forms of the name are phonetically dissimilar, a separate computer printed search report shall be provided for the English form and the French form of the name.

(3) Subsections (1) and (2) apply to an application for revival under section 240 of the Act.

(4) No name that is identified in a computer printed search report as "proposed" shall be used as a corporate name by a person other than the one who proposed the name unless a consent in writing has been obtained from the person who first proposed the name. O. Reg. 446/83, s. 18.

19. Where through the filing of articles, other than articles of amalgamation, the capital of a corporation is decreased by the cancellation or consolidation of issued shares and a number of the share certificates of the corporation are in the hands of the public and may not be promptly surrendered, the name of the corporation shall be changed to a different name. O. Reg. 446/83, s. 19.

20. For the purposes of subsection 10 (3) of the Act, the following punctuation marks and other marks are the only ones permitted as part of the name of a corporation:

! " # \$ % & ' () * + , -
 . / : ; < = > ? [] \ ^ `

O. Reg. 446/83, s. 20.

21. The name of a corporation shall,

- (a) not exceed 120 characters in length, including punctuation marks and spaces; and
- (b) be set out in articles filed with the Director in block capital letters. O. Reg. 446/83, s. 21.

22. A name set out in the articles pursuant to subsection 10 (4) of the Act shall be a direct translation of the corporate name but changes may be made to ensure that the name is idiomatically correct. O. Reg. 446/83, s. 22.

CAPITAL

23. Where shares of a class or series have attached thereto conditions, restrictions, limitations or prohibitions on the right to vote, the rights, privileges, restrictions and conditions attaching to the class or

series of shares shall provide that the holders of that class are entitled to notice of meetings of shareholders called for the purpose of authorizing the dissolution of the corporation or the sale of its undertaking or a substantial part thereof under subsection 183 (3) of the Act. O. Reg. 446/83, s. 23.

FORM OF DOCUMENTS

24.—(1) All documents sent to the Director or filed in the office of the Director including all affidavits, applications, assurances, balance sheets, by-laws, consents, dissents, forms, notices and statements shall be printed, typewritten or reproduced legibly and, in the opinion of the Director, suitable for photographing on microfilm, upon one side of good quality white paper that is,

- (a) 210 millimetres by 297 millimetres with a margin of 30 millimetres on the left-hand side; or
- (b) 8½ inches by 11 inches, with a margin of 1¼ inches on the left-hand side.

(2) A document consisting of two or more pages shall have no backing or binding, and be stapled in the upper left-hand corner and each page shall be numbered consecutively.

(3) Any document that is sent to the Director shall be on good quality white paper of the size prescribed in subsection (1) that is capable of being endorsed by the Director without smudging.

(4) Articles, applications or statements filed with the Director requiring the signature of one or more persons shall be signed manually by each such person and not by an attorney. O. Reg. 446/83, s. 24.

DESIGNATING OFFICERS

25. The Deputy Director, the Senior Legal Officer, the Controller of Records or any Assistant Controller of Records of the Companies Division of the Ministry may sign any certificate required or authorized by the Act. O. Reg. 446/83, s. 25.

"RESIDENT CANADIAN" CLASS OF PERSONS PRESCRIBED

26. For the purposes of subparagraph ii of the definition of resident Canadian in paragraph 37 of subsection 1 (1) of the Act, the following classes of persons are prescribed:

- 1. Full-time employees of the Government of Canada, a province or a territory of Canada or of an agency of any such government or of a federal or provincial crown corporation.
- 2. Full-time employees of a body corporate,

- i. of which more than 50 per cent of the voting securities are beneficially owned or over which control or direction is exercised by resident Canadians, or
- ii. a majority of directors of which are resident Canadians,

where the principal reason for the residence outside Canada is to act as such employees.

- 3. Full-time students at a university or other educational institution recognized by the province who have been resident outside Canada less than ten consecutive years.
- 4. Full-time employees of an international association or organization of which Canada is a member.
- 5. Persons who were, at the time of reaching their sixtieth birthday, ordinarily resident in Canada and have been, since that time, resident outside of Canada less than ten consecutive years. O. Reg. 446/83, s. 26.

PROXIES AND PROXY SOLICITATION FORM OF PROXY

27.—(1) A form of proxy required by section 111 and subsection 112 (2) of the Act to be sent to shareholders and to be filed with the Commission shall indicate in bold-face type,

- (a) the meeting at which it is to be used; and
- (b) whether the proxy is solicited by or on behalf of the management of the offering corporation,

and shall provide a designated blank space for dating the form of proxy and if the date is not inserted in the space the proxy shall be deemed to be dated on the day on which it is mailed.

(2) A form of proxy shall indicate in bold-face type that the shareholder may appoint a proxyholder other than any person designated in the form of proxy to attend and act on his behalf at the meeting and shall contain instructions as to the manner in which the shareholder may do so.

(3) If a form of proxy shows a person as designated proxyholder, it shall provide a means for the shareholder to designate some other person as proxyholder.

(4) A form of proxy shall provide a means for the shareholder to specify that the shares registered in his name shall be voted for or against each matter or group of related matters identified in the notice of meeting, a management information circular, a dissident's information circular or a proposal under section 99 of the Act, other than the appointment of an auditor, the remuneration of the auditor and the election of directors.

(5) A form of proxy may confer authority as to a matter for which a choice is not specified by the shareholder in accordance with subsection (4) if the form of proxy, the management information circular or the dissident's information circular states in bold-face type how the proxyholder will vote the shares in respect of each matter or group of related matters.

(6) A form of proxy shall provide a means for the shareholder to specify that the shares registered in his name shall be voted or withheld from voting in respect of the appointment of an auditor, the remuneration of the auditor or the election of directors.

(7) A form of proxy, a management information circular or a dissident's information circular shall state that the shares represented by the proxy will be voted or withheld from voting in accordance with the instructions of the shareholder on any ballot that may be called for and that, if the shareholder specifies a choice with respect to any matter to be acted upon, the shares shall be voted accordingly. O. Reg. 446/83, s. 27.

28.—(1) Discretionary authority may be conferred by way of a form of proxy in respect of amendments or variations to matters identified in the notice of meeting or other matters that may properly come before the meeting where,

- (a) the person by or on whose behalf the solicitation is made is not aware within a reasonable time before the solicitation that the amendments or other matters are to be presented for action at the meeting; and
- (b) the form of proxy, the management information circular or the dissident's information circular states specifically that it confers such discretionary authority.

(2) Authority to vote shall not be conferred,

- (a) in respect of the appointment of an auditor or the election of a director unless a *bona fide* proposed nominee for the appointment or election is named in the form of proxy, a management information circular, a dissident's information circular or a proposal under section 99 of the Act; or
- (b) at any meeting other than the meeting specified in the notice of meeting or any adjournment thereof. O. Reg. 446/83, s. 28.

MANAGEMENT INFORMATION CIRCULAR

29. A management information circular shall contain the following information:

REVOCABILITY OF PROXY

1. A statement of the right of the shareholder to revoke a proxy under subsection 110 (4) of

the Act and the method by which he may exercise it.

PERSONS MAKING THE SOLICITATION

2. A statement, in bold-face type, to the effect that the solicitation is made by or on behalf of the management of the corporation.
3. The name of every director of the corporation who has informed the management in writing that he intends to oppose any action intended to be taken by the management and the action that he intends to oppose.
4. The method of solicitation, if otherwise than by mail, and, if the solicitation is to be made by specially engaged employees or agents, the material features of any contract or arrangement and the cost or anticipated cost thereof.
5. The name of the person by whom the cost of the solicitation has been or will be borne, directly or indirectly.

INTEREST OF CERTAIN PERSONS IN MATTERS TO BE ACTED UPON

6. Details of every material interest, direct or indirect, of,
 - i. each person who was a director or officer of the corporation at any time since the beginning of its last completed financial year,
 - ii. each proposed management nominee for election as a director of the corporation, and
 - iii. each associate of every person referred to in subparagraphs i and ii,

in every matter to be acted upon at the meeting other than the election of directors or the appointment of an auditor.

VOTING SECURITIES AND PRINCIPAL HOLDERS OF VOTING SECURITIES

7. The number of shares of each class of shares of the corporation entitled to be voted at the meeting and the number of votes to which each share of each such class is entitled on each matter to be acted upon at the meeting.
8. The name of each person who, to the knowledge of the directors or officers of the corporation, beneficially owns or exercises control or direction over securities carrying more than 10 per cent of the voting rights attached to any class of outstanding voting securities of the corporation entitled to be voted at the meeting, the approximate number of the securities so owned, controlled or directed by

each such person and the percentage of the class of outstanding voting securities of the corporation represented by the number of voting securities so owned, controlled or directed.

9. If a change in the effective control of the corporation has occurred since the beginning of its last financial year, the name of the person who, to the knowledge of the directors or officers of the corporation, acquired control, the date and description of the transaction in which control was acquired and the percentage of voting rights attached to all outstanding voting securities entitled to be voted at the meeting now owned, controlled or directed by the person.
10. The percentage of votes required for the approval of any matter to be submitted to a vote of shareholders that requires approval by more than a majority of the votes cast on the matter at the meeting other than the election of directors or the appointment and remuneration of an auditor.

ELECTION OF DIRECTORS

11. If directors are to be elected, a statement of any right of any class of shareholders to elect a specified number of directors or to cumulate their votes and of any conditions precedent to the exercise thereof.
12. In tabular form, if directors are to be elected, so far as practicable, with respect to each person proposed by management for nomination for election as a director and each director whose term of office will continue after the meeting,
 - i. the name of each person, the time when his term of office or the term of office for which he is a proposed nominee expires and all other major positions and offices with the corporation or any of its significant affiliates currently held by him, indicating which of the persons are proposed nominees for election as directors at the meeting,
 - ii. the present principal occupation or employment of each such person, the name and principal business of any body corporate or other organization in which the occupation or employment is carried on and similar information as to all principal occupations or employments of each such person within the five preceding years, unless he is now a director and was elected to his present term of office by a vote of shareholders at a meeting the notice of

which was accompanied by an information circular containing that information,

- iii. if any such person is or has been a director of the corporation, the period or periods during which he has so served,
 - iv. the number of securities of each class of voting securities of the corporation and of its holding body corporate beneficially owned, directly or indirectly, or over which control or direction is exercised by each such person, and
 - v. if more than 10 per cent of the votes attached to voting securities of any class of the corporation or of its holding body corporate are beneficially owned or subject to control or direction by any such person and his associates, the number of each class of voting securities so owned, controlled or directed by the associates and the name of each associate.
13. The details of any contract, arrangement or understanding between any proposed management nominee and any other person, except the directors and officers of the corporation acting solely in such capacity, pursuant to which the nominee is to be elected, including the name of the other person.

DIRECTOR' AND OFFICERS' REMUNERATION

14. If action is to be taken with respect to,
 - i. the election of directors,
 - ii. any bonus, profit sharing or other plan of remuneration, contract or arrangement in which any director or officer of the corporation will participate,
 - iii. any pension or retirement plan of the corporation in which any director or officer of the corporation will participate, or
 - iv. the granting to any director or officer of the corporation of any option or right to purchase any securities other than rights issued rateably to all shareholders or to all shareholders resident in Canada,

a statement,

 - v. of the aggregate remuneration paid or payable by the corporation and by each of its subsidiaries in respect of

the corporation's last completed financial year, separately to,

- A. the directors of the corporation in their capacity as directors of the corporation and any of its subsidiaries,
- B. the five senior officers of the corporation in receipt of the largest amounts of remuneration, in their capacity as officers or employees of the corporation and of any of its subsidiaries, and
- C. the officers of the corporation, including those referred to in sub-subparagraph B who received in their capacity as officers or employees of the corporation and any of its subsidiaries aggregate remuneration in excess of \$50,000 in that year,

but this disclosure is not required where the corporation has less than seven such officers or in respect of remuneration paid or payable to a partnership in which any person in receipt of such remuneration was a partner,

- vi. where practicable, of the estimated aggregate cost to the corporation and its subsidiaries in the last completed financial year of all benefits proposed to be paid under any pension or retirement plan upon retirement at normal retirement age to the persons referred to in subparagraph v as a group or, in the alternative, the estimated aggregate amount of all such benefits proposed to be paid upon retirement at normal retirement age to those persons,
- vii. where practicable, of the aggregate of all remuneration payments other than those referred to in subparagraphs v and vi made during the corporation's last completed financial year and, as a separate amount, proposed to be made in the future by the corporation or any of its subsidiaries pursuant to an existing plan to the persons referred to in subparagraph v and, in this subparagraph,
 - A. "plan" includes all plans, contracts, authorizations or arrangements, whether or not contained in any formal document or authorized by a resolu-

tion of the directors of the corporation or any of its subsidiaries but does not include the Canada Pension Plan or a similar government plan,

- B. "remuneration payments" include deferred compensation benefits, retirement benefits or other benefits, except those paid or to be paid under a pension or retirement plan of the corporation and any of its subsidiaries, and
- C. if it is impracticable to state the amount of proposed remuneration payments, the aggregate amount accrued to date in respect of such payments may be stated, with an explanation of the basis of future payments,

but information need not be included as to payments to be made for or benefits to be received from group life or accident insurance, group hospitalization or similar group benefits or payments,

viii. in so far as the information referred to in subparagraphs v, vi and vii relates to information from the last completed financial year, shall be in the form of the Table.

- 15. If action is to be taken with respect to any of the matters referred to in subparagraphs i to iv of paragraph 14, a statement, in respect of options to purchase securities of the corporation or any of its affiliates that, since the commencement of the corporation's last financial year, were granted to or exercised by the persons referred to in subparagraph v of paragraph 14 as a group, containing,
 - i. where options were granted,
 - A. the description and number of optioned securities of each class,
 - B. the dates on which and the prices at which the options were granted, the expiry dates and other material provisions,
 - C. the consideration received for the granting of the options, and
 - D. where reasonably ascertainable, a summary showing the price range of the optioned

securities in the thirty days preceding the date on which the options were granted or, if not reasonably ascertainable, a statement to that effect, and

- ii. where options were exercised,
 - A. the description and number of securities of each class purchased,
 - B. the purchase price, and
 - C. where reasonably ascertainable, a summary showing the price range of the securities in the thirty days preceding the date of purchase or, if not reasonably ascertainable, a statement to that effect,

and for the purposes of this paragraph,

- iii. "options" include rights other than rights issued rateably to all shareholders of the same class or to all shareholders of the same class resident in Canada, and
 - iv. information on the option price of securities may be given,
 - A. in the form of price ranges for each calendar quarter during which options were granted or exercised, or
 - B. if the price of the optioned securities is not fixed, by setting out the formula by which the price of the optioned securities will be fixed.
16. If indemnification under section 136 of the Act was paid or became payable in the last complete financial period,
- i. the amount paid or payable,
 - ii. the name and title of the individual indemnified or to be indemnified, and
 - iii. the circumstances that gave rise to the indemnity.
17. If insurance referred to in subsection 136 (4) of the Act was purchased during the last completed financial year,
- i. the amount or, where there is a comprehensive liability policy, the approximate amount of premium paid by the corporation in respect of directors as a group and officers as a group,

- ii. the aggregate amount of premium, if any, paid by the individuals in each such group,
- iii. the total amount of insurance purchased for each such group, and
- iv. a summary of any deductibility or co-insurance clause or other provision in the insurance contract that exposes the corporation to liability in addition to the payment of the premiums.

INDEBTEDNESS OF DIRECTORS AND OFFICERS

18. If action is to be taken with respect to any of the matters referred to in subparagraphs i to iv of paragraph 14, a statement in respect of,
- i. each director and senior officer of the corporation,
 - ii. each proposed management nominee for election as a director of the corporation, and
 - iii. each associate of any director, senior officer or proposed management nominee,

who is or has been indebted to the corporation or any of its subsidiaries at any time during the last completed financial year, of the largest aggregate amount of debt outstanding at any time since the beginning of the corporation's last completed financial year, the nature of the debt, details of the transaction in which it was incurred, the amount currently outstanding and the rate of interest paid or charged thereon, but no disclosure need be made of debts considered to be routine indebtedness in the circumstances or in respect of a person whose aggregate debt did not exceed \$10,000 at any time during the period.

19. State the name and home address in full or, alternatively, solely the municipality of residence or postal address of each person or company whose indebtedness is described in paragraph 18, 21, 22 or 23.
20. If a corporation makes loans to employees generally, whether or not in the ordinary course of business, loans shall be considered to be routine indebtedness if made on terms, including those as to interest or collateral, no more favourable to the borrower than the terms on which loans are made by the issuer to employees generally, but the amount at any time remaining unpaid under such loans to any one director, senior officer or proposed management nominee together with his

associates that are treated as routine indebtedness hereunder shall not exceed \$25,000.

21. Whether or not the corporation makes loans in the ordinary course of business, a loan to a director or senior officer shall be considered to be routine indebtedness if,
 - i. the borrower is a full-time employee of the issuer,
 - ii. the loan is fully secured against the residence of the borrower, and
 - iii. the amount of the loan does not exceed the annual salary of the borrower.
22. Where a corporation makes loans in the ordinary course of business, a loan shall be considered to be routine indebtedness if it is made to a person or company, other than a full-time employee of the corporation, and if it,
 - i. is made on substantially the same terms, including those as to interest rate and collateral, as were available when the loan was made to other customers of the corporation with comparable credit ratings, and
 - ii. involves no more than usual risks of collectability.
23. Indebtedness arising by reason of purchases made on usual trade terms or of ordinary travel or expense advances or for similar reasons shall be considered to be routine indebtedness if the repayment arrangements are in accord with usual commercial practice.

INTERESTS OF INSIDERS IN MATERIAL TRANSACTIONS

24. The details including, where practicable, the approximate amount of any material interest, direct or indirect, of,
 - i. a director or senior officer of the corporation,
 - ii. a proposed management nominee for election as a director of the corporation,
 - iii. a shareholder required to be named by paragraph 8, and
 - iv. an associate or affiliate of every person referred to in subparagraphs i, ii and iii,

in any transaction since the beginning of the corporation's last completed financial year or

in any proposed transaction that has materially affected or will materially affect the corporation or any of its affiliates, but,

- v. an interest arising from the ownership of securities of the corporation may be omitted unless the security holder receives a benefit or advantage not shared rateably by all holders of the same class of security or all holders of the same class of security who are resident in Canada,

and any transaction or interest may be omitted where,

- vi. the rates or charges involved in the transaction are fixed by law or determined by competitive bids,
- vii. the interest of the person in the transaction is solely that of a director of another body corporate that is a party to the transaction,
- viii. the transaction involves services as a bank or other depository of funds, transfer agent, registrar, trustee under a trust indenture or other similar services, or
- ix. the transaction does not involve remuneration for services and,

- A. the interest of the person results from the beneficial ownership of less than 10 per cent of any class of security of another body corporate that is a party to the transaction,
- B. the transaction is in the ordinary course of business of the corporation or any of its affiliates, and
- C. the amount of the transaction or series of transactions is less than 10 per cent of the total sales or purchases, as the case may be, of the corporation and its affiliates for the last completed financial year,

and details of transactions not omitted under subparagraphs v to ix that involve remuneration paid, directly or indirectly, to any of the persons referred to in this paragraph for services in any capacity shall be included, unless the interest of the person arises solely from the beneficial ownership of less than 10 per cent of any class of shares of another body corporate furnishing the services to the body corporation or its affiliates.

25. Details of each transaction referred to in paragraph 24, the name and address of each person whose interest in the transaction is disclosed and the nature of the relationship by reason of which the interest is required to be disclosed.
26. Where a transaction referred to in paragraph 24 involves the purchase or sale of assets by the corporation or any affiliate otherwise than in the ordinary course of business, the cost of the assets to the purchaser and the cost of the assets to the seller if acquired by the seller within the two years prior to the transaction.
27. Details of a material underwriting discount or commission with respect to the sale of securities by the corporation where any person referred to in paragraph 24 has contracted or will contract with the corporation in respect of an underwriting or is an associate or affiliate of a person that has so contracted or will so contract.

APPOINTMENT OF AUDITORS

28. If a new auditor is proposed for appointment, the name of the proposed auditor, the name of each auditor appointed within the preceding five years and the date on which each auditor was first appointed.

MANAGEMENT CONTRACTS

29. Where a person other than the directors or officers of the corporation or any of its affiliates manages the corporation or any of its subsidiaries,
 - i. details of the management agreement or arrangement including the name and address of every person who is a party to the agreement or arrangement or who is responsible to perform it,
 - ii. the names and addresses of the insiders of a body corporate with which the corporation or any of its subsidiaries has a management agreement or arrangement,
 - iii. the amounts paid or payable by the corporation and any of its subsidiaries to a person named under subparagraph i since the beginning of the corporation's last completed financial year,
 - iv. details of any debt owed to the corporation or any of its subsidiaries by a person referred to in subparagraphs i and ii and that person's associates and

affiliates that was outstanding at any time since the beginning of the corporation's last completed financial year, and

- v. details of any transaction or arrangement, other than one referred to in subparagraph i, with the corporation or any of its subsidiaries since the beginning of the corporation's last completed financial year in which a person referred to in subparagraph i or ii has a material interest that would be required to be disclosed by paragraph 24,

and for the purposes of this paragraph,

- vi. "details" of debt include the largest aggregate amount of debt outstanding at any time during the period, the nature of the debt, the details of the transaction in which it was incurred, the amount currently outstanding and the rate of interest paid or charged thereon,
- vii. an amount owing for purchases, subject to usual trade terms, for ordinary travel and expense advances and for other transactions in the ordinary course of business may be omitted in determining debt, and
- viii. a matter that is not material may be omitted.

Particulars of Matters to be Acted Upon

30. A statement of the rights of a shareholder to dissent under section 184 of the Act with respect to any matter to be acted upon at the meeting and a brief summary of the procedure to be followed.
31. If action is to be taken with respect to any matter other than the approval of minutes of an earlier meeting or the approval of financial statements, the substance of each such matter or group of related matters, to the extent it has not been described under another provision in this section, in sufficient detail to permit shareholders to form a reasoned judgment concerning the matter.
32. For the purpose of paragraph 31, where a reorganization or similar restructuring is involved, reference should be made to a prospectus form or other appropriate form under the *Securities Act*, including requirements with respect to financial statements, for guidance as to what is material.
33. For the purposes of paragraphs 30 and 31, if any such matter is not required to be sub-

mitted to a vote of the shareholders the reasons for so submitting it and the action intended to be taken by management in the event of a negative vote by the shareholders.

GENERAL

34. If the proceeds of an issue of securities were used for a purpose other than that stated in the document under which the securities were issued, the date of the document, the amount and designation of the securities so issued and details of the use made during the financial period of the proceeds.
35. If the corporation has amended its articles for a purpose set out in section 42 of the Act to restrict the issue, transfer or ownership of its shares, the general nature of the restrictions.
36. Details of every action brought or taken under section 245 or 247 of the Act to which the corporation is a party.
37. Details of any financial assistance, in circumstances permitted by subsection 20 (1) of the Act or referred to in clause 20 (2) (e) of the Act, given by a corporation since the beginning of its last completed financial year,
 - i. to a shareholder of the corporation or any of its affiliates who is not a director, officer or employee thereof, or to an associate of any shareholder, or
 - ii. to any group of employees other than directors or officers in connection with the purchase of shares issued or to be issued by the corporation, or
 - iii. to any other person in connection with a purchase of shares issued or to be issued by the corporation,

if the giving of the assistance was material to the corporation or any of its affiliates or to the recipient of the assistance.

38. A statement, signed by a director or officer of the corporation, that the contents and the sending of the circular have been approved by the directors. O. Reg. 446/83, s. 29.

30. A management information circular that is filed with the Commission pursuant to subsection 112 (2) of the Act shall be accompanied by a statement signed by a director or officer that a copy of the circular has been sent to,

- (a) each director;
- (b) each shareholder entitled to notice of the meeting to which the circular relates; and

- (c) the auditor of the corporation. O. Reg. 446/83, s. 30.

DISSIDENT'S INFORMATION CIRCULAR

31. For the purposes of section 32, "dissident" means any person, other than a person who is part of the management of the corporation or its affiliates and associates, by or on behalf of whom a solicitation is made, and includes a committee or group that solicits proxies, any members of the committee or group, and any person whether or not named as a member, who acting alone or with one or more other persons, directly or indirectly, engages in organizing, directing or financing any such committee or group, except,

- (a) a person who contributes not more than \$250 and who does not otherwise participate in the solicitation;
- (b) a bank or other lending institution or a broker or dealer that, in the ordinary course of business, lends money or executes orders for the purchase or sale of shares and that does not otherwise participate in the solicitation;
- (c) a person who is employed to solicit and whose activities are limited to the performance of his duties in the course of such employment;
- (d) a person who only sends soliciting material or performs other ministerial or clerical duties;
- (e) a person employed in the capacity of lawyer, accountant, advertiser, public relations or financial adviser and whose activities are limited to the performance of his duties in the course of such employment; and
- (f) an officer or director of, or person employed by, a person by or on behalf of whom a solicitation is made if he does not directly participate in the solicitation. O. Reg. 446/83, s. 31.

CONTENTS OF DISSIDENT'S INFORMATION CIRCULAR

32. A dissident's information circular shall contain the following information:

1. The name and address of the corporation to which the solicitation relates.
2. The information required by paragraphs 1, 4 and 5 of section 29.
3. Details of the identity and background of each dissident, including,
 - i. his name and address,

- ii. his present principal occupation or employment and the name, principal business and address of any body corporate or other person in which the occupation or employment is carried on,
 - iii. all material occupations, offices or employments during the preceding five years, with starting and ending dates of each and the name, principal business and address of the body corporate or other business organization in which each such occupation, office or employment was carried on, and
 - iv. whether he is or has been a dissident within the preceding ten years and, if so, the body corporate involved, the principals and his relationship to them, the subject matter and the outcome of the solicitation.
4. The circumstances under which each dissident became involved in the solicitation and the nature and extent of his activities as a dissident.
 5. The information required by paragraphs 8, 9 and 10 of section 29, if known to a dissident.
 6. Details of the interest of each dissident in the securities of the corporation to which the solicitation relates, including,
 - i. the number of securities of each class of voting securities of the corporation that he owns beneficially, directly or indirectly, or over which he exercises control or direction,
 - ii. the dates on which securities of the corporation were purchased or sold during the preceding two years, the amount purchased or sold on each date and the price at which they were purchased or sold,
 - iii. if any part of the purchase price or market value of any of the securities specified in subparagraph ii is represented by funds borrowed or otherwise obtained for the purpose of acquiring or holding the securities, the amount of the indebtedness as of the latest practicable date and a brief description of the transaction including the names of the parties, other than a bank, broker or dealer acting in the transaction in the ordinary course of business,
 - iv. whether he is or was within the preceding year a party to a contract, arrangement or understanding with
 - any person in respect of securities of the corporation, including joint ventures, loan or option arrangements, puts or calls, guarantees against loss or guarantees of profit, division of losses or profits or the giving or withholding of proxies and, if so, the names of the parties to, and the details of the contract, arrangement or understanding,
 - v. the number of each class of securities of an affiliate of the corporation that he owns beneficially, directly or indirectly, or over which he exercises control or direction, and
 - vi. the number of securities of each class of securities of the corporation that each associate of the dissident beneficially, directly or indirectly, owns or exercises control or direction over and the name and address of each such associate.
 7. If directors are to be elected, information required by paragraphs 6, 12, 13 and 24 of section 29, in respect of each proposed nominee for election as a director and his associates.
 8. The information required by paragraphs 13 and 24 of section 29 in respect of each dissident and his associates.
 9. Details of any contract, arrangement or understanding, including the names of the parties, between a dissident or his associates and any person with respect to,
 - i. future employment by the corporation or any of its affiliates, or
 - ii. future transactions to which the corporation or any of its affiliates will or may be a party. O. Reg. 446/83, s. 32.
33. If a dissident is a partnership, body corporate, association or other organization, the information required by paragraphs 3, 4, 6, 8 and 9 of section 32 to be included in a dissident's information circular shall be given in respect of each partner, officer and director and of each person who controls the dissident and who is himself not a dissident. O. Reg. 446/83, s. 33.
 34. Information that is not known to a dissident and that cannot be reasonably ascertained by him may be omitted from a dissident's information circular but the circumstances that render the information unavailable shall be disclosed therein. O. Reg. 446/83, s. 34.
 - 35.—(1) A dissident's information circular shall contain a statement, signed by a dissident or a person

authorized by him, that the contents and the sending of the circular have been approved by the dissident.

(2) A dissident's information circular that is filed with the Commission pursuant to subsection 112 (2) of the Act shall be accompanied by a statement signed by the dissident or person authorized by him to the effect that,

- (a) the circular complies with this Regulation; and
- (b) a copy of the circular has been sent to each director, each shareholder entitled to notice of the meeting to which the circular relates, the auditor of the corporation and the corporation. O. Reg. 446/83, s. 35.

INFORMATION CIRCULARS—GENERAL

36.—(1) The information in a management information circular or a dissident's information circular shall be given as of a specified date not more than thirty days prior to the date upon which the information circular is first sent to any of the shareholders of the corporation.

(2) The information contained in an information circular shall be clearly presented and the statements made therein shall be divided into groups according to subject matter and the various groups of statements shall be preceded by appropriate headings.

(3) The order of items set out in sections 29 and 32 need not be followed.

(4) Where practicable and appropriate, information required by sections 29 and 32 shall be presented in tabular form.

(5) All amounts required by sections 29 and 32 shall be stated in figures.

(6) Information required by more than one applicable item need not be repeated.

(7) No statement need be made in response to any item that is inapplicable and negative answers to any item may be omitted.

(8) There may be omitted from an information circular any information contained in any other information circular, notice of meeting or a form of proxy sent to the persons whose proxies were solicited in connection with the same meeting if reference is made to the particular document containing the information. O. Reg. 446/83, s. 36.

FINANCIAL STATEMENTS IN INFORMATION CIRCULAR

37.—(1) Where financial statements accompany or form part of an information circular, the statements

shall be prepared in the manner prescribed for financial statements in Part XII of the Act.

(2) The financial statements referred to in subsection (1), if not reported upon by the auditor of the corporation, shall be accompanied by a report of the chief financial officer of the corporation stating that the financial statements have not been audited but have been prepared in accordance with Part XII of the Act. O. Reg. 446/83, s. 37.

AUDIT EXEMPTION

38.—(1) An application under subsection 148 (2) of the Act for exemption from the requirements of Part XII of the Act with respect to the appointment and duties of an auditor shall be in duplicate.

(2) The following schedules, which do not form part of the application, shall be submitted in support of an application under this section:

1. Schedule A containing internal corporate information.
2. Schedule B being a certified copy of the consent of the shareholders to the application.
3. Schedule C containing financial statements and related auditor's reports, if any, for the last completed financial year and for the preceding financial year.
4. Schedule D required where the date of the application is more than 120 days after the end of the last completed financial year and being an interim financial statement for the period that began immediately following the end of the last completed financial year and ended within ninety days before the date of the application.

(3) The Director shall afford the applicant an opportunity to be heard within a reasonable time after submitting the application under this section.

(4) The Director, concurrently with giving notice of hearing under subsection (3), shall send a copy of the notice of hearing, the application and material that accompanied it to,

- (a) the Minister of Revenue;
- (b) the Minister of Industry and Trade;
- (c) the Minister of Treasury and Economics; and
- (d) such other persons as the Director considers should be given an opportunity to be heard on the application.

(5) The Director shall cause notice of his decision to be published in *The Ontario Gazette*. O. Reg. 446/83, s. 38.

AUDITORS AND FINANCIAL STATEMENTS

39. The financial statements referred to in Part XII of the Act shall be prepared in accordance with the standards, as they exist from time to time, set forth in the Handbook of the Canadian Institute of Chartered Accountants. O. Reg. 446/83, s. 39.

40. The auditor's report referred to in Part XII of the Act shall be prepared in accordance with the standards, as they exist from time to time, set forth in the Handbook of the Canadian Institute of Chartered Accountants. O. Reg. 446/83, s. 40.

41.—(1) The financial statements referred to in clause 153 (a) of the Act shall include at least,

- (a) a balance sheet;
- (b) a statement of retained earnings;
- (c) an income statement; and
- (d) a statement of changes in financial position.

(2) Financial statements need not be designated by the names set out in subsection (1). O. Reg. 446/83, s. 41.

GENERAL

42. For the purposes of subclause 176 (2) (b) (ii) of the Act, articles of amalgamation may differ from the articles of the amalgamating subsidiary corporations by providing for,

- (a) a different name;
- (b) a different number or minimum and maximum number of directors;
- (c) a different address where the registered office is to be located; or
- (d) imposition, variation or elimination of any restrictions on the business that the amalgamated corporation may carry on or on the powers that the amalgamated corporation may exercise. O. Reg. 446/83, s. 42.

43.—(1) Notice to the holders of affected securities under subsection 189 (3) of the Act may be given by one publication a week for two consecutive weeks in a newspaper or newspapers having general circulation in the place where the corporation has,

- (a) its registered office;
- (b) its securities register;
- (c) its register of transfers;
- (d) any branch registers; and
- (e) its principal place of business.

(2) The notice referred to in subsection (1) shall first be published not less than forty days prior to the date of the meeting and shall state,

- (a) the date, time, place and purpose of the meeting;
- (b) the place where the information circular and any other relevant material may be examined; and
- (c) that the material will be sent to any holder of affected securities upon request. O. Reg. 446/83, s. 43.

APPLICATION TO COURT—OPPRESSION REMEDY

44. The Director may apply to the court under subsection 247 (1) of the Act where,

- (a) it appears that conduct referred to in subsection 247 (2) constitutes or threatens to constitute a breach of the Act or the regulations;
- (b) the conduct requires the Director to perform a duty under the Act or the regulations and the performance of such duty would, in the opinion of the Director, effect a result that is oppressive or unfairly prejudicial to or that unfairly disregards the interests of the persons referred to in subsection 247 (2) of the Act; or
- (c) in the opinion of the Director,

- (i) a person, who has the status of a complainant, is unable to make an application to the court, and
- (ii) it is in the public interest that an application be made. O. Reg. 446/83, s. 44.

FORMS

45.—(1) Articles of incorporation shall be in Form 1.

(2) A consent to act as first director, where required under subsection 5 (2) of the Act, shall be in Form 2. O. Reg. 446/83, s. 45.

46. Articles of amendment under section 170 of the Act shall be in Form 3. O. Reg. 446/83, s. 46.

47. Articles of amalgamation under section 177 of the Act shall be in Form 4. O. Reg. 446/83, s. 47.

48. Restated articles of incorporation under section 172 of the Act shall be in Form 5. O. Reg. 446/83, s. 48.

49.—(1) Articles of continuance under section 179 of the Act shall be in Form 6.

(2) Articles of continuance shall be accompanied by,

(a) a copy of the incorporating document of the body corporate, together with all amendments thereto, certified by the officer of the incorporating jurisdiction who is authorized to so certify;

(b) a letter of satisfaction, certificate of discontinuance or other document issued by the proper officer of the incorporating jurisdiction that indicates that the body corporate is authorized under the laws of the jurisdiction in which it was incorporated or continued to apply for articles of continuance; and

(c) except in the case of a body corporate incorporated or continued under the laws of Alberta, British Columbia, Manitoba, Saskatchewan or Canada, a legal opinion to the effect that the laws of the jurisdiction to which the body corporate is subject authorize such a body corporate to apply for articles of continuance. O. Reg. 446/83, s. 49.

50.—(1) An application for authorization to continue in another jurisdiction under section 180 of the Act shall be in Form 7.

(2) An application under subsection (1) shall be accompanied by,

(a) a consent from the Corporations Tax Branch of the Ministry of Revenue;

(b) where the Corporation is an offering corporation, a consent from the Ontario Securities Commission; and

(c) except in the case of continuance under the laws of Alberta, British Columbia, Manitoba, Saskatchewan or Canada, a legal opinion to the effect that the laws of the other jurisdiction meet the requirements set out in subsection 180 (9) of the Act. O. Reg. 446/83, s. 50.

51. Articles of arrangement under section 182 of the Act shall be in Form 8. O. Reg. 446/83, s. 51.

52. Articles of reorganization under section 185 of the Act shall be in Form 9. O. Reg. 446/83, s. 52.

53.—(1) Articles of dissolution under subsection 237 (1) or (2) of the Act shall be in Form 10 or 11, as the case may be.

(2) Articles of dissolution shall be accompanied by a consent of the Corporations Tax Branch of the Ministry of Revenue to the dissolution of the corporation. O. Reg. 446/83, s. 53.

54.—(1) An application under subsection 144 (3) of the Act to permit the removal of records from the registered office of the corporation shall be in Form 12.

(2) Where an application under subsection (1) is to remove the records of the corporation to a place outside of Ontario, it shall be accompanied by a bond of a guarantee company within the meaning of the *Guarantee Companies Securities Act* to the Treasurer of Ontario in Form 13. O. Reg. 446/83, s. 54.

55. An application under subsection 144 (4) of the Act rescinding an order made under subsection 144 (3) of the Act to remove records from the registered office of the corporation shall be in Form 14. O. Reg. 446/83, s. 55.

56.—(1) Articles of revival under section 240 of the Act shall be in Form 15.

(2) Articles under subsection (1) shall be accompanied by,

(a) a consent from the Corporations Tax Branch of the Ministry of Revenue to the revival of the corporation;

(b) a statement in writing by the Public Trustee that he has no objection to the revival of the corporation;

(c) a consent from the Ontario Securities Commission where the corporation was dissolved by order under subsection 240 (2) of the Act or a predecessor thereof; and

(d) the documents required by subsection 18 (3). O. Reg. 446/83, s. 56.

57. A notice concerning the winding up of a corporation under subsection 192 (4) of the Act, a notice under subsection 204 (2) of the Act or a notice under subsection 209 (4) of the Act shall be in Form 16. O. Reg. 446/83, s. 57.

58. A consent or consent and undertaking given by a person pursuant to section 4, 8, 9 or 12 may be in Form 17. O. Reg. 446/83, s. 58.

59. A statutory declaration under subsection 52 (1) of the Act shall be in Form 18. O. Reg. 446/83, s. 59.

60. A statutory declaration under subsection 146 (1) of the Act shall be in Form 19. O. Reg. 446/83, s. 60.

61. An application for exemption from the requirements of Part XII of the Act regarding the appointment and duties of an auditor in respect of a financial year shall be in Form 20. O. Reg. 446/83, s. 61.

FEES

62.—(1) The fees set out in Schedule 1 shall be paid to the Treasurer of Ontario upon the filing, examination or copying of the document or before the Director takes the action for which the fee is prescribed, as the case may be.

(2) Where a cheque is tendered in payment of a fee set out in Schedule 1, the name of the corporation or the Ontario corporation number in respect of which the cheque is tendered shall be entered on the face of the cheque. O. Reg. 446/83, s. 62.

63.—(1) No fee is payable on delivery of articles of dissolution under section 237 of the Act for filing and endorsing a certificate by the Director.

(2) No fee is payable for the filing of a document required to be filed under the Act unless a fee for the filing is set out in Schedule. O. Reg. 446/83, s. 63.

64. No fee is payable in respect of a search under paragraph 4 of Schedule 1 or in respect of a copy of a document under paragraph 5 of Schedule 1 by,

- (a) any ministry of the Government of Ontario or any agency, board or commission thereof, including the offices of sheriff and land registrar;
- (b) any department of the Government of any other province of Canada having reciprocal arrangements or any agency, board or commission thereof;
- (c) any department of the Government of Canada or any agency, board or commission thereof; or
- (d) the police department, fire department or any licensing agency of a municipality in Ontario. O. Reg. 446/83, s. 64.

REFUNDS

65.—(1) Where a fee has been paid on delivery of articles or an application for an authorization or an order under the Act and the articles or application for an authorization or order are abandoned, refused or withdrawn, the sum of \$50 shall be retained and the balance, if any, repaid to the person who paid it or his legal representative.

(2) Subsection (1) does not apply in respect of a fee paid on an application for an order under subsection 148 (2) of the Act. O. Reg. 446/83, s. 65.

TRANSITION AND REVOCATION

66. Where a form of proxy or information circular is mailed on or before the 29th day of July, 1983 with respect to a meeting taking place after the 28th day of July, 1983, that form of proxy or information circular may, in lieu of the form prescribed by sections 27 to 36 of this Regulation, be in the form required by section 118 of the *Business Corporations Act*, being chapter 54 of the Revised Statutes of Ontario, 1980, or as set out in Form 18 of Regulation 88 of Revised Regulations of Ontario, 1980. O. Reg. 446/83, s. 66.

67. Regulation 88 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 446/83, s. 67.

Schedule 1

FEES

1. On delivery of articles of,	
(i) incorporation for filing and endorsing a certificate	\$200
(ii) amalgamation or continuance, for filing and endorsing a certificate, and for an authorization by the Director under section 180 of the Act	200
(iii) arrangement, for filing and endorsing a certificate	200
(iv) revival, for filing and endorsing a certificate	200
2. On delivery of articles of,	
(i) amendment or reorganization, for filing and endorsing a certificate	50
(ii) restated articles of incorporation, for filing and endorsing a certificate	50
3. On an application for an order,	
(i) under subsection 144 (3) of the Act	50
(ii) under subsection 144 (4) of the Act	10
(iii) under subsection 148 (2) of the Act	500
4. For searches, in person or by letter, to determine if any documents are on file with the Director under the Act or predecessor thereof, including production of a diazo or microfilm copy of the contents of all such documents, for each corporation	2

(Where a fee has been paid under paragraph 4 for a search in person, the Director may, in his discretion, produce for examination the original documents on file with him without additional charge, in which case no diazo or microfilm copy will be supplied).

5. For copies of the contents of papers, articles and orders on file under the Act

or any predecessor thereof in the Ministry, 50 cents a page with a minimum fee of \$2 in respect of each corporation.

6. For certification of,

- (i) copies of the contents of papers, articles and orders, \$10 in respect of each corporation; or
- (ii) a diazo or microfilm copy of the contents of papers, articles and orders, \$10 in respect of each corporation.

- 7. For a certificate in respect of a corporation 10
- 8. For an application to the Commission for an exemption order under the Act 100
- 9. For the endorsement of a certificate pursuant to section 273 of the Act, the same fee as would be payable for the endorsement of a certificate that it replaces.

O. Reg. 446/83, Sched.

5. Restrictions, if any, on business the corporation may carry on or on powers the corporation may exercise.

Limites, s'il y a lieu, imposées aux activités commerciales ou aux pouvoirs de la compagnie.

2

6. The classes and any maximum number of shares that the corporation is authorized to issue.

Catégories et nombre maximal, s'il y a lieu, d'actions que la compagnie est autorisée à émettre:

7. Rights, privileges, restrictions and conditions (if any) attaching to each class of shares and directors authority with respect to any class of shares which may be issued in series:

Droits, privilèges, restrictions et conditions, s'il y a lieu, rattachés à chaque catégorie d'actions et pouvoirs des administrateurs relatifs à chaque catégorie d'actions qui peut être émise en série:

3

8. The issue, transfer or ownership of shares is/is not restricted and the restrictions (if any) are as follows:

L'émission, le transfert ou la propriété d'actions est n'est pas restreinte. Les restrictions, s'il y a lieu, sont les suivantes:

4

9. Other provisions, if any, are:

Autres dispositions, s'il y a lieu:

5

10. The names and addresses of the incorporators are: *Nom et adresse des fondateurs:*

6

First name, initials and surname or corporate name
Prénom, initiale et nom de famille ou dénomination sociale

Full residence address or address of registered office or of principal place of business giving street & No. or R.R. No., municipality and postal code
Adresse personnelle au complet, adresse du siège social ou adresse de l'établissement principal, y compris la rue et le numéro, le numéro de la R.R., le nom de la municipalité et le code postal

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These articles are signed in duplicate

Les présents statuts sont signés en double exemplaire.

Signatures of incorporators
(Signature des fondateurs)

Large empty rectangular box for signatures.

Form 2

Business Corporations Act, 1982

Form 2
Business
Corporations
Act,
1982
Formule
numéro 2
Loi sur les
compagnies,
1982

**CONSENT TO ACT AS A FIRST DIRECTOR
ACCEPTATION DU PREMIER ADMINISTRATEUR**

I/je soussigné(e), _____
(First name, initials and surname)
(Prénom, initiales et nom de famille)

residing at/du _____
(Street & No. R.R. No., Municipality & Postal Code)
(Rue et numéro, numéro de la R.R., nom de la municipalité et code postal)

hereby consent to act as a first director of *accepte par la présente de devenir premier*
administrateur de

(Name of Corporation)
(Dénomination sociale de la compagnie)

Signature of the Consenting Person
Signature de l'acceptant

- 5. The amendment has been duly authorized as required by Sections 167 and 169 (as applicable) of the Business Corporations Act. *La modification a été dûment autorisée conformément, à l'article 167 et, s'il y a lieu, à l'article 169 de la Loi sur les compagnies.*

- 6. The resolution authorizing the amendment was approved by the shareholders/directors (as applicable) of the corporation on *Les actionnaires ou les administrateurs (le cas échéant) de la compagnie ont approuvé la résolution autorisant la modification*

(Day, Month, Year)
(jour, mois, année)

These articles are signed in duplicate.

Les présents statuts sont signés en double exemplaire.

(Name of Corporation)
(Dénomination sociale de la compagnie)

By/Par: _____
 (Signature) (Signature) (Description of Office)
 (Signature) (Fonction)

5. A) The amalgamation agreement has been duly adopted by the shareholders of each of the amalgamating corporations as required by subsection 175(4) of the Business Corporations Act on the date set out below. A) Les actionnaires de chaque compagnie qui fusionne ont dûment adopté la convention de fusion conformément au paragraphe 175(4) de la Loi sur les compagnies à la date mentionnée ci-dessous.

2

Check A or B	Cocher A ou B
-----------------	------------------

- B) The amalgamation has been approved by the directors of each amalgamating corporation by a resolution as required by section 176 of the Business Corporations Act on the date set out below. The articles of amalgamation in substance contain the provisions of the articles of incorporation of B) Les administrateurs de chaque compagnie qui fusionne ont approuvé la fusion par voie de résolution conformément à l'article 176 de la Loi sur les compagnies à la date mentionnée ci-dessous. Les statuts de fusion reprennent essentiellement les dispositions des statuts constitutifs de

and are more particularly set out in these articles.

et sont énoncés textuellement aux présents statuts.

Names of amalgamating corporations Dénomination sociale des compagnies qui fusionnent	Ontario Corporation Number Numéro de la compagnie en Ontario	Date of Adoption/Approval Date d'adoption ou d'approbation

6. Restrictions, if any, on business the corporation may carry on or on powers the corporation exercise. *Limites, s'il y a lieu, imposées aux activités commerciales ou aux pouvoirs de la compagnie.*

3

7. The classes and any maximum number of shares that the corporation is authorized to issue. *Catégories et nombre maximal, s'il y a lieu, d'actions que la compagnie est autorisée à émettre.*

8. Rights, privileges, restrictions and conditions (if any) attaching to each class of shares and directors authority with respect to any class of shares which is to be issued in series: *Droits, privilèges, restrictions et conditions, s'il y a lieu, rattachés à chaque catégorie d'actions et pouvoirs des administrateurs relatifs à chaque catégorie d'actions qui peut être émise en série:*

4

9. The issue, transfer or ownership of shares is/is not restricted and the restrictions (if any) are as follows: *L'émission, le transfert ou la propriété d'actions est/n'est pas restreinte. Les restrictions, s'il y a lieu, sont les suivantes:*
10. Other provisions, (if any): *Autres dispositions, s'il y a lieu.*
11. The statements required by subsection 177(2) of the Business Corporations Act are attached as Schedule "A". *Les déclarations exigées aux termes du paragraphe 177 (2) de la Loi sur les compagnies constituent l'annexe "A".*
12. A copy of the amalgamation agreement or directors resolutions (as the case may be) is/are attached as Schedule "B". *Une copie de la convention de fusion ou les résolutions des administrateurs (selon le cas) constitue(nt) l'annexe "B".*

These articles are signed in duplicate.

Les présents statuts sont signés en double exemplaire

6

Names of the amalgamating corporations and signatures and descriptions of office of their proper officers.

Dénomination sociale des compagnies qui fusionnent, signature et fonction de leurs dirigeants régulièrement désignés

6. Restrictions, if any, on business the corporation may carry on or on powers the corporation may exercise. *Limites, s'il y a lieu, imposées aux activités commerciales ou aux pouvoirs de la compagnie.* ²

7. The classes and any maximum number of shares that the corporation is authorized to issue. *Catégories et nombre maximal, s'il y a lieu, d'actions que la compagnie est autorisée à émettre*

8. Rights, privileges, restrictions and conditions (if any) attaching to each class of shares and directors authority with respect to any class of shares which may be issued in series:

Droits, privilèges, restrictions et conditions, s'il y a lieu, rattachés à chaque catégorie d'actions et pouvoirs des administrateurs relatifs à chaque catégorie d'actions qui peut être émise en série:

9. The issue, transfer or ownership of shares is/is not restricted and the restrictions (if any) are as follows.

L'émission, le transfert ou la propriété d'actions est n'est pas restreinte. Les restrictions, s'il y a lieu, sont les suivantes:

10. Other provisions (if any):

Autres dispositions, s'il y a lieu:

11. These restated articles of incorporation correctly set out the corresponding provisions of the articles of incorporation as amended and supersede the original articles of incorporation and all the amendments thereto.

Les présents statuts mis à jour énoncent correctement les dispositions correspondantes des statuts constitutifs telles qu'elles sont modifiées et remplacent les statuts constitutifs et les modifications qui y ont été apportées

These articles are signed in duplicate.

Les présents statuts sont signés en double exemplaire.

(Name of Corporation)
(*Dénomination sociale de la compagnie*)

By/Par. _____
(Signature) (Description of Office)
(Signature) (Fonction)

Form 6

Business Corporations Act, 1982

For Ministry Use Only
À l'usage exclusif du ministère

Ontario Corporation Number
Numéro de la compagnie en Ontario

Trans Code: A (18), Stat: 7 (28), Comp Type: A (29), Method Incorp: 3 (30), Share: S (31), Notice Req'd: N (32), Jurisdiction: ONTARIO (33-34), 35-37

ARTICLES OF CONTINUANCE
STATUTS DE PROROGATION

Form 6
Business
Corporations
Act,
1982
Formule
numéro 6
Loi sur les
compagnies,
1982

1. The name of the corporation is: *Dénomination sociale de la compagnie:*
[Grid]

2. The corporation is to be continued under the name (if different from 1): *Nouvelle dénomination sociale de la compagnie (si elle est différente de celle inscrite ci-dessus):*
[Grid]

3. Name of jurisdiction the corporation is leaving: *Nom de l'état que quitte la compagnie:*

(Name of Jurisdiction)
(Nom de l'état)

4. Date of incorporation/amalgamation: *Date de la constitution ou de la fusion:*

(Day, Month, Year)
(jour, mois, année)

5. The address of the registered office in Ontario is: *Adresse du siège social en Ontario:*

(Street & Number, or R.R. Number & if Multi-Office Building give Room Number)
(Rue et numéro, ou numéro de la R.R. et, s'il s'agit d'un édifice à bureaux, numéro du bureau)

(Name of Municipality or Post Office) (Postal Code)
(Nom de la municipalité ou du bureau de poste) (Code Postal)

(Name of Municipality, Geographic Township) in the (County, District, Regional Municipality)
(Nom de la municipalité, du canton) dans le/la (Comté, district, municipalité régionale)

6. Number (or minimum and maximum number) of directors is: *Nombre (ou nombres minimal et maximal) d'administrateurs:*

7. The directors of the corporation are: *Administrateurs:*

First name, initials and surname <i>Prénom, initiales et nom de famille</i>	Residence address, giving Street & No. or R.R. No., or Municipality and Postal Code <i>Adresse personnelle, y compris la rue et le numéro, le numéro de la R.R. ou, le nom de la municipalité et le code postal</i>	Resident Canadian State Yes or No <i>Résident Canadien Oui/Non</i>

8. Restrictions, if any, on business the corporation may carry on or on powers the corporation may exercise: *Limites, s'il y a lieu, imposées aux activités commerciales ou aux pouvoirs de la compagnie.*

9. The classes and any maximum number of shares that the corporation is authorized to issue. *Catégories et nombre maximal, s'il y a lieu, d'actions que la compagnie est autorisée à émettre:*

3

10 Rights, privileges, restrictions and conditions (if any) attaching to each class of shares and directors authority with respect to any class of shares which may be issued in series

Droits, privilèges, restrictions et conditions, s'il y a lieu, rattachés à chaque catégorie d'actions et pouvoirs des administrateurs relatifs à chaque catégorie d'actions qui peut être émise en série.

4

11. The issue, transfer of ownership of shares is/is not restricted and the restrictions (if any) are as follows:

L'émission, le transfert ou la propriété d'actions est n'est pas restreinte. Les restrictions, s'il y a lieu, sont les suivantes:

12. Other provisions (if any):

Autres dispositions, s'il y a lieu:

13. The corporation has complied with subsection 179(3) of the Business Corporations Act.

La compagnie s'est conformée aux dispositions du paragraphe 179 (3) de la Loi sur les compagnies

14. The continuation of the corporation under the laws of the Province of Ontario has been properly authorized under the laws of the jurisdiction in which the corporation was incorporated/amalgamated or previously continued on

La prorogation de la compagnie en vertu des lois de la province de l'Ontario a été dûment autorisée en vertu des lois de l'autorité législative sous le régime de laquelle la compagnie a été constituée ou fusionnée ou prorogée le

(Day, Month, Year)
(jour, mois, année)

15. The corporation is to be continued under the Business Corporations Act to the same extent as it had been incorporated thereunder.

La prorogation de la compagnie en vertu de la Loi sur les compagnies a le même effet que si la compagnie avait été constituée en vertu de cette Loi.

These articles are signed in duplicate.

Les présents statuts sont signés en double exemplaire.

(Name of Corporation)
(Dénomination sociale de la compagnie)

By/Par: _____
(Signature) (Description of Office)
(Signature) (Fonction)

Form 7

Business Corporations Act, 1982

For Ministry Use Only
À l'usage exclusif du ministère

Ontario Corporation Number
Numéro de la compagnie en Ontario

Empty box for Ontario Corporation Number

APPLICATION FOR AUTHORIZATION TO CONTINUE IN ANOTHER JURISDICTION
DEMANDE D'AUTORISATION DE PROROGATION
SOUS LE RÉGIME D'UNE AUTRE AUTORITÉ LÉGISLATIVE

Form 7
Business
Corporations
Act,
1982
Formule
numéro 7
Loi sur les
compagnies,
1982

1. The name of the corporation is: *Dénomination sociale de la compagnie:*

Grid for name of corporation

2. Date of incorporation/amalgamation: *Date de la constitution ou de la fusion:*

(Day, Month, Year)
(jour, mois, année)

3. The corporation is/is not offering securities to the public within the meaning of subsection 1(6) of the Business Corporations Act. *La compagnie offre/n'offre pas des valeurs au public au sens du paragraphe 1 (6) de la Loi sur les compagnies.*

4. The corporation is not in default in filing notices under the Corporations Information Act. *La compagnie a déposé tous les avis requis par la Loi sur les renseignements exigés des compagnies et associations.*

5. There are no actions, suits or proceedings pending against the corporation and no unsatisfied judgements or orders outstanding against the corporation, except as follows: *Aucune action ni aucune instance n'est en cours contre la compagnie et les jugements ou les ordonnances à l'encontre de la compagnie ont été exécutés à l'exception de ce qui suit:*

6. It is requested that the corporation be authorized under section 180 of the Business Corporations Act to apply to the proper officer for an instrument of continuance continuing the corporation as if it had been incorporated under the laws of *La compagnie demande l'autorisation aux termes de l'article 180 de la Loi sur les compagnies de s'adresser au fonctionnaire compétent pour obtenir un certificat de prorogation la prorogeant de la même façon que si elle avait été constituée en vertu des lois de/du*

7. The necessity therefor is as follows: *La présente demande se fonde sur les motifs suivants:*

2

8. The laws of the jurisdiction to which the corporation will apply for an instrument of continuance provide in effect that
- Les lois de l'autorité législative à laquelle la compagnie demandera un certificat de prorogation prévoient que:*
- (a) The property of the corporation continues to be the property of the body corporate;
- (a) Les biens de la compagnie continuent d'être les biens de la personne morale;*
- (b) The body corporate continues to be liable for the obligations of the corporation;
- (b) La personne morale continue d'être tenue des obligations de la compagnie;*
- (c) An existing cause of action, claim or liability to prosecution is unaffected;
- (c) La prorogation n'a pas de conséquence sur les causes d'action, les prétentions et les poursuites dont la compagnie est passible;*
- (d) A civil, criminal, or administrative action or proceeding pending by or against the corporation may be continued to be prosecuted by or against the body corporate; and
- (d) Les instances civiles, criminelles ou administratives auxquelles la compagnie est partie continuent au nom de la personne morale ou contre elle; et*
- (e) A conviction against the corporation may be enforced against the body corporate or a ruling, order of judgement in favour of or against the corporation may be enforced by or against the body corporate.
- (e) Les condamnations prononcées à l'encontre de la compagnie sont susceptibles d'exécution à l'encontre de la personne morale et les ordonnances ou les jugements prononcés en faveur de la compagnie ou à son encontre sont susceptibles d'exécution en faveur de la personne morale ou à son encontre.*
9. This application has been authorized by a special resolution.
- La présente demande a été autorisée par résolution spéciale.*
10. This application is accompanied by the consent of:
- La présente demande est accompagnée du consentement de:*
- (a) The Corporations Tax Branch of the Ministry of Revenue and
- (a) la direction de l'impôt des compagnies du Ministère du Revenu;*
- (b) The Ontario Securities Commission
- (b) la Commission des valeurs mobilières de l'Ontario*

This application is signed in duplicate.

La présente demande est signée en double exemplaire.

 (Name of Corporation)
 (Dénomination sociale de la compagnie)

By/Par: _____

(Signature) (Description of Office)
 (Signature) (Fonction)

6. The terms and conditions to which the reorganization is made subject by the Order have been complied with.

Les conditions que l'ordonnance impose à la réorganisation en vertu de l'ordonnance ont été respectées.

These articles are submitted under Section 185 of the Business Corporations Act and are signed in duplicate

Les présents statuts sont déposés en vertu de l'article 185 de la Loi sur les compagnies. Ils sont signés en double exemplaire.

(Name of Corporation)
(Dénomination sociale de la compagnie)

By/Par: _____
(Signature) (Description of Office)
(Signature) (Fonction)

07114

7. The corporation has given notice of its intention to dissolve by publication once in the Ontario Gazette and once in

La compagnie a donné avis de son intention de se dissoudre en publiant un avis à cet effet une fois dans l'Ontario Gazette et une fois dans

"

a newspaper having general circulation in the place where the corporation has its principal place of business or its registered office (as applicable).

un journal généralement lu à l'endroit où est situé l'établissement principal ou le siège social de la compagnie (selon le cas)

8. The corporation has obtained the consent of the Corporations Tax Branch of the Ministry of Revenue to the dissolution and has filed all notices required under the Corporations Information Act.

La direction de l'impôt des compagnies du Ministère d'Économie a approuvé la dissolution de la compagnie. La compagnie a déposé tous les avis requis par la Loi sur les renseignements exigés des compagnies et associations.

These articles are signed in duplicate.

Les présents statuts sont signés en double exemplaire

(Name of Corporation)
(Dénomination sociale de la compagnie)

By/Par: _____
(Signature) (Description of Office)
(Signature) (Fonction)

Form 11

Business Corporations Act, 1982

For Ministry Use Only / À l'usage exclusif du ministère

Ontario Corporation Number / Numéro de la compagnie en Ontario

Trans Code C 18, Stat D 28

ARTICLES OF DISSOLUTION / STATUTS DE DISSOLUTION

Form 11 Business Corporations Act, 1982 / Formule numéro 11 Loi sur les compagnies, 1982

1. The name of the corporation is: / Dénomination sociale de la compagnie: [Grid]

2. Date of incorporation/amalgamation / Date de la constitution ou de la fusion: [Line] (Day, Month, Year) / (jour, mois, année)

3. The corporation has not commenced business. / La compagnie n'a pas encore commencé ses opérations.

4. None of the shares of the corporation has been issued. / La compagnie n'a émis aucune action.

5. The dissolution has been duly authorized under Clause 236 (c) of the Business Corporation Act / La dissolution de la compagnie a été dûment approuvée aux termes de l'alinéa 236 (c) de la Loi sur les compagnies.

6. The corporation has no debts, obligations or liabilities. / La compagnie n'a ni dettes, ni obligations, ni passif.

7. After satisfying the interests of creditors in all its debts, obligations and liabilities, if any, the corporation. / Après avoir désintéressé tous ses créanciers, s'il y a lieu, la compagnie, selon le cas: (a) N'a plus de biens à répartir. (b) A réparti les biens qui lui restaient entre les personnes qui y ont droit.

8. There are no proceedings pending in any court against the corporation. / Aucune instance n'est en cours contre la compagnie.

9. The corporation has given notice of its intention to dissolve by publication once in the Ontario Gazette and once in / La compagnie a donné avis de son intention de se dissoudre en publiant un avis à cet effet une fois dans la Gazette de l'Ontario et une fois dans

a newspaper having general circulation in the place where the corporation has its registered office. / un journal généralement lu à l'endroit où est situé le siège social de la compagnie.

2

10. The corporation has obtained the consent of the Corporations Tax Branch of the Ministry of Revenue to the dissolution and has filed all notices required under the Corporations Information Act.

La direction de l'impôt des compagnies du Ministère du Revenu a approuvé la dissolution de la compagnie. La compagnie a déposé tous les avis requis par la Loi sur les renseignements exigés des compagnies et associations.

These articles are signed in duplicate.

Les présents statuts sont signés en double exemplaire.

Signatures and names of all of the incorporators or their personal representatives	<i>Signature et nom de tous les fondateurs ou de leurs représentants</i>
--	--

Form 12

Business Corporations Act, 1982

For Ministry Use Only
À l'usage exclusif du ministère

Ontario Corporation Number
Numéro de la compagnie en Ontario

1

Empty box for Ontario Corporation Number

APPLICATION FOR AN ORDER PERMITTING REMOVAL OF RECORDS FROM REGISTERED OFFICE
DEMANDE D'AUTORISATION DE RETIRER DES DOSSIERS DU SIÈGE SOCIAL

Form 12
Business
Corporations
Act,
1982
Formule
numéro 12
Loi sur les
compagnies,
1982

1. Name of the applicant corporation: *Dénomination sociale de la compagnie:*

Grid for name of applicant corporation

2. Date of incorporation/amalgamation *Date de la constitution ou de la fusion*

(Day, Month, Year)
(jour, mois, année)

3. The corporation is not in default in filing notices required under the Corporations Information Act. *La compagnie a déposé tous les avis requis par la Loi sur les renseignements exigés des compagnies et associations.*

4. It is requested that an Order under Subsection 144(3) of the Business Corporations Act be made permitting the corporation to remove the records mentioned in Sections 140 and 141 of the Business Corporations Act from its registered office and to keep them at the following address: *Aux termes du paragraphe 144 (3) de la Loi sur les compagnies, la compagnie demande l'autorisation de retirer de son siège social les dossiers visés aux articles 140 et 141 de cette loi et à les conserver à l'adresse suivante:*

or at such other address within the same locale as may be determined by the Board of Directors of the corporation, a notice of which shall be filed, within 10 days after it has been passed, with the Director. *ou à toute autre adresse dans la même localité que peut fixer le conseil d'administration de la compagnie par résolution et dont un avis doit être déposé auprès du directeur dans les dix jours qui suivent son adoption.*

5. The necessity therefor is as follows: *La présente demande se fonde sur les motifs suivants*

6. This application has been duly authorized
- (a) By a resolution approved by a majority of the votes cast at a general meeting of the shareholders of the corporation duly called for that purpose and held on

- La présente demande a été dûment autorisée:*
- (a) Par une résolution approuvée par une majorité des voix exprimées à une assemblée générale des actionnaires de la compagnie dûment convoquée à cette fin et tenue le*

(Day, Month, Year/jour, mois, année)

or

ou

- (b) By the consent in writing of all the shareholders of the corporation entitled to vote at such meeting.

- (b) Par tous les actionnaires de la compagnie qui ont le droit de voter à une telle assemblée et qui ont donné leur consentement par écrit.*

7. It will be a condition of the Order that,
- (a) If requested by the Director, the corporation will return forthwith to its registered office or some other place in Ontario designated by the Director, such of the records as may have been removed.
 - (b) Such records will be open for examination, at the registered office of the corporation or some other place in Ontario designated by the Director, by any person who is entitled to examine them and who has applied to the Director for such examination.

- L'autorisation sera subordonnée à ce qui suit:*
- (a) À la demande du directeur, la compagnie rapportera sans délai à son siège social, ou à l'endroit en Ontario que désigne le directeur, les dossiers qui ont été retirés.*
 - (b) Quiconque a le droit d'examiner ces dossiers et a présenté une demande à cet effet au directeur peut les consulter au siège social de la compagnie ou à l'endroit en Ontario que désigne le directeur.*

This application is signed in duplicate.

La présente demande est signée en double exemplaire.

(Name of Corporation)
(Dénomination sociale de la compagnie)

By / Par: _____

(Signature) (Description of Office)
(Signature) (Fonction)

Form 13

Business Corporations Act, 1982

BOND OF A GUARANTEE COMPANY
OBLIGATION SOUSCRITE PAR UNE COMPAGNIE DE CAUTIONNEMENT

Form 13
Business
Corporations
Act
1982
Formule
numéro 13
Loi sur les
compagnies
1982

Whereas

Considérant que

(Name of corporation)
(Dénomination sociale de la compagnie)

(Hereinafter called the "corporation") has applied to the Director for an Order under subsection 144(3) of the Business Corporations Act:

(Ci-après appelée la "compagnie") a demandé au directeur l'autorisation prévue en vertu du paragraphe 144(3) de la Loi sur les compagnies:

Now therefore these presents witness that

Les présentes constatent que

(Name of Surety)
(Nom de la caution)

is held and firmly bound unto the Treasurer of Ontario for the time being in the penal sum of \$10,000, to be paid to the Treasurer of Ontario for the time being or to any person who may be entitled upon assignment from the Treasurer of Ontario for the time being to recover the sum hereby secured for which payment well and truly to be made

s'oblige et oblige ses successeurs et ayants droit à verser la somme forfaitaire de 10 000 \$ au Trésorier de l'Ontario ou au cessionnaire de celui-ci.

(Name of Surety)
(Nom de la caution)

binds itself, its successors and assigns firmly by these presents.

s'oblige et oblige par les présentes ses successeurs et ayants droit.

The condition of this obligation is such that if

La présente obligation n'entre en vigueur que dans le cas où:

(Name of corporation)
(Dénomination sociale de la compagnie)

doth at all proper times allow the records mentioned in Sections 140 and 141 of the Business Corporations Act, to be inspected at the registered office of the said corporation by any person entitled thereto as the director may direct from time to time by due notice to the said corporation, after application to him by such person for such inspection, and if the auditors of the said corporation are at all times persons who are licensed by the Public Accountants Council for the Province of Ontario or who are members in good standing in an institute or association of accountants incorporated under the authority of the Legislature or any province of Canada, then this obligation is to be void, otherwise to remain in full force and effect.

ne remplit pas les conditions suivantes:
La compagnie permet à quiconque est autorisé, sur demande à cet effet, par le directeur, dans un avis qu'il donne à la compagnie, à examiner, à son siège social les dossiers visés aux articles 140 et 141 de la Loi sur les compagnies; les vérificateurs de la compagnie sont agréés par le Conseil des experts-comptables de l'Ontario ou sont membres en règle d'un ordre ou d'une association de comptables constitués sous le régime des lois d'une autre province.

Provided that, if the said surety at any time gives two calendar months' notice in writing to the Treasurer of Ontario of intention to terminate this suretyship, then this obligation shall cease and determine as of the date of such termination except as to any claim hereunder arising prior to such last-mentioned date. Notice of any claim hereunder shall be made upon the surety within one year following the date of termination as herein provided.

La caution peut, au moyen d'un préavis écrit de deux mois civils au Trésorier de l'Ontario, résilier le cautionnement. Le cautionnement prend fin à la date de la résiliation, sauf pour ce qui est des réclamations nées avant cette date.

Dated/ Fait le: _____
(day, month, year)
(jour, mois, année)

(Name of surety)
(Nom de la caution)

By/Par:

(Signature)
(Description of office)
(Signature)
(Fonction)

Form 15

Business Corporations Act, 1982

For Ministry Use Only / À l'usage exclusif du ministère

Ontario Corporation Number / Numéro de la compagnie en Ontario

TRANS CODE STAT C O R 18 28 57

ARTICLES OF REVIVAL / STATUTS DE RECONSTITUTION

Form 15 Business Corporations Act 1982 / Formule numéro 15 Loi sur les compagnies 1982

1 Name of dissolved corporation / Dénomination sociale de la compagnie dissoute

Grid for name of dissolved corporation

2 Name under which the corporation is to be revived if other than the name at dissolution / Dénomination sociale après la reconstitution si elle est différente de celle de la compagnie lors de la dissolution:

Grid for name under which corporation is to be revived

3 Date of incorporation/amalgamation / Date de la constitution ou de la fusion:

(Day Month Year) (jour mois année)

4 Date of dissolution / Date de la dissolution:

(Day Month Year) (jour mois année)

5 The address of the registered office is / Adresse du siège social

(Street & Number or B.R. Number & if Multi-Office Building give Room No.) / (Rue et numéro ou numéro de la B.R. et si il s'agit d'un édifice à bureaux numéro du bureau)

(Name of Municipality or Post Office) / (Nom de la municipalité ou du bureau de poste)

(Postal Code) / (Code postal)

6 The following terms and conditions have been complied with / Les conditions suivantes ont été respectées

- (a) All notices required to be filed by the corporation under the Corporations Information Act... (b) The consent of the Corporations Tax Branch... (c) The consent of the Public Trustee... (d) The consent of the Ontario Securities Commission...

7. Immediately before dissolution the interest of the applicant in the corporation was: *Les droits de l'auteur de la demande dans la compagnie immédiatement avant la dissolution étaient les suivants:*

2

8. The reasons for requesting revival of the corporation are: *La reconstitution se fonde sur les motifs suivants:*

These articles are signed in duplicate

La présente demande est signée en double exemplaire.

First name, initials and surname, signature and full residence address of applicant

Prénom, initiales et nom de famille, signature et adresse personnelle au complet de l'auteur de la demande

Form 17

Business Corporations Act, 1982

CONSENT AND UNDERTAKING BY BODY CORPORATE,
PARTNERSHIP, TRUST, ASSOCIATION, ETC.

TO: Companies Services Branch
Ministry of Consumer and Commercial Relations
555 Yonge Street
Toronto, Ontario
M7A 2H6

1. _____
(name of consenting body corporate, partnership, trust, association, etc.)

(address, giving street, number and municipality including postal code)

HEREBY CONSENTS TO THE FOLLOWING NAME FOR USE BY A CORPORATION:

(proposed name of corporation)

*2. _____
(name of consenting body corporate, partnership, trust, association, etc.)

FURTHER UNDERTAKES TO DISSOLVE FORTHWITH OR TO CHANGE ITS NAME TO
SOME DISSIMILAR NAME BEFORE THE SAID CORPORATION PROPOSING TO USE THE
NAME COMMENCES TO USE IT.

DATED: _____
(day, month, year)

(name of body corporate, partnership, trust,
association, etc.)

BY: _____
(signature of authorized official)

(title of the authorized official)

*strike out if does not apply

Form 17a

Business Corporations Act, 1982

Formule n. 17a

LOI DE 1982 SUR LES COMPAGNIES

ACCEPTATION ET ENGAGEMENT D'UNE PERSONNE MORALE, D'UNE SOCIÉTÉ EN NOM COLLECTIF, D'UNE FIDUCIE, D'UNE ASSOCIATION, ETC.

A l'intention de: Direction des services aux compagnies
Ministère de la Consommation et du Commerce
555, rue Yonge
Toronto, (Ontario)
M7A 2H6

1. (nom de la personne morale, de la société en nom collectif, de la fiducie, de l'association, etc. acceptante)

(adresse-indiquer la rue, le numéro et la municipalité, y compris le code postal)

ACCEPTÉ PAR LA PRÉSENTE QUE LA RAISON SOCIALE SUIVANTE SOIT UTILISÉE PAR UNE COMPAGNIE:

(raison sociale proposée de la compagnie)

*2. (nom de la personne morale, de la société en nom collectif, de la fiducie, de l'association, etc. acceptante)

S'ENGAGE DE PLUS À ANNULER IMMÉDIATEMENT SA RAISON SOCIALE OU À LA MODIFIER POUR EN ADOPTER UNE DIFFÉRENTE AVANT SON UTILISATION PAR LA COMPAGNIE.

Fait le (jour, mois, année)

(nom de la personne morale, de la société en nom collectif, de la fiducie, de l'association, etc.)

PAR:

(signature du dirigeant autorisé)

(fonction)

*Biffer si le point 2 n'est pas nécessaire

Form 18

Business Corporations Act, 1982

FORM 18

FORMULE 18

STATUTORY DECLARATION
DÉCLARATION EXIGÉE PAR LA LOI

IN THE MATTER OF
SECTION 52 OF THE
BUSINESS CORPORATIONS ACT, 1982
RELATIVEMENT À L'ARTICLE 52 DE LA
LOI DE 1982 SUR LES COMPAGNIES
AND
IN THE MATTER OF
CONCERNANT

 (name of corporation)

(dénomination sociale de la compagnie)

CANADA
PROVINCE OF ONTARIO
PROVINCE DE L'ONTARIO
COUNTY, DISTRICT, OR REGIONAL MUNICIPALITY OF/
COMTÉ, DISTRICT OU MUNICIPALITÉ RÉGIONALE DE:

I,/Je,

 (Name in full/Nom et prénom(s))

 (Full residence address/Address du domicile au complet)

(Where this declaration is made on behalf of a body corporate set out the name of the body corporate, position as officer or director and the address for service of the body corporate)

(Si la présente déclaration est faite pour le compte d'une personne morale, indiquer sa dénomination sociale, la fonction de dirigeant ou d'administrateur du déposant et l'adresse de la personne morale aux fins de signification)

SOLEMNLY DECLARE THAT:
DÉCLARE SOLENNELLEMENT QUE:

1. I require, within 10 days after delivery of this statutory declaration, a list setting out,
 - (a) the names and addresses of the registered holders of the outstanding debt obligations of the above named corporation;
 - (b) the principal amount of outstanding debt obligations owned by each such holder; and
 - (c) the aggregate principal amount of debt obligations outstanding,

as shown on the records maintained by the trustee on the day of delivery of this statutory declaration;

J'exige que me soit remise, dans les 10 jours de la délivrance de la présente déclaration exigée par la loi, une liste indiquant:

- a) les nom et adresse des détenteurs inscrits des titres de créance en circulation émis par la compagnie mentionnée ci-dessus;
- b) la somme en capital des titres de créance en circulation dont chacun d'eux est détenteur;
- c) le total des sommes en capital des titres de créance en circulation,

tels qu'ils paraissent aux registres du fiduciaire le jour où la déclaration exigée par la loi lui est remise.

2. No person will use the list referred to in paragraph 1 except in connection with,

- (a) an effort to influence the voting of the holders of debt obligations;
- (b) an offer to acquire debt obligations; or
- (c) any other matter relating to the debt obligations or affairs of the issuer or guarantor thereof.

Il ne sera fait usage de la liste obtenue en vertu du présent article que dans les cas suivants:

- a) pour tenter d'influencer le vote des détenteurs de titres de créance;
- b) lors d'une offre d'acquisition de ces titres;
- c) relativement à toute question se rapportant aux titres de créance ou aux affaires internes de l'émetteur ou de la caution de ces titres.

AND I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath.

ET je fais cette déclaration solennelle, la croyant consciencieusement vraie et sachant qu'elle a le même force et le même effet que si elle était faite sous serment.

Declared before me
Déclaré devant moi

at/à
 this/le day of/jour de 19 (Signature of deponent)
 (Signature du déposant)

(A Commissioner/Commissaire, etc.)

Form 19

Business Corporations Act, 1982

FORM 19

FORMULE 19

STATUTORY DECLARATION
DÉCLARATION EXIGÉE PAR LA LOI

IN THE MATTER OF
SECTION 146 OF THE
BUSINESS CORPORATIONS ACT, 1982
RELATIVEMENT À L'ARTICLE 146 DE LA
LOI DE 1982 SUR LES COMPAGNIES
AND
IN THE MATTER OF
CONCERNANT

 (name of corporation)

(dénomination sociale de la compagnie)

CANADA
PROVINCE OF ONTARIO
PROVINCE DE L'ONTARIO
COUNTY, DISTRICT OR REGIONAL MUNICIPALITY OF/
COMTÉ, DISTRICT OU MUNICIPALITÉ RÉGIONALE DE:

 I,/Je,

 (Name in full/Nom et prénom(s))

 (Full residence address/Adresse du domicile au complet)

 (Where this declaration is made on behalf of a body corporate, set out the name of the body corporate, position and address for service of the body corporate)

(Si la présente déclaration est faite pour le compte d'une personne morale, indiquer la dénomination sociale de la personne morale, son adresse aux fins de signification et à quel titre la déclaration est faite)

SOLEMNLY DECLARE THAT:
DÉCLARE SOLENNELLEMENT QUE:

1. I am a shareholder, creditor, agent or legal representative of the shareholder or creditor, other person referred to in subsection 146 (1) of the *Business Corporations Act*. (delete the inapplicable).

Je suis actionnaire, créancier, mandataire ou représentant de l'actionnaire ou du créancier, l'autre personne visée au paragraphes 146 (1) de la *Loi sur les compagnies*. (Rayez les mentions inutiles).

2. I require, within 10 days following the receipt by the corporation or its transfer agent of this statutory declaration, a basic list setting out,

(a) the names of the shareholder of the corporation;

(b) the number of shares of each class and series owned by each shareholder; and

(c) the address of each shareholder,

all as shown on the records of the corporation and made up to a date not more than 10 days before the date on which the list is actually furnished;

J'exige que me soit remise, dans les 10 jours de la réception par la compagnie ou son agent de transfert de la présente déclaration, une liste principale mise à jour au moins 10 jours avant cette date de réception, énonçant:

a) le nom des actionnaires de la compagnie;

b) le nombre d'actions de chaque catégorie ou série dont chaque actionnaire est propriétaire;

c) l'adresse de chaque actionnaire,

tels qu'ils figurent aux registres de la compagnie.

3. I require supplemental lists setting out any changes from the basic list referred to in Paragraph 1 in the names or addresses of the shareholders and the number of shares owned by each shareholder for each business day following the date to which the basic list is made up; (delete if not applicable)

J'exige des listes supplétives quotidiennes énonçant les modifications apportées à la liste principale visée à l'alinéa 1, à compter de la date de la mise à jour de la liste principale; (biffer s'il n'y a pas d'application).

4. I require that the name and address of any known holder of an option or right to acquire shares of the corporation be included in the basic list/supplemental list referred to above; (delete if not applicable)

J'exige que soient insérés à la liste principale/liste supplétive visée ci-haut, les noms et adresses des détenteurs connus d'une option ou d'un droit d'acquérir des actions de la compagnie. (biffer s'il n'y a pas d'application).

5. No person will use the list basic list or any supplemental lists except in connection with,

(a) an effort influence the voting by shareholders of the corporation;

(b) an offer to acquire shares of the corporation; or

(c) any other matter relating to the affairs of the corporation.

Il ne sera fait usage de la liste principale ou de la liste supplétive que dans les cas suivants:

a) pour tenter d'influencer le vote des actionnaires de la compagnie;

b) lors d'une offre d'acquisition d'actions de la compagnie;

c) relativement à toute question se rapportant aux affaires internes de celle-ci.

AND I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath.

ET je fais cette déclaration solennelle, la croyant consciencieusement vraie et sachant qu'elle a le même force et le même effet que si elle était faite sous serment.

Declared before me
Déclaré devant moi

at/à

this/le day of/jour de 19....

(Signature of deponent)

(Signature du déposant)

6. The applicant carries on its business in the following place(s): *La requérante exerce ses activités commerciales à(aux) l'endroit(s) suivant(s):*
 (Set out addresses in full) *(Inscrire les adresses au complet)*

2

7. All of the shareholders of the corporation consented in writing to this application on *Tous les actionnaires de la compagnie ont donné leur consentement par écrit à cette demande le*

(Day, Month, Year)
(jour, mois année)

8. The business of the applicant is/is not (delete the inapplicable) economically significant in Canada having regard to its products or services or its share of any market. Explain: *Les activités commerciales de la requérante sont ne sont pas (Rayez les mentions inutiles) d'une importance économique particulière pour le Canada eu égard à ses produits, à ses services ou à sa part du marché. Expliquer:*

9. The following bodies corporate are affiliated with the corporation as of the date of this application (If none, state so) *Les personnes morales suivantes appartiennent au même groupe que la compagnie au jour de la présente demande (Veuillez l'indiquer si tel n'est pas le cas)*

a) Name and Registered Office Address of affiliate	b) Current Jurisdiction of Incorporation/Amalgamation/Continuation	c) State whether affiliate is an offering corporation
<i>Dénomination sociale et siège social de la personne morale du groupe</i>	<i>Autorité législative compétente lors de la constitution-la fusion/la prorogation</i>	<i>*Delete if inapplicable La personne morale du groupe est-elle une compagnie qui fait appel au public *Rayez les mentions inutilisées</i>
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public
		*Not offering *Ne fait pas appel au public *Offering *Fait appel au public

10. The applicant is a subsidiary of
(If not applicable state so)

*La requérante est une filiale de
(Veuillez indiquer si tel n'est pas le cas)*

(name of parent)
(Nom de la personne morale mère)

which is subject to the Laws of

constituée/lusonnée en vertu des lois de

(current jurisdiction of incorporation/ amalgamation/continuation)
(Autorité législative compétente lors de la constitution fusion prorogation)

and was incorporated/amalgamated on:

Le

(Day Month, Year) *(jour, mois, année)*

11. This application for exemption from the audit requirements of Part XII of the Act is justified and will not prejudice the public interest on the following grounds:

La présente demande de dispensa de l'obligation de vérification pour l'application de la douzième partie de la loi est justifiée et ne portera nullement atteinte aux droits du public pour les motifs suivants:

12. The franchises and licences granted to the applicant in connection with its business by the Government of Canada or a Province, or a Territory in Canada are:
(If none, state so)

Les concessions et permis suivants relatifs à ses activités commerciales ont été accordés à la requérante par le Gouvernement du Canada, d'une province ou d'un territoire au Canada:
(Si tel n'est pas le cas, veuillez l'indiquer)

5

Description of Franchise/Licence <i>Description de la concession/du permis</i>	Date Granted <i>Accordé(e) le</i>	Name of Grantor <i>Nom du concédant</i>

13. The following are grants or loans made to the applicant by the Government of Canada, a Province or Territory in Canada or by a Municipality, Board, Commission or Agency in Ontario.

Les subventions ou prêts suivants ont été accordés à la requérante par le Gouvernement du Canada, d'une province ou d'un territoire au Canada ou par une municipalité, un conseil, une commission ou un organisme de l'Ontario:

a) Name of lender or grantor <i>Nom du prêteur ou du concédant</i>	b) Address of lender or grantor <i>Adresse du prêteur ou du concédant</i>	c) Date of loan or grant <i>Date du prêt ou de la subvention</i>	d) Whether loan or grant <i>S'agit-il d'un prêt ou d'une subvention</i>	e) Amount of loan or grant <i>Montant du prêt ou de la subvention</i>

14. The following schedules are submitted in support of the application:

- SCHEDULE "A": Internal corporate information
- SCHEDULE "B": A certified copy of the consent of the shareholders to this application
- SCHEDULE "C": The Financial Statements of the applicant and related auditor's reports
- SCHEDULE "D": Interim Financial Statement of the applicant for a period ending within 90 days preceding the date of this application (Delete if not applicable)

Les annexes suivantes sont déposées à l'appui de la demande:

- ANNEXE "A": Renseignements sur le fonctionnement interne de la compagnie
- ANNEXE "B": Copie certifiée conforme du consentement des actionnaires à la présente demande
- ANNEXE "C": États financiers de la requérante et rapports du vérificateur qui s'y rattachent
- ANNEXE "D": État financier périodique de la requérante pour la période se terminant dans les 90 jours qui précèdent la date de la présente demande (Rayer si tel n'est pas le cas)

15. The corporation requests that it be exempted from the requirements of Part XII of the Act with respect to the appointment and duties of an auditor for the following financial year commencing

La compagnie demande d'être dispensée de l'application de la douzième partie de la loi relativement à la nomination et aux obligations d'un vérificateur pour l'exercice financier suivant, commençant le

_____ and ending _____
 (Date) (Date)
 (Date) et se terminant le (Date)

Dated/ Fait le: _____
 (Day, Month, Year)
 (jour, mois, année)

 (Name of Corporation)
 (Dénomination sociale de la compagnie)

By/ Par: _____
 (Signature of Signing Officer/ Director)
 (Signature du dirigeant de l'administrateur fondé de signature)

 (Description of Office)
 (Énoncé des fonctions)

**SCHEDULE "A"
ANNEXE "A"**

**INTERNAL CORPORATE INFORMATION
RENSEIGNEMENTS SUR LE FONCTIONNEMENT INTERNE DE LA COMPAGNIE**

1. The following are the shareholders of the corporation as of the date of this application *Les personnes suivantes constituent les actionnaires de la compagnie au jour de la présente demande*

a) Name and address of shareholder <i>Nom et adresse de l'actionnaire</i> First name, initials and surname and full residence address <i>Prénom, initiales, nom et adresse personnelle au complet</i>	b) Number of shares of each class and series owned <i>Nombre d'actions de chaque catégorie et série dont il est le propriétaire</i>	c) Date first became shareholder <i>Date à laquelle il est devenu actionnaire pour la première fois</i>

2. The name of each affiliate and the relationship of the applicant to each affiliate named in the application and the nature of the business, the total assets and the amount of the sales or gross operating revenues as shown on the financial statement for the last completed financial year of each affiliate are as follows: *Les dénominations sociales de chacune des personnes morales du groupe et les liens de la requérante avec chacune des personnes morales du groupe mentionnées à la demande, le genre d'activités commerciales, l'actif total, le montant du chiffre d'affaires ou des revenus d'exploitation bruts tels qu'ils figurent à l'état financier pour le dernier exercice financier complet de chacune des personnes morales du groupe sont les suivants:*

a) Name of affiliate and relationship of applicant to affiliate <i>Dénomination sociale de personne morale du groupe et lien de la requérante</i>	b) Nature of business of affiliate <i>Genre d'activités commerciales de la personne morale du groupe</i>	c) Total assets and amount of sale or gross operating revenues <i>L'actif total et montant du chiffre d'affaires ou des revenus d'exploitation bruts</i>

3. The names and addresses of lenders and trade creditors or suppliers to whom the applicant is indebted in amounts in excess of \$50,000 are: *La requérante est endettée pour une somme supérieure à 50 000 \$ envers chacun des prêteurs, créanciers ou fournisseurs suivants*

2

a) Name of lender/trade creditor or supplier <i>Nom du prêteur/créancier de la compagnie ou fournisseur</i>	b) Address <i>Adresse</i>	c) Amount of indebtedness <i>Montant de la dette</i>

4. As of the date of this application, the number of employees of the applicant is *Au jour de la présente demande, le nombre d'employés de la requérante est de*

5. The names and addresses of trade or craft unions that have collective agreements with the applicant are: (if none state so) *Les nom et adresse des syndicats ouvriers ou des corps de métier qui ont conclu une convention collective avec la requérante sont les suivants: (Si tel n'est pas le cas, veuillez l'indiquer)*

a) Name of trade/craft union <i>Nom du syndicat/du corps de métier</i>	b) Address of trade/craft union <i>Adresse du syndicat/du corps de métier</i>

07087

TABLE

Business Corporations Act, 1982

REMUNERATION OF DIRECTORS AND OFFICERS

		NATURE OF REMUNERATION		
		From Office, Employment and Employer Contributions (Aggregate)	Cost Pension Benefits (Aggregate)	Other (Aggregate)
(I)	DIRECTORS (Total Number:.....)	Last Completed Financial Year		
	(A) From issuer and wholly-owned subsidiaries:			
	(B) From partially-owned subsidiaries (Provide Names):			

	TOTAL	\$	\$	\$
(II)	FIVE SENIOR OFFICERS:	Last Completed Financial Year		
	(A) From issuer and wholly-owned subsidiaries:			
	(B) From partially-owned subsidiaries (Provide Names):			

	TOTAL	\$	\$	\$
(III)	OFFICERS WITH REMUNERATION OVER \$50,000 (Total Number...)	Last Completed Financial Year		
	(A) From issuer and wholly-owned subsidiaries:			
	(B) From partially-owned subsidiaries (Provide Names):			

	TOTAL	\$	\$	\$

O. Reg. 446/83, Table.

PLANNING ACT, 1983

O. Reg. 447/83.

Rules of Procedure—Minor Variance Applications.

Made—July 9th, 1983.

Filed—July 12th, 1983.

REGULATION MADE UNDER THE
PLANNING ACT, 1983RULES OF PROCEDURE—MINOR VARIANCE
APPLICATIONS

1. In this Regulation,

- (a) "application" means an application in Form 1;
- (b) "committee" means the committee of adjustment having jurisdiction in the area in which the land that is the subject of the application is situated;
- (c) "secretary-treasurer" means the secretary-treasurer of a committee. O. Reg. 447/83, s. 1.

2.—(1) An applicant for a minor variance or permission under section 44 of the Act shall submit to the secretary-treasurer an application together with as many copies thereof as the secretary-treasurer requires.

(2) The application shall be signed by the owner of the land that is the subject of the application or a person authorized by the owner to make the application.

(3) Where the application is signed by a person authorized by the owner, the owner's signed authorization to the person to make the application on the owner's behalf shall be submitted with the application. O. Reg. 447/83, s. 2.

3. The secretary-treasurer shall note the date of receipt on each application, prefix each application with the letter "A" and number applications consecutively, commencing at "1" at the beginning of each calendar year, followed by an oblique stroke and the last two digits of the year. O. Reg. 447/83, s. 3.

4.—(1) The committee shall, at least ten days before the day of the hearing of an application, in such manner as it considers proper, give notice of the time and place of the hearing and a brief explanation of the nature of the application to,

- (a) the applicant;
- (b) each person shown in the application to be an encumbrancer of the land that is the subject of the application;

(c) where the land that is the subject of the application is situated in a municipality that forms part of a county or part of a district, metropolitan or regional municipality, the senior planning officer or, where there is no senior planning officer, to the chief administrative officer or, where there is no chief administrative officer, to the clerk of the county, district, metropolitan or regional municipality, unless the senior planning officer, chief administrative officer or clerk, as the case may be, has notified the committee in writing that he does not wish to receive notice of applications;

(d) all assessed owners of land lying within sixty metres of the land that is the subject of the application except that, where a condominium development is located within sixty metres of the land, notice may be given to the condominium corporation, according to its most recent address for service or mailing address as registered under section 3 of the *Condominium Act*, instead of being given to all owners assessed in respect of the condominium development; and

(e) any department, ministry or agency of the federal or provincial government, any other municipality and any other local board, commission or person that the committee determines should receive notice.

(2) Despite clause (1) (d), where a zoning by-law restricts the use of the land which is the subject of an application to single-family, semi-detached or duplex housing and the application is for a minor variance under subsection 44 (1) of the Act, the committee of adjustment may direct that the area of notification set out in that clause be reduced to thirty metres. O. Reg. 447/83, s. 4.

5. Signed, written submissions that relate to an application shall be accepted by the secretary-treasurer before or during the hearing of the application and shall be available to any interested person for inspection at the hearing. O. Reg. 447/83, s. 5.

6. Where a hearing is adjourned,

(a) the committee shall, at the time of adjournment, fix a time and place for the further hearing of the application and the chairman shall announce it to the persons present; or

(b) the chairman shall, before the adjournment, announce to the persons present that only those persons who leave their names and addresses in writing with the secretary-treasurer are entitled to notice of the time and place of the further hearing. O. Reg. 447/83, s. 6.

7. The secretary-treasurer or, where the office of secretary-treasurer is vacant or the secretary-treasurer

is unable to carry out his duties through illness or otherwise, another person authorized by the committee of adjustment, shall attend all meetings and hearings and shall keep,

- (a) all applications submitted and all correspondence addressed to the committee;
- (b) minutes of every meeting and hearing of the committee, including full particulars of all written comments made with respect to each application; and
- (c) all other records of the committee. O. Reg. 447/83, s. 7.

8. Regulation 787 of Revised Regulations of Ontario, 1980 and Ontario Regulations 466/81 and 554/82 are revoked.

9. This Regulation comes into force on the day that section 44 of the *Planning Act, 1983* comes into force.

Form 1

Planning Act, 1983

APPLICATION FOR MINOR VARIANCE OR FOR PERMISSION

The undersigned hereby applies to the Committee of Adjustment for the
 (name of municipality)
 under section 44 of the *Planning Act, 1983* for relief, as described in this application, from By-Law No.(as amended).

- 1. Name of Owner
- Telephone Number
- 2. Address
- 3. Name of Agent (if any)
- Telephone Number
- 4. Address

NOTE: Unless otherwise requested, all communications will be sent to the agent, if any.

- 5. Names and addresses of any mortgagees, holders of charges or other encumbrancers:

- 6. Nature and extent of relief applied for:

- 7. Why is it not possible to comply with the provisions of the by-law?

- 8. Legal description of subject land (registered plan number and lot number or other legal description and, where applicable, street and street number):

- 9. Dimensions of land affected:
 Frontage
 Depth
 Area
 Width of Street
- 10. Particulars of all buildings and structures on or proposed for the subject land (Specify ground floor area, gross floor area, number of storeys, width, length, height, etc.):
 Existing:

 Proposed:

11. Location of all buildings and structures on or proposed for the subject land (Specify distance from side, rear and front lot lines):

Existing:

Proposed:

12. Date of acquisition of subject land:

13. Date of construction of all buildings and structures on subject land:

14. Existing uses of the subject property:

15. Existing uses of abutting properties:

16. Length of time the existing uses of the subject property have continued:

17. Municipal services available (check appropriate space or spaces):

Water Connected

Sanitary Sewers Connected

Storm Sewers

18. Present Official Plan provisions applying to the land:

19. Present Zoning By-Law provisions applying to the land:

20. Has the owner previously applied for relief in respect of the subject property?

Yes No

If the answer is yes, describe briefly:

21. Is the subject property the subject of a current application for consent under section 52 of the Planning Act, 1983?

Yes No

(signature of applicant or authorized agent)

Dated at the of this day of 19

I, of the of in the

ofsolemnly declare that all the statements contained in this application are true and I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the *Canada Evidence Act*.

Declared before me at the

.....of

in the

of

thisday of

.....19...

.....

A Commissioner, etc.

NOTES: 1. It is required thatcopies of this application be filed with the secretary-treasurer of the Committee of Adjustment, together with the plan referred to in Note 2, accompanied by a fee of \$.... in cash or by cheque made payable to the Treasurer of the

..... (name of municipality)

2. Each copy of this application must be accompanied by a plan showing the dimensions of the subject land and of all abutting land and showing the location, size and type of all buildings and structures on the subject and abutting land. The Committee of Adjustment may require that the plan be signed by an Ontario Land Surveyor.

O. Reg. 447/83, Form 1.

(3050)

31

JUDICATURE ACT

O. Reg. 448/83.

High Court—Composition.

Made—July 9th, 1983.

Filed—July 12th, 1983.

REGULATION MADE UNDER THE JUDICATURE ACT

HIGH COURT—COMPOSITION

1. The High Court shall consist of forty-five judges in addition to the Chief Justice and Associate Chief Justice. O. Reg. 448/83, s. 1.

2. Ontario Regulation 329/82 is revoked.

(3051)

31

PLANNING ACT

O. Reg. 449/83.

Restricted Areas—County of Simcoe,

Township of Nottawasaga.

Made—July 11th, 1983.

Filed—July 13th, 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:

186. Notwithstanding any other provision of this Order, the land described in Schedule 349 and the building and structures existing thereon on the 13th day of April, 1983 may continue to be used for a taxidermy business and a dwelling unit provided the following requirements are met:

Minimum floor space of dwelling unit 105 square metres

Minimum number of separate parking spaces for the dwelling unit 3

Minimum number of separate parking spaces for the taxidermy business 8

O. Reg. 449/83, s. 1.

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

Schedule 349

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 65 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1118, more particularly described as follows:

Premising that the bearing of the southerly limit of Lot 65 is north 73° 41' east in accordance with Deposited Plan 286961;

Commencing at an iron survey bar found marking the most southwesterly angle of Lot 65;

Thence north 73° 41' east along the southerly limit of Lot 65 a distance of 514.06 feet to its intersection with the southwesterly limit of the King's Highway No. 26, as widened by Deposited Plan 286961;

Thence north 61° 05' west along the last-mentioned widened limit a distance of 89.16 feet to its intersection with the northerly limit of the Old Lakeshore Road, as originally established by Deposited Plan 17746;

Thence north 86° 35' west along the last-mentioned northerly limit of the Old Lakeshore Road a distance of 23.20 feet to a point;

Thence north 61° 05' west, being parallel to the centre line construction of the King's Highway No. 26 and distant 60 feet measured southwesterly therefrom and at right angles thereto, in all, a distance of 230.93 feet to a point in the southeasterly limit of Glenlake Boulevard;

Thence south 32° 18' west along the said southeasterly limit of Glenlake Boulevard a distance of 355.60 feet, more or less, to the point of commencement. O. Reg. 449/83, s. 2.

D. P. MCHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 11th day of July, 1983.

(3074)

31

PROVINCIAL COURT (CIVIL DIVISION)
ACT

O. Reg. 450/83.
Rules of the Provincial Court
(Civil Division).
Made—July 9th, 1983.
Filed—July 13th, 1983.

REGULATION TO AMEND
REGULATION 806 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL COURT (CIVIL DIVISION)
ACT

1. Schedules 1 and 2 to Regulation 806 of Revised Regulations of Ontario, 1980, as amended by sections 1 and 2 of Ontario Regulation 732/81 and section 1 of Ontario Regulation 284/82, are revoked and the following substituted therefor:

Schedule 1

CLERK'S FEES

1. Upon filing a Claim, Third Party Claim or Request for Transfer of Action:
 - i. Where claim is \$100 and under ... \$10.50
 Where claim exceeds \$100 and does not exceed \$500 15.75
 Where claim exceeds \$500 and does not exceed \$1,000 21.00
 Where claim exceeds \$1,000 26.25
 - ii. Where there is more than one defendant in an action, for each extra defendant 2.10
 - iii. For each new or subsequent address on a service 2.10
2. Receiving transmission from another small claims court for service \$ 1.50
 Postage and handling60 2.10
3. Transmitting papers to another small claims court for service ... 1.00
 Postage and handling ,55 1.55
4. Receiving and entering a claim transferred from another small claims court on a judge's order. (This item is to be borne by the plaintiff and payable in the court where the action was commenced) 2.10
5. Issuing summons to witness. Original and one copy 1.05
 Each additional copy50
6. Preparing transcript of judgment and transmitting to another small claims court \$ 2.00
 Postage and handling60 2.60
7. Receiving transcript of judgment 1.05
8. Receiving a supreme or county court judgment, or a process from a provincial court, for garnishee proceedings 10.50
9. Filing affidavit and issuing direction to garnishee, including preparation of affidavit where necessary 5.25

10. Placing garnishee proceeding on the trial list	\$ 2.10
Postage and handling (add cost of Registered Mail)	
11. Filing affidavit and issuing judgment summons	6.30
12. Issuing writ of execution	5.25
13. Issuing warrant of commitment, including judge's order and renewal if necessary ..	3.15
14. Furnishing duly certified copies of claim, notices and papers with all proceedings for the purpose of appeal	1.05
15. Certified true copy of judgment	1.05
16. Preparation and filing of consolidation order	42.00
17. If registered post is necessary for transmission of any of the above documents, the full cost of postage shall be paid as an additional fee.	
18. Search by a person not a party to the suit or proceedings	1.05
19. Preparation of records of judgment—per name25
20. Referee services:	
preparing notices of resolution, hearings, lists of matters to be heard by referee, other related matters, per claim	\$ 2.60
Postage and handling55

O. Reg. 450/83, s. 1, *part.*

Schedule 2

BAILIFF'S FEES

- 1.—For service of a Claim and Third Party Claim
- (2) An additional fee, equal to the fee payable pursuant to subitem (1), shall be paid where there is more than one defendant including a defendant in an action of interpleader or replevin, for each extra defendant.
2. Subject to item 3, for each kilometre necessarily travelled, other than in an unsuccessful attempt to effect service, one way, a kilometre allowance as set out in Ontario Regulation 283/82 entitled "Kilometre Allowances".

- 3.—(1) A travel allowance will be allowed to the bailiff only for travel in excess of sixteen kilometres.
- (2) A fee in lieu of actual kilometres travelled for each service or unsuccessful service (one fee only)
4. Service of summons to witness
5. Service of direction to garnishee on garnishee
6. Service of direction to garnishee on debtor
7. Service of judgment summons
8. The fee for enforcing a writ of execution or any other process after judgment, excepting committal warrants, shall be that set out in item 1.
9. On every schedule of property seized, attached or replevied, including affidavit of appraisal when necessary, the fee shall be that set out in item 1.
10. Posting three notices of sale under execution or under attachment
11. Reasonable allowance and disbursements, necessarily incurred to remove property seized, and for assistance in the seizure or securing or retaining of property.
12. If the execution or process in attachment in the nature of execution is satisfied in whole or in part after seizure and before sale, whether by action of the parties or otherwise, 5 per cent of the amount directed to be levied or 5 per cent of the amount of value of the property seized, whichever is the lesser.
13. Enforcing committal warrant

BAILIFF'S ALLOWANCES

- 14.—(1) For 1983 and subsequent years, every bailiff is entitled to retain for his own use all gross fees earned by the bailiff in the year to and including \$52,500, and on the excess over \$52,500, 75 per cent thereof.
- (2) Where the gross fees earned by a bailiff in a year are equal to or less than \$31,499, there shall be paid to the bailiff an additional allowance equal to 30 per cent of such gross fees.
- (3) Where the gross fees earned by a bailiff in a year exceed \$31,499, but are equal to or less than \$41,999, there shall be paid to the bailiff an additional allowance equal to 10 per cent of such gross fees.

(4) Where the gross fees earned by a bailiff in a year exceed \$41,999, but are equal to or less than \$52,499, there shall be paid to the bailiff an additional allowance equal to 5 per cent of such gross fees.

O. Reg. 450/83, s. 1, *part.*

2. This Regulation comes into force on the 1st day of July, 1983.

(3075)

31

SMALL CLAIMS COURTS ACT

O. Reg. 451/83.

Tariff of Fees.

Made—July 9th, 1983.

Filed—July 13th, 1983.

**REGULATION TO AMEND
REGULATION 919 OF**

**REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
SMALL CLAIMS COURTS ACT**

1. Schedules 1 and 2 to Regulation 919 of Revised Regulations of Ontario, 1980, as amended by sections 1 and 2 of Ontario Regulation 731/81 and section 1 of Ontario Regulation 286/82, are revoked and the following substituted therefor:

Schedule 1

CLERK'S FEES

- 1. Upon filing claims and third party claims,
 - i. Where claim does not exceed \$100 . . . \$ 6.30
 - Where claim exceeds \$100 and does not exceed \$500 11.55
 - Where claim exceeds \$500 and does not exceed \$1,000 16.80
 - ii. Where there is more than one defendant in an action, for each extra defendant 2.10
 - iii. For each original action entered to cover postage and handling 4.20
 - iv. For each new or subsequent address on a service 2.10
- 2. Receiving transmissions from another small claims court for service \$ 1.50
 - Postage and handling60 2.10

- 3. Transmitting papers to another small claims court for service . . . \$ 1.00
 - Postage and handling55 \$ 1.55
- 4. Receiving and entering a summons transferred from another small claims court on a judge's order. (This item to be borne by the plaintiff and payable in the court where the action was commenced) 2.10
- 5. Issuing summons to witness
 - Original and one copy 1.05
 - each additional copy50
- 6. Preparing transcript of judgment and transmission to another small claims court 2.00
 - Postage and handling60 2.60
- 7. Receiving transcript of judgment 1.05
- 8. Receiving a supreme or county court judgment, or a process from a provincial court, for garnishee proceedings 10.50
- 9. Filing affidavit and issuing direction to garnishee including preparation of affidavit, where necessary 5.25
 - Postage and handling—add cost of registered mail
- 10. Placing garnishee proceeding on the trial list 2.10
 - Postage and handling—add cost of registered mail
- 11. Filing affidavit and issuing judgment summons 6.30
- 12. Issuing writ of execution 5.25
- 13. Issuing warrant of commitment, including judge's order and renewal, if necessary . . . 3.15
- 14. Furnishing duly certified copies of summons, notices and papers with all proceedings for the purpose of appeal 1.05
- 15. Certified true copy of judgment 1.05
- 16. Preparation and filing of consolidation order 42.00
- 17. If registered post is necessary for transmission of any of the above documents, the full cost of postage shall be paid as an additional fee.

- 18. Search by a person not a party to the suit or proceedings \$ 1.05
- 19. Preparation of records of judgment—per name25
- 20. Referee services:
preparing notices of resolution, hearings, lists of matters to be heard by referee, other related matters, per claim \$ 2.60
- Postage and handling55 3.15

CLERK'S ALLOWANCES

- 21.—(1) For 1983 and subsequent years, every clerk is entitled to retain for his own use all gross fees earned by the clerk in the year to and including \$52,500, and on the excess over \$52,500, 75 per cent thereof.
- (2) Where the gross fees earned by a clerk in a year are equal to or less than \$20,999, there shall be paid to the clerk an additional allowance equal to 40 per cent of such gross fees.
- (3) Where the gross fees earned by a clerk in a year exceed \$20,999, but are equal to or less than \$41,999, there shall be paid to the clerk an additional allowance equal to 20 per cent of such gross fees.
- (4) Where the gross fees earned by a clerk in a year exceed \$41,999, but are equal to or less than \$52,499, there shall be paid to the clerk an additional allowance equal to 10 per cent of such gross fees.
- (5) Notwithstanding subitems (2), (3) and (4), where a clerk in a territorial district earns in a year gross fees that are equal to or less than \$52,499, there shall be paid to the clerk an additional allowance equal to 40 per cent of such gross fees, but such additional allowances shall not exceed \$10,500.

O. Reg. 451/83, s. 1, *part.*

Schedule 2

BAILIFF'S FEES

- 1.—(1) For service of a claim and third party claim \$ 6.30
- (2) In addition to the fee payable under subitem (1), a fee of \$6.30 shall be paid for each extra defendant where there is more than one defendant including a defendant in an action of interpleader or replevin.

2. Subject to item 3, for each kilometre necessarily travelled, other than in an unsuccessful attempt to effect service, one way, a kilometre allowance as set out in Ontario Regulation 283/82 entitled "Kilometre Allowances".

3.—(1) In the following courts, a kilometre allowance will be allowed to the bailiff only for travel in excess of sixteen kilometres.

Judicial District	Number
Ottawa-Carleton	7
Hamilton-Wentworth	1

- (2) A fee in lieu of actual kilometres travelled, in courts set out in subitem (1) shall be allowed, for each service or unsuccessful service (one fee only) \$ 1.05
- (3) In all courts not listed in subitem (1), minimum travel allowance for each successful or unsuccessful service (one fee only) 1.05
- 4. Service of summons to witness 2.10
- 5. Service of direction to garnishee on garnishee 2.10
- 6. Service of direction to garnishee on debtor 2.10
- 7. Service of judgment summons 4.20
- 8. The fee for enforcing a writ of execution or any other process after judgment, excepting committal warrants, shall be that set out in item 1.
- 9. On every schedule of property seized, attached or replevied, including affidavit of appraisal when necessary, the fee shall be that set out in item 1.
- 10. Posting three notices of sale under execution or under attachment 1.05
- 11. Reasonable allowance and disbursement, necessarily incurred to remove property seized, and for assistance in the seizure, or securing or retaining of property.
- 12. If the execution or process in attachment in the nature of execution is satisfied in whole or in part after seizure and before sale, whether by action of the parties or otherwise, 5 per cent of the amount directed to be levied or 5 per cent of the amount of the value of the property seized, whichever is the lesser.
- 13. Enforcing committal warrant 10.50

BAILIFF'S ALLOWANCES

- 14.—(1) For 1983 and subsequent years, every bailiff is entitled to retain for his own use all gross fees earned by the bailiff in the year to and including \$52,500, and on the excess over \$52,500, 75 per cent thereof.
- (2) Where the gross fees earned by a bailiff in a year are equal to or less than \$31,499, there shall be paid to the bailiff an additional allowance equal to 30 per cent of such gross fees.
- (3) Where the gross fees earned by a bailiff in a year exceed \$31,499, but are equal to or less than \$41,999, there shall be paid to the bailiff an additional allowance equal to 10 per cent of such gross fees.
- (4) Where the gross fees earned by a bailiff in a year exceed \$41,999, but are equal to or less than \$52,499, there shall be paid to the bailiff an additional allowance equal to 5 per cent of such gross fees.
- (5) Notwithstanding subitems (2), (3) and (4), where a bailiff in a territorial district earns in a year gross fees that are equal to or less than \$41,999, there shall be paid to the bailiff an additional allowance equal to 40 per cent of such gross fees, but such additional allowance shall not exceed \$8,400.

O. Reg. 451/83, s. 1, *part.*

2. This Regulation comes into force on the 1st day of July, 1983.

(3077)

31

SMALL CLAIMS COURTS ACT

O. Reg. 452/83.

Rules of Procedure.

Made—July 9th, 1983.

Filed—July 13th, 1983.

REGULATION TO AMEND
 REGULATION 917 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 SMALL CLAIMS COURTS ACT

1. Rules 4, 5 and 6 of Regulation 917 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:—

SERVICE

4.—(1) The summons shall be served on each defendant in a manner prescribed in rule 5.

(2) A summons shall be served within six months of the date it is issued but, where a defendant has not been served within that period, a judge may at any time extend the time for service, in which case the clerk shall endorse upon the summons "time for service extended by order of the judge until(date)".

(3) A summons issued under section 67 of the Act shall be endorsed "Issued by leave of the judge". O. Reg. 452/83, s. 1, *part.*

5.—(1) Subject to subrule (3), a summons shall be served by personal service on the person to be served, in accordance with subrule (2), but,

- (a) where an attempt is made to effect personal service on a person at the person's place of residence and for any reason such service cannot be effected, the summons may be served on the person by leaving a copy of the summons, in a sealed envelope addressed to him or her, with any person who appears to be an adult and a member of the household and forthwith mailing another copy of the summons addressed to the person to be served, to his or her place of residence; or
- (b) where it is shown that it is impractical to effect personal service, a judge may allow substituted service of the summons.

(2) Service on particular parties shall be made as follows:

- 1. On an individual, other than a person under disability as described in paragraphs 7 and 8, by serving him or her.
- 2. On a municipal corporation, by serving the chairman, mayor, warden, reeve, or the clerk of the municipality or his or her deputy or a solicitor employed in the legal department of the municipality.
- 3. On a corporation, other than a municipal corporation, by serving any officer, director or any agent thereof, or the manager or person in charge of any office or other place where the corporation carries on business.
- 4. On any person out of Ontario who carries on business in Ontario, by serving any person carrying on such business for him or her in Ontario.
- 5. On Her Majesty the Queen in right of Ontario, by serving any solicitor in the Crown Law Office of the Ministry of the Attorney General.
- 6. On Her Majesty the Queen in right of Canada, by serving any solicitor in the office of the Deputy Minister of Justice in the City of

Ottawa, or the Director of the Regional Office of the Department of Justice of Canada in the City of Toronto.

Form 3

AFFIDAVIT OF SERVICE OF SUMMONS

(section 25)

7. On a minor, by serving the minor and, where he or she resides with or is in the care of his father, mother, guardian or other adult, by serving another copy of the summons on such person.

8. On a person who has been declared mentally incompetent or incapable of managing his or her own affairs, by serving the person's committee and where a person is mentally incompetent or incapable of managing his or her own affairs, not so declared, by serving the person and the person's committee, if there is one, or, if not, by serving the Public Trustee, in which case the copy of the summons shall be endorsed with the name and address of the person under disability.

(3) Where the head office or principal place of business of a corporation or, in the case of an extra-provincial corporation, the attorney for service in Ontario, cannot be found at the last address recorded with the Companies Division of the Ministry of Consumer and Commercial Relations, the corporation may be served by mailing a copy of the summons addressed to the corporation or to the attorney for service in Ontario, as the case may be, at that address. O. Reg. 452/83, s. 1, part.

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

WRIT OF DELIVERY

68a.—(1) Where a judgment orders the return or delivery of personal property, other than money, a writ of delivery may issue from the clerk to the bailiff upon application made by the person in whose favour judgment was given.

(2) The application mentioned in subrule (1) shall be supported by an affidavit of the person in whose favour judgment was given or his or her agent to the effect that the property has not been returned or delivered.

(3) If the property is not returned or delivered pursuant to the judgment and cannot be found or taken by the bailiff, the person in whose favour judgment was given may apply to a judge for an order directing the bailiff to take any other personal property of the judgment debtor not exceeding double the value of the property ordered to be returned or delivered, up to the monetary jurisdiction of the court, to be kept by the bailiff pending any further order of the court as to its disposition. O. Reg. 452/83, s. 2.

3. Forms 3, 4 and 5 of the said Regulation are revoked and the following substituted therefor:

I, bailiff/deputy bailiff of the Small Claims Court of the of swear that I have served the attached summons on (name of defendant)
 personally
 by leaving a copy of the summons in a sealed envelope addressed to the defendant with (name of person)

and mailing another copy of the summons addressed to the defendant at (address of defendant)

on (date)

and that I necessarily travelled kilometres to do so.

Sworn before me, etc. (as in Form 2) } Signature of bailiff/deputy bailiff

O. Reg. 452/83, s. 3, part.

4. The said Regulation is further amended by adding thereto the following form:

Form 26a

WRIT OF DELIVERY

(rule 68a)

(Title of court and style of cause as in Form 2)

Under an order of this court made on (date), you are required to seize from (name and address of party who obtained order) the following personal property: (Set out description of the property to be delivered).

Dated

.....
Clerk

To: Bailiff of this court

O. Reg. 452/83, s. 4.

5. This Regulation comes into force on the day that section 2 of the *Small Claims Courts Amendment Act, 1983* comes into force.

(3077)

31

**PROVINCIAL COURT (CIVIL DIVISION)
ACT**

O. Reg. 453/83.

Rules of the Provincial Court
(Civil Division).

Made—July 9th, 1983.

Filed—July 13th, 1983.

—————
**REGULATION TO AMEND
REGULATION 806 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PROVINCIAL COURT (CIVIL DIVISION) ACT**

1. Subrule 19 (3) of Regulation 806 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(3) Where the head office or principal place of business of a corporation or, in the case of an extra-provincial corporation, the attorney for service in Ontario, cannot be found at the last address recorded with the Companies Division of the Ministry of Consumer and Commercial Relations, the corporation may be served by mailing a copy of the document addressed to the

corporation or to the attorney for service in Ontario, as the case may be, at that address. O. Reg. 453/83, s. 1.

2. Subrule 43 (5) of the said Regulation is revoked and the following substituted therefor:

(5) If the plaintiff proceeds with his action and does not recover more than the sum paid into court, the judge shall, unless there are special circumstances, fix the costs of the action and order that the amount of the judgment less the costs so fixed be paid to the plaintiff out of the money in court and that the balance be paid to the defendant, but, if the plaintiff recovers more than the sum paid into court, the money in court shall be paid to the plaintiff towards the satisfaction of his claim, and judgment may be given against the defendant for the balance and the costs of the action. O. Reg. 453/83, s. 2.

3. Rule 48 of the said Regulation is amended by adding thereto the following subrule:

(6) Where the claim is for \$1000 or less, the court or the Senior Judge or a judge designated by him may direct that a resolution hearing be held before the referee and the provisions of this rule shall apply with necessary modifications to a resolution hearing. O. Reg. 453/83, s. 3.

4. Paragraphs 3 and 6 of subrule 64 (1) of the said Regulation are revoked and the following substituted therefor:

3. Rules 28 and 30, which relate to revival of judgments and warrants of commitment.

6. Rules 46 to 68a, which relate to clerks, procedure books, bailiffs, referees and writs of delivery.

5.—(1) Forms 1 and 2 of the said Regulation are revoked and the following substituted therefor:

Form 1



Provincial Court (Civil Division)
MUNICIPALITY OF METROPOLITAN TORONTO
SMALL CLAIMS COURT

CLAIM

Table with columns: Refer to No., A.D. 19, Amount of Claim, Entry Fee, Kilometers, and currency symbols (\$).

If you wish to file a Claim complete this form

WHEN REFERRING TO THIS DOCUMENT PLEASE USE NUMBER IN UPPER RIGHT CORNER



PLAINTIFF

Name

DEFENDANT

Name, Street No., Address, Apt. No., Borough/City, Postal Code, Phone No.

DEFENDANT

Name, Street No., Address, Apt. No., Borough/City, Postal Code, Phone No.

To the Defendant
The Plaintiff claims from you \$, and costs for the reason(s) set out below.

IF YOU DO NOT FILE A DEFENCE WITH THE COURT WITHIN TWENTY DAYS AFTER YOU HAVE RECEIVED THIS CLAIM, JUDGMENT MAY BE ENTERED AGAINST YOU.

Reasons for Claim and Details

Dated at this day of A.D. 19 ..

Plaintiff's Signature, Agent's Name, Address, City/Borough, Postal Code, Phone No.

Large empty rectangular box for signature or details

Form 2

CERTIFICATE OF SERVICE

I, bailiff/deputy

bailiff of the Provincial Court (Civil Division)

Small Claims Court, certify that I have served the attached Claim or other document

(name of other document)

on (name of defendant)

Personally

By leaving a copy of the Claim or document in a sealed envelope addressed to the defendant with

(name of person)

and mailing another copy of the summons addressed to the defendant at

(address of defendant)

on (date)

(Signature of bailiff/deputy bailiff)

O. Reg. 453/83, s. 5 (1), *part.*

(2) Forms 9 and 10 to the said Regulation are revoked and the following substituted therefor:

Form 9



Provincial Court (Civil Division)
MUNICIPALITY OF METROPOLITAN TORONTO

CLAIM No. _____ A.D. 19 _____

NOTICE OF TRIAL

IN THE SMALL CLAIMS COURT

Between

Plaintiff

and

Defendant

TAKE NOTICE: Trial of this action is to be held in the

at _____ commencing at 10:00 a.m.

on the _____ day of _____, A.D. 19 _____

TAKE NOTICE – IF YOU FAIL TO APPEAR
THE ACTION MAY BE DISPOSED OF WITHOUT
FURTHER NOTICE TO YOU.

Dated at _____ this _____ day of _____, A.D. 19 _____

To

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CV 0078 (rev. 06/82)

WHEN REFERRING TO THIS DOCUMENT PLEASE USE NUMBER IN UPPER RIGHT CORNER.

O. Reg. 453/83, s. 5 (2), part.

Form 10



Provincial Court (Civil Division)
MUNICIPALITY OF METROPOLITAN TORONTO
SMALL CLAIMS COURT

Third Party Claim

Table with columns: Refer to No., A. D. 19, Amount of claim, Entry Fee, Service Fee, Kilometers, \$

If you wish to file a Claim complete this form

WHEN REFERRING TO THIS DOCUMENT PLEASE USE NUMBER IN UPPER RIGHT CORNER

PLAINTIFF

Name

DEFENDANT(S)

Name, Street No., Address, Apt. No., Borough/City, Postal Code, Phone No.

THIRD PARTY

Name, Street No., Address, Apt. No., Borough/City, Postal Code, Phone No.



To the Third Party

The Defendant claims from you \$, and costs for the reason(s) set out below.

IF YOU DO NOT FILE A DEFENCE WITH THE COURT WITHIN TWENTY DAYS AFTER YOU HAVE RECEIVED THIS CLAIM, JUDGMENT MAY BE ENTERED AGAINST YOU.

Reasons for Claim and Details

Multiple horizontal lines for text entry

Dated at this day of A.D. 19

Defendant's Signature Solicitor or Agent's Name, Address, City/Borough, Postal Code, Phone No.

CV 082 (rev. 04/82)

O. Reg. 453/83, s. 5 (2), part.

- (3) Forms 1, 2, 9 and 10, as those forms read immediately prior to the coming into force of this Regulation, may continue to be used until the 31st day of December, 1983.
6. This Regulation comes into force on the day that section 2 of the Small Claims Courts Amendment Act, 1983 comes into force.

MOTORIZED SNOW VEHICLES ACT

O. Reg. 454/83.

General.

Made—July 9th, 1983.

Filed—July 14th, 1983.

REGULATION TO AMEND REGULATION 669 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MOTORIZED SNOW VEHICLES ACT

1. Section 2 of Regulation 669 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

2. Where, in order to,

- (a) ensure orderly movement of traffic;
(b) prevent injury or damage to persons or property; or
(c) permit proper action in an emergency,

a conservation officer or a constable or other police officer, who considers it necessary to take control of the situation and direct traffic, may do so and, notwithstanding any provision of this Regulation, every driver of a motorized snow vehicle who is in a position to obey the directions of the conservation officer or constable or other police officer shall do so. O. Reg. 454/83, s. 1.

2. Subsection 18 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Every permit issued under this Regulation expires when,

- (a) it is surrendered to the Ministry; or
(b) it is replaced by a permit issued by another jurisdiction. O. Reg. 454/83, s. 2.

3. Paragraph 1 of subsection 19 (1) of the said Regulation is revoked and the following substituted therefor:

1. For a motorized snow vehicle permit \$25

4. Section 20 of the said Regulation is revoked and the following substituted therefor:

20. The helmet worn by any person who drives a motorized snow vehicle or rides on a motorized snow vehicle or on a cutter, toboggan, sled or similar conveyance towed by a motorized snow vehicle on a serviced roadway or trail shall comply with the standards set out in the regulations made under the Highway Traffic Act. O. Reg. 454/83, s. 4.

5. Section 22 of the said Regulation is amended by adding thereto the following subsections:

(3) Subsections (1) and (2) do not apply to a motorized snow vehicle registered with the Ministry for the first time after the 30th day of September, 1983.

(4) In the case of a motorized snow vehicle referred to in subsection (3), a decal provided by the Ministry bearing the registration number of the motorized snow vehicle shall be affixed on each side of the cowl of the vehicle, the rear limit of the registration number being not less than ten centimetres and not more than fifteen centimetres from the rear of the cowl. O. Reg. 454/83, s. 5.

6. Section 23 of the said Regulation is revoked and the following substituted therefor:

23.—(1) When a permit for a motorized snow vehicle registered with the Ministry before the 1st day of October, 1983 is issued, an adhesive device provided by the Ministry as evidence of the issue of the permit shall be affixed on each side of the cowl of the vehicle.

(2) The adhesive device referred to in subsection (1) shall be affixed to the centre of a background patch supplied by the Ministry, the patch being affixed to the cowl between the registration number and the rear of the cowl with the closest edge of the patch not less than twenty-five millimetres and not more than fifty-one millimetres from the registration number.

(3) When a permit for a motorized snow vehicle registered with the Ministry for the first time after the 30th day of September, 1983 is issued, an adhesive device provided by the Ministry as evidence of the issue of the permit shall be affixed in the upper right hand corner of the decal referred to in subsection 22 (4). O. Reg. 454/83, s. 6.

(3079)

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OCCUPATIONAL HEALTH AND SAFETY ACT

O. Reg. 455/83.

Designated Substance—Isocyanates.

Made—June 24th, 1983.

Filed—July 15th, 1983.

REGULATION MADE UNDER THE OCCUPATIONAL HEALTH AND SAFETY ACT

DESIGNATED SUBSTANCE—ISOCYANATES

1. In this Regulation,

(a) "isocyanates" means organic isocyanates;

(b) "joint health and safety committee" includes a joint health and safety committee established under section 8 of the Act, a committee of like nature and the workers or their representatives who participate in an arrangement, program or system conforming to subsection 8 (2) of the Act;

(c) "mg" means milligrams;

(d) "m³" means cubic metre. O. Reg. 455/83, s. 1.

2. Isocyanates are prescribed as designated substances. O. Reg. 455/83, s. 2.

3.—(1) Subject to subsection (3), this Regulation applies to every employer and worker at a work place where isocyanates are produced, used, handled or stored and at which the worker is likely to inhale isocyanates or where isocyanates may come into contact with the worker.

(2) Subject to subsection (3), an employer to whom this Regulation applies shall take every precaution reasonable in the circumstances to ensure that every worker who is not an employee of the employer but who is working in the work place of the employer and is exposed to isocyanates and whose health is likely to be affected thereby is protected and the worker shall comply with the requirements of the employer.

(3) Subsection (2) and sections 4 to 18 of this Regulation do not apply to a constructor, an employer who is carrying out a project or a worker working on or at a project. O. Reg. 455/83, s. 3.

4.—(1) Every employer shall take all necessary measures and procedures by means of engineering controls, work practices and hygiene practices and facilities to ensure that the time-weighted average exposure of a worker to toluene diisocyanate (TDI), methylene bisphenyl isocyanate (MDI), hexamethylene 1,6-diisocyanate (HDI) or isophorone diisocyanate (IPDI) is reduced to the lowest practical level and in any case shall not exceed 0.005 parts of the isocyanate per million parts of air by volume or 0.2 micromoles of the isocyanate per m³ of air.

(2) Notwithstanding subsection (1), an employer shall ensure that the exposure of a worker to toluene diisocyanate (TDI), methylene bisphenyl isocyanate (MDI), hexamethylene 1,6-diisocyanate (HDI) or isophorone diisocyanate (IPDI) shall not exceed 0.02 parts of the isocyanate per million parts of air by volume or 0.8 micromoles of the isocyanate per m³ of air in any period of time.

(3) Subject to subsection (7), every employer shall comply with subsections (1) and (2) without requiring a worker to wear and use respiratory equipment.

(4) The time-weighted average exposure of a worker to the isocyanates mentioned in subsection (1) shall be calculated in accordance with the Schedule and the

result of the calculation of the exposure may be certified by an inspector.

(5) Every worker shall work in compliance with the work practices and hygiene practices in accordance with the provisions of the isocyanates control program.

(6) On a prosecution for a failure to comply with subsection (1) or (2), it shall be a defence for an employer to prove that he has complied with subsection (1) or (2) and that a breach of subsection (1) or (2) occurred solely because a worker failed to work in compliance with the work practices and hygiene practices in accordance with the provisions of the isocyanates control program and the employer has taken every precaution reasonable in the circumstances to require the worker to do so.

(7) Where the strict duty imposed by subsection (1) or (2) cannot be complied with because,

(a) an emergency exists; or

(b) the measures and procedures necessary to control the exposure of a worker to the airborne isocyanates,

(i) do not exist or are not available,

(ii) are not reasonable or practical for the length of time or frequency of exposure or the nature of the process, operation or work, or

(iii) are not effective because of a temporary breakdown of equipment,

the employer shall provide a worker with respiratory equipment which shall be used by the worker. O. Reg. 455/83, s. 4.

5. With respect to isocyanates other than those referred to in subsections 4 (1) and (2), every employer shall,

(a) adopt and implement all such engineering controls, work practices and hygiene practices as are reasonable and practical; and

(b) provide a worker who handles, dispenses, mixes, applies, uses, transfers, disposes of, or deals with isocyanates and is likely to inhale isocyanates or come into contact with isocyanates, with appropriate personal protective equipment and the worker shall use and wear the same. O. Reg. 455/83, s. 5.

6.—(1) Where respiratory equipment is provided by an employer and used by a worker, the respiratory equipment shall be appropriate in the circumstances for the concentration of isocyanates and shall meet or exceed the requirements set out in the Code for Respiratory Equipment for Isocyanates dated the 17th day of June, 1983, and issued by the Ministry.

(2) The employer shall provide training and instruction to a worker in the proper care and use of respiratory equipment provided by the employer. O. Reg. 455/83, s. 6.

7.—(1) Every employer to whom this Regulation applies shall cause an assessment to be made in writing of the exposure or likelihood of exposure in a work place of a worker to the inhalation of isocyanates or contact with isocyanates.

(2) In causing the assessment to be made, the employer shall consider and take into account such matters as,

- (a) the methods and procedures used or to be used in the production, processing, use, handling or storage of isocyanates;
- (b) the extent and potential extent of the exposure of a worker to the inhalation of or contact with isocyanates; and
- (c) the measures and procedures necessary to control such exposure by means of engineering controls, work practices and hygiene practices and facilities.

(3) In causing the assessment to be made, the employer shall consult thereon with the joint health and safety committee and the committee may make recommendations with respect to the assessment.

(4) A copy of the assessment made by an employer shall be given by the employer to each member of the joint health and safety committee. O. Reg. 455/83, s. 7.

8.—(1) Where the assessment discloses or would, if made in conformity with section 7, disclose that a worker is likely to inhale or come into contact with isocyanates and that the health of the worker may be affected thereby, the employer shall develop, establish, put into effect and maintain measures and procedures to control the exposure of the worker to isocyanates and shall incorporate the same into an isocyanates control program.

(2) The isocyanates control program shall include provisions for,

- (a) engineering controls, work practices, and hygiene practices and facilities to control the exposure of a worker to isocyanates;
- (b) methods and procedures to monitor the concentrations of airborne isocyanates referred to in subsections 4 (1) and (2) in the work place and the exposure of a worker thereto;
- (c) personal records of the exposure of a worker to the isocyanates referred to in subsections 4 (1) and (2) at the work place including the time-weighted average exposure of the worker and of the concentrations of isocyanates

and the times in which such concentrations were taken to be representative of the exposure of the worker and used in calculating the average exposure to be maintained by the employer;

- (d) personal records of the length of time workers are taken to be exposed to isocyanates other than those referred to in subsections 4 (1) and (2);
- (e) medical examinations and clinical tests of a worker;
- (f) records of medical examinations and clinical tests of a worker to be maintained by a physician who has examined the worker or under whose direction the clinical tests have been performed; and
- (g) a training program for supervisors and workers on the health effects of isocyanates and the measures and procedures required under the isocyanates control program.

(3) In developing the measures and procedures mentioned in subsection (1) and the isocyanates control program, the employer shall consult with the joint health and safety committee and the committee may make recommendations with respect thereto. O. Reg. 455/83, s. 8.

9. Where a change is made in a process involving isocyanates, or in the methods and procedures in the production, use, handling or storage of isocyanates and the change could result in a significant difference in the exposure of a worker to the inhalation of or contact with isocyanates, the employer shall cause a further assessment to be made forthwith and the provisions of sections 7 and 8 apply to the further assessment. O. Reg. 455/83, s. 9.

10.—(1) Where disputes arise between an employer and a joint health and safety committee, as to an assessment required under section 7 or 9 or as to the measures and procedures mentioned in subsection 8 (1) or the isocyanates control program or its provisions required under section 8 or 9, the employer, a member of the joint health and safety committee or the committee may notify an inspector thereof who shall investigate and give a decision in writing to the employer, the member or committee.

(2) Nothing in subsection (1) applies so as to affect the power of an inspector to issue an order for a contravention of this Regulation. O. Reg. 455/83, s. 10.

11.—(1) A copy of the isocyanates control program put into effect by the employer shall be given by the employer to each member of the joint health and safety committee and the employer shall acquaint every worker affected by the isocyanates control program with its provisions.

(2) A copy of the isocyanates control program put into effect by the employer shall be made available by the employer in English and in the majority language of the work place. O. Reg. 455/83, s. 11.

12. Subject to section 18, the procedures for monitoring, sampling and determining the concentrations of airborne isocyanates in the atmosphere of a work place and the exposure of a worker thereto shall be those set out in the Code for Measuring Airborne Isocyanates dated the 17th day of June, 1983, and issued by the Ministry. O. Reg. 455/83, s. 12.

13. The results of monitoring the concentrations of airborne isocyanates in the work place and the exposure of a worker thereto as provided by the isocyanates control program shall be,

- (a) posted forthwith by the employer, as soon as the results are available, in a conspicuous place or places at the work place where they are most likely to come to the attention of the workers affected thereby, for a period of at least fourteen days;
- (b) furnished to the joint health and safety committee; and
- (c) kept by the employer for a period of at least five years. O. Reg. 455/83, s. 13.

14.—(1) A worker shall, at the expense of the employer, undergo the medical examinations and clinical tests required under the isocyanates control program.

(2) The medical examinations and clinical tests required under the isocyanates control program shall make provision for,

- (a) pre-employment and pre-placement medical examinations to include,
 - (i) a medical history,
 - (ii) a physical examination, and
 - (iii) clinical tests including postero-anterior chest x-ray and pulmonary function tests, as required by the examining physician; and
- (b) periodic medical examinations and clinical tests consisting of the items prescribed by clause (a).

(3) The medical history, physical examination and clinical tests shall meet the provisions of the Code for Medical Surveillance of Isocyanates Exposed Workers dated the 17th day of June, 1983, and issued by the Ministry. O. Reg. 455/83, s. 14.

15.—(1) The records of the exposures of each worker to airborne isocyanates at the work place to be maintained as provided by the isocyanates control program

shall identify the worker, including his date of birth, his jobs or occupations at the work place, the results of monitoring for exposure to airborne isocyanates in his work area and the use by the worker of respiratory equipment and its type.

(2) The employer shall provide a copy of the records of the exposures of the worker to airborne isocyanates as provided by the isocyanates control program to the physician who examines the worker and under whose supervision the clinical tests of the worker are performed. O. Reg. 455/83, s. 15.

16.—(1) The records of medical examinations and clinical tests of a worker obtained and made under this Regulation and of the exposures of the worker to airborne isocyanates furnished by the employer under subsection 15 (2) shall be kept in a secure place by the physician who has conducted the examinations and tests or under whose supervision the examinations and tests have been made for,

- (a) a period of forty years from the time such records were first made; or
- (b) a period of twenty years from the time the last of such records were made,

whichever is the longer.

(2) Where the physician is no longer able or willing to keep the records, the records shall be forwarded to the Chief Physician, Occupational Health Medical Service of the Ministry, or a physician designated by the Chief Physician and the provisions of subsection (1) shall, with necessary modifications, apply thereto. O. Reg. 455/83, s. 16.

17.—(1) The physician conducting the physical examination or clinical tests or under whose supervision the examination or tests are made shall advise the employer, who shall act thereon, and the worker whether the worker, because of a condition resulting from the inhalation of or contact with isocyanates, is fit with limitations or unfit for work in isocyanates exposure without giving nor disclosing to the employer the records or results of the examination or tests, and in advising that the worker is fit with limitations or unfit, the physician shall be governed by the provisions of the Code for Medical Surveillance of Isocyanates Exposed Workers referred to in subsection 14 (3).

(2) Where a worker is removed from exposure to isocyanates because a physical examination or clinical test discloses that the worker may have or has a condition resulting from inhalation of or contact with isocyanates and suffers a loss of earnings occasioned thereby, the worker is entitled to compensation for the loss in the manner and to the extent provided by the *Workers' Compensation Act*.

(3) Upon advising the employer and the worker that a worker is fit with limitations or unfit for work in isocyanates exposure the physician shall advise in writing upon a confidential basis the joint health and

safety committee thereof and in giving such advice shall indicate his opinion as to the interpretation to be placed thereon.

(4) Copies of the exposure records and the records and results of physical examinations and clinical tests of a worker shall be given by the physician conducting the examination or tests,

- (a) to the worker or his physician upon the request in writing of the worker; and
- (b) in the case of a deceased worker, to the next of kin or personal representative of the worker, upon the request in writing of such next of kin or personal representative,

and any authorization of another person by the worker or his next of kin or personal representative is of no effect.

(5) Where the physician advises the employer that a worker, because of a condition resulting from exposure to isocyanates, is fit with limitations or is unfit for work in isocyanates exposure, the physician shall forthwith communicate such advice to the Chief Physician, Occupational Health Medical Service of the Ministry. O. Reg. 455/83, s. 17.

18. For the purposes of this Regulation the methods and procedures that may be used or adopted may vary from the Codes issued by the Ministry if the protection afforded thereby or the factors of accuracy and precision used or adopted are equal to or exceed the protection or the factors of accuracy and precision in the Codes issued by the Ministry. O. Reg. 455/83, s. 18.

19.—(1) This Regulation, except sections 4, 5, 6, 8, 9 and 11 to 18, comes into force on the day this Regulation is filed with the Registrar of Regulations.

(2) Sections 4, 5, 6, 8, 9 and 11 to 18 come into force ninety days after the the day this Regulation is filed with the Registrar of Regulations. O. Reg. 455/83, s. 19.

Schedule

The time-weighted average exposure of a worker to airborne isocyanates referred to in subsection 4 (1) shall be calculated as follows:

1. The average concentrations of isocyanates to which a worker is exposed shall be determined from analyses of air samples representative of the exposure of the worker to isocyanates during work operations as set out in the Code mentioned in section 12.
2. The results of analyses are the concentrations expressed as parts of isocyanates per million parts of air by volume or as micromoles of isocyanates per m³ of air.
3. The concentrations shall be multiplied by the time in hours to which the worker is taken to be exposed to such concentrations.
4. The weekly exposure shall be calculated as follows:

$$C_1T_1 + C_2T_2 + \dots + C_nT_n =$$

cumulative weekly exposure, where C_1 is the concentration found in an air sample and T_1 is the total time in hours to which the worker is taken to be exposed to concentration C_1 in a week.

5. The time-weighted average exposure shall be calculated by dividing the cumulative weekly exposure by 40. O. Reg. 455/83, Sched.

(3080)

31

Publications Under The Regulations Act

August 6th, 1983

HIGHWAY TRAFFIC ACT

O. Reg. 456/83.

Stop Signs in Territory Without Municipal Organization.

Made—July 14th, 1983.

Filed—July 18th, 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 21

1. The highway known as Mapleward Road in the unorganized Township of Ware in the Territorial District of Thunder Bay at its intersection with the roadway known as 2nd Concession Road.

2. Eastbound and westbound on 2nd Concession Road. O. Reg. 456/83, s. 1, *part*.

Schedule 22

1. The highway known as Mapleward Road in the unorganized Township of Ware in the Territorial District of Thunder Bay at its intersection with the roadway known as 3rd Concession Road.

2. Eastbound and westbound on 3rd Concession Road. O. Reg. 456/83, s. 1, *part*.

Schedule 23

1. The highway known as Mapleward Road in the unorganized Township of Ware in the Territorial District of Thunder Bay at its intersection with the roadway known as 4th Concession Road.

2. Eastbound and westbound on 4th Concession Road. O. Reg. 456/83, s. 1, *part*.

Schedule 24

1. The highway known as 2nd Concession Road in the unorganized Township of Ware in the Territorial District of Thunder Bay at its intersection with the roadway known as Road No. 15.

2. Northbound and southbound on Road No. 15. O. Reg. 456/83, s. 1, *part*.

Schedule 25

1. The highway known as Silver Falls Road in the unorganized Township of Ware in the Territorial District of Thunder Bay at its intersection with the roadway known as Ellis Road.

2. Eastbound on Ellis Road. O. Reg. 456/83, s. 1, *part*.

Schedule 26

1. The highway known as 4th Concession Road in the unorganized Township of Gorham in the Territorial District of Thunder Bay at its intersection with the roadway known as Hazelwood Drive.

2. Northbound and southbound on Hazelwood Drive. O. Reg. 456/83, s. 1, *part*.

Schedule 27

1. The highway known as Onion Lake Road in the unorganized Township of Gorham in the Territorial District of Thunder Bay at its intersection with the roadway known as 4th Concession Road.

2. Eastbound on 4th Concession Road. O. Reg. 456/83, s. 1, *part*.

Schedule 28

1. The highway known as Onion Lake Road in the unorganized Township of Gorham in the Territorial District of Thunder Bay at its intersection with the roadway known as Onion Lake Dam Road.

2. Westbound on Onion Lake Dam Road. O. Reg. 456/83, s. 1, *part*.

Schedule 29

1. The highway known as Onion Lake Road in the unorganized Township of Gorham in the Territorial District of Thunder Bay at its intersection with the roadway known as North Branch Road.

2. Westbound on North Branch Road. O. Reg. 456/83, s. 1, *part*.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 14th day of July, 1983.

HIGHWAY TRAFFIC ACT

O. Reg. 457/83.

Parking.

Made—July 14th, 1983.

Filed—July 18th, 1983.

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

1. Schedule 2 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

21. That part of the King's Highway known as No. 2 in the Townships of North Dorchester and West Nissouri in the County of Middlesex lying between a point situate 300 metres measured easterly from the

easterly limit of the roadway known as Middlesex Road 32 and a point situate 300 metres measured westerly from the westerly limit of the said roadway.

2. Schedule 23 of Appendix A to the said Regulation is amended by adding thereto the following paragraph:

12. That part of the King's Highway known as No. 69 in the Township of Servos in the Territorial District of Sudbury beginning at a point situate 105 metres measured southerly from its intersection with the centre line of King's Highway known as No. 637 and extending northerly therealong for a distance of 440 metres.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 14th day of July, 1983.

(3089)

32

HEALTH INSURANCE ACT

O. Reg. 458/83.

General.

Made—July 9th, 1983.

Filed—July 18th, 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 285/83, is amended by revoking:

"21. Subsequent visits to Long Term Care Institutions: include the supervisory care as well as the active treatment of acute intercurrent illness when the physician is already in the Long Term Care Institution. The supervisory care component includes discussion with the patient and/or examination and also includes as required discussion with the nurse, a chart review, and annotation of the chart. When acute intercurrent illness requires a special visit, the appropriate fees under General Listings and Premiums will apply."

on page 513 under the heading "PREAMBLE" and subheading "Other Terms, Definitions and Guidelines" and substituting therefor:

"21. Subsequent visits to Long Term Care Institutions: include the supervisory care as well as the active treatment of acute intercurrent illness when the physician is already in the Long Term Care Institution. The supervisory care component includes discussion with the patient or family, examination and also includes as required discussion with the nurse, a chart review, and annotation of the chart. When acute intercurrent illness requires a special visit, the appropriate fees under General Listings and Premiums will apply."

(2) The said Schedule is further amended by revoking:

"(n) No additional claim should be made for introducing a catheter for continuous conduction anaesthesia, i.e. above the basic of 5 units plus hospital visits rendered for maintenance and

supervision (to a maximum of four hospital visits) plus the number of time units required for the final delivery.

When hospital visit(s) is rendered for maintenance and/or supervision of continuous conduction anaesthesia or analgesia after 5:00 p.m. and before midnight, an additional 30% (E402A) may be claimed with that visit (P015A or G247). When a maintenance and/or supervision visit occurs after midnight and before 7:00 a.m., an additional 50% may be claimed (E403A) with P015 or G247."

on page 522 under the heading "PREAMBLE" and subheading "Anaesthetists' Services" and substituting therefor:

"(n) No additional claim should be made for introducing a catheter for continuous conduction anaesthesia, i.e. above the basic of 5 units plus maintenance units to a maximum of 6 units (P015) plus the number of time units required for the final delivery.

When hospital visit(s) is rendered for maintenance or supervision of continuous conduction analgesia after 5:00 p.m. and before midnight, an additional 30% (E402A) may be claimed with that visit (G247A). When a maintenance or supervision visit occurs after midnight and before 7:00 a.m., an additional 50% may be claimed (E403A) with G247."

(3) The said Schedule is further amended by revoking:

"X205 —four or more views 27.40 20.50 6.50 4.90"

on page 575 under the heading "DIAGNOSTIC RADIOLOGY" and subheading "Spine and Pelvis" and substituting therefor:

"X205 —four or five views 27.40 20.50 6.50 4.90."

(4) The said Schedule is further amended by revoking:

"J192 —frequency analysis with scan 34.20 19.70"

on page 587 under the heading "DIAGNOSTIC ULTRASOUND" and subheading "Vascular System" and substituting therefor:

"J192- —frequency analysis with scan 34.20 19.70"

(5) The said Schedule is further amended by revoking:

"Note: Use this code for rabies injection(s)."

on page 589 under the heading "DIAGNOSTIC AND THERAPEUTIC PROCEDURES" and subheading "Allergy".

(6) The said Schedule is amended by adding thereto:

"Note: Use this code for rabies injection(s)."

on page 599 under the subheading "Injections or Infusions" and Code G372.

(7) The said Schedule is further amended by revoking:

"Electrotherapy—Galvanic, Faradic, and sinusoidal currents, iontophoresis, transcutaneous nerve stimulation for relief of pain, etc. (Electrosleep therapy or Sedac therapy are not benefits of O.H.I.P.)"

on page 606 under the heading "DIAGNOSTIC AND THERAPEUTIC PROCEDURES" and subheading "Physical Medicine" and substituting therefor:

"Electrotherapy—Galvanic, Faradic, and sinusoidal currents, iontophoresis, transcutaneous nerve stimulation for relief of pain. (Electrosleep therapy or Sedac therapy are not benefits of O.H.I.P.)"

(8) The said Schedule is further amended by revoking:

"P008	Post natal care in office	visit fees
.		
P015	(b) maintenance and/or supervision (charge hospital visit fee for each visit rendered to a max. of 4 visits) "	

on page 610 under the heading "OBSTETRICS" and subheading "Obstetrical Care" and substituting therefor:

"P008	Post natal care in office	\$16.10
.		
P015	(b) maintenance or supervision (one unit for each 1/2 hour up to a maximum of 6 units). "	

(9) The said Schedule is further amended by revoking:

"R637	Debridement and excision	10.70
R638	Excision and graft of burn	21.50"

on page 618 under the heading "SURGICAL PROCEDURES" and subheading "Operations on the Integumentary System" and substituting therefor:

"R637	Debridement and excision, per percentage debrided of total body area	10.70
R638	Excision and graft of burn, per percentage grafted of total body area	21.50".

(10) The said Schedule is further amended by revoking:

"R641	Major tumour	I.C.	I.C.
R214	Malignant tumour with reconstruction	I.C.	I.C. by Region"

on page 637 under the heading "SURGICAL PROCEDURES" and subheading "Operations on the Musculoskeletal System" and substituting therefor:

"R641	Major tumour	I.C.	206.10	I.C.
R214	Malignant tumour with reconstruction	I.C.	343.40	I.C. by Region".

(11) The said Schedule is further amended by revoking:

"Z334	Total Unilateral lung lavage with or without bronchoscopy using double lumen tube and single lung anaesthesia	193.20	3"
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on page 661 under the heading "SURGICAL PROCEDURES" and subheading "Operations on the Respiratory System" and substituting therefor:

"Z334	Total Unilateral lung lavage with or without bronchoscopy using double lumen tube and single lung anaesthesia	193.20	13".
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(12) The said Schedule is further amended by revoking:

"E696	—with pump by-pass, add	243.30
.		
R790	suture of lacerated major artery	4 207.50 4"

on page 666 under the heading "SURGICAL PROCEDURES" and subheading "Operations on the Cardiovascular System" and substituting therefor:

"R790 suture of lacerated major artery 4 207.50 I.C."

(13) The said Schedule is further amended by revoking:

"E696 —with pump by-pass, add 243.30"

each time it appears on page 669 under the heading "SURGICAL PROCEDURES" and subheading "Operations on the Cardiovascular System".

(14) The said Schedule is further amended by revoking:

"S309 Distal—body, tail and splenectomy with or without anastomosis 9 658.30 11"

on page 685 under the heading "SURGICAL PROCEDURES" and subheading "Operations on the Digestive System" and substituting therefor:

"S309 Distal—body, tail, with or without splenectomy, with or without anastomosis 9 658.30 11"

(15) The said Schedule is further amended by revoking:

"E924 —anterior cervical interbody fusion add 82.40"

on page 718 under the heading "SURGICAL PROCEDURES" and subheading "Operations on the Nervous System" and substituting therefor:

"E924 —anterior cervical interbody fusion, per level add 82.40".

2. Schedule 18 to the said Regulation, as remade by section 1 of Ontario Regulation 282/83, is amended by revoking:

"T337 73134 Excision of torus mandibularis, unilateral 63.25 74.00
—125.90 —262.50"

on page 492 under the heading "GINGIVOPLASTY AND VESTIBULOPLASTY" and substituting therefor:

"T337 73134 Excision of torus mandibularis, unilateral 63.25 75.00
—125.90 —262.50".

3. A reference in this Regulation to any page number is a reference to that page (foot pagination) in THE ONTARIO GAZETTE dated the 28th day of May, 1983.

(3090)

32

NURSING HOMES ACT

O. Reg. 459/83.

General.

Made—July 9th, 1983.

Filed—July 18th, 1983.

REGULATION TO AMEND
REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
NURSING HOMES ACT

1. Item 11 of Table 1 of Regulation 690 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 258/83, is revoked and the following substituted therefor:

11.	On or after the 1st day of May, 1983, but before the 1st day of August, 1983	\$462.02	\$15.19
12.	On or after the 1st day of August, 1983	\$467.19	\$15.36

(3091)

32

HEALTH INSURANCE ACT

O. Reg. 460/83.

General.

Made—July 9th, 1983.

Filed—July 18th, 1983.

REGULATION TO AMEND
REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH INSURANCE ACT

1. Item 20 of Table 1 of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 259/83, is revoked and the following substituted therefor:
- | | | | | | | | |
|-----|--|--------|-------|--------|-------|----------|-------|
| 20. | On or after the 1st day of
May, 1983, but before the
1st day of August, 1983 | 462.02 | 15.19 | 826.10 | 27.16 | 1,288.12 | 42.35 |
| 21. | On or after the 1st day of
August, 1983 | 467.19 | 15.36 | 820.93 | 26.99 | 1,288.12 | 42.35 |

2. Items 7j, 13j, 19j, 25j, 31j and 47 of Table 2 of the said Regulation, as made by section 2 of Ontario Regulation 259/83, are revoked and the following substituted therefor:

7j.	On or after the 1st day of May, 1983, but before the 1st day of August, 1983.	Person with no dependants— maximum estimated income \$522.66	Estimated income less \$61.00	Estimated income less \$61.00, divided by 30.4
7k.	On or after the 1st day of August, 1983.	Person with no dependants— maximum estimated income \$527.83	Estimated income less \$61.00	Estimated income less \$61.00, divided by 30.4
13j.	On or after the 1st day of May, 1983, but before the 1st day of August, 1983.	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
13k.	On or after the 1st day of August, 1983.	Person with one dependant— maximum aggregate estimated incomes \$2,652.00	Aggregate estimated incomes less \$1,250.00, divided by 3	Aggregate estimated incomes less \$1,250.00, divided by 91.2
19j.	On or after the 1st day of May, 1983, but before the 1st day of August, 1983.	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
19k.	On or after the 1st day of August, 1983.	Person with two dependants— maximum aggregate estimated incomes \$2,827.00	Aggregate estimated incomes less \$1,425.00, divided by 3	Aggregate estimated incomes less \$1,425.00, divided by 91.2
25j.	On or after the 1st day of May, 1983, but before the 1st day of August, 1983.	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
25k.	On or after the 1st day of August, 1983.	Person with three dependants— maximum aggregate estimated incomes \$3,002.00	Aggregate estimated incomes less \$1,600.00, divided by 3	Aggregate estimated incomes less \$1,600.00, divided by 91.2
31j.	On or after the 1st day of May, 1983, but before the 1st day of August, 1983.	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

31 <i>k</i> . On or after the 1st day of August, 1983.	Person with four or more dependants—maximum aggregate estimated incomes \$3,152.00	Aggregate estimated incomes less \$1,750.00, divided by 3	Aggregate estimated incomes less \$1,750.00, divided by 91.2
47. On or after the 1st day of May, 1983, but before the 1st day of August, 1983.	\$462.02	\$15.19
48. On or after the 1st day of August, 1983.	Person not referred to in Items 1-31 <i>j</i>	\$467.19	\$15.36

(3092)

CHARITABLE INSTITUTIONS ACT

O. Reg. 461/83.
 General.
 Made—July 9th, 1983.
 Filed—July 18th, 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 remade by section 1 of Ontario Regulation 274/83, is revoked and the following substituted therefor:

16.	From and including the 1st day of February, 1983 up to and including the 31st day of March, 1983	15.00	39.00	27.30	61.00	26.95
16a.	From and including the 1st day of April, 1983 up to and including the 30th day of April, 1983	15.00	42.35	27.30	61.00	29.27

2. Item 17 of Table 1 of the said Regulation, as made by section 1 of Ontario Regulation 274/83, is revoked and the following substituted therefor:

17.	From and including the 1st day of May, 1983 up to and including the 31st day of July, 1983	15.19	42.35	27.49	61.00	29.27
18.	From and including the 1st day of August, 1983	15.36	42.35	27.66	61.00	29.27

(3093)

32

FAMILY BENEFITS ACT

O. Reg. 462/83.
 General.
 Made—July 9th, 1983.
 Filed—July 18th, 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 276/83, is revoked and the following substituted therefor:

(i) \$15.36 a day, or

2. This Regulation comes into force on the 1st day of August, 1983.

(3094)

32

GENERAL WELFARE ASSISTANCE ACT

O. Reg. 463/83.

General.

Made—July 9th, 1983.

Filed—July 18th, 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 remade by section 1 of Ontario Regulation 277/83, is revoked and the following substituted therefor:

16.	From and including the 1st day of February, 1983 up to and including the 31st day of March, 1983	\$15.00	39.00	61.00	33.20
16a.	From and including the 1st day of April, 1983 up to and including the 30th day of April, 1983	\$15.00	42.35	61.00	36.04

2. Item 17 of Schedule C to the said Regulation, as made by section 1 of Ontario Regulation 277/83, is revoked and the following substituted therefor:

17.	From and including the 1st day of May, 1983 up to and including the 31st day of July, 1983	\$15.19	42.35	61.00	36.04
18.	From and including the 1st day of August, 1983	\$15.36	42.35	61.00	36.04

(3095)

32

HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 464/83.

General.

Made—July 9th, 1983.

Filed—July 18th, 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 remade by section 1 of Ontario Regulation 275/83, is revoked and the following substituted therefor:

16.	From and including the 1st day of February, 1983 up to and including the 31st day of March, 1983	15.00	37.00	27.30	61.00
16a.	From and including the 1st day of April, 1983 up to and including the 30th day of April, 1983	15.00	40.35	27.30	61.00

2. Item 17 of Table 1 of the said Regulation, as made by section 1 of Ontario Regulation 275/83, is revoked and the following substituted therefor:

17. From and including the 1st day of May, 1983 up to and including the 31st day of July, 1983	15.19	40.35	27.49	61.00
18. From and including the 1st day of August, 1983.....	15.36	40.35	27.66	61.00

(3096)

32

ONTARIO GUARANTEED ANNUAL INCOME ACT

O. Reg. 465/83.
Guaranteed Income Limit.
Made—July 9th, 1983.
Filed—July 19th, 1983.

REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT

GUARANTEED INCOME LIMIT

1. Commencing with the month of April, 1983, and up to and including the 30th day of June, 1983, the guaranteed income limit for the purposes of,

- (a) subclause 1 (j) (i) of the Act is \$6,697.68;
- (b) subclause 1 (j) (ii) of the Act is \$6,367.68;
- (c) subclause 1 (j) (iii) of the Act is \$5,996.52; and

(d) subclause 1 (j) (iv) of the Act is \$12,735.36. O. Reg. 465/83, s. 1.

2. Commencing with the month of July, 1983, the guaranteed income limit for the purposes of,

- (a) subclause 1 (j) (i) of the Act is \$6,758.76;
- (b) subclause 1 (j) (ii) of the Act is \$6,428.76;
- (c) subclause 1 (j) (iii) of the Act is \$6,050.64; and
- (d) subclause 1 (j) (iv) of the Act is \$12,857.52. O. Reg. 465/83, s. 2.

3. Ontario Regulation 62/83 is revoked.

4. This Regulation shall be deemed to have come into force on the 1st day of April, 1983.

(3097)

32

CORPORATIONS TAX ACT

O. Reg. 466/83.
General.
Made—July 9th, 1983.
Filed—July 19th, 1983.

REGULATION TO AMEND REGULATION 191 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CORPORATIONS TAX ACT

1.—(1) Form 1 of Regulation 191 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 268/82, is revoked and the following substituted therefor:

Form 1



Ministry of Revenue

Corporations Tax Act

NOTICE OF OBJECTION

INSTRUCTIONS:

To be prepared in TRIPLICATE, ONE copy to be retained and TWO copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5.

The envelope containing this NOTICE must be postmarked within ninety days after the day of mailing or delivery by personal service of the NOTICE of ASSESSMENT or STATEMENT of DISALLOWANCE of REBATE/REFUND CLAIM to which objection is being made.

A separate notice of OBJECTION must be filed for each NOTICE of ASSESSMENT or each STATEMENT of DISALLOWANCE of REBATE/REFUND CLAIM in dispute but, if convenient, facts and reasons may be consolidated.

Name of Taxpayer [CORPORATION, PURCHASER, REGISTRANT, VENDOR] TELEPHONE NO.

STREET AND NUMBER

Mailing Address CITY / TOWN PROVINCE POSTAL CODE

NOTICE OF OBJECTION is hereby given to the:

Table with columns: Assessment No., Date of Assessment, Amount of Tax, for Period ending, Statement of Disallowance, Statement Date, Rebate/Refund Amount

under the following act (check one only)

- CORPORATIONS TAX ACT - Account Number
GASOLINE TAX ACT
RETAIL SALES TAX ACT - Permit Number
TOBACCO TAX ACT
LAND TRANSFER TAX ACT
FUEL TAX ACT, 1981

The following are the reasons for objection and a full statement of facts relating thereto:

(If space is insufficient, a separate memorandum should be attached setting forth - (1) full statement of reasons for objection, and (2) full statement of relevant facts.)

CHECK HERE IF ADDITIONAL SHEETS ATTACHED

Date Signature Position or Office

This Notice must be signed by the Appellant or his/its Authorized Officer.

(2) Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

Corporations Tax Act



Notice of Appeal

IN THE SUPREME COURT OF ONTARIO

INSTRUCTIONS FOR COMPLETION ARE BELOW

In The Matter of (Check one only):

- Corporations Tax Act
Gasoline Tax Act
Retail Sales Tax Act
Tobacco Tax Act
Land Transfer Tax Act
Fuel Tax Act, 1981

BETWEEN:

- AND -

THE MINISTER OF REVENUE

Appellant,

Respondent.

TAKE NOTICE that pursuant to (Check one only)

- Section 78 of the Corporations Tax Act
Section 14 of the Gasoline Tax Act
Section 23 of the Retail Sales Tax Act
Section 13 of the Tobacco Tax Act
Section 12 of the Land Transfer Tax Act
Section 14 of the Fuel Tax Act 1981

the Appellant appeals to the Supreme Court of Ontario from the decision of the Minister of Revenue

dated the ... day of ... 19 ... in respect of

Table with 4 columns: Assessment No., Date of Assessment, Amount of Tax, for Period ending. Includes fields for Statement of Disallowance and Rebate/Refund Amount.

STATEMENT OF REASONS FOR APPEAL

(Set out relevant facts and law to be relied on in support of the appeal.)

INSTRUCTIONS:

To be prepared in quadruplicate, ONE copy to be retained, TWO copies to be sent by registered mail addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5 and ONE copy to be filed with the Supreme Court of Ontario in accordance with the statute under which the appeal is taken.

The copies addressed to the Minister must be postmarked within 90 days after the day of mailing of the notification that the Minister has confirmed the assessment or reassessed. The copy for the Supreme Court must be filed with the court within the same 90 day period. The Notice of Appeal must be signed by the Appellant or someone authorized to represent the Appellant in the appeal proceedings.

1246C (82-10)

O. Reg. 466/83, s. 1 (2).

PLANNING ACT

O. Reg. 467/83.

Order Made Under Section 30 of the
Planning Act.

Made—July 8th, 1983.

Filed—July 20th, 1983.

REGULATION MADE UNDER THE
PLANNING ACTORDER 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 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 19 and 19“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 22131 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. 298984 in favour of the Bell Telephone Company of Canada Limited. O. Reg. 467/83, 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 July, 1983.

(3117)

32

PLANNING ACT

O. Reg. 468/83.

Order Made Under Section 30 of the
Planning Act.

Made—July 8th, 1983.

Filed—July 20th, 1983.

REGULATION MADE UNDER THE
PLANNING ACTORDER 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 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 20 and 20“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 21413 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. 468/83, 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 July, 1983.

(3118)

32

PLANNING ACT

O. Reg. 469/83.

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

Made—July 15th, 1983.

Filed—July 21st, 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:

36. Notwithstanding any other provision of this Order, the land described in Schedule 23 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. 469/83, s. 1.

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

Schedule 23

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 6 in Concession VII more particularly described as follows:

Commencing at an iron bar planted in the westerly limit of the said Lot 6 distant 1,106.95 feet measured northerly therealong from the southwest corner of the said Lot 6;

Thence northerly 72° 51' 50" east a distance of 1,325.86 feet to an iron bar planted in the line of a post and wire fence marking the existing easterly limit of the said Lot 6;

Thence south 18° 47' 30" east along the line of said fence a distance of 497.22 feet to an iron bar planted;

Thence south 72° 44' 20" west a distance of 1,329.21 feet to the point of commencement. O. Reg. 469/83, s. 2.

D. P. McHUGH

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

Dated at Toronto, this 15th day of July, 1983.

(3119)

32

PUBLIC LIBRARIES ACT

O. Reg. 470/83.

Grants for Public Libraries.

Made—June 30th, 1983.

Filed—July 21st, 1983.

REGULATION TO AMEND ONTARIO REGULATION 290/82 MADE UNDER THE PUBLIC LIBRARIES ACT

1. Section 2 of Ontario Regulation 290/82 is revoked and the following substituted therefor:

2. Any amount appropriated by the Legislature for grants for library purposes shall be,

(a) apportioned and distributed in accordance with this Regulation; and

(b) applied,

(i) in the case of the board of a local or county library, to the library purposes that the board receiving the grant considers expedient, or

(ii) in the case of a regional library system, to the library purposes, in the amounts and on the terms and conditions that the Minister considers expedient. O. Reg. 470/83, s. 1.

2. Section 5 of the said Regulation, as remade by section 1 of Ontario Regulation 354/82, is revoked and the following substituted therefor:

5.—(1) The board of a local library, in Southern Ontario shall be paid an annual grant computed by multiplying \$2.15 by the population that it serves.

(2) The board of a local library in Northern Ontario shall be paid an annual grant computed by multiplying \$2.35 by the population that it serves.

(3) The board of a county library shall be paid an annual grant computed by multiplying \$2.35 by the population that it serves. O. Reg. 470/83, s. 2.

(3120)

32

Publications Under The Regulations Act

August 13th, 1983

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 471/83.

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—July 25th, 1983.

Filed—July 25th, 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:

76.—(1) For the purposes of this section,

- (a) "convenience store" means a retail store serving the daily or occasional needs of the residents of the immediate area and other persons with a variety of goods such as groceries, meats, beverages, dairy products, patent medicines, sundries, tobacco, stationery, magazines and newspapers;
- (b) "dairy bar" means a retail store for the sale of ice cream;
- (c) "dry cleaning depot" means a building or that part of a building used for the purpose of collection and distribution only of articles or goods to be subjected elsewhere to the processes of dry cleaning or pressing;
- (d) "gas bar" means fuel pump islands, with an accessory canopy and a kiosk, for the retail sale of gasoline and oil.

(2) Notwithstanding any other provision of this Order, the land described in Schedule 65 may be used for the erection and use thereon of a self-serve gas bar and a building for the retail uses of a convenience store, dry cleaning depot and dairy bar provided the following requirements are met:

Maximum floor area of
the gas bar kiosk 15 square metres

Maximum height of the
gas bar kiosk 3 metres

Maximum height of the
gas bar canopy 6 metres

Maximum floor area of
building 372 square metres

Maximum height of
building 6 metres

Minimum distance
between the gas bar fuel
pump islands and
Highway 25 5 metres

Minimum distance
between the gas bar fuel
pump islands and Derry
Road 37 metres

Minimum distance
between the gas bar
kiosk and Highway 25 22 metres

Minimum distance
between the gas bar
kiosk and Derry Road 45 metres

Minimum distance
between the building
and Derry Road 27 metres

Minimum distance
between the building
and the rear lot line 7 metres

O. Reg. 471/83, s. 1.

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

Schedule 65

That parcel of land situate in the Town of Milton in The Regional Municipality of Halton, being that part of Lot 10 in Concession II, New Survey, more particularly described as follows:

Premising that the bearings shown herein are referred to the southwesterly limit of the King's Highway No. 25 as north 44° 16' 10" west;

Commencing at the northerly angle of the said Lot 10;

Thence south 39° 05' west along the northerly limit of that Lot 8.287 metres to a point;

Thence south 44° 16' 10" east 8.287 metres to the place of beginning;

Thence south 44° 16' 10" east along the westerly limit of the said Highway 73.798 metres to a point;

Thence south 38° 24' 10" west 55.592 metres to a point;

Thence north 69° 16' 10" west 77.925 metres to the southerly limit of Derry Road;

Thence north 0° 05' east 88.681 metres along the said southerly limit to the place of beginning. O. Reg. 471/83, s. 2.

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

Dated at Toronto, this 25th day of July, 1983.

(3125)

33

PLANNING ACT

O. Reg. 472/83.

Order Made Under Section 30 of the
Planning Act.

Made—July 22nd, 1983.

Filed—July 26th, 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 Fenelon in the County of Victoria, being that part of Lot 30 in Concession VII more particularly described as follows:

Premising that the easterly limit of the said Lot 30 has a bearing of south 18° 14' east and relating all bearings herein thereto;

Beginning at a point in the northern boundary of the said Lot distant 1,144 feet westerly along the northerly boundary of the said Lot from the northeast angle of the said Lot;

Thence south 18° 14' east being parallel with the easterly boundary of the said Lot a distance of 200 feet;

Thence easterly parallel with the northern boundary of the said Lot a distance of 60 feet;

Thence northerly 18° 14' west being parallel with the easterly boundary of the said Lot a distance of 200 feet to the northern boundary of the said Lot;

Thence westerly along the northern boundary of the said Lot a distance of 60 feet to the place of beginning. O. Reg. 472/83, 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 July, 1983.

(3126)

33

PLANNING ACT

O. Reg. 473/83.

Restricted Areas—Territorial District of
Sudbury.

Made—July 22nd, 1983.

Filed—July 26th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT

1. Section 17 of Ontario Regulation 834/81 is revoked and the following substituted therefor:

17. Notwithstanding any other provision of this Order, no person shall erect any habitable building or structure,

(a) on lots 1 to 10, inclusive, as shown on a Plan registered in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as No. M-1148, within 30 metres of the high-water mark of Geneva Lake; and

(b) on all other lands,

(i) within 15 metres of the top of the bank of any watercourse other than a lake or river, or

(ii) within 20 metres of the high-water mark of any lake or river. O. Reg. 473/83, 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 July, 1983.

(3127)

33

PLANNING ACT, 1983

O. Reg. 474/83.

Delegation of Authority of Minister
 Under Section 4 of the Planning Act,
 1983—Consents.

Made—July 28th, 1983.

Filed—July 29th, 1983.

ORDER MADE UNDER THE PLANNING ACT, 1983

DELEGATION OF AUTHORITY OF MINISTER UNDER SECTION 4 OF THE PLANNING ACT, 1983—CONSENTS

1.—(1) Subject to subsections (2) and (3) and section 2, all authority of the Minister to give consents under sections 49 and 52 of the Act is hereby delegated to the council of each of the municipalities listed in Schedule 1 in respect of land situate in the municipality and to the planning board of each of the planning areas listed in Schedule 2 in respect of land situate in the planning area, except that the authority is delegated to the planning boards of the Lakehead Planning Area and the Espanola Planning Area only in respect of the land described in Schedule 2 under the names of those planning areas.

(2) The delegation made in subsection (1) does not apply to the Minister's authority,

(a) under subsection 52 (11) of the Act, to change conditions at any time prior to the giving of a consent; or

(b) under subsection 52 (13) of the Act, to refuse to refer an application for consent to the Municipal Board because of an opinion that the request is not made in good faith, is frivolous or vexatious or is made only for the purpose of delay.

(3) The delegation made in subsection (1) does not apply to any application for a consent received by the Minister before the 1st day of August, 1983. O. Reg. 474/83, s. 1.

2.—(1) The delegation made in subsection 1 (1) is subject to the following conditions:

1. A council or planning board in exercising the authority delegated by subsection 1 (1) shall comply with the rules of procedure contained in Schedule 3.
2. A copy of the decision made in respect of each application for consent shall be sent within fifteen days of the date of the decision to the Director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing having jurisdiction in the area in which the land that is the subject of the application is situated, unless the Director has advised in writing that he does not wish to receive copies of such decisions.
3. Where any of the authority delegated by subsection 1 (1) is in turn delegated by a council to a committee of council or an appointed officer under subsection 5 (1) of the *Planning Act, 1983* the council shall cause to be forwarded to the Minister a certified copy of the delegating by-law within fifteen days of its passing.

(2) The delegation of authority set out in this Order is not terminated by reason only that a council or planning board has failed to comply with a condition set out in subsection (1). O. Reg. 474/83, s. 2.

3. This Order comes into force on the 1st day of August, 1983. O. Reg. 474/83, s. 3.

Schedule 1

The Town of Cobalt
 The Town of Dryden
 The Town of Elliot Lake
 The Town of Fort Frances
 The Town of Iroquois Falls
 The Town of Kirkland Lake
 The Town of New Liskeard
 The Township of Coleman
 The Township of Dymond
 The Township of East Ferris
 The Township of Himsworth North
 The Township of Ignace
 The Township of Marathon
 The Township of Michipicoten
 The Township of Neebing

The Township of Nipigon

The Township of Oliver

The Township of Paipoonge

The Township of Prince

The Township of Shuniah

O. Reg. 474/83, Sched. 1.

Schedule 2

The Cochrane and Suburban Planning Area

The Geraldton and Suburban Planning Area

The Humphrey-Rosseau-Christie Planning Area

The Kapuskasing and District Planning Area

The Kenora-Keewatin Planning Area

The Manitoulin Planning Area

The Parry Sound Area Planning Area

The Sables-Spanish Rivers Planning Area

The St. Joseph Island Planning Area

The Sault Ste. Marie North Planning Area

The Sioux Lookout Planning Area

The West Nipissing Planning Area

The Espanola Planning Area (all land in the Town of Espanola)

The Lakehead Planning Area (all land in the townships of Conmee and O'Connor and in the geographic townships of Gorham and Ware).

O. Reg. 474/83, Sched. 2.

Schedule 3

RULES OF PROCEDURE

DELEGATED AUTHORITY OF MINISTER TO GIVE CONSENTS

1. In this Schedule,

(a) "application" means an application in Form 1;

(b) "approval authority" means the municipal council or planning board that, by virtue of section 1 of this Order, has the authority to grant a consent in respect of the land that is the subject of the application, and includes a

delegate of the municipal council except where the delegate is a committee of adjustment;

(c) "official", where the approval authority is the council of the municipality, a committee of council or an appointed officer, means the clerk of the municipality, and, where the approval authority is the planning board means the secretary-treasurer of the planning board.

2.—(1) An applicant for a consent under section 52 of the Act shall submit to the official an application together with as many copies thereof as the official requires.

(2) The application shall be signed by the owner of the land that is the subject of the application or the owner's agent or solicitor.

(3) Where the application is signed by the owner's agent or solicitor, the owner's signed authorization to the agent or solicitor to sign the application on the owner's behalf shall be submitted with the application.

3.—(1) The applicant shall attach to each copy of the application submitted a sketch containing the information listed in Note 2 of Form 1.

(2) The approval authority may require that the sketch be a plan of survey signed by an Ontario Land Surveyor but otherwise a hand-drawn sketch, drawn to scale, is acceptable.

4. The official shall note the date of receipt on each application, prefix each application received with the letter "B" and number applications consecutively, commencing at "1" at the beginning of each calendar year, followed by an oblique stroke and the last two digits of the year.

5. The official shall, at least fourteen days before the date that an application is to be considered by the approval authority, provide a copy of the application and a request for written comments to each of the following:

1. Where the approval authority is the planning board or is a committee of the council or an officer appointed by the council, to the clerk of the local municipality in which the land that is the subject of the application is situated or to another officer of the local municipality who is designated by resolution of the council of the local municipality.

2. Except where municipally owned and operated water and sanitary sewerage facilities are available to the land that is the subject of the application, to a director appointed in respect of Part VII of the *Environmental Protection Act*.

3. Where the land that is the subject of the application abuts or has access to a provincial highway, to the regional director of the region of the Ministry of Transportation and Communications and to the district engineer of the district of that Ministry in which the land is situate.

4. Where the land that is the subject of the application,

- i. abuts unpatented lands belonging to Her Majesty in right of Ontario,
- ii. is adjacent to or covered by water,
- iii. is designated in a hazard land category in an official plan, or
- iv. is designated in a mineral resource category in an official plan,

to the District Manager of the district of the Ministry of Natural Resources in which the land is situated, unless the District Manager has advised the official in writing that he does not wish to receive copies of applications.

5. Where the land that is the subject of the application,

- i. is land designated in an agricultural or rural category in an official plan, or
- ii. is in any area where the soils are classified in Class 1, 2, 3 or 4 of The Canada Land Inventory of soil capability,

to the Food Land Preservation Branch of the Ministry of Agriculture and Food, unless the Branch has advised the official in writing that the Branch does not wish to receive copies of applications.

6. To the Director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing having jurisdiction in the area in which the land that is the subject of the application is situated, unless the Director has advised the official in writing that he does not wish to receive copies of applications.

7. To any department, ministry or agency of the federal or provincial government, any other municipality and any other local board, commission or person that the approval authority determines should receive notice.

6. Where the approval authority proposes to refuse to give a consent, the notice to the applicant required by subsection 52 (12) of the Act shall specify the last date for requesting that the application be referred to the Ontario Municipal Board.

7. Where the approval authority proposes to impose conditions on the giving of a consent the notice to the applicant required by subsection 52 (11) of the Act shall advise that the owner of the land and the local municipality may request that any or all of the conditions be referred to the Ontario Municipal Board at any time before the consent is given.

8.—(1) Where the approval authority, in granting a consent, has not stipulated that subsection 49 (3) or (5) of the Act shall apply to any subsequent conveyance of or transaction involving the same parcel, the certificate required by subsection 52 (21) of the Act,

- (a) where it is affixed to a deed or other document relating to the transaction in respect of which the consent has been given, shall be a stamp in Form 2; and
- (b) where it is not affixed to the deed, shall be a certificate in Form 3.

(2) Where the approval authority, in granting a consent, has stipulated that subsection 49 (3) or (5) of the Act shall apply to any subsequent conveyance of or transaction involving the same parcel, the certificate required by subsection 52 (21) of the Act,

- (a) where it is affixed to a deed or other document relating to the transaction in respect of which the consent has been given, shall be a stamp in Form 4; and
- (b) where it is not affixed to the deed, shall be a certificate in Form 5.

9. The official or, where the office of the official is vacant or the official is unable to carry out his duties through illness or otherwise, another person authorized by the approval authority, shall attend all meetings and shall keep,

- (a) all applications submitted and all correspondence addressed to the approval authority;
- (b) minutes of every meeting of the approval authority, including full particulars of all written comments made with respect to each application; and
- (c) all other records of the approval authority.

10. For every six-month period beginning on the 1st days of January and July, the official shall complete a statistical report of the number of consent applications and their disposition, for each municipality or geographic township within the jurisdiction of the approval authority, on a form supplied by the Ministry of Municipal Affairs and Housing.

11. On or before the 22nd days of January and July, the official shall submit the statistical report mentioned in section 10 for the immediately preceding six months to the Director of the Plans Administration Branch of the Ministry of Municipal Affairs and

Housing having jurisdiction in the area covered by the report. O. Reg. 474/83, Sched. 3.

Received
198..

Form 1

Planning Act, 1983

APPLICATION FOR CONSENT

- 1. Name of approval authority.....
- 2. Name of owner.....
Telephone number.....
Address.....
Name of owner's solicitor or authorized agent ..
.....
Telephone number.....
Address.....
Please specify to whom all communications should be sent:
owner _____ solicitor _____ agent _____
- 3. (a) Type and purpose of proposed transaction: (check appropriate space).
 Conveyance (specify - e.g. new lot, addition to a lot)
 Other (specify - e.g. mortgage, lease, easement, right-of-way, correction of title).....
(b) Name of person(s) (purchaser, lessee, mortgagee, etc.) to whom land or interest in land is intended to be conveyed, leased or mortgaged.....
.....
(c) Relationship (if any) of person(s) named in (b) to owner (specify nature of relationship)
.....
- 4. Location of land:
Municipality..... Concession No.....
Lot(s) No..... Registered Plan No.....
Lot(s) No..... Reference Plan No.....
Part(s) No. ... Geographic or Former Township

- Name of Street
- Street No.....
- 5. Description of land intended to be severed:
Frontage..... Depth..... Area.....
Existing Use..... Proposed Use.....
Number and use of buildings and structures (both existing and proposed) on the land to be severed
.....
- 6. Description of land intended to be retained:
Frontage..... Depth..... Area.....
Existing Use..... Proposed Use.....
Number and use of buildings and structures on the land to be retained.....
- 7. Number of new lots (not including retained lots) proposed:
.....
- 8. Type of road access for proposed lot (specify) ..
.....
Type of road access for retained lot (specify) ...
.....
Is access by water to proposed lot?
YES () NO ()
Is access by water to retained lot?
YES () NO ()
If proposed access is by water, what boat docking and parking facilities are available on the main-land? (Specify)
.....
.....
- 9. What type of water supply is proposed? (Check appropriate space)

TYPE	PROPOSED LOT	RETAINED LOT
Municipally owned and operated piped water supply	()	()
Lake	()	()
Well	()	()
Other (Specify)	()	()

10. What type of sewage disposal is proposed? (Check appropriate space)

TYPE	PROPOSED LOT	RETAINED LOT
Municipally owned and operated sanitary sewers	()	()
Septic Tank	()	()
Pit Privy	()	()
Other (Specify)	()	()

11. When will water supply and sewage disposal services be available?

12. (a) Has the owner previously severed any land from this holding?
Yes () No ()

(b) If the answer to (a) is "Yes", please indicate previous severances on the required sketch and supply the following information for each lot severed:

- Grantee's name
- Relationship (if any) to owner
- Use of parcel
- Date parcel created

13. Has the parcel intended to be severed ever been, or is it now, the subject of an application for a plan of subdivision under section 50 of the *Planning Act, 1983* or its predecessors?

Yes () No ()

14. Is the owner, solicitor, or agent applying for additional consents on this holding simultaneously with this application, or considering applying for additional consents in the future?

Yes () No ()

15. Is the owner, solicitor or agent applying for any minor variance or permission to extend or enlarge under section 44 of the *Planning Act, 1983* in relation to any land that is the subject of this application?

Yes () No ()

Dated at the of

this day of, 19...

.....
(signature of applicant, solicitor or authorized agent)

I, of the

in the County/District/Regional Municipality of

..... solemnly declare that all the statements contained in this application are true, and I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the *Canada Evidence Act*.

DECLARED before me at the

..... of

in the

of

this day of

....., 19..

A Commissioner, etc.

NOTES:

1. If this application is signed by an agent or solicitor on behalf of an applicant, the owner's written authorization must accompany the application. If the applicant is a corporation acting without agent or solicitor, the application must be signed by an officer of the corporation and the corporation's seal (if any) must be affixed.

2. Each copy of the application must be accompanied by a sketch showing,

(a) abutting land owned by the grantor, its boundaries and dimensions;

(b) the distance between the grantor's land and the nearest township lot line or appropriate landmark (e.g., bridge, railway crossing, etc.);

(c) the parcel of land that is the subject of the application, its boundaries and

dimensions, the part of the parcel that is to be severed, the part that is to be retained and the location of all land previously severed;

(d) the approximate location of all natural and artificial features on the subject land (e.g., buildings, railways, highways, watercourses, drainage ditches, banks, slopes, swamps, wooded areas, wells and septic tanks) and the location of any of these features on adjacent lands which may affect the application;

(e) the use of adjoining land (e.g., residential, agricultural, cottage, commercial, etc.);

(f) the location, width and names of all road allowances, rights-of-way, streets or highways within or abutting the property, indicating whether they are public travelled roads, private roads, rights-of-way or unopened road allowances;

(g) the location and nature of any restrictive covenant or easement affecting the subject land.

3. It is required that copies of this application be filed, together with the same number of copies of the sketch described in note 2, with the responsible person, accompanied by a fee of \$..... in cash or by cheque made payable to

O. Reg. 474/83, Form 1.

Form 2

Planning Act, 1983

CERTIFICATE OF OFFICIAL

Under subsection 52 (21) of the Planning Act, 1983,

I certify that the consent of the (approval authority)

of the of

was given on, 19... to the transaction to which this instrument relates.

(Official)

Dated this day of, 19...

O. Reg. 474/83, Form 2.

Form 3

Planning Act, 1983

CERTIFICATE OF OFFICIAL

Under subsection 52 (21) of the Planning Act, 1983,

I certify that the consent of the (approval authority)

of the of

was given on, 19...

to a (enter type of transaction above, i.e.,

conveyance, mortgage, etc.)

of the following land (set out full description of land that is the subject of the consent):

(Official)

Dated this day of, 19...

O. Reg. 474/83, Form 3:

Form 4

Planning Act, 1983

CERTIFICATE OF OFFICIAL

Under subsection 52 (21) of the Planning Act, 1983,

I certify that the consent of the (approval authority)

of the of

was given on, 19... to the transaction to which this instrument relates.

Subsection (49 (3) or (5), as the case may be)

of the Planning Act, 1983 applies to any subsequent conveyance of or transaction involving the parcel of land that is the subject of this consent.

(Official)

Dated this day of, 19. . .

O. Reg. 474/83, Form 4.

Form 5

Planning Act, 1983

CERTIFICATE OF OFFICIAL

Under subsection 52 (21) of the Planning Act, 1983,

I certify that the consent of the (approval authority)

of the of

was given on, 19. . .

to a (enter type of transaction above, i.e.,

conveyance, mortgage, etc.)

of the following land (set out full description of the land that is the subject of the consent):

Subsection (49 (3) or (5), as the case may be)

of the Planning Act, 1983 applies to any subsequent conveyance of or transaction involving the parcel of land that is the subject of this consent.

(Official)

Dated this day of, 19. . .

O. Reg. 474/83, Form 5.

CLAUDE BENNETT Minister of Municipal Affairs and Housing

Dated at Toronto, this 28th day of July, 1983.

(3139) 33

PLANNING ACT, 1983

O. Reg. 475/83.

Delegation of Authority of Minister Under Section 4 of the Planning Act, 1983—Condominium Plans.

Made—July 28th, 1983.

Filed—July 29th, 1983.

ORDER MADE UNDER THE PLANNING ACT, 1983

DELEGATION OF AUTHORITY OF MINISTER UNDER SECTION 4 OF THE PLANNING ACT, 1983—CONDOMINIUM PLANS

1. Subject to sections 2 and 3, all authority of the Minister under section 50 of the Condominium Act is hereby delegated to the council of each of the following municipalities in respect of land situate in the municipality:

- 1. The Municipality of Metropolitan Toronto.
2. The County of Oxford.
3. The District Municipality of Muskoka.
4. The Regional Municipality of Durham.
5. The Regional Municipality of Hamilton-Wentworth.
6. The Regional Municipality of Ottawa-Carleton.
7. The Regional Municipality of Peel.
8. The Regional Municipality of Waterloo.
9. The Regional Municipality of Halton.
10. The Regional Municipality of York.

O. Reg. 475/83, s. 1.

2. The delegation made in section 1 does not apply to,

- (a) any application for approval or exemption of a description received by the Minister before the day the Minister's authority with respect to the relevant municipality was delegated by a predecessor of this Order; or
(b) any matter referred to in subsections 50 (20), (21) and (22) of the Planning Act, 1983, unless the matter relates to lands that are within a draft plan approved by the council under subsection 50 (13) of the Act. O. Reg. 475/83, s. 2.

3.—(1) Each council, in exercising the authority delegated by section 1, shall comply with the following conditions:

- 1. The council shall assign to each application received a file number consisting of the appropriate code used by the Ministry of Municipal Affairs and Housing, the letters "CDM", the last two figures of the year in which the application is received and a number corresponding to the order in which the application is received commencing with

"001", and a new series of numbers shall be commenced each year.

- 2. Where the council decides not to confer, as referred to in subsection 50 (3) of the *Planning Act, 1983*, in respect of an application for approval of a description, the council shall, in writing, so advise the clerk of the area municipality in which the land that is the subject of the application is situate, giving the reason or reasons why the council has decided not to confer.
- 3. Where the council decides to confer as referred to in subsection 50 (3) of the *Planning Act, 1983*, in respect of an application for approval of a description, the council shall send a copy of the application and of the draft plan to which it relates to the clerk of the area municipality in which the land that is the subject of the application is situate, and to such other officials, commissions, authorities and other persons as the council considers appropriate.
- 4. In conferring, as referred to in paragraph 3, the council shall allow sixty days for the making of written comments in respect of the application for approval, commencing from the date that a copy of the application is sent to the party conferred with, provided that the time for making comments may be extended by the council where the council is satisfied that there is good reason to do so.
- 5. Where the council has not given or refused approval to an application for approval of a description or to an application for exemption of a description or part thereof within ninety days of receipt of the application, the council shall forthwith provide the applicant and the clerk of the area municipality in which the land that is the subject of the application is situate with a report on the status of the application.
- 6. Where the council gives approval to a draft plan under subsection 50 (13) of the *Planning Act, 1983* and section 50 of the *Condominium Act*, the approval shall be shown on the draft plan in the following form:

Subject to the conditions, if any, set forth in
 out letter dated, 19... this draft
 plan is approved under section 50 of the
Planning Act, 1983 and section 50 of the
Condominium Act, this day
 of, 19...

- 7. Where conditions are imposed on the approval of a description, final approval of the description shall not be given until the area municipality in which the land is situate has advised the council in writing that all the requirements of the area municipality have been satisfied.
- 8. Where the council gives approval to a final plan under subsection 50 (20) of the *Planning Act, 1983* and section 50 of the *Condominium Act*, the approval shall be shown on the final plan in the following form:

 Parts approved and
 Part exempted under
 section 50 of the *Condominium Act* and section
 50 of the *Planning Act, 1983* by the
 council of the
 this day of, 19...

- 9. Where the final plan is to be registered under the *Land Titles Act*, the council shall not approve the final plan for registration until the examiner of surveys appointed under the *Land Titles Act* has advised that the plan is acceptable for registration.
- 10. The original of the final plan as approved together with all copies required for registration under the *Registry Act* or the *Land Titles Act*, as the case may be, shall be forwarded by the council to the appropriate Land Registry Office.

(2) The delegation of authority set out in this Order is not terminated by reason only that a council has failed to comply with a condition set out in subsection (1). O. Reg. 475/83, s. 3.

4. Where any of the authority delegated by section 1 is in turn delegated by a council to a committee of council or an appointed officer under subsection 5 (1) of the *Planning Act, 1983* the council shall cause to be forwarded to the Minister a certified copy of the delegating by-law within fifteen days of its passing. O. Reg. 475/83, s. 4.

5.—(1) Ontario Regulations 891/80, 324/81 and 147/83 are revoked.

(2) Notwithstanding any other provision of this Order, any application received before the day this Order comes into force by a council authorized to receive the application by section 1 of Ontario Regulation 891/80 or a predecessor thereof shall be governed and dealt with as if that Regulation or its predecessor had not been revoked. O. Reg. 475/83, s. 5.

6. This Order comes into force on the 1st day of August, 1983. O. Reg. 475/83, s. 6.

CLAUDE BENNETT
Minister of Municipal Affairs
and Housing

Dated at Toronto, this 28th day of July, 1983.

(3140)

33

PLANNING ACT, 1983

O. Reg. 476/83.

Delegation of Authority of Minister
Under Section 4 of the Planning Act,
1983—Subdivision Plans.

Made—July 28th, 1983.

Filed—July 29th, 1983.

ORDER MADE UNDER THE PLANNING ACT, 1983

DELEGATION OF AUTHORITY OF MINISTER UNDER SECTION 4 OF THE PLANNING ACT, 1983—SUBDIVISION PLANS

1. Subject to sections 2 and 3, all authority of the Minister under subsection 49 (7) and under section 50 of the Act is hereby delegated to the council of each of the following municipalities in respect of land situate in the municipality:

1. The Municipality of Metropolitan Toronto.
2. The County of Oxford.
3. The District Municipality of Muskoka.
4. The Regional Municipality of Durham.
5. The Regional Municipality of Halton.
6. The Regional Municipality of Hamilton-Wentworth.
7. The Regional Municipality of Niagara.
8. The Regional Municipality of Ottawa-Carleton.
9. The Regional Municipality of Peel.
10. The Regional Municipality of Sudbury.
11. The Regional Municipality of Waterloo.
12. The Regional Municipality of York.

O. Reg. 476/83, s. 1.

2. The delegation made in section 1 does not apply

to,

- (a) any application for approval under subsection 49 (7) or subsection 50 (1) of the Act or a predecessor thereof received by the Minister before the day the Minister's authority with respect to the relevant municipality was delegated by a predecessor of this Order; or
- (b) any matter referred to in subsections 50 (20), (21) and (22) of the Act, unless the matter relates to lands that are within a draft plan approved by the council under subsection 50 (13) of the Act. O. Reg. 476/83, s. 2.

3.—(1) Each council, in exercising the authority delegated by section 1 in respect of section 50 of the Act, shall comply with the following conditions:

1. The council shall adopt an application form that is approved by the Ministry of Municipal Affairs and Housing for the receipt of applications under subsection 50 (1) of the Act.
2. The council shall assign to each application received under subsection 50 (1) of the Act a file number consisting of the appropriate code used by the Ministry of Municipal Affairs and Housing, the letter "T", the last two figures of the year in which the application is received and a number corresponding to the order in which the application is received, commencing with "001", and a new series of numbers shall be commenced each year.
3. The council shall send to the Ministry of Municipal Affairs and Housing one copy of each application received by the council under subsection 50 (1) of the Act and one copy of the draft plan that is the subject of the application, and the copies shall be sent not later than ten days after the receipt of the application.
4. Where the council decides to confer as referred to in subsection 50 (3) of the Act in respect of an application, the council shall send to the Ministry of Municipal Affairs and Housing a list of the officials of municipalities and ministries of the public service, commissions, authorities or other persons conferred with or to be conferred with on the application, and shall send a copy of the application and of the draft plan to which it relates to the clerk of the area municipality in which the land that is the subject of the application is situate, and to such other officials of municipalities and ministries of the public service, commissions, authorities and other persons as the Minister may direct.
5. Where the council decides not to confer as referred to in subsection 50 (3) of the Act in respect of an application, the council shall send notice in writing to the applicant, the

- clerk of the area municipality in which the land that is the subject of the application is situate and the Ministry of Municipal Affairs and Housing, giving the reason or reasons why the council has decided not to confer.
6. Where an application under subsection 50 (1) is withdrawn, the council shall send notice, in writing, to the clerk of the area municipality in which the land that is the subject of the application is situate and the Ministry of Municipal Affairs and Housing, giving the reason or reasons why the application was withdrawn, if known.
 7. Where an application is revised or altered, a copy of the revised or altered application shall be sent to the applicant, the clerk of the area municipality in which the land that is the subject of the application is situate and the Ministry of Municipal Affairs and Housing.
 8. In conferring, as referred to in paragraph 4, the council shall allow sixty days for the making of written comments in respect of the application for approval, commencing from the date that a copy of the application is sent to the party conferred with, but the time for making comments may be extended by the council where the council is satisfied that there is good reason to do so.
 9. Where the council has not given or refused approval of an application made under subsection 50 (1) of the Act within ninety days of receipt of the application, the council shall forthwith provide the applicant, the clerk of the area municipality in which the land that is the subject of the application is situate and the Ministry of Municipal Affairs and Housing with a report on the status of the application.
 10. Where the council gives approval or proposes to refuse to give approval to a draft plan under subsection 50 (13) or (14) of the Act, the council shall send notice to the applicant, the clerk of the area municipality in which the land that is the subject of the application is situate, the Ministry of Municipal Affairs and Housing and any other person or agency that has requested notification, and where approval is given to a draft plan the notice shall be accompanied by a copy of the draft plan and of the conditions imposed on the approval thereof.
 11. Where land that is the subject of an application made under subsection 50 (1) of the Act is affected by a proposed amendment to an official plan incorporating policies and designations relating to the land, the council shall not make any decision concerning the application until the amendment to the official plan has been approved or not approved by the Minister or the Municipal Board, as the case may be.
 12. Where a matter is referred to the Municipal Board under subsection 50 (15) or (17) of the Act, the council shall notify the applicant, the clerk of the area municipality in which the land that is the subject of the application is situate and the Ministry of Municipal Affairs and Housing.
 13. Where the council gives approval to a draft plan under subsection 50 (13) of the Act, the approval shall be shown on the draft plan in the following form:

Subject to the conditions, if any, set forth in our letter dated, 19 . . . , this draft plan is approved under section 50 of the *Planning Act, 1983* this day of, 19
 14. Where, after approval of a draft plan and before approval of a final plan, the council varies substantially any condition of the draft plan or withdraws its approval of the draft plan, the council shall send notice thereof within fifteen days to all parties that were sent notice under paragraph 10.
 15. Where conditions are imposed on the approval of a plan of subdivision, approval of a final plan for registration shall not be given until the area municipality in which the land is situate has advised the council, in writing, that all the requirements of the area municipality have been satisfied.
 16. Where the council gives approval to a final plan under subsection 50 (20) of the Act, the approval shall be shown on the final plan in the following form:

Approved under section 50 of the *Planning Act, 1983* this day of, 19
 17. Where the final plan is to be registered under the *Land Titles Act*, the council shall not approve the final plan for registration until the examiner of surveys appointed under the *Land Titles Act* has advised that the plan is accepted for registration.
 18. The original of the final plan as approved together with all copies required for registration under the *Registry Act* or the *Land Titles Act*, as the case may be, shall be forwarded by the council to the appropriate Land Registry Office.

19. The council shall forward one copy of each final plan approved for registration to the Ministry of Municipal Affairs and Housing.

(2) The Director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing having jurisdiction in a municipality named in section 1 may in respect of the municipality waive in writing any requirement imposed by paragraph 3, 4, 5, 6, 7, 9, 10, 14 or 16 in so far as it applies to the Ministry of Municipal Affairs and Housing.

(3) The delegation of authority set out in this Order is not terminated by reason only that a council has failed to comply with a condition set out in subsection (1). O. Reg. 476/83, s. 3.

4. Where any of the authority delegated by section 1 is in turn delegated by a council to a committee of council or an appointed officer under subsection 5 (1) of the *Planning Act, 1983* the council shall cause to be forwarded to the Minister a certified copy of the delegating by-law within fifteen days of its passing. O. Reg. 476/83, s. 4.

5.—(1) Ontario Regulations 890/80 and 78/82 are revoked.

(2) Notwithstanding any other provision of this Order, any application received before the day this Order comes into force by a council authorized to receive the application by section 1 of Ontario Regulation 890/80 or a predecessor thereof shall be governed and dealt with as if that Regulation or its predecessor had not been revoked. O. Reg. 476/83, s. 5.

6. This Order comes into force on the 1st day of August, 1983. O. Reg. 476/83, s. 6.

CLAUDE BENNETT
*Minister of Municipal Affairs
and Housing*

Dated at Toronto, this 28th day of July, 1983.

(3141)

33

PLANNING ACT, 1983

O. Reg. 477/83.

Delegation of Authority of Minister
Under Section 4 of the Planning Act,
1983—Official Plans.
Made—July 28th, 1983.
Filed—July 29th, 1983.

ORDER MADE UNDER THE PLANNING ACT, 1983

DELEGATION OF AUTHORITY OF MINISTER UNDER SECTION 4 OF THE PLANNING ACT, 1983—OFFICIAL PLANS

1. Subject to sections 2 and 3, all authority of the Minister under,

- (a) section 17, except subsections 17 (19) and (21), subsection 20 (1), subsections 22 (1) and (3) and section 64 of the *Planning Act, 1983* is hereby delegated to the council of The Regional Municipality of Waterloo in respect of official plans for the local municipalities within that regional municipality; and
- (b) section 17, except subsections 17 (19) and (21), subsection 20 (1) and section 64 of the *Planning Act, 1983* is hereby delegated to the council of The Regional Municipality of Ottawa-Carleton in respect of official plans for the local municipalities within that regional municipality. O. Reg. 477/83, s. 1.

2.—(1) A council, in exercising the authority delegated by section 1, shall comply with the following conditions:

- 1. The council shall send to the Ministry of Municipal Affairs and Housing one copy of each official plan or official plan amendment received by the council for approval, not later than ten days after the receipt of the application for approval.
- 2. The council shall request comments from those departments or ministries of the public service, commissions and authorities that, in the council's opinion, have an interest in an official plan or official plan amendment as well as from such other public authorities and agencies as the Minister may direct, and shall submit to the Ministry of Municipal Affairs and Housing a list thereof, and shall not make a decision in respect of the official plan or official plan amendment until thirty days after all requests for comments have been sent or until all comments have been received, whichever period of time is shorter.
- 3. Where the council has not approved or referred to the Ontario Municipal Board an official plan or an official plan amendment within ninety days of the receipt of the application for approval, the council shall forthwith provide the clerk of the local municipality and the Ministry of Municipal Affairs and Housing with a report on the status of the application.
- 4. The council shall send to the Ministry of Municipal Affairs and Housing one copy of each comment received under paragraph 2 as well as one copy of all modifications that are proposed for an official plan or official plan amendment and shall likewise send a copy of all modifications that are proposed to such other public authorities and agencies that the council considers are affected thereby.

5. Where the council makes a decision on an application, written notice of the decision shall be sent to the Ministry of Municipal Affairs and Housing and the clerk of the local municipality within fifteen days of making the decision.
6. The original of the official plan or official plan amendment as approved shall be sent to the clerk of the local municipality.
7. One certified copy of the official plan or official plan amendment as approved shall be sent to the Ministry of Municipal Affairs and Housing.
8. One certified copy of the official plan or official plan amendment as approved shall be retained in the office of the clerk of the Regional Municipality.
9. One certified copy of the official plan or official plan amendment as approved shall be sent to each of the Ministry of the Environment, the Ministry of Natural Resources, the Ministry of Transportation and Communications and Ontario Hydro.
10. One certified copy of the official plan or official plan amendment as approved shall be sent to such Provincial Ministries as request it.

(2) The delegation of authority set out in this Order is not terminated by reason only that a council has failed to comply with a condition set out in subsection (1). O. Reg. 477/83, s. 2.

3.—(1) Ontario Regulations 53/78 and 838/80 are revoked.

(2) Notwithstanding any other provision of this Order, any application received before the day this Order comes into force by a council authorized to receive the application by section 1 of Ontario Regulation 53/78 or section 1 of Ontario Regulation 838/80 shall be governed and dealt with as if that Regulation had not been revoked. O. Reg. 477/83, s. 3.

4. This Order comes into force on the 1st day of August, 1983. O. Reg. 477/83, s. 4.

CLAUDE BENNETT
*Minister of Municipal Affairs
and Housing*

Dated at Toronto, this 28th day of July, 1983.

MILK ACT

O. Reg. 478/83.

Marketing of Milk to

Fluid Milk Processors.

Made—July 29th, 1983.

Filed—July 29th, 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 198/83, 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 \$40.21 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 478/83, s. 1 (1).

(2) Subsection 15 (5) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 198/83, 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 \$39.87 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 478/83, s. 1 (2).

(3) Subsection 15 (6) of the said Regulation, as remade by subsection 1 (1) of Ontario Regulation 252/83, 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 \$38.38 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 478/83, s. 1 (3).

(4) Subsection 15 (7) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 252/83, 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 \$38.38 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 478/83, s. 1 (4).

(5) Subsection 15 (8) of the said Regulation, as remade by subsection 1 (5) of Ontario Regulation 198/83, 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 \$39.87 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 478/83, s. 1 (5).

(6) Subsection 15 (9) of the said Regulation, as remade by subsection 1 (6) of Ontario Regulation 198/83, 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 \$36.47 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 478/83, s. 1 (6).

(7) Subsection 15 (11) of the said Regulation, as remade by subsection 1 (7) of Ontario Regulation 198/83, 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 \$36.47 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 478/83, s. 1 (7).

(8) Subsection 15 (12) of the said Regulation, as remade by subsection 1 (8) of Ontario Regulation 198/83, 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 \$0.5794 for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 478/83, s. 1 (8).

2. Paragraph 1 of subsection 20 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 198/83, is revoked and the following substituted therefor:

1. A payment on account at the rate of \$29.60 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 August, 1983.

(2) Subsections 1 (3) and (4) of this Regulation come into force on the 15th day of August, 1983.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary.

Dated at Toronto, this 29th day of July, 1983.

(3143)

33

MILK ACT

O. Reg. 479/83.

Industrial Milk—Marketing.

Made—July 29th, 1983.

Filed—July 29th, 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 199/83, 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 \$40.21 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 479/83, s. 1 (1).

(2) Subsection 13 (2) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 199/83, 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 \$39.87 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 479/83, s. 1 (2).

(3) Subsection 13 (3) of the said Regulation, as remade by subsection 1 (1) of Ontario Regulation 253/83, 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 \$38.38 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 479/83, s. 1 (3).

(4) Subsection 13 (4) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 253/83, 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 \$38.38 per

hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 479/83, s. 1 (4).

(5) Subsection 13 (4a) of the said Regulation, as remade by subsection 1 (5) of Ontario Regulation 199/83, 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 \$39.87 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 479/83, s. 1 (5).

(6) Subsection 13 (5) of the said Regulation, as remade by subsection 1 (6) of Ontario Regulation 199/83, 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 \$36.47 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 479/83, s. 1 (6).

(7) Subsection 13 (7) of the said Regulation, as remade by subsection 1 (7) of Ontario Regulation 199/83, 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 \$36.47 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 479/83, s. 1 (7).

(8) Subsection 13 (8) of the said Regulation, as remade by subsection 1 (8) of Ontario Regulation 199/83, 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 \$0.5794 per each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 479/83, s. 1 (8).

2. Paragraph 1 of subsection 20 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 199/83, is revoked and the following substituted therefor:

1. A payment on account at the rate of \$23.71 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 August, 1983.

(2) Subsections 1 (3) and (4) of this Regulation come into force on the 15th day of August, 1983.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 29th day of July, 1983.

(3144)

33

FAMILY BENEFITS ACT

O. Reg. 480/83.

General.

Made—July 28th, 1983.

Filed—July 29th, 1983.

REGULATION TO AMEND REGULATION 318 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FAMILY BENEFITS ACT

1.—(1) Subsection 12 (3) of Regulation 318 of Revised Regulations of Ontario, 1980, as amended by subsections 2 (1) and (2) of Ontario Regulation 634/81, section 2 of Ontario Regulation 721/81, section 1 of Ontario Regulation 121/82, section 1 of Ontario Regulation 404/82, section 4 of Ontario Regulation 424/82, section 7 of Ontario Regulation 459/82, section 3 of Ontario Regulation 654/82, section 2 of Ontario Regulation 727/82, subsections 3 (1) to (8) of Ontario Regulation 847/82 and subsections 2 (2) to (7) of Ontario Regulation 360/83, exclusive of the paragraphs, is revoked and the following substituted therefor:

(3) For the purpose of computing the amount of an allowance, the monthly budgetary requirements of an applicant or recipient other than an applicant or recipient whose budgetary requirements are determined under subsection (4), (5), (5a), (6), (7) or (8), shall be determined as follows:

(2) Section 12 of the said Regulation is amended by adding thereto the following subsection:

(5a) For the purpose of computing the monthly allowance of an applicant or recipient who,

(a) before the 1st day of August, 1983, was a resident in an auxiliary residence that was included in a program under the *Homes for*

Retarded Persons Act in which the applicant or recipient was responsible for the cost and provision of his own care and maintenance;

(b) after the 31st day of July, 1983, ceased to be a resident in the auxiliary residence referred to in clause (a); and

(c) is receiving services purchased under the *Developmental Services Act*,

the monthly budgetary requirement is \$523.14.

O. Reg. 480/83, s. 1 (2).

2. This Regulation comes into force on the 1st day of August, 1983.

(3145)

33

PLANNING ACT, 1983

O. Reg. 481/83.

Planning Board Fees.

Made—July 28th, 1983.

Filed—July 29th, 1983.

REGULATION MADE UNDER THE PLANNING ACT, 1983

PLANNING BOARD FEES

1.—(1) Where the Minister has delegated to a planning board any of the Minister's authority under the Act, the board may prescribe a tariff of fees to be charged on applications made in respect of planning matters to the board, which tariff shall be designed to meet only the anticipated cost to the board in respect of the processing of each type of application provided for in the tariff.

(2) Notwithstanding that a tariff of fees has been prescribed under subsection (1), the planning board may reduce the amount of, or waive the requirement for the payment of a fee in respect of an application where the board is satisfied that it would be unreasonable to require payment in accordance with the tariff.

(3) Where any person is required to pay a fee in respect of an application, subsections 68 (3) and (4) of the Act apply. O. Reg. 481/83, s. 1.

2. This Regulation comes into force on the day that section 69 of the *Planning Act, 1983* comes into force. O. Reg. 481/83, s. 2.

(3146)

33



Publications Under The Regulations Act

August 20th, 1983

COMMODITY BOARDS AND MARKETING AGENCIES ACT

O. Reg. 482/83.

Levies—Cream.

Made—July 25th, 1983.

Filed—August 2nd, 1983.

REGULATION TO AMEND REGULATION 105 OF

REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COMMODITY BOARDS AND MARKETING AGENCIES ACT

1.—(1) Subsection 2 (1) of Regulation 105 of Revised Regulations of Ontario, 1980, as amended by subsection 1 (1) of Ontario Regulation 855/82, is further amended by striking out "\$3.51" in the fourth line and inserting in lieu thereof "\$4.14".

(2) Subsection 2 (2) of the said Regulation, as amended by subsection 1 (2) of Ontario Regulation 855/82, is further amended by striking out "\$3.51" in the fourth line and inserting in lieu thereof "\$4.14".

THE ONTARIO CREAM PRODUCERS' MARKETING BOARD:

HOWARD WILSON
Chairman

JOHN BILYEA
Secretary

Dated at Toronto, this 25th day of July, 1983.

(3157)

34

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 483/83.

Exemption—Ganaraska Region Conservation Authority and the Corporation of the Town of Port Hope—PHOP-2.

Made—July 28th, 1983.

Approved—July 28th, 1983.

Filed—August 2nd, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—GANARASKA REGION CONSERVATION AUTHORITY AND THE CORPORATION OF THE TOWN OF PORT HOPE—PHOP-2

Having received a request from the Ganaraska Region Conservation Authority and the Corporation of the Town of Port Hope that an undertaking, namely:

blasting at the site of the Port Hope Flood Control project as described in condition #6 the approval issued with respect to the Environmental Assessment for Port Hope Flood Control (Order in Council 3192/82)

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

Having been advised by the Ganaraska Region Conservation Authority and the Corporation of the Town of Port Hope 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. Blasting twice per week as stated in the condition of approval is impractical and costly to the proponent.
- B. Blasting twice per week will increase the construction period of the project and conflict with the requirement that works in the Ganaraska River be completed prior to fish migration (September 15). This delay could increase costs unnecessarily by causing further river related works to be carried out in the following season.
- C. Blasting at a frequency of two times per week on a sufficient scale to meet the September 15 deadline for construction would not allow the contractors to meet Ministry of the Environment (MOE) guidelines for noise and vibration as set out in the MOE Model Municipal Noise By-law.

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. The proponent underestimated requirements for blasting frequency in order to meet other conditions of approval. For example, limited time for construction works in the river.
- B. The proponent will adhere to the Ministry of the Environment Model Municipal Noise By-law and carry out a pre-blast survey and a monitoring program during blasting.
- C. Adhering to the requirements of the Noise By-law and the other provisions of the approval will limit the times during which blasting may be carried out and the impact of the noise and vibration on adjacent households.
- D. The proponent plans to blast twice per day at times to be publicized in the local newspaper.

This exemption is subject to the following term and condition:

- 1. Except for the limitation on the frequency of blasting, the proponent will adhere to all the provisions of the approval including the other provisions of condition #6 of the approval issued with respect to the Environmental Assessment.

O. Reg. 483/83.

ANDY BRANDT
Minister of the Environment

Dated this 28th day of July, 1983.

(3158)

34

ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 484/83.

Exemption—Credit Valley Conservation Authority—CDV-01.

Made—July 28th, 1983.

Approved—July 28th, 1983.

Filed—August 2nd, 1983.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—CREDIT VALLEY CONSERVATION AUTHORITY—CDV-01

Having received a request from the Credit Valley Conservation Authority (CVCA) that an undertaking, namely:

The activity of implementing the Master Plan prepared by Hough-Stansbury and Michalski Ltd., dated May, 1982 for Crookes Park including lakefilling and providing site development for an area on and adjacent to Lake Ontario in the City of Mississauga extending from the limit of Ontario Hydro Lakeview Generating Station in the east to Cooksville Creek in the west and also including an area at the southern extension of Enola Avenue called the Adamson Estate, the areas referred to being designated as Crookes Park,

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

Having been advised by the CVCA 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 existing lakefill and shoreline will be subject to erosion due to wave action and uncontrolled runoff which will cause increased lake sedimentation in the area;
- B. The CVCA's schedule for implementation of the undertaking will be delayed and, if the undertaking were to proceed later, project costs to the Province of Ontario and the City of Mississauga, the benefiting municipality for this project, would be increased;
- C. The site will no longer be available to contractors as a dumping location, and the distance to other sites will increase trucking rates and charges, and therefore, increase construction costs of local road reconstruction projects;
- D. Any delay in project implementation would lengthen the time frame of social disruption to neighbourhood residents due to a detraction from the area's aesthetics in connection with the construction phase of the undertaking;
- E. The delay in providing boat launching and parking facilities would aggravate the problems encountered in Port Credit in conjunction with the salmon fishing derby thereby adversely affecting traffic, public safety and other social and economic factors of the area.

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 initial phases of Crookes Park were exempt from the Act and the proponent has carried out the project implementation to date in an environmentally acceptable manner;
- B. The revised Master Plan, associated reports and other environmental studies have been carried out with the participation of a wide range of affected public and private groups;
- C. The undertaking lakefill construction is 70% complete. Most of the potentially deleterious effects have already taken place. Subsequent construction is primarily to protect the existing landforms and provide for completion of the lakefill including construction of a breakwater to assist in the protection of these landforms;
- D. The undertaking will have a positive environmental effect in conjunction with provision of shoreline erosion protection;
- E. Application of the Act would result in increased costs due to the costs of preparing the environmental assessment and due to increased project implementation costs resultant from any delays in scheduling. Such cost increases would be directly allowable to the public sector, particularly the Province of Ontario and the City of Mississauga;
- F. Application of the Act would result in delays in project implementation and thereby remove the beneficial effects of economic stimulation to the private sector at a time when such stimulation is critical to the local economy;
- G. The public has been notified of the purpose of the project, and public opinion on the development, especially as expressed at the public meeting on the draft Master Plan in May, 1981, has been favourable. Any negative social impact would be further aggravated by the delay in implementation that would be necessary to prepare an environmental assessment.
- period of construction and stabilization;
- (c) the detailed design of an environmental monitoring program for 1983;
- (d) a plan or plans for the design and timing of placement of final armouring for all existing and proposed fill areas; and
- (e) a program to ensure that the fill which exceeds the MOE's Lakefill Quality Guidelines as they may be amended by the Minister of the Environment from time to time is not received at the site. The program shall be administered by the CVCA.
2. The CVCA shall submit to the Director, Central Region, MOE, for approval prior to February 1, of each year, a yearly operating plan and detailed design for the yearly environmental monitoring program and a report on the carrying out of the operating plan and the results of the environmental monitoring of the preceding year.
3. The CVCA shall submit to the Director, Central Region, MOE for approval a report, taking into account the current and future operations at the Lakeview Generating Station, which may include plans, modelling and analysis, dealing with:
- (a) the construction methods and construction scheduling of the entrance to the proposed boat basin and any other structures in relation to the probability of:
- the thermal plume from the Lakeview Generating Station impinging the intakes of the MOE's South Peel-Lakeview Water Treatment Plant; and
 - the thermal plume entrapping the intake of the Ontario Hydro Lakeview Generating Station.

This exemption is subject to the following terms and conditions:

1. The CVCA shall submit in writing to the Director, Central Region, Ministry of the Environment (MOE), by July 29, 1983, for approval:
- (a) a yearly operating plan for 1983 showing the location of and describing the scheduling and procedures for filling, stockpiling and armouring;
- (b) a design for an overall environmental monitoring program to apply to the
- (b) the area to be affected and the magnitude of the effects on water quality and the aquatic ecosystem by redirecting the thermal, chlorine and other chemical water discharges from the Lakeview Generating Station.
- (c) the proposed measures to overcome the effects to water quality in the aquatic ecosystem.

The report must include a recommendation from the Director, Thermal Generation Division, Ontario Hydro and a recommendation

from the Director, Small Craft Harbours Branch, Fisheries and Oceans Canada with regard to the content and implications of the report to their respective areas of concern.

4. Prior to commencing construction of the breakwall to cross the MOE waterlot, the CVCA shall,

(a) submit for approval by the Regional Director, Central Region, MOE, a report containing engineering drawings, specifications and construction schedules showing the sections of the breakwall to cross the intake pipes at the South Peel-Lakeview Water Treatment Plant and demonstrating that the pipes will not be harmed by any of the proposed construction and that it will not interfere with the installation of additional intake pipes; and

(b) enter into an agreement with Her Majesty the Queen in Right of Ontario as represented by the Minister of the Environment to obtain the necessary licence to cross the intake pipes and to indemnify Her Majesty from any loss, damage, claims, costs or increased expense Her Majesty might suffer or incur in connection with the construction or existence of the breakwall.

5. The CVCA shall not:

(a) undertake lakefilling activities in any year except pursuant to the reports submitted under Condition 1, in 1983, and Condition 2, in subsequent years after having been approved in writing by the Director, Central Region, MOE.

(b) undertake construction of the portion of the breakwall to cross MOE's waterlot, until the report referred to in Condition 4 (a) has been approved in writing by the Director, Central Region, MOE.

(c) undertake any lakefilling activity other than that which may be approved under Condition 5 (b) and that shown as area of Proposed 1983 Landfill Program on a plan dated May 10th, 1983 prepared by Duncan Ashworth, O.L.S., entitled The Proposed Extension of A.E. Crookes Park, and filed with the Director of the Environmental Assessment Branch, MOE in the public record for this undertaking, until the report referred to in Condition 3 has been

approved in writing by the Director, Central Region, MOE.

(d) use or permit the use of dirt or fine material in the construction of the breakwall.

(e) permit the placement of fill in the open lake between November 1 and April 30. (This clause does not apply to the placement of final armour stone or repairs to protect property).

(f) permit any uses of the embayments which are inconsistent with the water quality resulting from any discharges into the confined areas from existing sources or from new sources resulting from the creation or use of the park.

6. The CVCA shall carry out and implement the undertaking in accordance with plans, programs and reports referred to in Conditions 1 to 5 with such amendments as may be approved from time to time by the Director, Central Region, MOE.

7. Where any activity which otherwise would be exempt under this order, is being carried out as or is part of, an undertaking for which an environmental assessment has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.

8. Where any activity, which is the subject of this order, is being carried out as or is part of, another undertaking which is the subject of an Exemption Order under the Act, the activity exempt under this order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order. O. Reg. 484/83.

ANDY BRANDT

Minister of the Environment

Dated this 28th day of July, 1983.

(3159)

34

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 485/83.

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

Made—July 28th, 1983.

Filed—August 3rd, 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:

29. Notwithstanding any other provision of this Order, the land described in Schedule 16 may be used for the erection and use thereon of a building for use as offices, meeting rooms, a plant storage area and a greenhouse, provided the following requirements are met:

Maximum number of storeys	2
Maximum height of building	8 metres
Maximum floor area of building	387 square metres

O. Reg. 485/83, s. 1.

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

Schedule 16

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 1 in the said former Township. O. Reg. 485/83, s. 2.

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

Dated at Toronto, this 28th day of July, 1983.

(3160)

34

PLANNING ACT

O. Reg. 486/83.

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—July 27th, 1983.

Filed—August 3rd, 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:

48. Notwithstanding section 4 of this Order, the land described in Schedule 46 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto.

O. Reg. 486/83, s. 1.

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

Schedule 46

That parcel of land situate in the Township of Evanturel in the Territorial District of Timiskaming, being that part of the north half of the east half of Lot 6 in Concession I described as Parcel 1541 in the Register for South Section Timiskaming in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54). O. Reg. 486/83, s. 2.

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

Dated at Toronto, this 27th day of July, 1983.

(3161)

34

PLANNING ACT

O. Reg. 487/83.

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—July 27th, 1983.

Filed—August 3rd, 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:

49. Notwithstanding section 4 of this Order, the existing building containing a store on the land described in Schedule 47 may be used for the addition thereto and use thereon of two apartment dwellings above the store. O. Reg. 487/83, s. 1.

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

Schedule 47

That parcel of land situate in the Township of Evanturel in the Territorial District of Timiskaming, being that part of the south half of Lot 11 in Concession V described as Parts 4 and 5 on a Reference Plan deposited in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54) as Number 54R-2339. O. Reg. 487/83, s. 2.

L. J. FINCHAM
Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 27th day of July, 1983.

(3162)

34

PLANNING ACT

O. Reg. 488/83.

Restricted Areas—Territorial District of Sudbury.

Made—July 27th, 1983.

Filed—August 3rd, 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 sections:

45.—(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 Loughrin in the Territorial District of Sudbury, being that part of Lot 1 in Concession I described as Parcel 9506, S.E.S., in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

46.—(1) Notwithstanding subsection 22 (1) of the Order, the existing single dwelling on the land

described in subsection (2) may be used for the museum and souvenir shop.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Dill in the Territorial District of Sudbury being that part of Lot 2 in Concession I more particularly described as Part 1 on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number SR-876, also being Parcel 31670, S.E.S.

L. J. FINCHAM
Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 27th day of July, 1983.

(3163)

34

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 489/83.

The Regional Municipality of York,
Town of Markham.

Made—July 29th, 1983.

Filed—August 3rd, 1983.

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

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

64. Notwithstanding any other provision of this Order, the land described in Schedule 52 may be used to enlarge the existing building containing an automobile sales and service establishment, provided that the maximum ground floor area of the enlarged building does not exceed 934 square metres. O. Reg. 489/83, s. 1.

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

Schedule 52

That parcel of land situate in the Town of Markham in The Regional Municipality of York, being that part of Lot 12 according to a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 2196 more particularly described as Part 2 on a Plan deposited in the said Land Registry Office as Number 64R-3301. O. Reg. 489/83, s. 2.

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

Dated at Toronto, this 29th day of July, 1983.

(3179)

34

INFLATION RESTRAINT ACT, 1982

O. Reg. 490/83.

First Collective Agreements of Newly
 Certified Bargaining Units.
 Made—August 4th, 1983.
 Filed—August 5th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 57/83 MADE UNDER THE INFLATION RESTRAINT ACT, 1982

1. Section 2 of Ontario Regulation 57/83 is amended by adding thereto the following subsection:

(3) Notwithstanding subsection (2), where employees described in subsection (1) are subject to the *Hospital Labour Disputes Arbitration Act* and are unable, because of the maximum period for which their first collective agreement under the Act can be effective, to obtain a first collective agreement that applies to the full twelve-month period referred to in clause (2) (a), their first collective agreement that complies with the *Hospital Labour Disputes Arbitration Act* is a collective agreement that complies with this section if,

- (a) the compensation plan included therein provides for the minimum increases under subsections 12 (2) and (3) of the Act;
- (b) for the whole of the period for which their first collective agreement is in operation under the *Hospital Labour Disputes Arbitration Act*, the provisions of their first collective agreement are substantially comparable with the provisions of collective agreements of employees in similar occupations in the same or related labour markets for that period; and
- (c) at the time that the first collective agreement is filed with the Board, the bargaining agent of the employees files with the Board a written undertaking to the Board and to the employer that, for the period of twelve months immediately following the expiry of the first collective agreement or for the period from the expiry of the first collective agreement until the 1st day of October, 1983 (whichever is the longer period), no increase

in compensation will be requested, sought or accepted for the employees whom the bargaining agent represents that will exceed an increase of 5 per cent over the compensation rates payable at the expiry of the first collective agreement. O. Reg. 490/83, s. 1.

(3180)

34

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 491/83.

The Regional Municipality of York,
 Town of Markham.
 Made—July 28th, 1983.
 Filed—August 5th, 1983.

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

1. Section 63 of Ontario Regulation 473/73, as made by section 2 of Ontario Regulation 317/83, is amended by revoking "Minimum ground floor area of the building 1,400 square metres" in the sixth and seventh lines and inserting in lieu thereof "Maximum lot coverage 10 per cent".

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

Dated at Toronto, this 28th day of July, 1983.

(3181)

34

GAME AND FISH ACT

O. Reg. 492/83.

Hunting Licences.
 Made—August 4th, 1983.
 Filed—August 5th, 1983.

REGULATION TO AMEND REGULATION 420 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Regulation 420 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

16a.—(1) In this section,

- (a) “authorized employee” means an employee of the Ministry of Natural Resources who is authorized to issue a certificate in Form 32;
- (b) “black bear guiding or baiting services” means black bear guiding or baiting services rendered by a person who,
 - (i) has provided those services to hunters in at least one of the three years immediately before the coming into force of this section, and
 - (ii) is authorized in writing by the district manager of the administrative district of the Ministry of Natural Resources within the part of Ontario described in Schedule 4 to issue a certificate in Form 32;
- (c) “deer guiding services” means deer guiding services rendered by a person who,
 - (i) has provided those services to hunters in at least one of the three years immediately before the coming into force of this section, and
 - (ii) is authorized in writing by the district manager of the administrative district of the Ministry of Natural Resources within the part of Ontario described in Schedule 4 to issue a certificate in Form 32;
- (d) “farm vacation house” means a house on land used for agricultural purposes, designed, fitted or employed as a temporary dwelling for a person on vacation;
- (e) “houseboat” means a boat designed, fitted or employed as a temporary or permanent dwelling;
- (f) “immediate relative”, when used with reference to the holder of a licence in Form 1, 2 or 4, means a grandparent, father, mother, spouse, son, daughter, brother, sister or grandchild of the holder;
- (g) “operator of a tourist establishment” includes a person who provides,
 - (i) accommodation in a farm vacation house, on a houseboat or on lands of an Indian band, or
 - (ii) black bear guiding or baiting services or deer guiding services;
- (h) “tourist establishment” means an establishment consisting of any one or a combination of any of the following:

- (i) a cabin establishment,
- (ii) a camping establishment,
- (iii) a cottage establishment,
- (iv) a hotel,
- (v) a motel,
- (vi) a motor hotel,
- (vii) an outpost establishment,
- (viii) a resort, or
- (ix) a tourist outfitter establishment,

as defined in Regulation 936 of Revised Regulations of Ontario, 1980.

(2) A licence in Form 7 is not valid for hunting deer in the part of Ontario described in Schedule 4, unless a certificate in Form 32 signed by an authorized employee or an operator of a tourist establishment is attached to the licence and the holder of the licence,

- (a) is hunting with an immediate relative who is the holder of a licence in Form 1 or 2; or
- (b) at the time of the hunt,
 - (i) has contracted with the operator of a tourist establishment for accommodation or deer guiding services, or
 - (ii) owns real property in the part of Ontario described in Schedule 4.

(3) A licence in Form 9 is not valid for hunting black bear in the part of Ontario described in Schedule 4, unless a certificate in Form 32 signed by an authorized employee or an operator of a tourist establishment is attached to the licence and the holder of the licence,

- (a) is hunting with an immediate relative who is the holder of a licence in Form 4; or
- (b) at the time of the hunt,
 - (i) has contracted with the operator of a tourist establishment for accommodation or black bear guiding or baiting services, or
 - (ii) owns real property in the part of Ontario described in Schedule 4.

(4) An owner of real property referred to in subsection (2) or (3) shall not hunt in a wildlife management unit other than the wildlife management unit in which the real property is located.

(5) No person other than an authorized employee or an operator of a tourist establishment to whom certifi-

cates in Form 32 have been delivered and whose signature is on file with the district manager of an administrative district of the Ministry of Natural Resources for the purpose of issuing a certificate in Form 32 shall issue the certificate.

(6) No person shall transfer a certificate in Form 32.

(7) No operator of a tourist establishment shall issue a certificate in Form 32 to a non-resident hunter unless the hunter has contracted with him for accommodation or for black bear guiding or baiting services or deer guiding services.

(8) An application for a certificate in Form 32 by a non-resident who,

(a) will be hunting with an immediate relative who is the holder of a licence in Form 1, 2 or 4; or

(b) is, at the time of the application and will be at the time of the hunt, the owner of real property in the part of Ontario described in Schedule 4,

shall be in Form 31.

(9) A certificate in Form 32 shall be issued in duplicate and the issuer shall send the duplicate original to the district manager of the administrative district of the Ministry of Natural Resources in which the issuer operates the tourist establishment on or before,

(a) the 30th day of June in the year the certificate in Form 32 is issued, where the certificate has been issued before the 16th day of June in that year; or

(b) the 30th day of November in the year the certificate in Form 32 is issued, in all other cases.

(10) A certificate in Form 32 is valid for the period specified in the certificate. O. Reg. 492/83, s. 1.

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

Schedule 4

1. In the territorial districts of Kenora, Rainy River and Thunder Bay described as follows:

Beginning at the southeast corner of the geographic Township of Corman being a point on the east boundary of the Territorial District of Kenora; thence northerly along that boundary to the southwest corner of G.T.P. Block No. 6; thence easterly along the south boundary of that block to the southeast corner thereof; thence northerly along the east boundary of that block and the northerly production of that east boundary to the base line run by Phillips and Benner, Ontario Land Surveyors, in 1931; thence northeasterly in a straight line to the point of intersection of the parallel of

latitude 50° 00' with the meridian line run by K.G. Ross, Ontario Land Surveyor, in 1921; thence easterly along the parallel of latitude 50° 00' to the line of longitude 90° 00'; thence northerly along the line of longitude 90° 00' to the parallel of latitude 51° 00'; thence easterly along the parallel of latitude 51° 00' to the line of longitude 89° 00'; thence northerly along the line of longitude 89° 00' to the southerly boundary of Wunnumin Lake Indian Reserve Number 86; thence easterly along that southerly boundary to the easterly boundary of that Indian Reserve; thence northerly along that easterly boundary to the northerly boundary of that Indian Reserve; thence westerly along that northerly boundary to the line of longitude 89° 00'; thence northerly along the line of longitude 89° 00' to the parallel of latitude 54° 00'; thence northwesterly in a straight line to the point of intersection of the line of longitude 91° 30' with the parallel of latitude 55° 00'; thence northwesterly along the northwesterly production of the last mentioned line to the Interprovincial Boundary between Ontario and Manitoba; thence in a southwesterly and southerly direction along that boundary to the International Boundary between Canada and the United States of America; thence in an easterly and southeasterly direction along that boundary the line of longitude 92° 30'; thence northerly along that line of longitude to the water's edge along the southerly shore of Seine River; thence in an easterly direction along that water's edge to the south boundary of Indian Reserve 23A; thence easterly along the south boundary of Indian Reserve 23A to the southeast corner thereof; thence northerly along the east boundary of Indian Reserve 23A to the water's edge along the southerly shore of Seine River; thence in an easterly direction along that water's edge to the southerly limit of the right of way of the King's Highway known as number 11; thence easterly along that limit to the intersection with the southerly production of the east boundary of the geographic Township of Bennett; thence northerly along that southerly production and the east boundary of that township and the northerly production of that east boundary to the boundary between the territorial districts of Kenora and Rainy River; thence westerly along that boundary to the 5th meridian line as surveyed by A. Niven, Ontario Land Surveyor in 1897; thence northerly along that meridian line to the intersection with a line drawn on a course of west astronomic from the southwest corner of the geographic Township of Grummett; thence east astronomically along that line to the southwest corner of the geographic Township of Grummett; thence easterly along the south boundary of the geographic townships of Grummett, Cathcart, McNevin and Corman to the place of beginning.

2. In the territorial districts of Kenora, Rainy River and Thunder Bay described as follows:

Beginning at the southwest corner of the geographic Township of Grummett, in the Territorial District of Kenora; thence easterly along the south boundary of the geographic townships of Grummett, Cathcart, McNevin and Corman to the southeast corner of the geographic Township of Corman being a point in the west boundary of the Territorial District of Thunder

Bay; thence southerly along that boundary to the water's edge along the northerly shore of Little Trout Lake; thence in a westerly, southerly and easterly direction along that water's edge to the west boundary of the Territorial District of Thunder Bay; thence southerly along that boundary to the water's edge along the northerly shore of Tilley Lake; thence in a westerly, southerly and easterly direction along that water's edge to the west boundary of the Territorial District of Thunder Bay; thence southerly along that boundary to survey monument number 14 thereon as shown on a plan of survey of part of the east boundary of Quetico Provincial Park of record in the Ministry of Natural Resources at Toronto and catalogued as number 96992; thence south $56^{\circ} 49'$ east 478.277 metres; thence south $19^{\circ} 01' 10''$ east 1219.468 metres; thence south $74^{\circ} 59' 50''$ west 826.901 metres to the west boundary of the Territorial District of Thunder Bay; thence southerly along that boundary to survey monument number 10 thereon as shown on said plan catalogued as number 96992; thence south $76^{\circ} 00' 30''$ east 705.371 metres; thence south $12^{\circ} 00' 30''$ east 386.075 metres; thence south $57^{\circ} 00' 30''$ west 552.517 metres; thence north $89^{\circ} 59' 30''$ west 301.758 metres to the west boundary of the Territorial District of Thunder Bay; thence southerly along that boundary to survey monument number 5 thereon as shown on said plan catalogued as number 96992; thence north $73^{\circ} 00' 30''$ east 462.991 metres; thence south $26^{\circ} 59' 30''$ east 571.463 metres; thence south $20^{\circ} 00' 30''$ west 504.008 metres; thence south $58^{\circ} 00' 30''$ west 624.843 metres to the west boundary of the Territorial District of Thunder Bay; thence southerly along that boundary to the water's edge along the northerly shore of Ross Lake; thence in a westerly, southerly and easterly direction along that water's edge to the west boundary of the Territorial District of Thunder Bay; thence in a southerly direction along that boundary to the water's edge along the northerly shore of Bitchu Lake; thence in a westerly, southerly and easterly direction along that water's edge to the west boundary of the Territorial District of Thunder Bay; thence in a southerly direction along that boundary to the water's edge along the northerly shore of Smally Lake; thence in a westerly, southerly and easterly direction along that water's edge to the west boundary of the Territorial District of Thunder Bay; thence in a southerly direction along

that boundary to survey monument number 10 thereon as shown on a plan of survey of part of the east boundary of Quetico Provincial Park of record in the Ministry of Natural Resources, Toronto, and catalogued as number 96767; thence north $79^{\circ} 24' 30''$ east 3308.372 metres; thence south $89^{\circ} 49' 00''$ east 3006.931 metres; thence north $58^{\circ} 26' 30''$ east 859.658 metres; thence south $89^{\circ} 49' 50''$ east 1234.062 metres; thence south $2^{\circ} 10' 30''$ west 1782.269 metres; thence south $54^{\circ} 10' 20''$ west 2108.633 metres; thence south $77^{\circ} 21' 40''$ west 3624.218 metres; thence south $2^{\circ} 28' 20''$ west 1366.165 metres; thence south $89^{\circ} 56' 00''$ west 2850.328 metres to the west boundary of the Territorial District of Thunder Bay; thence southerly along that boundary to the International Boundary between Canada and the United States of America; thence in a general south-westerly, north-westerly, south-westerly and north-westerly direction along that boundary to the line of longitude $92^{\circ} 30'$; thence north astronomically along that line of longitude to the water's edge along the southerly shore of Seine River; thence in an easterly direction along that water's edge to the south boundary of Indian Reserve 23A; thence easterly along the south boundary of Indian Reserve 23A to the southeast corner thereof; thence northerly along the east boundary of Indian Reserve 23A to the water's edge along the southerly shore of Seine River; thence in an easterly direction along that water's edge to the southerly limit of the right of way of the King's Highway known as number 11; thence easterly along that limit to the intersection with the southerly production of the east boundary of the geographic Township of Bennett; thence northerly along that southerly production and the east boundary of that township and the northerly production of that east boundary to the boundary between the territorial districts of Kenora and Rainy River; thence westerly along that boundary to the 5th meridian line as surveyed by A. Niven, Ontario Land Surveyor in 1897; thence northerly along that meridian line to the intersection with a line drawn on a course of west astronomic from the southwest corner of the geographic Township of Grummett; thence east astronomically along that line to the place of beginning. O. Reg. 492/83, s. 2.

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

Form 31

Game and Fish Act

NON-RESIDENT'S APPLICATION FOR A CERTIFICATE OF ACCOMMODATION OR HUNTING SERVICES

Please Print. No Fee Required.

Last Name

Date of Birth

Grid for Last Name: 12 empty boxes

Date of Birth grid: Year (3 boxes), Month (2 boxes), Day (2 boxes)

First Name

Middle Initial

Grid for First Name: 12 empty boxes

Grid for Middle Initial: 1 empty box

Street Address, Apt. No., P.O. Box or Rural Route

Grid for Street Address: 24 empty boxes

City, Town or Village

Postal/Zip Code

Grid for City: 12 empty boxes

Grid for Postal/Zip Code: 3 empty boxes

Grid for Postal/Zip Code: 4 empty boxes

I hereby make application for a Certificate of Accommodation or Hunting Services, in order to hunt *deer or *black bear.

*Strike out where not applicable.

(Complete either Part A or B)

PART A

I will hunt with an immediate relative*, _____ (Name and Address)

who is my _____ (Relationship), and qualified to hunt as an Ontario

resident as evidenced by:

Proof of Hunting Experience box: Ont. Lic. No. _____ Year _____

NOTE: Where Part A is completed this application must be accompanied by an affidavit sworn before a notary public verifying your relationship to your immediate relative.

*Immediate relative is defined as an applicant's grandparent, father, mother, spouse, son, daughter, brother, sister or grandchild and the immediate relative must be the holder of a resident's 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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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. Applications that are incomplete or illegible will not be accepted.

(Signature of applicant)

(Date)

O. Reg. 492/83, s. 3, part.

Form 32

Game and Fish Act

CERTIFICATE OF ACCOMMODATION OR HUNTING SERVICES

Please print. No fee required.

I, _____
(Last Name) (First Name) (Middle Initial)

of _____
(Street address, Apt. No., P.O. Box or Rural Route)

(City, Town, Village)

Postal/Zip Code

being an operator* of _____
(state type of tourist establishment or hunting services)

or

an authorized employee* of the Ministry of Natural Resources

(state administrative district or Wildlife Surveys & Records)

do hereby certify that

(Last Name) (First Name) (Middle Initial)

of _____
(Street address, Apt. No., P.O. Box or Rural Route)

(City, Town, Village)

(Province, State or Country)

Postal/Zip Code

(a) has contracted with me for

(i) accommodation* in _____; or
(state the name of the accommodation)

(ii) hunting services* of _____
(state the hunting services contracted for)

for the period from _____ to _____, 19 _____

for the purpose of hunting black bear* or deer*;

(Where the certificate is issued under clause (a), it is valid for the period noted above and twelve hours thereafter.)

or

(b) alleges that he is,

(i) hunting* with _____; or
(name of immediate relative) (relationship) (Licence No.)

(ii) the owner of real property* in WMU No. _____

Where the certificate is issued under clause (b) it is valid during the open season for black bear or deer.

*Strike out where not applicable.

(Date)

(Signature of Issuer)

O. Reg. 492/83, s. 3, part.

3182)

34

GAME AND FISH ACT

O. Reg. 493/83.

Open Seasons—Black Bear.

Made—August 4th, 1983.

Filed—August 5th, 1983.

REGULATION TO AMEND

REGULATION 426 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE

GAME AND FISH ACT

1. Regulation 426 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

5.—(1) The holder of a licence in Form 9 that is valid for hunting black bear in the part of Ontario described in Schedule 4 to Regulation 420 of Revised Regulations of Ontario, 1980 shall complete the questionnaire provided with the certificate in Form 32 of that Regulation and return the questionnaire to the office of the Ministry specified thereon on or before,

(a) the 30th day of June of the year in which the certificate is issued, where the closing day of the open season for black bear is the 15th day of June; or

(b) the 15th day of November of the year in which the certificate is issued, in all other cases.

(2) A person who refuses or neglects to return the completed questionnaire to the Ministry in accordance with subsection (1) is ineligible to receive a certificate in Form 32 of Regulation 420 of Revised Regulations of Ontario, 1980 in the year next following. O. Reg. 493/83, s. 1.

(3183)

34

GAME AND FISH ACT

O. Reg. 494/83.

Open Seasons—Moose and Deer.

Made—August 4th, 1983.

Filed—August 5th, 1983.

REGULATION TO AMEND
REGULATION 428 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GAME AND FISH ACT

1. Regulation 428 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

10a.—(1) The holder of a licence in Form 7 that is valid for hunting deer in the part of Ontario described in Schedule 4 to Regulation 420 of Revised Regulations of Ontario, 1980 shall complete the questionnaire provided with the certificate in Form 32 of that Regulation and return the questionnaire to the office of the Ministry specified thereon on or before the 30th day of November of the year in which the certificate is issued.

(2) A person who refuses or neglects to return the completed questionnaire to the Ministry in accordance with subsection (1) is ineligible to receive a certificate in Form 32 of Regulation 420 of Revised Regulations of Ontario, 1980 in the year next following. O. Reg. 494/83, s. 1.

(3184)

34

EDUCATION ACT

O. Reg. 495/83.

Supervisory Officers.

Made—June 29th, 1983.

Approved—August 4th, 1983.

Filed—August 5th, 1983.

REGULATION TO AMEND
REGULATION 276 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
EDUCATION ACT

1. Clause 2 (2) (a) of Regulation 276 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) as a teacher, at least two years of which is in Ontario, and that he holds,

(i) the degree of Bachelor of Arts or Bachelor of Science from an Ontario university, or a degree that the Minister considers equivalent thereto,

(ii) an Ontario Teacher's Certificate, and

(iii) one of,

(A) an Elementary School Principal's Certificate,

(B) a Secondary School Principal's Certificate, Type A,

(C) a Secondary School Principal's Certificate, Type B,

(D) a Secondary School Principal's Certificate,

(E) a Program Supervision and Assessment qualification and, subsequent to obtaining such qualification, at least one year of successful experience as principal or vice-principal of a school, as certified by the appropriate supervisory officer, or

(F) a Master of Education degree or a degree that the Minister considers equivalent thereto; or

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 29th day of June, 1983.

(3155)

34

PUBLIC HEALTH ACT

O. Reg. 496/83.

Designation of Communicable Diseases.

Made—August 2nd, 1983.

Approved—August 4th, 1983.

Filed—August 5th, 1983.

REGULATION TO AMEND
REGULATION 838 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
PUBLIC HEALTH ACT

1. Section 1 of Regulation 838 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 210/83, is further amended by renumbering item 1 as item 1a and by adding thereto the following item:

1. Acquired immune deficiency syndrome (A.I.D.S.)

K. C. NORTON
Minister of Health

Dated at Toronto, this 2nd day of August, 1983.

(3156)

34



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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1983

Section 563 of The Municipal Act provides:

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

During year 1983 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 1st,	Issue No. 1	—Earliest Date	Sale can be held	—April 3rd,	1983
February 5th,	" " 6	" " " " " "	" " " " " "	—May 8th,	"
March 5th,	" " 10	" " " " " "	" " " " " "	—June 5th,	"
April 2nd,	" " 14	" " " " " "	" " " " " "	—July 3rd,	"
May 7th,	" " 19	" " " " " "	" " " " " "	—August 7th,	"
June 4th,	" " 23	" " " " " "	" " " " " "	—September 4th,	"
July 2nd,	" " 27	" " " " " "	" " " " " "	—October 2nd,	"
August 6th,	" " 32	" " " " " "	" " " " " "	—November 6th,	"
September 3rd,	" " 36	" " " " " "	" " " " " "	—December 4th,	"
October 1st,	" " 40	" " " " " "	" " " " " "	—January 1st,	1984
November 5th,	" " 45	" " " " " "	" " " " " "	—February 5th,	"
December 3rd,	" " 49	" " " " " "	" " " " " "	—March 4th,	"

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

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

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday 4 p.m. 9 days before publication date to ensure inclusion in the next issue.

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

Advertising Rate: \$7.90 per single-column 25mm.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$47.25; and

by others for a single copy, \$1.05 Payable in advance.

Rates subject to change without notice.

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

All correspondence should be addressed:

THE ONTARIO GAZETTE
5th Floor, 880 Bay Street, Toronto, Ontario M7A 1N8
Telephone 965-2238

Publications Under The Regulations Act

August 27th, 1983

HEALTH INSURANCE ACT

O. Reg. 497/83.

General.

Made—August 4th, 1983.

Filed—August 8th, 1983.

REGULATION TO AMEND

REGULATION 452 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE

HEALTH INSURANCE ACT

1. Regulation 452 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

62a.—(1) A facility outside Ontario, other than a hospital, recommended in writing to the Plan by an attending physician in a hospital referred to in subsection 57 (1) from which an insured person is being transferred, is prescribed as a health facility for the purposes of the Act.

(2) During,

- (a) the first sixty days after an insured person is admitted to a facility referred to in subsection (1), including the date of admission; or
- (b) the first one hundred and twenty days after an insured person is admitted to a facility referred to in subsection (1), including the date of admission, where the attending physician certifies within sixty days after the date of admission that further services are necessary and that the insured person is unable to travel to Ontario,

accommodation at the standard or public ward level and all services ordered by a physician, are prescribed as insured services.

(3) It is a condition of payment for insured services prescribed under this section that,

- (a) a physician certifies that the insured person is unable to travel to Ontario; and
- (b) the insured person is transferred to a facility referred to in subsection (1) from a hospital referred to in subsection 57 (1).

(4) The amount payable by the Plan for insured services prescribed in subsection (2) is,

- (a) where the surgical procedures rendered in the hospital were not available in Ontario and there was prior approval by the Plan; or
- (b) where the insured services rendered in the hospital were received because of an emergency,

the cost of the insured services to an insured person, and in all other cases the amount payable by the Plan for insured services prescribed in subsection (2), is 75 per cent of the cost of the insured services to the insured person. O. Reg. 497/83, s. 1.

(3193)

35

PLANNING ACT, 1983

O. Reg. 498/83.

Restricted Areas—County of Simcoe,

Township of Innisfil.

Made—August 4th, 1983.

Filed—August 8th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 675/81 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 675/81 is amended by adding thereto the following section:

17. Notwithstanding any other provision of this Order, the land described in Schedule 5 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto, provided that the distance between the single-family dwelling and the side lot lines shall be at least three metres. O. Reg. 498/83, s. 1.

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

Schedule 5

That parcel of land situate in the Township of Innisfil in the County of Simcoe, being that part of Lot 16 in Concession XIII described as the east half of Lot 2 and all of Lot 3 on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 954 and designated as Part 2 on a Plan of Reference deposited in the said Land Registry Office as Number 51R-2124. O. Reg. 498/83, s. 2.

D.P. McHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

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

(3194)

35

**VENEREAL DISEASES PREVENTION
 ACT**

O. Reg. 499/83.

General.

Made—August 4th, 1983.

Filed—August 9th, 1983.

**REGULATION TO AMEND
 REGULATION 941 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 VENEREAL DISEASES PREVENTION
 ACT**

1. Subsection 9 (1) of Regulation 941 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) Where the clinic is operated and maintained by a local board of health, the amount of the grant shall be \$11 in respect of each clinic attendance. O. Reg. 499/83, s. 1.

(3195)

35

PENSION BENEFITS ACT

O. Reg. 500/83.

General.

Made—August 4th, 1983.

Filed—August 9th, 1983.

**REGULATION TO AMEND
 REGULATION 746 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 PENSION BENEFITS ACT**

1. Section 1 of Regulation 746 of Revised Regulations of Ontario, 1980 is amended by striking out "and" at the end of clause (g) and by adding thereto the following clauses:

(ba) "administrator of the plan" includes the employer, insurer, trustee or any other person responsible for the administration of the pension plan;

(bb) "bridging supplement" for purposes of the Act and this Regulation, except where otherwise provided, means a periodic payment made to a member of a plan on his retirement that,

(i) will supplement the income of the member between the date of his retirement and the commencement of payment of benefits to the member under the terms of the *Old Age Security Act* (Canada), *Canada Pension Plan* or the *Quebec Pension Plan*, as the case may be, and

(ii) will terminate in whole or in part upon the commencement of payment of benefits to the member under the plans referred to in subclause (i),

but does not include any special allowance;

(bc) "defined benefit pension plan" for purposes of the Act and this Regulation, means a pension plan under which pension benefits,

(i) are determined, in whole or in part, with reference to the remuneration of an employee for each year of service or for a selected number of years of service, or

(ii) are expressed, in whole or in part, either as,

(A) a fixed amount in respect of each year of service or for a selected number of years of service, or

(B) a fixed periodic amount;

(fa) "multi-employer pension plan" means a pension plan organized and administered for employees of two or more employers who contribute to the plan by reason of agreement, by-law or statute to provide a pension benefit that is determined by periods of service with any or all of the participating employers, but does not include a pension plan where all participating employers are affiliates within the meaning of the *Business Corporations Act*;

(ga) "special allowance" means a periodic payment made to a member of a plan on his retirement that,

(i) will supplement the income of the member between the date of his retirement and the commencement of

payment of benefits to the member under the terms of the *Old Age Security Act* (Canada), *Canada Pension Plan* or the *Quebec Pension Plan*, as the case may be, and

- (ii) will terminate in whole or in part upon the commencement of payment of benefits to the member under the plans referred to in subclause (i),

the amount of which may be adjusted depending on the income of the member resulting from his employment subsequent to retirement; and

2. Section 14 of the said Regulation is revoked and the following substituted therefor:

14.—(1) Upon the termination or winding up of a pension plan, the administrator of the plan shall file with the Commission a windup report prepared by a person authorized by section 8, setting out the nature of the benefits to be provided under the plan and a description of the methods of allocation and the priorities for determining the full or partial benefits of the members thereof.

(2) In addition to the windup report required under subsection (1), where the windup involves a defined benefit pension plan, the administrator of the plan shall provide the Commission with such information as it requires to determine the persons whose pension benefits are guaranteed under section 31 of the Act, the amounts of such guaranteed benefits, the amounts to be contributed to the plan under section 32 of the Act and such other information as the Commission requires.

(3) Where a pension plan is terminated or wound up, all funds held for the purpose of providing pension benefits and any other benefits provided under the plan shall continue to be subject to the requirements of this Regulation.

(4) No assets of the plan shall be applied toward the provision of any benefits until the Commission has approved the windup report required under subsection (1), except that the administrator of the plan may pay as they fall due any periodic payments to persons entitled thereto and may pay any refunds of the employee contributions to persons entitled thereto.

(5) Where the plan has been terminated otherwise than by declaration of the Commission under subsection 28 (2) of the Act, and after the windup report required under subsection (1) has been approved by the Commission, the administrator of the plan may pay, prior to the completion of any additional funding required under section 32 of the Act,

- (a) the accumulated value of any additional voluntary contributions; and

- (b) the value of any pension benefits earned as of the date of termination or winding up with respect to service and remuneration until that date in accordance with the plan provisions, to the extent that such benefits have been funded.

(6) Notwithstanding the terms of the plan, where a pension plan is terminated or wound up, no part of the assets of the plan shall revert to the benefit of the employer unless,

- (a) provision has been made for payment of all pension benefits and other benefits under the terms of the plan to employees, former employees, pensioners, dependants and estates;

- (b) provision has been made for the increased value or amount of benefits with respect to service in Ontario which may result from the application of section 26 of the Act;

- (c) in calculating benefits for the purposes of clause (a), all benefits provided to members of the plan in respect of service as of the date of termination or winding up shall be treated as fully vested without regard to age or service conditions for vesting under the terms of the plan; and

- (d) the pension plan provides for such reversion to the employer.

(7) In the case of the termination of a pension plan that is exempted by section 32 from the provisions of subsection 28 (2) and sections 30, 31, 32 and 33 of the Act, or that is not a defined benefit pension plan, for the purposes of subsection 20 (9) of the Act, the person preparing the windup report required under subsection (1) shall reduce the amounts of the additional pension benefits to which a person may otherwise be entitled to such extent as will in his opinion prevent unfair impairment of the other pension benefits accrued under the plan, provided that the aggregate value of any additional pension benefits already paid or proposed to be paid after such reduction shall be not less than the value, as estimated by the person preparing the report, of special payments made in respect of such additional pension benefits.

(8) Where a pension plan is terminated or wound up in part, the rights and interests of the employees and former employees thereby affected shall be not less than those to which such employees and former employees would have been entitled if the whole of the pension plan had been terminated or wound up on the same date as such partial termination or winding up.

(9) Subject to subsection (10), the cancellation of a certificate of registration of a pension plan or the suspension or cessation of employer contributions to a pension plan shall be construed as a termination of the plan except where a surplus or experience gain is utilized to provide contributions.

(10) Where employer contributions to a pension plan cease as the result of the adoption of a new plan, the original pension plan shall be deemed not to have been terminated or wound up under this section or under any section of the Act and the benefits of the original plan shall be deemed to be benefits associated with the new plan in whole or in part in respect of service prior to the establishment of the new plan, whether or not the assets and liabilities of the original plan have been consolidated with those of the new plan. O. Reg. 500/83, s. 2.

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

14a.—(1) This section applies only to defined benefit pension plans other than those referred to in section 32.

(2) In this section and sections 14b, 14c, 14d, 14e and 14f,

(a) "basic Ontario liabilities" means that portion of the remaining liabilities that is allocated under paragraph 4 of subsection (3) for service in Ontario;

(b) "Ontario assets" means the portion of the fair market value of the plan assets allocated for service in Ontario under paragraph 5 of subsection (3);

(c) "Ontario windup liability" means the sum determined under paragraph 9 of subsection (3);

(d) "remaining liabilities" means the value of benefits determined as required under paragraph 2 of subsection (3);

(e) "windup funded ratio" means the ratio of the Ontario assets to the Ontario windup liability.

(3) A windup report for a defined benefit pension plan shall be prepared in the following manner:

1. The accumulated value of any additional voluntary contributions shall be determined and provision made for the immediate payment of an amount equal to such value from the plan.
2. The remaining liabilities consisting of the value of all benefits under the plan including,
 - i. the accrued benefits for members not yet vested under the terms of the plan, and
 - ii. the value of any escalated adjustments as defined in section 3 which have been granted,

but not including,

- iii. the value of benefits determined under paragraph 1,
- iv. the increased value or amount of any benefit resulting from the application of section 26 of the Act, and
- v. the value of any escalated adjustment as defined in section 3 that is related to a future change in a general price or wage index,

shall be determined using assumptions and methods appropriate for a termination plan.

3. The remaining liabilities apportioned in respect of any participant in the plan shall not be less than the value of any required contributions made by the participant to the plan.

4. The remaining liabilities shall be allocated to each of the following categories of service:

- i. Service in Ontario.
- ii. Service, if any, in a designated province.
- iii. Any other service.

5. Subject to section 14b, the excess of the fair market value of the plan assets over the accumulated value of any additional voluntary employee contributions determined under paragraph 1 shall be allocated in proportion to the remaining liabilities that are attributable to the categories of service set out in paragraph 4.

6. The Ontario assets shall be dealt with as set out in paragraphs 10 and 11.

7. The portion of the plan assets allocated for the provision of benefits resulting from service in a designated province shall be dealt with in accordance with the legislation of the province.

8. The portion of plan assets allocated for the provision of benefits resulting from any other service shall be dealt with on an equitable basis as determined by the person preparing the windup report.

9. After completing the procedures set out in paragraphs 1 to 8, the person preparing the windup report shall determine the Ontario windup liability consisting of the sum of,

- i. the liability for all benefits that are guaranteed under section 31 of the Act, and
- ii. the liability for any other benefits with respect to service in Ontario that are

vested under the terms of the plan prior to the application of the provisions respecting termination or wind-up of the plan, the Act or the regulations.

10. Where the Ontario assets exceed the Ontario windup liability, the Ontario assets shall be applied first to provide for such Ontario windup liability with the remaining assets applied to provide on an equitable basis acceptable to the Commission for the benefits that are included in the calculation of the basic Ontario liabilities but not included in the calculation of the Ontario windup liability.

11. Any surplus remaining after the application of assets as set out in paragraph 10 may, subject to the requirements of subsection 14 (6), revert to the employer. O. Reg. 500/83, s. 3, *part*.

14b. Where the Commission determines that the funding history of a defined benefit pension plan and the application of benefit improvements to the categories of service set out in paragraph 4 of subsection 14a (3) have been such that the method of allocation set out in paragraph 5 of subsection 14a (3) is not appropriate, the Commission may require the use of a different method of allocation. O. Reg. 500/83, s. 3, *part*.

14c.—(1) The liability required to be funded under section 32 of the Act shall be funded by annual special payments commencing at a date specified by the Commission made by the employer to the administrator of the plan that are at least equal to the greater of,

- (a) the minimum special payments, excluding any payments with respect to an experience deficiency, required for the year in which the plan is terminated or wound up, as determined by the reports filed with the Commission under section 5 or 12, multiplied by the ratio of the basic Ontario liabilities to the total of the liabilities determined under paragraphs 1 and 2 of subsection 14a (3); or
- (b) the amount required to fund the employer's liability under section 32 of the Act in equal annual payments, payable in advance, over not more than ten years,

and such payments shall continue until the liability is funded.

(2) Until the employer's liability under section 32 of the Act is funded, the administrator of the plan shall annually cause the plan to be reviewed and a report prepared by a person authorized by section 8 and shall file such report with the Commission within six months from the end of the period covered in the report.

(3) The report required under subsection (2) shall show the gain or the experience deficiency in the pension plan as a result of differences between the actual experience and the experience anticipated by the assumptions made in the previous report, and where there is an experience deficiency, the further special payments that will liquidate it over a term not exceeding the lesser of five years or the remainder of the ten-year period starting from the date that the plan terminated.

(4) Any further special payments required as a result of an experience deficiency shall be included as payments required to be made by the employer under section 32 of the Act.

(5) Where a report made under this section shows there is no further amount to be funded, any surplus may revert to the employer, subject to the requirements of subsection 14 (6). O. Reg. 500/83, s. 3, *part*.

14d. Where the Commission makes a declaration under subsection 28 (2) of the Act with respect to a pension plan that has been terminated or wound up and the employer is in the process of making the funding payments required under section 32 of the Act, the windup funded ratio and the liability for benefits guaranteed under section 31 of the Act shall be recalculated as of the date referred to in the declaration. O. Reg. 500/83, s. 3, *part*.

14e.—(1) Where the Commission has made a declaration under subsection 28 (2) of the Act and at the time of such declaration, the Ontario assets are less than the Ontario windup liability, the benefits to be provided by the plan shall be 100 per cent of the benefits guaranteed under section 31 of the Act, up to the maximum established by section 29, plus a proportion of all other benefits included in the calculation of the Ontario windup liability, such proportion to be equal to the windup funded ratio as of the date referred to in the Commission declaration.

(2) Upon application, the Commission shall allocate from the Fund and pay to the administrator of the pension plan fund sufficient money to provide, together with the Ontario assets, for the provision of benefits as determined under subsection (1). O. Reg. 500/83, s. 3, *part*.

14f.—(1) Where a defined benefit pension plan is wound up or terminated in part, a windup report shall be prepared in accordance with the requirements of section 14a as if the pension plan were being wholly wound up.

(2) The liability required to be funded under section 32 of the Act on the winding up or termination in part of a defined benefit pension plan shall be the excess if any of the Ontario windup liability over the Ontario assets as determined by the windup report that is attributable to employees and former employees affected by the partial plan termination and shall be funded by the employer by annual special payments

over a period not exceeding ten years from the effective date of the partial plan termination.

(3) The unfunded liability for employees and former employees not affected by the partial plan windup or termination may be recomputed and the amount of special payments being made with respect to such unfunded liability shall be recalculated on a basis acceptable to the Commission, but in any event such recomputed special payments shall not be less than the amounts required to liquidate such unfunded liability over the remaining period of the longest previously established unfunded liability. O. Reg. 500/83, s. 3, *part*.

4. Subsection 16 (1) of the said Regulation is revoked and the following substituted therefor:

(1) For the purpose of this section, a bridging supplement includes a special allowance. O. Reg. 500/83, s. 4.

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

28.—(1) An employer of employees in Ontario covered by a defined benefit pension plan that is not fully funded shall pay for each fiscal year of the plan ending in 1982 and 1983 an assessment to the Fund of 2/10 of 1 per cent of the total of the unamortized balances of all initial unfunded liabilities and experience deficiencies of the plan as determined by the latest reports filed with the Commission under section 4, 5 or 12 or similar reports filed with the pension supervisory authority of a province designated in section 23, multiplied by the ratio of the liabilities for employees in Ontario who are members of the plan to the liabilities for all employees who are members of the plan.

(2) For the purpose of determining the assessment under subsection (1), an actuary may make a test valuation as set out in section 6 and may make a determination of the portion of the initial unfunded liabilities and experience deficiencies with respect to benefits arising from service in Ontario.

(3) For the purpose of the calculations described in subsections (1) and (2), the base for calculating the assessment to the Fund in the case of a plan that provides escalated adjustments as defined in section 3, shall include any unfunded liability with respect to escalated adjustments already granted.

(4) The assessment referred to in subsection (1) for the fiscal year of the plan ending in 1982 shall be paid by the employer no later than the 30th day of October, 1983.

(5) The assessment referred to in subsection (1) for the fiscal year of a plan ending in 1983 shall be paid by the employer not later than six months following the end of the fiscal year and shall accompany the annual information return of the plan referred to in section 9.

(6) Notwithstanding subsection (5), where the fiscal year of a plan ended between the 1st day of January,

1983 and the 30th day of June, 1983, the assessment referred to in subsection (1) for the fiscal year of the plan ending in 1983 shall be paid by the employer no later than the 31st day of December, 1983. O. Reg. 500/83, s. 5, *part*.

29. Where a defined benefit pension plan is wound up, in whole or in part, the maximum pension benefit guaranteed by the Fund, including any bridging supplement, for any member of the plan is \$1,000 per month. O. Reg. 500/83, s. 5, *part*.

30. The total liability of the Fund to guarantee pension benefits is limited to the assets of the Fund including any loans made to the Fund under section 30 of the Act. O. Reg. 500/83, s. 5, *part*.

31. The Commission may appoint a trustee or trustees to hold all assessments or loans paid into the Fund. O. Reg. 500/83, s. 5, *part*.

32.—(1) The following pension plans are exempted from the provisions of subsection 28 (2) and sections 30, 31, 32 and 33 of the Act and section 28 of this Regulation:

1. The Public Service Superannuation Fund established under the *Public Service Superannuation Act*.
2. The Teachers' Superannuation Fund established under the *Teachers' Superannuation Act*.
3. The Caucus Employees Retirement Plan.
4. The Corporation of the Borough of Etobicoke Plan.
5. The Corporation of the Borough of Etobicoke (Town of Mimico) Plan.
6. The Corporation of the Borough of Etobicoke (Town of New Toronto) Plan.
7. The Corporation of the Borough of York Plan.
8. The Municipality of Metropolitan Toronto and Participating Employers Plan.
9. The Municipality of Metropolitan Toronto (Board of Commissioners of Police) Plan.
10. The Corporation of the City of Kitchener Plan.
11. The Corporation of the City of Ottawa Plan.
12. The Corporation of the City of Toronto (Civic Employees) Plan.
13. The Corporation of the City of Toronto (Firefighters) Plan.

(2) The following classes of defined benefit pension plans are exempted from the provisions of subsection

28 (2) and sections 30, 31, 32, 33 and 34 of the Act and section 28 of this Regulation:

1. Multi-employer pension plans. O. Reg. 500/83, s. 5, *part*.

6. This Regulation, except section 2, shall be deemed to have come into force on the 4th day of December, 1980.

(3196)

35

REGIONAL MUNICIPALITY OF SUDBURY ACT

O. Reg. 501/83.

Order of the Minister—Transitional

Mill Rates.

Made—August 8th, 1983.

Filed—August 9th, 1983.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF SUDBURY ACT

ORDER

1. Under section 76 of the Act,

IT IS ORDERED:

- The rates of taxation for general purposes for the year 1983 which, but for this Order, would have been levied by the council of an area municipality on the whole of the assessment for real property and business assessment according to the last revised assessment roll in the merged areas of each area municipality specified in the Schedule hereto, shall be increased or decreased by the council of the area municipality in each such merged area by the number of mills specified in the Schedule.
- The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums adopted, by each area municipality concerned for general purposes in accordance with section 164 of the *Municipal Act*. O. Reg. 501/83, s. 1.

Schedule

MERGED AREAS	MILL RATE ADJUSTMENTS	
	Residential	Commercial
Area Municipality of the Town of Nickel Centre		
—the former Township of Coniston	+87.417	+102.844
—the former Township of Falconbridge	-14.752	—
—the former Township of Neelon and Garson	- 5.553	—
—the former geographic township of MacLennan	- 2.756	—
Area Municipality of the Town of Walden		
—the former Town of Lively	+76.641	+109.183
—that part of the former Township of Balfour annexed to the Town	+88.329	+161.939
—the former Township of Dowling	+ 4.960	+ 16.442
—the former Township of Drury, Denison and Graham	-35.665	- 32.830
—the former Township of Waters	-58.321	- 23.753
—the former geographic Township of Dieppe	- 2.086	+ 2.232
—the former geographic Township of Fairbanks	- 0.360	+ 1.761
—the former geographic Township of Hyman	- 8.076	+ 4.570
—the former geographic Township of Louise	- 2.175	+ 2.222
—the former geographic Township of Lorne	-10.121	- 2.275
—the former geographic Township of Snider	- 4.007	+ 6.066
—the former geographic Township of Trill	- 1.149	+ 0.835
Area Municipality of the Town of Onaping Falls		
—the former Town of Levack	- 1.93	- 1.930
—the former Improvement District of Onaping	- 8.620	- 8.620
—the former Township of Dowling	-34.160	- 34.160
—the former geographic Township of Levack	—	+ 7.325

CLAUDE BENNETT
 Minister of Municipal Affairs
 and Housing

Dated at Toronto, this 8th day of August, 1983.

(3214)

35

**PUBLIC SERVICE SUPERANNUATION
 ACT**

O. Reg. 502/83.

Designations—General.

Made—August 4th, 1983.

Filed—August 9th, 1983.

REGULATION TO AMEND
 REGULATION 883 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 PUBLIC SERVICE SUPERANNUATION
 ACT

1. Section 3 of Regulation 883 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

6. Ontario Energy Corporation.

(3215)

35

RETAIL SALES TAX ACT

O. Reg. 503/83.

General.

Made—August 4th, 1983.

Filed—August 10th, 1983.

REGULATION TO AMEND
 REGULATION 904 OF
 REVISED REGULATIONS OF ONTARIO, 1980
 MADE UNDER THE
 RETAIL SALES TAX ACT

1. Section 27 of Regulation 904 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 244/82, is revoked and the following substituted therefor:

27.—(1) The rate of interest payable per annum under the Act shall be reviewed semi-annually and adjusted effective on the 1st day of April and the 1st day of October in each year, and shall remain in force until the next adjustment date, and the rate shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their most credit-worthy borrowers for prime business loans by the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank, and

(a) where the date of the interest adjustment is the 1st day of April, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of January; and

(b) where the date of the interest adjustment is the 1st day of October, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of July,

and the Minister shall cause the rate to be printed in *The Ontario Gazette* published next after the coming into force of the adjusted rate.

(2) Notwithstanding subsection (1), the rate of interest payable under subsections 32 (1) and (2) of the Act is,

(a) 9 per cent per annum for that portion of the period of calculation referred to therein that is before the 1st day of August, 1980;

(b) 12 per cent per annum for that portion of the period of calculation referred to therein that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and

(c) 15 per cent per annum for that portion of the period of calculation referred to therein that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(3) Notwithstanding subsection (1), the rate of interest payable under subsection 33 (1) of the Act is,

(a) 6 per cent per annum in respect of that portion of the period of calculation referred to therein that is before the 1st day of August, 1980;

(b) 12 per cent per annum in respect of that portion of the period of calculation referred to therein that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and

(c) 15 per cent per annum in respect of that portion of the period of calculation referred to therein that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(4) Notwithstanding subsection (1), the rate of interest payable under subsection 33 (2) of the Act is,

(a) 9 per cent per annum in respect of that portion of the period of calculation referred to therein and described in subsection (1) of the

said section that is before the 1st day of August, 1980;

(b) 12 per cent per annum in respect of that portion of the period of calculation referred to therein and described in subsection (1) of the said section that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and

(c) 15 per cent per annum in respect of that portion of the period of calculation referred to therein and described in subsection (1) of the said section that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(5) Notwithstanding subsection (1), where a rebate of tax is made pursuant to a regulation made under clause 45 (2) (d) or (f) of the Act, interest at the following rate is payable to persons to whom the rebate is made, calculated from the date when the tax that is to be rebated was paid until the date when the rebate of such tax is made,

(a) 6 per cent per annum in respect of that portion of such period of calculation that is before the 1st day of August, 1980;

(b) 12 per cent per annum in respect of that portion of such period of calculation that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and

(c) 15 per cent per annum in respect of that portion of such period of calculation that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(6) Where a calculation of interest is made under the Act with respect to any period ending after the 31st day of March, 1983, the rate of interest payable with respect to each portion of the period of calculation after that date shall be the rate of interest in effect for that portion of the period as prescribed under subsection (1). O. Reg. 503/83, s. 1.

2. This Regulation shall be deemed to have come into force on the 31st day of March, 1983.

(3216)

35

TOBACCO TAX ACT

O. Reg. 504/83.

General.

Made—August 4th, 1983.

Filed—August 10th, 1983.

REGULATION TO AMEND

REGULATION 934 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE

TOBACCO TAX ACT

1. Section 25 of Regulation 934 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 251/82, is revoked and the following substituted therefor:

25.—(1) The rate of interest payable per annum under the Act shall be reviewed semi-annually and adjusted effective on the 1st day of April and the 1st day of October in each year, and shall remain in force until the next adjustment date, and the rate shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their most credit-worthy borrowers for prime business loans by the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank, and

(a) where the date of the interest adjustment is the 1st day of April, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of January; and

(b) where the date of the interest adjustment is the 1st day of October, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of July,

and the Minister shall cause the rate to be printed in *The Ontario Gazette* published next after the coming into force of the adjusted rate.

(2) Notwithstanding subsection (1), the rate of interest payable under subsection 26 (4) of the Act is,

(a) 6 per cent per annum for that portion of the period of calculation referred to therein that is before the 1st day of August, 1980;

(b) 12 per cent per annum for that portion of the period of calculation referred to therein that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and

(c) 15 per cent per annum for that portion of the period of calculation referred to therein that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(3) Notwithstanding subsection (1), the rate of interest payable under subsection 26 (5) of the Act is,

(a) 9 per cent per annum for the period of calculation referred to therein and described in subsection (2) of the said section that is before the 1st day of August, 1980;

(b) 12 per cent per annum for the period of calculation referred to therein and described in subsection (2) of the said section that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and

(c) 15 per cent per annum for the period of calculation referred to therein and described in subsection (2) of the said section that is after

the 31st day of January, 1982 and before the 1st day of April, 1983.

(4) Where a calculation of interest is made under the Act with respect to any period ending after the 31st day of March, 1983, the rate of interest payable with respect to each portion of the period of calculation after that date shall be the rate of interest in effect for that portion of the period as prescribed under subsection (1). O. Reg. 504/83, s. 1.

2. This Regulation shall be deemed to have come into force on the 31st day of March, 1983.

(3217)

35

SUCCESSION DUTY ACT

O. Reg. 505/83.

General.

Made—August 4th, 1983.

Filed—August 10th, 1983.

REGULATION TO AMEND REGULATION 804 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE SUCCESSION DUTY ACT

1. Section 25 of Regulation 804 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 250/82, is revoked and the following substituted therefor:

25.—(1) The rate of interest payable per annum under the Act shall be reviewed semi-annually and adjusted effective on the 1st day of April and the 1st day of October in each year, and shall remain in force until the next adjustment date, and the rate shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their most credit-worthy borrowers for prime business loans by the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank, and

(a) where the date of the interest adjustment is the 1st day of April, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of January; and

(b) where the date of the interest adjustment is the 1st day of October, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of July,

and the Minister shall cause the rate to be printed in *The Ontario Gazette* published next after the coming into force of the adjusted rate.

(2) Notwithstanding subsection (1), the rate of interest payable under subsection 15 (4) of the Act is,

(a) 6 per cent per annum with respect to any cash security referred to therein that, prior to the 1st day of August, 1980, exceeds the amount of duty that has become payable;

(b) 12 per cent per annum with respect to any cash security referred to therein that, after the 31st day of July, 1980 and before the 1st day of February, 1982 exceeds the amount of duty that has become payable; and

(c) 15 per cent per annum with respect to any cash security referred to therein that, after the 31st day of January, 1982 and before the 1st day of April, 1983 exceeds the amount of duty that has become payable.

(3) Notwithstanding subsection (1), the rate of interest payable under sections 22 and 24 of the Act is,

(a) 6 per cent per annum with respect to that portion of the period of calculation referred to therein that is before the 1st day of August, 1980;

(b) 12 per cent per annum with respect to that portion of the period of calculation referred to therein that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and

(c) 15 per cent per annum with respect to that portion of the period of calculation referred to therein that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(4) Notwithstanding subsection (1), the rate of interest payable under subsection 33 (12) of the Act is,

(a) 9 per cent per annum with respect to that portion of the period of calculation referred to therein that is before the 1st day of August, 1980;

(b) 12 per cent per annum with respect to that portion of the period of calculation referred to therein that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and

(c) 15 per cent per annum with respect to that portion of the period of calculation referred to therein that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(5) Notwithstanding subsection (10), the rate of interest payable under subsections 17 (1), (2), (3) and (4) of the Act is,

(a) 9 per cent per annum with respect to that portion of the period of calculation referred to therein that is before the 1st day of August, 1980;

(b) 12 per cent per annum with respect to that portion of the period of calculation referred to therein that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and

(c) 15 per cent per annum with respect to that portion of the period of calculation referred to therein that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(6) Where a calculation of interest is made under the Act with respect to any period ending after the 31st day of March, 1983, the rate of interest payable with respect to each portion of the period of calculation after that date shall be the rate of interest in effect for that portion of the period as prescribed under subsection (1). O. Reg. 505/83, s. 1.

2. This Regulation applies only in respect of a deceased person whose death occurred on or before the 10th day of April, 1979. O. Reg. 505/83, s. 2.

3. This Regulation shall be deemed to have come into force on the 31st day of March, 1983.

(3218)

35

SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

O. Reg. 506/83.

General.

Made—August 4th, 1983.

Filed—August 10th, 1983.

REGULATION TO AMEND REGULATION 915 OF

REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT

1. Section 7 of Regulation 915 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 42/82, is revoked and the following substituted therefor:

7.—(1) The rate of interest payable per annum under section 32 of the Act shall be reviewed semi-annually and adjusted effective on the 1st day of April and the 1st day of October in each year, and shall remain in force until the next adjustment date, and the rate shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their most credit-worthy borrowers for prime business loans by the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank, and

(a) where the date of the interest adjustment is the 1st day of April, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of January; and

(b) where the date of the interest adjustment is the 1st day of October, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of July,

and the Minister shall cause the rate to be printed in *The Ontario Gazette* published next after the coming into force of the adjusted rate.

(2) Notwithstanding subsection (1), the rate of interest payable under section 32 of the Act with respect to that portion of the period of calculation that is before the 1st day of April, 1983 is 15 per cent.

(3) Where a calculation of interest is made under the Act with respect to any period ending after the 31st day of March, 1983, the rate of interest payable with respect to each portion of the period of calculation after that date shall be the rate of interest in effect for that portion of the period as prescribed under subsection (1). O. Reg. 506/83, s. 1.

2. This Regulation shall be deemed to have come into force on the 31st day of March, 1983.

(3219)

35

RACE TRACKS TAX ACT

O. Reg. 507/83.

Rate of Tax.

Made—August 4th, 1983.

Filed—August 10th, 1983.

REGULATION TO AMEND REGULATION 889 OF

REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RACE TRACKS TAX ACT

1. Section 1 of Regulation 889 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 40/82, is revoked and the following substituted therefor:

1.—(1) The rate of interest payable under section 7 of the Act is 12 per cent per annum.

(2) Notwithstanding subsection (1), on and after the 1st day of October, 1983, the rate of interest prescribed in subsection (1) shall be reviewed semi-annually and adjusted effective on the 1st day of April and the 1st day of October in each year, and shall remain in force until the next adjustment date, and the rate shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their most credit-worthy borrowers for prime business loans by

the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank, and

(a) where the date of the interest adjustment is the 1st day of April, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of January; and

(b) where the date of the interest adjustment is the 1st day of October, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of July,

and the Minister shall cause the rate to be printed in *The Ontario Gazette* published next after the coming into force of the adjusted rate.

(3) Where a calculation of interest payable under section 7 of the Act is made, the rate of interest payable with respect to each portion of the period of calculation shall be the rate of interest then in effect. O. Reg. 507/83, s. 1.

(3220)

35

PROVINCIAL LAND TAX ACT

O. Reg. 508/83.

General.

Made—August 4th, 1983.

Filed—August 10th, 1983.

REGULATION TO AMEND REGULATION 814 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL LAND TAX ACT

1. Regulation 814 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

1a.—(1) The rate of interest payable per annum under the Act shall be reviewed semi-annually and adjusted effective on the 1st day of April and the 1st day of October in each year, and shall remain in force until the next adjustment date, and the rate shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their most credit-worthy borrowers for prime business loans by the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank, and

(a) where the date of the interest adjustment is the 1st day of April, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of January; and

(b) where the date of the interest adjustment is the 1st day of October, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of July,

and the Minister shall cause the rate to be printed in *The Ontario Gazette* published next after the coming into force of the adjusted rate.

(2) For the purposes of any refund, rebate or remission of tax provided for under section 31 of the Act, any refund arising from an amendment to the assessment of any land under subsection 5 (2) of the Act, any refund arising from an amendment to the assessment of any land or reapportionment of arrears under section 18 of the Act or a refund arising from an overpayment of tax, interest may be paid on the amount of the refund, rebate or remission at the rate prescribed in subsection (1) calculated from the date of payment or overpayment of the tax until the date of the refund, rebate or remission; but no interest shall be paid on any refund, rebate or remission in respect of a period of time prior to the 1st day of April, 1983.

(3) Interest at the rate prescribed by subsection (1) shall be calculated from the 1st day of April, 1983 on the amount of unpaid tax, penalty and interest outstanding as of the 1st day of April, 1983 and on any amount of unpaid tax and penalty arising after that date, until the date of payment.

(4) Where a calculation of interest is made under the Act with respect to any period ending after the 31st day of March, 1983, the rate of interest payable with respect to each portion of the period of calculation after that date shall be the rate of interest in effect for that portion of the period as prescribed under subsection (1). O. Reg. 508/83, s. 1.

2. This Regulation shall be deemed to have come into force on the 31st day of March, 1983.

(3221)

35

GASOLINE TAX ACT

O. Reg. 509/83.

General.

Made—August 4th, 1983.

Filed—August 10th, 1983.

REGULATION TO AMEND REGULATION 440 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GASOLINE TAX ACT

1. Section 11 of Regulation 440 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 246/82, is revoked and the following substituted therefor:

11.—(1) The rate of interest payable per annum under the Act shall be reviewed semi-annually and adjusted effective on the 1st day of April and the 1st day of October in each year, and shall remain in force until the next adjustment date, and the rate shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their most credit-worthy borrowers for prime business loans by the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank, and

- (a) where the date of the interest adjustment is the 1st day of April, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of January; and
- (b) where the date of the interest adjustment is the 1st day of October, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of July,

and the Minister shall cause the rate to be printed in *The Ontario Gazette* published next after the coming into force of the adjusted rate.

(2) Notwithstanding subsection (1), for the purposes of subsection 27 (2) of the Act, the rate of interest for the period of calculation described therein is,

- (a) 6 per cent per annum for that portion of such period of calculation that is before the 1st day of August, 1980;
- (b) 12 per cent per annum for that portion of such period of calculation that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and
- (c) 15 per cent per annum for that portion of such period of calculation that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(3) Notwithstanding subsection (1), for the purposes of subsection 27 (3) of the Act, the rate of interest for the period of calculation referred to therein and described in subsection (2) of the said section is,

- (a) 9 per cent per annum for that portion of such period of calculation that is before the 1st day of August, 1980;
- (b) 12 per cent per annum for that portion of such period of calculation that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and
- (c) 15 per cent per annum for that portion of such period of calculation that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(4) Where a calculation of interest is made under the Act with respect to any period ending after the 31st

day of March, 1983, the rate of interest payable with respect to each portion of the period of calculation after that date shall be the rate of interest in effect for that portion of the period as prescribed under subsection (1). O. Reg. 509/83, s. 1.

- 2. This Regulation shall be deemed to have come into force on the 31st day of March, 1983.

(3222)

35

FUEL TAX ACT, 1981

O. Reg. 510/83.

General.

Made—August 4th, 1983.

Filed—August 10th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 778/82 MADE UNDER THE FUEL TAX ACT, 1981

- 1. Section 7 of Ontario Regulation 778/82 is revoked and the following substituted therefor:

7.—(1) The rate of interest payable per annum under the Act or any regulation made under the Act shall be reviewed semi-annually and adjusted, effective on the 1st day of April and the 1st day of October in each year, and shall remain in force until the next adjustment date, and the rate shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their most credit-worthy borrowers for prime business loans by the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank, and

- (a) where the date of the interest adjustment is the 1st day of April, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of January; and
- (b) where the date of the interest adjustment is the 1st day of October, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of July,

and the Minister shall cause the rate to be printed in *The Ontario Gazette* published next after the coming into force of the adjusted rate.

(2) On the amount of any refund made under subsection 10 (1) of Ontario Regulation 772/82, interest shall be paid, calculated from the date of application to the Minister for the amount to be refunded to the date when the refund is made or is applied by the Minister or the Treasurer, as the case may be, against other liability of the person entitled to the refund.

(3) On the amount of any refund made under subsection 21 (3) of the Act as the result of any overpayment of tax to the Treasurer under the Act, interest shall be paid, calculated from the date of application to the Minister for the amount to be refunded to the date when the refund is made or is applied by the Minister or the Treasurer, as the case may be, against other liability of the person entitled to the refund.

(4) Notwithstanding subsections (1), (2) and (3), where the amount of interest is calculated to be less than \$5.00, no interest shall be paid or applied.

(5) Where a calculation of interest is made under the Act or the regulations with respect to any period ending after the 31st day of March, 1983, the rate of interest payable with respect to each portion of the period of calculation after that date shall be the rate of interest in effect for that portion of the period as prescribed under subsection (1). O. Reg. 510/83, s. 1.

2. This Regulation shall be deemed to have come into force on the 31st day of March, 1983.

(3223)

35

CORPORATIONS TAX ACT

O. Reg. 511/83.

General.

Made—August 4th, 1983.

Filed—August 10th, 1983.

REGULATION TO AMEND REGULATION 191 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CORPORATIONS TAX ACT

1. Section 504 of Regulation 191 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 245/82, is revoked and the following substituted therefor:

504.—(1) The rate of interest payable per annum under sections 72 and 75 of the Act shall be reviewed semi-annually and adjusted effective on the 1st day of April and the 1st day of October in each year, and shall remain in force until the next adjustment date, and the rate shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their most credit-worthy borrowers for prime business loans by the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank, and

(a) where the date of the interest adjustment is the 1st day of April, the rate shall be based on

the mean interest rates effective on the immediately preceding 15th day of January and

(b) where the date of the interest adjustment is the 1st day of October, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of July,

and the Minister shall cause the rate to be printed in *The Ontario Gazette* published next after the coming into force of the adjusted rate.

(2) Notwithstanding subsection (1) for the purpose of subsection 75 (3) of the Act, the rate of interest for the period of calculation referred to therein is,

(a) 6 per cent per annum in respect of that portion of such period that is before the 1st day of October, 1980;

(b) 12 per cent per annum in respect of that portion of such period that is after the 30th day of September, 1980 and before the 1st day of February, 1982; and

(c) 15 per cent per annum in respect of that portion of such period that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(3) Notwithstanding subsection (1), for the purposes of subsection 75 (4) of the Act, the rate of interest for the period of calculation referred to therein and described in subsection (3) of the said section is,

(a) 9 per cent per annum in respect of that portion of such period that is before the 1st day of October, 1980;

(b) 12 per cent per annum in respect of that portion of such period that is after the 30th day of September, 1980 and before the 1st day of February, 1982; and

(c) 15 per cent per annum in respect of that portion of such period that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(4) Where a calculation of interest is made under the Act with respect to any period ending after the 31st day of March, 1983, the rate of interest payable with respect to each portion of the period of calculation after that date shall be the rate of interest in effect for that portion of the period as prescribed under subsection (1). O. Reg. 511/83, s. 1.

2. This Regulation shall be deemed to have come into force on the 31st day of March, 1983.

(3224)

35

INCOME TAX ACT

O. Reg. 512/83.

Temporary Surcharge—Prescribed Amount.

Made—August 4th, 1983.

Filed—August 10th, 1983.

**REGULATION MADE UNDER THE
INCOME TAX ACT**

**TEMPORARY SURCHARGE—PRESCRIBED
AMOUNT**

1. The amount prescribed for the purposes of section 2a of the Act is \$110.80. O. Reg. 512/83, s. 1.

2. This Regulation shall be deemed to have come into force on the 1st day of January, 1983. O. Reg. 512/83, s. 2.

(3225)

35

ONTARIO PENSIONERS PROPERTY TAX ASSISTANCE ACT

O. Reg. 513/83.

General.

Made—August 10th, 1983.

Filed—August 10th, 1983.

**REGULATION TO AMEND
ONTARIO REGULATION 635/82 MADE UNDER THE
ONTARIO PENSIONERS PROPERTY TAX ASSISTANCE ACT**

1.—(1) Form 3 of Ontario Regulation 635/82, as remade by section 1 of Ontario Regulation 393/83, is revoked and the following substituted therefor:

Form 3

Ontario Pensioners Property Tax Assistance Act



Ministry of Revenue
Guaranteed Income and Tax Credit Branch

**Request for Information
Ontario Pensioners
Property Tax Grant OTG 3**

MINISTRY USE ONLY

DEAR APPLICANT(S)

WE REQUIRE THE FOLLOWING INFORMATION TO COMPLETE THE PROCESSING OF YOUR PROPERTY TAX GRANT APPLICATION.

A SUMMARY OF THE INFORMATION YOU REPORTED ON YOUR APPLICATION IS LISTED BELOW IN SECTION A. PLEASE REVIEW THIS INFORMATION AND MAKE ANY NECESSARY CORRECTIONS IN THE SPACE PROVIDED. WHEN YOU HAVE COMPLETED AND SIGNED THE FORM, RETURN IT IN THE ENVELOPE PROVIDED.

THANK YOU FOR YOUR CO-OPERATION.
YOURS TRULY

FOR FURTHER INFORMATION

Metro Toronto Local Calling Area: 965-8470

Toll Free Long Distance: Area Code 807

Ask Operator for Zenith 8-2000

Other Areas: Dial 1-800-268-7121

MANAGER
OPPTA OPERATIONS

A	IF INFORMATION AT LEFT IS INCORRECT, ENTER CHANGES BELOW	
TOTAL RENT FOR _____	_____	_____
TOTAL PROPERTY TAX FOR _____	_____	_____
MARITAL STATUS _____	_____	_____
SPOUSE NAME _____	_____	_____
SPOUSE OLD AGE SECURITY NUMBER _____	_____	_____
SPOUSE BIRTH DATE _____	_____	_____

B	PRINCIPAL RESIDENCE ADDRESS	OCCUPANCY COST	
		RENT	PROPERTY TAX
1.	_____	\$.	\$.
2.	_____	\$.	\$.

C OTHER INFORMATION (USE REVERSE IF NECESSARY)

D

CERTIFICATION - I/we certify that the information provided above is true, correct and complete. That I/we

- are ordinarily resident in Ontario and have resided in the Principal Residence(s) indicated,
- consent to the checking of such information with the Department of National Revenue, Taxation and the Department of National Health and Welfare, and
- consent to the checking of such information with my/our landlord or municipality.

REMEMBER YOU MUST SIGN THIS FORM

SIGNATURE OF APPLICANT	
SIGNATURE OF SPOUSE (IF 65 OR OLDER)	
DATE	TELEPHONE NO.

2087 (82-06)

O. Reg. 513/83, s. 1 (1).

(2) Form 5 of the said Regulation is revoked and the following substituted therefor:

Form 5

Ontario Pensioners Property Tax Assistance Act



Notice of Objection

INSTRUCTIONS:

To be prepared in TRIPLICATE, ONE copy to be retained and TWO copies to be sent by REGISTERED MAIL addressed to the Minister of Revenue, c/o The Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5.

The envelope containing this NOTICE must be postmarked within sixty days from the day of mailing or delivery of the MINISTER'S DECISION or STATEMENT OF DETERMINATION to which objection is being made.

Name of Applicant	Old Age Security Number
STREET AND NUMBER	Social Insurance Number
Mailing Address	Telephone No.:
CITY/TOWN	PROVINCE
	Postal Code

NOTICE OF OBJECTION is hereby given to the MINISTER'S DECISION or STATEMENT OF DETERMINATION dated _____

The following are the reasons for objection and a full statement of facts relating thereto:

(If space is insufficient, a separate memorandum should be attached setting forth —

- (1) full statement of reasons for objection, and
- (2) full statement of relevant facts.)

CHECK HERE IF ADDITIONAL SHEETS ATTACHED.

Date

Signature

THIS NOTICE MUST BE SIGNED BY THE APPELLANT OR HIS AUTHORIZED REPRESENTATIVE

1635A (82-10)

O. Reg. 513/83, s. 1 (2).

- 2. This Regulation shall be deemed to have come into force on the 24th day of June, 1983.

BUD GREGORY
Minister of Revenue

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

(3226)

35

**COMMODITY BOARDS AND
MARKETING AGENCIES ACT**

O. Reg. 514/83.
Levies or Charges—Milk.
Made—August 4th, 1983.
Filed—August 10th, 1983.

REGULATION TO AMEND
REGULATION 112 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE

**COMMODITY BOARDS AND MARKETING
AGENCIES ACT**

- 1. Subsection 2 (2) of Regulation 112 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 275/82 and subsection 1 (2) of Ontario Regulation 814/82, is further amended by striking out "\$31" in the ninth line and inserting in lieu thereof "\$33".
- 2. This Regulation comes into force on the 1st day of August, 1983.

(3227)

35

**SHEEP AND WOOL MARKETING
ACT, 1981**

O. Reg. 515/83.

Licence Fees.

Made—August 4th, 1983.

Filed—August 10th, 1983.

**REGULATION TO AMEND
ONTARIO REGULATION 146/82
MADE UNDER THE
SHEEP AND WOOL MARKETING
ACT, 1981**

1. Paragraph 2 of section 1 of Ontario Regulation 146/82 is revoked.
2. This Regulation comes into force on the 1st day of September, 1983.

(3228)

35

LAND TRANSFER TAX ACT

O. Reg. 516/83.

Rates of Interest.

Made—August 4th, 1983.

Filed—August 10th, 1983.

**REGULATION MADE UNDER THE
LAND TRANSFER TAX ACT**

RATES OF INTEREST

1.—(1) The rate of interest payable per annum under the Act shall be reviewed semi-annually and adjusted effective on the 1st day of April and the 1st day of October in each year, and shall remain in force until the next adjustment date, and the rate shall be the mean rate rounded to the nearest whole percentage point of the lowest interest rates charged to their most credit-worthy borrowers for prime business loans by the Royal Bank of Canada, the Bank of Nova Scotia, the Canadian Imperial Bank of Commerce, the Bank of Montreal and the Toronto-Dominion Bank, and

- (a) where the date of the interest adjustment is the 1st day of April, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of January; and
- (b) where the date of the interest adjustment is the 1st day of October, the rate shall be based on the mean interest rates effective on the immediately preceding 15th day of July,

and the Minister shall cause the rate to be printed in *The Ontario Gazette* published next after the coming into force of the adjusted rate.

(2) Notwithstanding subsection (1), where an amount in respect of a refund is made under subsection 4 (6) or section 7 of the Act, interest shall be paid or applied thereon for the period commencing on the day the over-payment arose and ending with the day of refunding at,

- (a) 6 per cent per annum in respect of that portion of such period of calculation that is before the 1st day of August, 1980;
- (b) 12 per cent per annum in respect of that portion of such period that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and
- (c) 15 per cent per annum in respect of that portion of such period that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(3) Notwithstanding subsection (1), where an amount in respect of a refund is made under subsection 5 (1) of the Act, interest shall be paid or applied thereon for the period commencing on the day the tax was paid under protest and ending with the day of refunding at,

- (a) 9 per cent per annum in respect of that portion of such period of calculation that is before the 1st day of August, 1980;
- (b) 12 per cent per annum in respect of that portion of such period that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and
- (c) 15 per cent per annum in respect of that portion of such period that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(4) Notwithstanding subsection (1), where pursuant to the filing of a notice of objection under section 11 of the Act or a notice of appeal under section 12 of the Act, it is determined that a refund in respect of the amount of tax assessed should be made, interest shall be paid or applied thereon for the period commencing on the day of payment of the tax assessed and ending with the day of refunding at,

- (a) 9 per cent per annum in respect of that portion of such period of calculation that is before the 1st day of August, 1980;
- (b) 12 per cent per annum in respect of that portion of such period that is after the 31st day of July, 1980 and before the 1st day of February, 1982; and
- (c) 15 per cent per annum in respect of that portion of such period that is after the 31st day of January, 1982 and before the 1st day of April, 1983.

(5) Notwithstanding subsections (1), (2), (3) and (4), where the amount of interest to be paid under this section is less than one dollar, no interest shall be paid.

(6) Where a calculation of interest is made under the Act with respect to any period ending after the 31st day of March, 1983, the rate of interest payable with respect to each portion of the period of calculation after that date shall be the rate of interest in effect for that portion of the period as prescribed under subsection (1). O. Reg. 516/83, s. 1.

2. Ontario Regulation 247/82 is revoked.

3. This Regulation shall be deemed to have come into force on the 31st day of March, 1983.

(3229)

35

MINISTRY OF TOURISM AND RECREATION ACT

O. Reg. 517/83.

Recreation Programs.

Made—August 4th, 1983.

Filed—August 11th, 1983.

REGULATION MADE UNDER THE MINISTRY OF TOURISM AND RECREATION ACT

RECREATION PROGRAMS

1. In this Regulation,

(a) "approved recreation costs" means that portion of the amount provided for in the annual estimates of a local municipality, band, school board or local services board and approved by the Minister with respect to a recreation program for,

(i) salaries of leadership and supervisory personnel,

(ii) supplies and equipment,

(iii) the operation and maintenance of facilities for recreation,

(iv) communication with the public, and,

(v) administrative assistance to community recreation organizations;

(b) "band" and "council of the band" have the same meaning as in the *Indian Act* (Canada);

(c) "Local Services Board" and "Board Area" have the same meaning as in the *Local Services Boards Act*;

(d) "population" means,

(i) in the case of a local municipality, the most recent grants population as determined for the local municipality by regulation made under the *Ontario Unconditional Grants Act*,

(ii) in the case of a band, the population as determined by the last preceding census taken under authority of a by-law of the council of the band, and

(iii) in the case of a Board Area or an area for which a school board provides a recreation program, the population determined by an assessment commissioner under section 14 of the *Assessment Act* for a Board Area or for an area for which a school board provides a recreation program;

(e) "recreation program" means a program for the provision of facilities for recreation or for the supervision, encouragement and guidance of recreational activity;

(f) "school board" means a "board" as defined in the *Education Act*, all or part of whose jurisdiction is in territory without municipal organization. O. Reg. 517/83, s. 1.

2. The following may appoint, in the manner provided, a recreation committee to conduct a recreation program:

1. The council of a local municipality, by by-law.

2. The councils of two or more local municipalities, by by-law.

3. The council of the band, by by-law.

4. The councils of two or more bands, by by-law.

5. The council of one or more local municipalities and the council of one or more bands, by by-law.

6. A school board, by resolution.

7. Two or more school boards, by resolution. O. Reg. 517/83, s. 2.

3. A recreation committee shall be composed of at least five persons of whom at least two shall be members of the appointing body or bodies. O. Reg. 517/83, s. 3.

4.—(1) The council of a local municipality, the council of the band, a school board or a local services board may apply for a grant to conduct a recreation program.

(2) An application under subsection (1) shall be made between the 1st day of January and the 1st day

of April in any year, on a form provided by the Minister, for a grant for that year. O. Reg. 517/83, s. 4.

5. An applicant for a grant under this Regulation shall be paid,

- (a) where the population of the applicant is 5,000 or less, the lesser of \$6,000 or 50 per cent of the approved recreation costs;
 - (b) where the population of the applicant is more than 5,000 but less than 25,001, the lesser of \$9,000 or 25 per cent of the approved recreation costs; or
 - (c) where the population of the applicant is more than 25,000 the lesser of \$12,000 or 10 per cent of the approved recreation costs.
- O. Reg. 517/83, s. 5.

6. Where the recreation program for which a grant is made is not carried out, the Minister may in any future year deduct the whole or part of the grant from any future grant or grants to which the applicant may be entitled under this Regulation. O. Reg. 517/83, s. 6.

7. Where in any year the amount voted by the Legislature for grants under this Regulation is insufficient to pay the grants in full, the Ministry may make a *pro rata* reduction. O. Reg. 517/83, s. 7.

8. Notwithstanding section 9, a grant payable under Regulation 653 of Revised Regulations of Ontario, 1980 in respect of a recreation program carried out before the 1st day of January, 1984 is payable until the 31st day of March, 1984. O. Reg. 517/83, s. 8.

9. Regulation 653 of the Revised Regulations of Ontario, 1980 is revoked. O. Reg. 517/83, s. 9.

10. This Regulation comes into force on the 1st day of January, 1984. O. Reg. 517/83, s. 10.

(3230)

35

PLANNING ACT, 1983

O. Reg. 518/83.

Order Made Under Section 56 of the Planning Act, 1983.

Made—August 9th, 1983.

Filed—August 11th, 1983.

REGULATION MADE UNDER THE PLANNING ACT, 1983

ORDER MADE UNDER SECTION 56 OF THE PLANNING ACT, 1983

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

All and Singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Georgina, in The Regional Municipality of York, formerly in the County of York, in the Province of Ontario, and being composed of that part of Lot Numbers 22 and 23, in Concession 1, of said Township, which is described as follows:

Premising that the North 73 degrees 29 minutes 30 seconds East, of the southerly limit of said Lot 22 being the Northerly limit of the allowance for road between the Townships of Georgina and Scott is astronomic and referring all bearings herein thereto;

Commencing at an iron bar planted in the limit between said Lots 22 and 23, 662.20 feet, measured North 16 degrees, 10 minutes 30 seconds West thereon from the South Easterly angle of said Lot 22 being the South Westerly angle of said Lot 23;

Thence North 16 degrees 10 minutes 30 seconds West, along the said limit between said Lots, 135.00 feet to an iron bar planted;

Thence South 75 degrees 55 minutes West, 150.00 feet to an iron bar planted;

Thence South 16 degrees 08 minutes 30 seconds East, 137.87 feet to an iron bar planted;

Thence North 74 degrees 49 minutes 30 seconds East, 150.00 feet to the place of commencement;

Containing by admeasurement an area of 0.470 acres;

Together with a right of way at all times for all persons now or hereafter entitled thereto, and in common with all others entitled thereto, in, over, along and upon a parcel of land which is described as follows:

Commencing at an iron bar planted in the limit between said Lots 22 and 23, 797.20 feet measured North 16 degrees 10 minutes 30 seconds West thereon from the South Easterly angle of said Lot 22 being the South Westerly angle of said Lot 23;

Thence South 75 degrees 55 minutes West, 470.70 feet to an iron bar planted;

Thence North 16 degrees 10 minutes 30 seconds West, 18.60 feet;

Thence North 75 degrees 55 minutes East, 71.00 feet;

Thence North 16 degrees 10 minutes 30 seconds West, 47.44 feet;

Thence North 75 degrees 55 minutes East, 399.64 feet to the said limit between said Lots 22 and 23;

Thence North 16 degrees 10 minutes 30 seconds West, along the said limit between the said lots 876.55 feet to an iron bar planted;

Thence North 43 degrees 45 minutes 30 seconds East, 313.90 feet;

Thence North 16 degrees 10 minutes 30 seconds West, 270.00 feet to the centre line of the Black Creek;

Thence North 43 degrees 45 minutes 30 seconds East, along said centre line 30.00 feet;

Thence South 16 degrees 10 minutes 30 seconds East, 270.00 feet;

Thence North 43 degrees 45 minutes 30 seconds East, 214.00 feet;

Thence South 16 degrees 10 minutes 30 seconds East, 76.42 feet;

Thence South 43 degrees 45 minutes 30 seconds West, 481.65 feet to an iron bar planted;

Thence South 16 degrees 10 minutes 30 seconds East, 868.50 feet;

Thence South 73 degrees 49 minutes 30 seconds West, 66.00 feet to an iron bar planted in the said limit between Lots 22 and 23;

Thence South 16 degrees 10 minutes 30 seconds East, along the said limit between the said Lots 36.04 feet to the place of commencement. O. Reg. 518/83, s. 1.

D. P. McHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 9th day of August, 1983.

(3231)

35

PLANNING ACT, 1983

O. Reg. 519/83.

Order Made Under Section 56 of the Planning Act, 1983.

Made—August 9th, 1983.

Filed—August 11th, 1983.

REGULATION MADE UNDER THE PLANNING ACT, 1983

ORDER MADE UNDER SECTION 56 OF THE PLANNING ACT, 1983

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:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the City of Mississauga in The Regional Municipality of Peel (formerly in the Township of Toronto, in the County of Peel) and being composed of a part of Block B according to a Plan registered in the Registry office for the Registry Division of Peel as Number 680, the boundaries of the said parcel being described as follows:

Premising that the bearings herein are assumed from and related to the bearings as shown on said Plan 680;

Commencing at an iron bar in the south-west limit of Block B distant four hundred and seventy feet (470.00 feet) measured South 45 degrees 45 minutes 55 seconds East thereon from the most westerly angle of block B;

Thence North 44 degrees 14 minutes 05 seconds East a distance of three hundred and thirty-eight and seventy-five one hundredths feet (338.75 feet) to an iron bar in the north-east limit of Block B;

Thence South 46 degrees 23 minutes East along the north-east limit of Block B a distance of two hundred and twenty-one and forty-eight one hundredths feet (221.48 feet) to an iron bar at an angle therein;

Thence South 45 degrees 23 minutes 20 seconds East along the north-east limit of Block B a distance of twenty-eight and fifty-two one hundredths feet (28.52 feet) to a point therein;

Thence South 44 degrees 14 minutes 05 seconds West a distance of three hundred and forty and seventy-nine one hundredths feet (340.79 feet) to a point in the south-westerly limit of Block B;

Thence following a curve to the left having a radius of one hundred and forty-six feet (146.00 feet) for an arc distance of twenty-two and eight one hundredths feet (22.08 feet) and a chord distance of twenty-two and six one hundredths feet (22.06 feet) measured

North 41 degrees 25 minutes 55 seconds West to the end of curve in the south-west limit of Block B;

Thence North 45 degrees 45 minutes 55 seconds West a distance of two hundred and twenty-eight feet (228.00 feet) along the south-west limit of Block B, to the point of commencement. O. Reg. 519/83, s. 1.

D. P. MCHUGH

Director

Plans Administration Branch

Central and Southwest

*Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 9th day of August, 1983.

(3232)

35

HIGHWAY TRAFFIC ACT

O. Reg. 520/83.

Stopping of Vehicles on Parts of the
King's Highway.

Made—July 14th, 1983.

Filed—August 12th, 1983.

REGULATION TO AMEND REGULATION 492 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 492 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

Schedule 6

HIGHWAY NO. 511

1. On the east side of that part of the King's Highway known as No. 511 in the Village of Lanark in the County of Lanark beginning at a point situate at its intersection with the roadway known as Hillier Street and extending northerly therealong for a distance of 100 metres. O. Reg. 520/83, s. 1.

JAMES SNOW

*Minister of Transportation
and Communications*

Dated at Toronto, this 14th day of July, 1983.

(3233)

35

Publications Under The Regulations Act

September 3rd, 1983

CHILDREN'S MENTAL HEALTH SERVICES ACT

O. Reg. 521/83.

General.

Made—August 4th, 1983.

Filed—August 15th, 1983.

REGULATION TO AMEND REGULATION 100 OF

REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHILDREN'S MENTAL HEALTH SERVICES ACT

1. Subsections 10 (2) and (5) of Regulation 100 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 145/83, are revoked and the following substituted therefor:

(2) An approved corporation may at any time up to 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. O. Reg. 521/83, s. 1, *part.*

(5) The Director may vary a service plan approved under subsection (4) at any time up to one year after the end of the corporation's fiscal year and the Director shall notify the approved corporation of the variance forthwith. O. Reg. 521/83, s. 1, *part.*

(3246)

36

MENTAL HEALTH ACT

O. Reg. 522/83.

Grants.

Made—August 4th, 1983.

Filed—August 15th, 1983.

REGULATION TO AMEND REGULATION 610 OF

REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HEALTH ACT

1. Section 8 of Regulation 610 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 174/81, section 1 of

Ontario Regulation 215/81, section 1 of Ontario Regulation 226/82 and section 1 of Ontario Regulation 804/82, is further amended by adding thereto the following item:

- 2a. Ottawa Ottawa-Carleton Regional
 Residential Treatment
 Centre

(3247)

36

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 523/83.

Municipality of Metropolitan Toronto,
Borough of Etobicoke.

Made—August 11th, 1983.

Filed—August 16th, 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:

18.—(1) Notwithstanding any other provision of this Order, the land described in Schedule 5 may be used for the outdoor parking of vehicles in connection with the industries located on the land shown on Plan M-2009 registered in the Land Registry Office for the Land Titles Division of Metropolitan Toronto (No. 66), and for the erection and use thereon of a railway spur line connected to the Canadian National Railway land adjacent to Plan M-2009.

(2) No permanent buildings or structures, except the railway spur line referred to in subsection (1), shall be erected on the land described in Schedule 5. O. Reg. 523/83, s. 1.

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

Schedule 5

That parcel of land situate in the City of Etobicoke in The Municipality of Metropolitan Toronto, being that part of Lot 40 in Concession III, fronting the Humber, more particularly described as Blocks 27 to 37 inclusive on Plan M-2009 registered in the Land Registry Office for the Land Titles Division of Toronto (No. 66). O. Reg. 523/83, s. 2.

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

Dated at Toronto, this 11th day of August, 1983.

(3248)

36

HIGHWAY TRAFFIC ACT

O. Reg. 524/83.

Gross Weight on the Kaministikwia
 River Bridge.

Made—August 15th, 1983.

Filed—August 16th, 1983.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

GROSS WEIGHT ON THE KAMINISTIKWIA RIVER BRIDGE

1. No person shall drive a vehicle having a gross vehicle weight greater than five tonnes over the Kaministikwia River Bridge located on that part of the King's Highway known as No. 130 in the Township of Paipoonge in the Territorial District of Thunder Bay and situated approximately 3.6 kilometres south of the intersection with those parts of the King's Highway known as No. 11 and No. 17. O. Reg. 524/83, s. 1.

JAMES SNOW
*Minister of Transportation
 and Communications*

Dated at Toronto, this 15th day of August, 1983.

(3249)

36

WORKERS' COMPENSATION ACT

O. Reg. 525/83.

First-Aid Requirements.

Made—June 23rd, 1983.

Approved—August 4th, 1983.

Filed—August 17th, 1983.

REGULATION TO AMEND REGULATION 950 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE WORKERS' COMPENSATION ACT

1. Regulation 950 of Revised Regulations of Ontario, 1980 is amended by striking out "employee" and "employees" wherever such expressions occur and inserting in lieu thereof in each instance "worker" or "workers", as the case may be.

WORKERS' COMPENSATION BOARD:

L. M. ALEXANDER
Chairman

A. JOMA
Secretary

Dated at Toronto, this 23rd day of June, 1983.

(3263)

36

WORKERS' COMPENSATION ACT

O. Reg. 526/83.

General.

Made—June 23rd, 1983.

Approved—August 4th, 1983.

Filed—August 17th, 1983.

REGULATION TO AMEND REGULATION 951 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE WORKERS' COMPENSATION ACT

1. Regulation 951 of Revised Regulations of Ontario, 1980 is amended by striking out "employee" and "employees" wherever such expressions occur and inserting in lieu thereof in each instance "worker" or "workers", as the case may be.

WORKERS' COMPENSATION BOARD:

L. M. ALEXANDER
Chairman

A. JOMA
Secretary

Dated at Toronto, this 23rd day of June, 1983.

(3264)

36

LOCAL SERVICES BOARDS ACT

O. Reg. 527/83.

Establishment of a Local Services
 Board—Community of Shakespeare.

Made—August 16th, 1983.

Filed—August 17th, 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 Shakespeare

situate in territory without municipal organization in the Territorial District of Sudbury.

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 16th day of August, 1983 under the name "The Local Services Board of Shakespeare". O. Reg. 527/83, s. 1.

2. The boundaries of the Board area are those described in the Schedule. O. Reg. 527/83, s. 2.

3. The Board shall be composed of five members. O. Reg. 527/83, 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. O. Reg. 527/83, s. 4.

5.—(1) The election of the first members of the Board shall be held in the community of Shakespeare on the 29th day of August, 1983 and the members so elected shall hold office from the 29th day of August, 1983 to the 30th day of September, 1984 and until a new Board is elected.

(2) Mr. Claude Rivard, 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. 527/83, s. 5.

LEO BERNIER

Minister of Northern Affairs

Dated at Toronto, this 16th day of August, 1983.

Schedule

All that tract of land in the geographic Township of Shakespeare, in the Territorial District of Sudbury, containing an area of 37.46 square kilometres, be the same more or less, described as follows:

Commencing at the northwest corner of Lot 4, Concession I, in the said township;

Thence southerly along the west limit of that Lot, 0.400 kilometres, more or less, to the water's edge along the northerly shore of Young's Lake;

Thence in a general westerly and southerly direction along that water's edge to the intersection with a line drawn on a course of east astronomic from a point in the west limit of Lot 5, Concession I, distant 0.800 kilometres measured northerly thereon from the southwest corner thereof;

Thence west astronomically along that line 0.500 kilometres, more or less, to the west limit of Lot 5, Concession I;

Thence southerly along that west limit 0.800 kilometres to the southwest corner of Lot 5, Concession I;

Thence westerly along the south boundary of the geographic Township of Shakespeare to the southwest corner of Lot 10, Concession I;

Thence northerly along the west limit of Lot 10, concessions I, II and III, and along the prolongation of the west limit of Lot 10, Concession II, across Maville Lake, to a point distant 0.600 kilometres measured northerly along the west limit of Lot 10, Concession III from the southwest corner thereof;

Thence west astronomically 1.000 kilometres, more or less, to the water's edge along the easterly shore of Gough Lake;

Thence in a general westerly direction following the water's edge along the southerly shore of that lake to the intersection with the west boundary of the geographic Township of Shakespeare;

Thence northerly along that boundary to the northwest corner of Lot 12, Concession III;

Thence easterly along the north limit of lots 12, 11, 10 and 9, Concession III, to the northeast corner of Lot 9, Concession III;

Thence northerly along the east limit of Lot 9, concessions IV and V, and along the prolongation of that limit across Mona Lake, to the northeast corner of Lot 9, Concession V;

Thence easterly along the north limit of lots 8 and 7, Concession V, to the water's edge along the southerly shore of Agnew Lake;

Thence in a general southeasterly, easterly and northeasterly direction following the water's edge along that southerly shore to the intersection with the east limit of Lot 5, Concession V;

Thence in a southerly direction along the east limit of Lot 5, concessions V, IV and III to the southeast corner of Lot 5, Concession III;

Thence easterly along the north limit of lots 4, 3, 2 and 1, Concession II, to the northeast corner of Lot 1, Concession II;

Thence southerly along the east boundary of the geographic Township of Shakespeare to the northeast corner of Lot 1, Concession I;

Thence westerly along the north limit of lots 1, 2, 3 and 4, Concession I, to the point of commencement. O. Reg. 527/83, Sched.

LOCAL SERVICES BOARDS ACT

O. Reg. 528/83.

Establishment of a Local Services Board—
Community of Savard and Area.
Made—August 16th, 1983.
Filed—August 17th, 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 Savard and Area situate in territory without municipal organization in the Territorial District of Timiskaming.

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 16th day of August, 1983 under the name "The Local Services Board of Savard and Area". O. Reg. 528/83, s. 1.

2. The boundaries of the Board area are those described in the Schedule. O. Reg. 528/83, s. 2.

3. The Board shall be composed of five members. O. Reg. 528/83, 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. O. Reg. 528/83, s. 4.

5.—(1) The election of the first members of the Board shall be held in the community of Savard and Area on the 12th day of September, 1983 and the members so elected shall hold office from the 12th day of September, 1983 to the 30th day of September, 1984 and until a new Board is elected.

(2) Mr. Fern Poupart, 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. 528/83, s. 5.

LEO BERNIER
Minister of Northern Affairs

Dated at Toronto, this 16th day of August, 1983.

Schedule

All that tract of land in the geographic townships of Marquis, Robillard, Savard and Sharpe, in the Territorial District of Timiskaming, containing an area of 203.35 square kilometres, be the same more or less, described as follows:

Beginning at the northeast corner of the geographic Township of Sharpe;

Thence in a westerly direction along the north boundary of that township to the intersection with the water's edge along the northeasterly shore of Kushog Lake;

Thence in a general southeasterly direction along the water's edge on the northeasterly shores of the Englehart River System comprising of Kushog Lake, Kinogami Lake, Robillard Lake and Englehart River to the intersection with the south boundary of the geographic Township of Sharpe;

Thence in an easterly direction along that boundary to the northwest corner of the geographic Township of Robillard;

Thence in a southerly direction along the west boundary of that township to the intersection with the water's edge along the northeasterly shore of Robillard Lake;

Thence in a general southeasterly, easterly and northeasterly direction along the water's edge on the northeasterly, northerly and northwesterly shores of Robillard Lake and Englehart River to the intersection with the east boundary of the geographic Township of Robillard;

Thence in a northerly direction along the east boundary of the geographic townships of Robillard, Savard and Marquis to the northeast corner of Lot 1, Concession I, in the geographic Township of Marquis;

Thence in a westerly direction along the line between concessions I and II, in that township to the northwest corner of Lot 12, Concession I;

Thence in a southerly direction along the west boundary of the geographic Township of Marquis to the place of beginning. O. Reg. 528/83, Sched.

(3266)

36

PLANNING ACT, 1983

O. Reg. 529/83.

Restricted Areas—District of Algoma,
Sault Ste. Marie North Planning Area.
Made—August 8th, 1983.
Filed—August 18th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 279/80
MADE UNDER THE
PLANNING ACT, 1983

1. Ontario Regulation 279/80 is amended by adding thereto the following sections:

73.—(1) Every use of the land described in subsection (2) is prohibited except a well and a water pumping and supply station that are part of a communal water works.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Aweres in the Territorial District of Algoma described as Block B on a Plan of Subdivision registered in the Land Registry Office for the Land Titles Division of Algoma (No. 1) as Number M-369 and entered as Parcel 8966 in the register for the Algoma West Section. O. Reg. 529/83, s. 1, *part*.

74.—(1) Every use of the land described in subsection (2) is prohibited except a communal sewage treatment facility.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Aweres in the Territorial District of Algoma described as Block D on a Plan of Subdivision registered in the Land Registry Office for the Land Titles Division of Algoma (No. 1) as Number M-369 and entered as Parcel 8968 in the register for the Algoma West Section. O. Reg. 529/83, s. 1, *part*.

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

Dated at Toronto, this 8th day of August, 1983.

(3267)

36

POWER CORPORATION ACT

O. Reg. 530/83.

Pension and Insurance Plan.

Made—June 6th, 1983.

Approved—August 4th, 1983.

Filed—August 18th, 1983.

REGULATION TO AMEND
REGULATION 796 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
POWER CORPORATION ACT

1. Subsection 15 (1a) of Regulation 796 of Revised Regulations of Ontario, 1980, as made by section 5 of Ontario Regulation 173/83, is revoked and the following substituted therefor:

(1a) For the purpose 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), subject, in the case of a member in receipt of a disability income benefit on or after the 18th day of May, 1982, to the same percentage increase or increases, if any, made in his disability income benefit under section 8. O. Reg. 530/83, s. 1.

ONTARIO HYDRO:

MILAN NESTICH
President

W. E. RANEY
Secretary

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

(3268)

36

EMPLOYMENT STANDARDS ACT

O. Reg. 531/83.

Termination of Employment.

Made—August 18th, 1983.

Filed—August 18th, 1983.

REGULATION TO AMEND
REGULATION 286 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
EMPLOYMENT STANDARDS ACT

1. Section 10 of Regulation 286 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 495/82, is revoked and the following substituted therefor:

10.—(1) Without affecting the date of his termination of employment or his period of employment, an employee who has been given notice of termination or whose employment has been terminated in accordance with the Act or this Regulation may be given temporary work,

(a) during the thirteen week period following the date of termination; and

(b) if the Director's approval is obtained, for a fixed period or periods after the thirteen week period following the date of termination,

and section 40 of the Act does not apply so as to require a further notice of termination in relation to the temporary work.

(2) The Director may approve temporary work under clause 10 (1) (b) where he is satisfied that,

- (a) the request for approval is made in good faith and is reasonable having regard to the nature of the work requirements;
- (b) the request is not intended to have and will not have the effect of defeating the intent and purpose of the Act and this Regulation; and
- (c) failure to approve the temporary work will result in a loss of employment opportunities,

and may impose such terms and conditions on the approval as he considers appropriate.

(3) For the purposes of subsection 15 (2) a period of employment includes a period of temporary work mentioned in subsection (1). O. Reg. 531/83, s. 1.

(3269)

36

EDUCATION ACT

O. Reg. 532/83.

Supervised Alternative Learning for
Excused Pupils.

Made—August 4th, 1983.

Approved—August 18th, 1983.

Filed—August 18th, 1983.

REGULATION MADE UNDER THE EDUCATION ACT

SUPERVISED ALTERNATIVE LEARNING FOR EXCUSED PUPILS

1. In this Regulation,

- (a) "achievement report" means a written communication on the progress of a pupil between a parent of the pupil and the principal of the school at which the pupil is enrolled or the principal of such other school designated by a committee;
- (b) "approved work station" means the place of work approved by a committee where the pupil is employed during school hours when the pupil is excused from attendance at school either full-time or part-time under subsection 3 (4);
- (c) "child" means a person of compulsory school age who has attained the age of fourteen years;
- (d) "committee" means a Supervised Alternative Learning for Excused Pupils Committee established under section 2;
- (e) "parent" includes a guardian;

(f) "program" means a supervised alternative learning program in respect of a pupil that is approved by a committee and that may include one or more of,

(i) full-time or part-time employment at an approved work station for such term or period of time as is fixed or determined under the program,

(ii) completion of a life-skills course, and

(iii) such continuing studies or other activity directed towards the pupil's needs and interests as may be acceptable to the committee, pursuant to which a pupil is excused from attendance at school either full-time or part-time and by which regular contact with the pupil is maintained by a teacher or other staff member who is employed at or associated with the school where the pupil is enrolled, or such other school as may be designated by the committee, to ensure that the pupil continues to conform to the program;

(g) "pupil" means a child for whom a program has been prescribed under subsection 3 (4). O. Reg. 532/83, s. 1.

2.—(1) A board shall establish a committee to be known as the Supervised Alternative Learning for Excused Pupils Committee for the purposes of this Regulation and designate the secretary thereof.

(2) A committee shall be composed of such persons, not fewer than three, as may be appointed by a board in each year, and a quorum of a committee shall consist of,

(a) a member of the board;

(b) a supervisory officer who qualified as such as a teacher and is employed by the board, or, where the board does not employ a supervisory officer, the appropriate provincial supervisory officer for the area in which the board has jurisdiction; and

(c) at least one person who is not an employee of the board in addition to those referred to in clauses (a) and (b).

(3) A committee shall designate a member as chairman.

(4) Where a committee considers that it is in the best interests of a pupil, it may designate a school for the purposes of a program that is not the school where the pupil is enrolled. O. Reg. 532/83, s. 2.

3.—(1) A parent of a child may apply in writing to the principal of the school where the child is enrolled

or has a right to attend to have the child participate in a program and the parent shall state in the application why he considers that the child should participate in a program.

(2) Where an application is made under subsection (1), the principal shall forthwith forward the application to the secretary of the committee and a copy thereof to the school attendance counsellor, and the committee shall consider the application and any oral or written submission made by any person in support thereof or in opposition thereto and may require the principal and any other employee of the board to report to the committee upon the child in respect of whom the application is made and to make recommendations in respect of the application.

(3) The parent of a child may examine the written reports and recommendations, if any, in respect of the child made under subsection (2).

(4) The committee shall, after interviewing the child, his parent and, where the committee considers it appropriate, any other person,

- (a) reject the application, in which case the child shall attend school as required by subsection 20 (1) of the Act; or
- (b) approve the application, in which case the committee shall prescribe a program directed towards the child's needs and interests,

and the secretary of the committee shall notify in writing the principal, the school attendance counsellor, the child and his parent of the decision of the committee. O. Reg. 532/83, s. 3.

4.—(1) Where the parent of a child disagrees with the determination of the committee to reject the application under clause 3 (4) (a) and wishes to bring further relevant information to the attention of the committee, or disagrees with the program prescribed by the committee and notifies the secretary in writing of the disagreement setting out the reasons therefor, the committee may review the decision with which the parent disagrees and, as the case requires, with or without hearing the parent,

- (a) approve the application and prescribe a program;
- (b) confirm or alter the program; or
- (c) refuse to review its determination or the program that it has prescribed,

and the committee shall notify in writing the principal, the school attendance counsellor, the child and the parent of the decisions it has taken in respect of the notification given by the parent.

(2) A pupil shall conform to the program as prescribed for the pupil by the committee under subsection 3 (4) or subsection (1) of this section or as altered

under subsection 6 (2), and the pupil is excused from attendance at school so long as the pupil conforms to the program.

(3) A pupil who is excused from attendance at school either full-time or part-time as determined by the committee under subsection 3 (4) or subsection (1) of this section or as altered under subsection 6 (2), shall be recorded as a full-time pupil on the register of the school in which the pupil is enrolled or of such other school as was designated by the committee, until the pupil is no longer of compulsory school age. O. Reg. 532/83, s. 4.

5.—(1) Where the parent of a child disagrees with the determination of the committee to,

- (a) reject the application under clause 3 (4) (a); or
- (b) refuse to review its determination under clause 4 (1) (c),

the parent may in writing notify the provincial school attendance counsellor of his disagreement and the reasons therefor, and the provincial school attendance counsellor may,

- (c) inquire into the validity of the parent's request to have a program prescribed for his child and recommend that the child attend school as required by subsection 20 (1) of the Act; or
- (d) recommend, where he is satisfied that the child should be excused from attendance at school under this Regulation, that a program be prescribed for the pupil and remit the application to the committee for reconsideration,

and a copy of the recommendation shall be delivered to the board, the principal, the school attendance counsellor, the child and the parent.

(2) Where the provincial school attendance counsellor remits an application to the committee under clause (1) (d), the committee shall reconsider the application. O. Reg. 532/83, s. 5.

6.—(1) Where a parent of a pupil or a pupil wishes to alter the program prescribed for the pupil under subsection 3 (4) or 4 (1), the parent may apply in writing to the secretary of the committee for approval of such alteration by the committee.

(2) Where a parent applies under subsection (1) or where a report is made under subsection 7 (2), the committee may, after discussion of the application or the report with the pupil and his parent, alter the program prescribed for the pupil and shall notify in writing the principal, the school attendance counsellor, the pupil and his parent of the decision of the committee. O. Reg. 532/83, s. 6.

7.—(1) The school attendance counsellor shall have the same powers and shall perform the same duties in respect of a pupil as in the case of a child who is not excused from attendance at school.

(2) The teacher or other staff member responsible for maintaining regular contact with the pupil shall report to the committee when requested by the committee, and the principal of the school where the pupil is enrolled or of such other school as was designated by the committee shall report to the parent whenever achievement reports are issued by the principal.

(3) A school attendance counsellor of a board shall report as required by the board to the appropriate supervisory officer of the board who shall report to the provincial school attendance counsellor through the chief executive officer of the board on or before the 30th day of September in each year on the number of pupils who under this Regulation during the preceding school year,

- (a) were excused from attendance at school;
- (b) were required to attend school on a part-time basis only;
- (c) returned to full-time attendance at school; and
- (d) ceased to be excused from attendance under section 8.

(4) The parent of a pupil may examine a report in respect of the pupil under subsection (2). O. Reg. 532/83, s. 7.

8. Where a pupil and his parent move from the area of jurisdiction of the board under which the program is prescribed for the pupil to the area of jurisdiction of another board, the pupil shall be removed from the roll on which he was included under subsection 4 (3), and the board of which the pupil is then qualified to be a resident pupil shall refer to its committee the question of whether the pupil should be excused from attendance at a school operated by it, and the committee shall make the determination in accordance with subsections 3 (2) and (4) and may prescribe a program for the pupil in accordance with subsection 3 (4), and for such purpose the committee shall, where it has obtained the consent in writing of the parent, have access to all reports, recommendations and submissions made to the committee of the board that previously prescribed a program for the pupil. O. Reg. 532/83, s. 8.

9. Where a pupil resides within the area of jurisdiction of the board under which the program for the pupil is administered but ceases to be a resident pupil of such board by reason of the parent of the pupil ceasing to reside within the area of jurisdiction of the board, the pupil shall continue in the program in accordance with this Regulation without payment of a fee. O. Reg. 532/83, s. 9.

10. Where a pupil has ceased to reside within the area of jurisdiction of the board under which the program for the pupil was prescribed and the pupil is not qualified to be a resident pupil of the board in whose area of jurisdiction he has taken up residence, the pupil is not excused from attendance at school unless he continues to conform to the program that was prescribed for him and, where the pupil continues to conform to the program he shall do so without the payment of a fee and shall remain enrolled as a full-time pupil of the school where he was enrolled immediately before his change of residence and the school attendance counsellor for the board that has jurisdiction in the area in which the pupil resides shall give such assistance and co-operation to the teacher or other staff member who makes the reports to the committee under subsection 7 (2) as the committee may require. O. Reg. 532/83, s. 10.

11. Regulation 261 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 532/83, s. 11.

12. This Regulation comes into force on the 1st day of September, 1983. O. Reg. 532/83, s. 12.

BETTE STEPHENSON
Minister of Education

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

(3270)

36

TEACHERS' SUPERANNUATION ACT

O. Reg. 533/83.

General.

Made—August 18th, 1983.

Filed—August 18th, 1983.

REGULATION TO AMEND REGULATION 930 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE TEACHERS' SUPERANNUATION ACT

1. Paragraph 11 of section 22 of Regulation 930 of Revised Regulations of Ontario, 1980, as made by section 5 of Ontario Regulation 557/81, is revoked.

2.—(1) Items 67 and 104 of section 23 of the said Regulation are revoked and the following substituted therefor:

67. Bishop Smith Catholic High School, Pembroke.

104. The Sheila Morrison Schools, Utopia and Lefroy.

(2) The said section 23, as amended by section 6 of Ontario Regulation 557/81, is further amended by adding thereto the following items:

- | | |
|--|--|
| 115. Country Day School, King. | 120. Cardinal Leger Private School, Mississauga. |
| 116. Park Avenue Academy, Burlington. | 121. St. Martin Private School, Mississauga. |
| 117. Sacred Heart Private School, Newmarket. | 122. St. Paul High School, Niagara Falls. |
| 118. The Don Bosco Private School, Weston. | 123. St. Thomas Aquinas Secondary School,
Brampton. |
| 119. Baibombeh Anishinabe School, Pawitik. | 124. Stouffville Christian School, Claremont. |

(3271)

36



Publications Under The Regulations Act

September 10th, 1983

PLANNING ACT, 1983

O. Reg. 534/83.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—August 17th, 1983.

Filed—August 22nd, 1983.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

187. Notwithstanding any other provision of this Order, the land described in Schedule 350 and the building and structures existing thereon on the 26th day of May, 1983 may be used for the storage and retail sale of fish. O. Reg. 534/83, s. 1.

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

Schedule 350

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being Lots 28 and 29 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1118. O. Reg. 534/83, s. 2.

D. P. MCHUGH

Director

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

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

(3277)

37

PLANNING ACT, 1983

O. Reg. 535/83.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—August 17th, 1983.

Filed—August 22nd, 1983.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

188. Notwithstanding any other provision of this Order, the single-family dwelling and accessory buildings and structures existing on the land described in Schedule 351 on the 26th day of May, 1983 may continue to be used, and the land may be used for the erection and use of buildings and structures accessory to the single-family dwelling, 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 lot coverage	15 per cent

O. Reg. 535/83, s. 1.

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

Schedule 351

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 36 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-11874. O. Reg. 535/83, s. 2.

D. P. MCHUGH
Director

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

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

(3278)

37

PLANNING ACT, 1983

O. Reg. 536/83.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—August 17th, 1983.
Filed—August 22nd, 1983.

REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER THE
PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

189. Notwithstanding any other provision of this Order, the land described in Schedule 352 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:

No building or structure shall be located more than 95 metres from the south lot line.

Minimum front yard 7.6 metres

Minimum side yards 3 metres on one side and 1.2 metres on the other side

Maximum height of single-family dwelling 9.1 metres

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. 536/83, s. 1.

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

Schedule 352

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being those parts of a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 111, formerly part of Lot 25, Concession IX, more particularly described as follows:

FIRSTLY:

The north half of Lot 2 and the north half of Lot 3, Northwest Block, Plan 111.

SECONDLY:

Part of Park Lot Number 3, Northwest Block, Plan 111, described as follows:

Commencing at a point in the westerly limit of that lot a distance of 33.23 feet measured northerly along the westerly limit from the southwest angle of that lot;

Thence north 73° 37' east parallel to the southerly limit of that lot, a distance of 118.23 feet to a point;

Thence north 9° 32' west to the dividing lines between the north and south halves of Lot 3, Plan 111;

Thence south 73° 37' west along that dividing line a distance of 118.23 feet to the westerly limit of that lot;

Thence south 9° 32' east along that westerly limit to the point of commencement. O. Reg. 536/83, s. 2.

D. P. McHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

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

(3279)

37

PLANNING ACT, 1983

O. Reg. 537/83.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—August 17th, 1983.
Filed—August 22nd, 1983.

REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER THE
PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

190. Notwithstanding any other provision of this Order, the land described in Schedule 353 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 single-family dwelling	9.1 metres
Maximum lot coverage	15 per cent
Minimum ground floor area of single-family dwelling	one storey—93 sq. metres one and one-half storeys or more—69.8 sq. metres

O. Reg. 537/83, s. 1.

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

Schedule 353

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being that part of Lot 36 in Concession IX shown as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-11989. O. Reg. 537/83, s. 2.

D. P. MCHUGH
Director

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

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

(3280)

37

THEATRES ACT

O. Reg. 538/83.

General.

Made—August 18th, 1983.

Filed—August 22nd, 1983.

REGULATION TO AMEND REGULATION 931 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE THEATRES ACT

1. Clause 2 (1) (a) of Regulation 931 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) a church, hospital, library, school or charitable organization; or

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

2a.—(1) A documentary film or a film sixty minutes or less in duration that is exhibited in and under the sponsorship of a public library within the meaning of the *Public Libraries Act* is exempt from the requirements of sections 35 and 38 of the Act.

(2) Subsection (1) does not apply to a film that has been submitted to the Board and the Board has prohibited the exhibition of the film in Ontario. O. Reg. 538/83, s. 2.

(3281)

37

VITAL STATISTICS ACT

O. Reg. 539/83.

General.

Made—August 18th, 1983.

Filed—August 22nd, 1983.

REGULATION TO AMEND REGULATION 942 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE VITAL STATISTICS ACT

1. Section 68 of Regulation 942 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

6. Manager, Registrations

2. Form 27 of the said Regulation is revoked and the following substituted therefor:

Form 27

Vital Statistics Act

BIRTH CERTIFICATE

No.

Name

Date of birth

Birthplace

Sex Registration (date) (number)

Other Information

Issued at Toronto, Ontario, Canada, the day of, 19....

Registrar General

O. Reg. 539/83, s. 2.

(3282)

37

HEALTH INSURANCE ACT

O. Reg. 540/83.

General.

Made—August 18th, 1983.

Filed—August 23rd, 1983.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1. Subsection 49 (2b) of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 293/82, is revoked and the following substituted therefor:

(2b) 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 July, 1982 but before the 1st day of July, 1983, as follows:

- 1. Initial service (office or institutional) \$ 9.
- 2. Subsequent service 7.
- 3. Home service 10.
- 4. Radiographic examination maximum per service 10.

(2c) 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 July, 1983, as follows:

- 1. Initial service (office or institutional) \$ 9.
- 2. Subsequent service 7.50
- 3. Home service 10.
- 4. Radiographic examination maximum per service 10.

O. Reg. 540/83, s. 1.

(3283)

37

JURIES ACT

O. Reg. 541/83.

General.

Made—August 18th, 1983.

Filed—August 23rd, 1983.

REGULATION TO AMEND
REGULATION 543 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
JURIES ACT

1. Sections 1 and 2 of Regulation 543 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

1. The jury service notice and return to the jury service notice referred to in subsection 6 (1) of the Act shall be in Form 1. O. Reg. 541/83, s. 1.

2. Forms 1, 2 and 5 of the said Regulation are revoked and the following substituted therefor:

Form 1

Juries Act



Ministry of the Attorney General

QUESTIONNAIRE AS TO QUALIFICATIONS FOR JURY SERVICE

Ministère du Procureur général

RETURN TO JURY SERVICE NOTICE C 226, R.S.O. 1980

RÉPONSE À LA NOTIFICATION VISANT LA CONSTITUTION DU TABLEAU DES JURÉS C226, S.R.O. 1980

NOTE: YOU ARE ONLY BEING CONSIDERED AS A PROSPECTIVE JUROR ON CONSIDÈRE SEULEMENT LA POSSIBILITÉ DE VOUS CONVOQUER COMME JURÉ.

YOUR AGE / VOTRE ÂGE

FILE NO. / NUMÉRO DE DOSSIER

RETURN COMPLETED FORM TO SHERIFF'S OFFICE

RENOYVEZ LA FORMULE DUMENT REMPLIE AU BUREAU DU SHERIF

- IF YOUR NAME, ADDRESS OR AGE IS NOT CORRECT, SHOW THE NECESSARY CORRECTIONS. READ THE JURY SERVICE NOTICE ON THE BACK OF THIS FORM. ANSWER ALL QUESTIONS AND SIGN THE QUESTIONNAIRE. RETURN THE COMPLETED FORM TO THE SHERIFF'S OFFICE IN THE ENCLOSED, STAMPED, PRE-ADDRESSED ENVELOPE.

- S'IL Y A UNE ERREUR DANS LE NOM, L'ADRESSE OU L'ÂGE, FAIRE LES RECTIFICATIONS NÉCESSAIRES. LIRE LA NOTIFICATION VISANT LA CONSTITUTION DU TABLEAU DES JURÉS, AU VERSO DE CETTE FORMULE. RÉPONDRE À TOUTES LES QUESTIONS ET SIGNER LE QUESTIONNAIRE. RENVoyer LA FORMULE DUMENT REMPLIE AU BUREAU DU SHERIF, DANS L'ENVELOPPE ADRESSÉE ET AFFRANCHIE CI-INCLUSE.

PLEASE HAND PRINT YOUR ANSWERS

ÉCRIRE À LA MAIN, EN LETTRES MOULÉES

1 GIVE OCCUPATION, TRADE OR PROFESSION EMPLOI, MÉTIER OU PROFESSION IF YOU ARE RETIRED OR NOT WORKING, GIVE LAST OCCUPATION, TRADE OR PROFESSION SI VOUS ÊTES RETRAITÉ OU SI VOUS NE TRAVAILÉZ PAS, INDIQUEZ VOTRE DERNIER EMPLOI, QU'LE MÉTIER OU LA PROFESSION QUE VOUS AVEZ EXERCÉ EN DERNIER

RESIDENCE TELEPHONE NO DE TÉLÉPHONE PERSONNEL

2 BUSINESS TELEPHONE NO DE TÉLÉPHONE DE VOTRE BUREAU

RÉPONDRE AUX QUESTIONS 3 À 13 EN MARQUANT D'UN X LA CASE APPROPRIÉE

ANSWER QUESTIONS 3 TO 13 BY MAKING AN X IN THE PROPER BOX

3 CAN YOU READ, SPEAK AND UNDERSTAND BOTH THE ENGLISH AND FRENCH LANGUAGES?

yes-no checkboxes

LISEZ-VOUS, PARLEZ-VOUS ET COMPRENEZ-VOUS LES LANGUES FRANÇAISE ET ANGLAISE?

4 CAN YOU READ, SPEAK AND UNDERSTAND THE ENGLISH LANGUAGE?

yes-no checkboxes

SAVEZ-VOUS LIRE ET PARLER L'ANGLAIS, LE COMPRENEZ-VOUS?

5 ARE YOU A CANADIAN CITIZEN?

yes-no checkboxes

ÊTES-VOUS CITOYEN CANADIEN?

6 ARE YOU 18 YEARS OF AGE OR MORE?

yes-no checkboxes

ÊTES-VOUS ÂGÉ(E) DE 18 ANS OU PLUS?

7 HAVE YOU EVER BEEN CONVICTED OF AN INDICTABLE OFFENCE, FOR WHICH YOU HAVE NOT BEEN GRANTED A PARDON? SEE NOTE ON THE BACK OF THE FORM FOR AN EXPLANATION OF "INDICTABLE OFFENCE"

yes-no checkboxes

AVEZ-VOUS DÉJÀ ÊTÉ JUGÉ COUPABLE D'UN DÉLIT POUR LEQUEL VOUS N'AVEZ PAS ÊTÉ GRACIÉ? VOIR AU VERSO LA NOTE EXPLICATIVE D'UN DÉLIT

8 HAVE YOU RECEIVED FEES FOR SERVICE AS A JUROR IN THIS OR THE TWO PRECEDING YEARS?

yes-no checkboxes

AVEZ-VOUS REÇU UNE INDEMNITÉ POUR AVOIR REMPLI LES FONCTIONS DE JURÉ, AU COURS DE CETTE ANNÉE, OU DES DEUX ANNÉES PRÉCÉDENTES?

9 DOES YOUR OCCUPATION/PROFESSION/POSITION EXEMPT YOU FROM JUROR SERVICE? SEE NOTE 2 ON BACK OF THIS FORM.

yes-no checkboxes

ÊTES-VOUS EXEMPT DES FONCTIONS DE JURÉ DE PAR VOTRE EMPLOI, MÉTIER OU PROFESSION? VOIR LA NOTE EXPLICATIVE 2 AU VERSO DE CE FORMULAIRE

10 ARE YOU MARRIED TO A PERSON IN ONE OF THE OCCUPATIONS OR POSITIONS LISTED IN NOTE 3 ON THE BACK OF THIS FORM?

yes-no checkboxes

ÊTES-VOUS LE CONJOINT D'UNE PERSONNE DONT L'EMPLOI, LE MÉTIER OU LA PROFESSION FIGURE DANS L'ÉNUMÉRATION DE LA NOTE 3 AU VERSO DE CETTE FORMULE?

11 PERSONS WHO HAVE ATTAINED OR WILL ATTAIN THE AGE OF 80 OR MORE DURING THIS YEAR MAY EXEMPT THEMSELVES FROM JURY SERVICE. DO YOU WISH TO SERVE AS A JUROR? ANSWER ONLY IF YOU HAVE ATTAINED OR WILL ATTAIN THE AGE OF 80 YEARS DURING THIS YEAR.

yes-no checkboxes

LES PERSONNES QUI ONT ATTEINT L'ÂGE DE 80 ANS ET PLUS OU, QUI AU COURS DE CETTE ANNÉE ATTEINDRONT L'ÂGE DE 80 ANS, PEUVENT SE FAIRE EXEMPTER DES FONCTIONS DE JURÉ. DÉSIREZ-VOUS REMPLIR LES FONCTIONS DE JURÉ? VEUILLEZ RÉPONDRE À CETTE QUESTION SI VOUS AVEZ ATTEINT OU ATTEINDREZ L'ÂGE DE 80 ANS AU COURS DE CETTE ANNÉE.

12 PERSONS WHO ARE BLIND MAY EXEMPT THEMSELVES FROM JURY SERVICE. DO YOU WISH TO SERVE AS A JUROR? ANSWER ONLY IF YOU ARE BLIND.

yes-no checkboxes

LES PERSONNES AVEUGLES PEUVENT SE FAIRE EXEMPTER DES FONCTIONS DE JURÉ. DÉSIREZ-VOUS REMPLIR LES FONCTIONS DE JURÉ? NE RÉPONDRE À CETTE QUESTION QUE SI VOUS ÊTES AVEUGLE.

13 DO YOU HAVE ANY CHRONIC PHYSICAL OR MENTAL DISABILITY WHICH WOULD SERIOUSLY IMPAIR YOUR ABILITY TO SERVE AS A JUROR? IF "YES" ATTACH AN EXPLANATORY LETTER FROM YOUR DOCTOR OR COMPLETE NOTE 4 ON THE BACK OF THIS FORM. ANSWER ONLY IF YOU HAVE A PHYSICAL OR MENTAL DISABILITY.

yes-no checkboxes

SOUFFREZ-VOUS D'UNE INFIRMITÉ PHYSIQUE OU MENTALE INCOMPATIBLE AVEC L'ACCOMPLISSEMENT DES DEVOIRS D'UN JURÉ? SI "OUI" VEUILLEZ JOINDRE UNE LETTRE EXPLICATIVE DE VOTRE MÉDECIN OU REMPLIR LA NOTE 4 AU VERSO DE CE FORMULAIRE. NE RÉPONDRE À CETTE QUESTION QUE SI VOUS SOUFFREZ D'UNE INFIRMITÉ PHYSIQUE OU MENTALE.

I CERTIFY THAT ALL ANSWERS AND STATEMENTS ARE TRUE TO THE BEST OF MY KNOWLEDGE

JE CERTIFIE QUÉ, À MA CONNAISSANCE, TOUTES MES RÉPONSES ET DÉCLARATIONS SONT VÉRIDIQUES.

SIGN HERE / SIGNÉZ ICI

X

DATE MO - Y - A

S 038 (Rev. 6/83)

COMPLETE AND RETURN THIS QUESTIONNAIRE TO THE LOCAL SHERIFF'S OFFICE WITHIN 5 DAYS

RENOYVER LE QUESTIONNAIRE DUMENT REMPLI AU BUREAU DU SHERIF DE VOTRE LOCALITÉ DANS LES CINQ JOURS QUI SUIVENT SA RÉCEPTION.

JURY SERVICE NOTICE, C226 R.S.O. 1980

SECTION 42(3) of the Juries Act, reads as follows: Every person who is required to complete a return to a jury service notice and who

- a) without reasonable excuse fails to complete the return or mail it to the sheriff as required by subsection 5 of section 6, or
- b) knowingly gives false or misleading information in the return is guilty of an offence and on summary conviction is liable to a fine of not more than \$1,000, or to imprisonment for a term of not more than six mo. lths. or to both.

THIS IS NOT A SUMMONS FOR JURY SERVICE. You are being considered as a prospective juror in order that your qualifications for such service may be determined before you are summoned to appear. **YOU ARE REQUIRED TO COMPLETE AND RETURN THE QUESTIONNAIRE ON THE FRONT OF THIS FORM WITHIN FIVE (5) DAYS OF RECEIPT.** Mail the completed questionnaire to your local sheriff in the enclosed, pre-addressed envelope which requires no postage.

THIS IS NOT A SUMMONS FOR JURY SERVICE. If you are chosen for jury service you will be notified of the time and place to appear. This matter must be given your immediate attention.

NOTE 1: INDICTABLE OFFENCE

An indictable offence is a serious criminal offence and does not include violations of Provincial Statutes such as traffic and liquor laws. Nor are some Criminal Code offences indictable; for example, common assault, causing a disturbance, willful damage under \$50 and vagrancy are not indictable offences. A person is ineligible to serve as a juror who has been convicted of an indictable offence unless he/she has subsequently been granted a pardon.

NOTE 2: THE FOLLOWING PERSONS ARE INELIGIBLE TO SERVE AS JURORS:

1. Every member of the Privy Council of Canada or the Executive Council of Ontario.
2. Every member of the Senate, the House of Commons of Canada or the Assembly.
3. Every judge, every barrister and solicitor and every student at law.
4. Every legally qualified medical practitioner and veterinary surgeon who is actively engaged in practice and every coroner.
5. Every person engaged in the enforcement of law including, without restricting the generality of the foregoing, sheriffs, wardens of any penitentiary, superintendents, jailers or keepers of prisons, correctional institutions or lockups, sheriffs officers and constables, police officers and constables, and officers of a court of justice.
6. Armed force personnel of the regular and special force and members of the reserve force on active service.
7. Firefighters under section 1 of the Fire Fighters Exemption Act.

NOTE 3: THE SPOUSES OF THE FOLLOWING PERSONS ARE INELIGIBLE TO SERVE AS JURORS:

1. Every judge, barrister and solicitor, and every student-at-law.
2. Every person engaged in the enforcement of law including without restricting the generality of the foregoing, sheriffs, wardens of any penitentiary, superintendents, jailers or keepers of prisons, correctional institutions or lockups, sheriffs officers and constables, police officers and constables, and officers of a court of justice.

NOTE 4:

**AUTHORIZATION FOR DOCTOR TO PROVIDE MEDICAL INFORMATION
AUTORISATION À UN MÉDECIN DE DONNER DES RENSEIGNEMENTS D'ORDRE MÉDICAL**

This is to authorize Doctor
Par la présente, j'autorise le Docteur

(Name/Nom)

Address
Adresse

Phone No.
No. de tél.

To provide the sheriff with medical information and opinion for the purpose of verifying my physical and/or mental infirmity incompatible with the discharge of my duties as a juror

A donner au shérif des renseignements d'ordre médical et ses remarques aux fins de confirmer que l'infirmite physique et/ou mentale dont je souffre me rend(en) inhabile à remplir les fonctions de juré

Municipality/Municipalité Day/Jour Month/Mois Year/Année
Dated At The Of Year/Année
Date À Le De

Signature of
Prospective Juror
Signature du juré éventuel

**NOTIFICATION VISANT LA CONSTITUTION DU TABLEAU DES JURÉS
C226, S.R.O. 1980**

ARTICLE 42(3) de la Loi sur les jurés: Toute personne qui doit donner réponse à la notification visant la constitution du tableau des jurés et qui

- a) sans raison valable omet de remplir la réponse ou de l'envoyer au shérif conformément au paragraphe 5 de l'article 6, ou
- b) sciemment, dans la formule, donne de faux renseignements ou des renseignements trompeurs,

est coupable d'une infraction, et sur déclaration sommaire de culpabilité est passible d'une amende d'au plus \$1,000, ou d'emprisonnement d'au plus six mois, ou des deux.

CETTE NOTIFICATION NE CONSTITUE PAS UNE ASSIGNATION A SIÉGER COMME JURÉ. On considère seulement la possibilité de vous convoquer comme juré afin de déterminer si vous avez les qualités requises pour remplir les fonctions de juré avant que vous soyez sommé à comparaitre. **VOUS DEVEZ RETOURNER, DUMENT REMPLI, LE QUESTIONNAIRE AU RECTO DE CETTE FORMULE DANS LES CINQ (5) JOURS QUI SUIVENT SA RECEPTION.** Veuillez renvoyer le questionnaire dûment rempli au shérif de votre localité dans l'enveloppe adressée ci-incluse, sans l'affranchir.

CETTE FORMULE N'EST PAS UNE ASSIGNATION A SIÉGER COMME JURÉ. Si vous êtes choisi pour remplir les fonctions de juré, on vous avisera du lieu et de l'heure de votre comparution. Veuillez apporter votre attention immédiate à ce questionnaire.

NOTE 1: DÉLIT

Un délit est une infraction majeure de la loi et n'inclut pas les infractions aux Statuts provinciaux tels que le Code de la route ou la loi de la régie des alcools. Ne sont pas considérées comme actes criminels certaines infractions au Code criminel par exemple les vols de faible valeur, troubler l'ordre public, endommager à dessein un bien de moins de \$50 et le vagabondage ne sont pas considérés comme des actes criminels. Une personne est inhabile à remplir les fonctions de juré si elle a été jugée coupable d'un acte criminel à moins qu'elle ait été ultérieurement graciée.

NOTE 2: LES PERSONNES ÉNUMÉRÉES CI-DESSOUS SONT INHABILES À REMPLIR LES FONCTIONS DE JURÉ:

1. Les membres du Conseil privé du Canada ou du Conseil exécutif de l'Ontario.
2. Les membres du Sénat, de la Chambre des Communes ou de l'Assemblée.
3. Les juges, les avocats et les étudiants en droit.
4. Les médecins légalement autorisés à pratiquer et les chirurgiens-vétérinaires qui exercent effectivement leur profession et les coroners.
5. Les personnes dont la fonction est de faire respecter la loi y compris, et ce sans réduire la portée générale de l'énumération ci-dessus, les shérifs, les directeurs de pénitenciers, les surintendants, les gardiens de prisons, d'institutions de réhabilitation ou de dépôts dans les postes de police, les agents et gardiens nommés par les shérifs, les policiers et gardiens de la paix, et les fonctionnaires d'une cour de justice.
6. Le personnel des Forces armées ordinaires et spéciales et les membres de la réserve en service actif.
7. Les pompiers aux termes de l'article 1 de la Loi sur l'exemption des pompiers.

NOTE 3: LES CONJOINTS DES PERSONNES ÉNUMÉRÉES CI-DESSOUS SONT INHABILES À REMPLIR LES FONCTIONS DE JURÉ.

1. Les juges, les avocats plaidants, les avoués et les étudiants en droit.
2. Les personnes dont la fonction est de faire respecter la loi y compris, et ce sans réduire la portée générale de l'énumération ci-dessus, les shérifs, les directeurs de pénitenciers, les surintendants, les gardiens de prisons, d'institutions de réhabilitation ou des dépôts dans les postes de police, les agents et gardiens nommés par les shérifs, les policiers et gardiens de la paix, et les fonctionnaires d'une cour de justice.

Form 5

Juries Act

COURT HOUSE ADDRESS
ADRESSE DU PALAIS DE JUSTICE

Ministry of the Attorney General
Ministère du Procureur général
Sheriff's Office
Bureau du Shérif



SUMMONS TO JUROR CONVOCACTION D'UN JURÉ

TAKE NOTICE THAT YOU ARE REQUIRED TO ATTEND THE SITTINGS OF THE SUPREME COURT OR COUNTY OR DISTRICT COURT, OR COURT OF GENERAL SESSIONS OF THE PEACE TO BE HELD AT THE COURT HOUSE (address shown above) IN THE

VEUILLEZ PRENDRE NOTE QUE VOUS ÊTES REQUIS D'ÊTRE PRÉSENT AUX SÉANCES DE LA COUR SUPRÊME DE L'ONTARIO, DE LA COUR DE COMITÉ, DE LA COUR DE DISTRICT OU DE LA COUR DES SESSIONS DE LA PAIX QUI SE TIENDRONT AUX PALAIS DE JUSTICE (à l'adresse ci-dessus)

ON THE/LE DAY OF 19 AT A

AS A JUROR, IF YOU DO NOT ATTEND YOU WILL BE LIABLE TO THE PENALTIES PROVIDED BY THE JURIES ACT

EN VOTRE QUALITÉ DE JURÉ SI VOUS FAITES DÉFAUT D'ÊTRE PRÉSENT TEL QUE REQUIS VOUS ÊTES PASSIBLE DES PEINES PRÉVUES À LA LOI SUR LES JURÉS

JUROR NO./JURE NO: [] OCCUPATION/PROFESSION: []

TO/A

DATED AT/FAIT À

THIS DAY OF 19
CE JOUR

SHERIFF OF THE
SHERIF DU

S 194 (Rev. 6/83)

O. Reg. 541/83, s. 2, part.

MENTAL HEALTH ACT

O. Reg. 542/83.

Application of Act.

Made—August 18th, 1983.

Filed—August 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, section 1 of Ontario Regulation 745/82 and section 1 of Ontario Regulation 162/83, is further amended by adding thereto the following item:

56a. Toronto Baycrest Hospital

- 2. Clause 4 (3) (d) of the said Regulation is amended by adding thereto the following item:

1a. Toronto Baycrest Hospital

(3285)

37

MENTAL HEALTH ACT

O. Reg. 543/83.

Application of Act.

Made—August 18th, 1983.

Filed—August 23rd, 1983.

REGULATION TO AMEND
REGULATION 609 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
MENTAL HEALTH ACT

- 1. Subsections 14 (1) and (5) of Regulation 609 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 207/82, are revoked and the following substituted therefor:

(1) A member of a review board who is a psychiatrist or a barrister and solicitor shall be paid \$330 for each day he is engaged upon the work of the board plus \$41.25 for each hour in excess of eight hours worked in one day. O. Reg. 543/83, s. 1, *part*.

(5) A member of an advisory review board who is a psychiatrist or a barrister and solicitor shall be paid \$330 for each day he is engaged upon the work of the

board plus \$41.25 for each hour in excess of eight hours worked in one day. O. Reg. 543/83, s. 1, *part*.

- 2. This Regulation shall be deemed to have come into force on the 3rd day of August, 1983.

(3286)

37

HIGHWAY TRAFFIC ACT

O. Reg. 544/83.

Yield Right of Way Signs in Territory

Without Municipal Organization.

Made—August 17th, 1983.

Filed—August 24th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 13/82
MADE UNDER THE
HIGHWAY TRAFFIC ACT

- 1. Ontario Regulation 13/82 is amended by adding thereto the following Schedule:

Schedule 14

1. The highway known as Lake Apsey Road in the unorganized municipality of Merritt in the Territorial District of Sudbury at its intersection with the roadway known as Pleasant Valley Road and Lake Apsey Road.

2. Southbound on Lake Apsey Road. O. Reg. 544/83, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

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

(3302)

37

PLANNING ACT, 1983

O. Reg. 545/83.

Restricted Areas—District of Thunder Bay, geographic townships of Pearson and Scoble.

Made—August 19th, 1983.

Filed—August 24th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 219/75
MADE UNDER THE
PLANNING ACT, 1983

- 1. Ontario Regulation 219/75 is amended by adding thereto the following section:

18. Notwithstanding any other provision of this Order, the land described in Schedule 5 may be used for the erection and use thereon of a single-family cottage and buildings and structures accessory thereto. O. Reg. 545/83, 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 Scoble in the Territorial District of Thunder Bay, being that part of Lot 1 according to a Plan filed in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number M-309 and designated as Part 2 on a Reference Plan of Survey deposited in the said Land Registry Office as Number 55R-5419. O. Reg. 545/83, s. 2.

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

Dated at Toronto, this 19th day of August, 1983.

(3303)

37

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 546/83.

The Regional Municipality of York,
Town of Vaughan.

Made—August 18th, 1983.

Filed—August 24th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 475/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 475/73 is amended by adding thereto the following section:

30. Notwithstanding any other provision of this Order, the two storey building existing on the 29th day of July, 1983 on the land described in Schedule 17 may continue to be used for the purpose of a tool and die machine shop with accessory office space and the land may also be used for the erection and use of an accessory building for storage purposes, provided the following requirements are met:

Maximum height of
additional building one storey

Maximum area covered
by the existing building
and additional building 50 per cent of lot

O. Reg. 546/83, 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 Vaughan in The Regional Municipality of York being that part of Lot 3 in Concession IV more particularly described as follows:

Premising that the westerly limit of Keele Street in the front of Lot 3, as widened by a Plan deposited in the Land Registry Office for the Registry Division of York Region (No. 64) as Number 7285, has a course of north 10° 37' 20" west and relating all bearings herein thereto;

Beginning at an iron bar planted to mark the south-easterly angle of the lands herein described, being a point in the northerly limit of Snidercroft Road as opened by By-law Number 3571 of the Municipal Corporation of the Town of Vaughan, which point may be located in the following manner:

Commencing at a point in the westerly limit of Keele Street, as widened by Plan Number 7285, where it is intersected by the southerly limit of Lot 3, the point of intersection being distant 27 feet, 2 inches measured westerly along that southerly limit from the southeasterly angle of that Lot;

Thence north 10° 36' 40" west along the westerly limit of Keele Street as widened, a distance of 3 feet, ¾ inches to an angle therein;

Thence north 10° 37' 20" west continuing along the westerly limit of Keele Street as widened, a distance of 136 feet, 5½ inches to the point of intersection thereof with the northerly limit of Snidercroft Road;

Thence south 36° 55' west along that northerly limit, a distance of 53 feet, 11½ inches to an angle therein;

Thence south 84° 27' 30" west continuing along that northerly limit, a distance of 158 feet, ¾ inches to an angle therein;

Thence south 81° 33' 50" west continuing along that northerly limit, a distance of 124 feet, 10¼ inches to an angle therein;

Thence south 79° 06' west continuing along that northerly limit, a distance of 353 feet, 8½ inches to an angle therein;

Thence south 74° 31' 40" west continuing along that northerly limit, a distance of 90 feet, 10 inches to the place of beginning;

Thence north 10° 37' 20" west along the easterly limit of the said lands herein described, a distance of 716 feet, 7 inches to an iron bar planted;

Thence north 84° 25' 10" west a distance of 133 feet, 2½ inches to an iron bar planted;

Thence north 87° 17' 50" west a distance of 170 feet to an iron bar planted;

Thence south 12° 18' 30" east along the westerly limit of the lands herein described, a distance of 814 feet, 2¾ inches, more or less, to an iron bar planted in the northerly limit of Snidercroft Road;

Thence north 75° 03' 40" east along the northerly limit of Snidercroft Road, a distance of 207 feet, 7 inches to an iron bar planted to mark an angle therein;

Thence north 74° 31' 40" east continuing along that northerly limit, a distance of 62 feet, 5 inches, more or less, to the place of beginning. O. Reg. 546/83, s. 2.

3. Section 15 of the said Regulation, as made by section 1 of Ontario Regulation 22/74, is revoked.

4. Schedule 2 of the said Regulation, as made by section 2 of Ontario Regulation 22/74, is revoked.

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

Dated at Toronto, this 18th day of August, 1983.

(3304)

37

PLANNING ACT

O. Reg. 547/83.

Restricted Areas—Territorial District of Sudbury.

Made—July 15th, 1983.

Filed—August 24th, 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:

47.—(1) The land described in subsection (2) may be used for the erection and use thereon of three seasonal dwellings, and buildings and structures accessory thereto except guest cabins.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Attlee in the Territorial District of Sudbury, being Parcel 31983, S.E.S., in the Land Registry Office for the Land Titles Division of Sudbury (No. 53). O. Reg. 547/83, s. 1.

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

Dated at Toronto, this 15th day of July, 1983.

(3305)

37

PLANNING ACT, 1983

O. Reg. 548/83.

Restricted Areas—District of Algoma,
Sault Ste. Marie North Planning Area.

Made—August 18th, 1983.

Filed—August 24th, 1983.

REGULATION TO AMEND
ONTARIO REGULATION 279/80
MADE UNDER THE
PLANNING ACT, 1983

1. Ontario Regulation 279/80 is amended by adding thereto the following section:

75.—(1) Notwithstanding that the lands described in subsection (2) are not shown on a map referred to in clause 4 (b) as being in a Resort Commercial Zone, the lands shall be deemed to be in a Resort Commercial Zone to which Part VII applies.

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Ryan in the Territorial District of Algoma, being composed of part of the Montreal Mining Company's southerly location in the said district, containing an area of 5.33 acres, be the same more or less, and more particularly described as follows:

Premising that the centre line of the King's Highway 17 (T.C.) has an assumed bearing of north 56°, 42 seconds west and relating all bearings herein, thereto;

Beginning where a survey post has been planted defining the north easterly angle of the herein described parcel and being distant the following courses from the north easterly angle of the said southerly location.

Commencing at the said north easterly angle of the said southerly location.

Thence south 7°, 13 minutes, 43 seconds west, 15,008.42 feet to a survey post planted;

Thence north 56° 42 seconds west, 1,766.1 feet to the said place of beginning.

Thence continuing north 56° 42 seconds west a further distance of 200 feet;

Thence south 33° 59 minutes, 18 seconds west 725 feet to a point in the north easterly limit of the King's Highway 17 (T.C.);

Thence south 56° 42 seconds east thereon 500 feet to a survey post planted therein;

Thence north 33° 59 minutes, 18 seconds east 290.4 feet to a survey post planted;

Thence north 56° 42 seconds west 300 feet to a survey post planted;

Thence north 33° 59 minutes, 18 seconds east 434.6 feet to the said place of beginning. O. Reg. 548/83, s. 1.

L. J. FINCHAM

Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 18th day of August, 1983.

(3306)

37

PROVINCIAL LAND TAX ACT

O. Reg. 549/83.

General.

Made—August 18th, 1983.

Filed—August 25th, 1983.

REGULATION TO AMEND REGULATION 814 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL LAND TAX ACT

1. Section 4 of Regulation 814 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

4.—(1) Land in territory without municipal organization that is,

(a) in the geographic townships of Campbell, Dawson, Mills or Robinson in the Territorial District of Manitoulin; or

(b) held in trust for a band or body of Indians,

is designated as a class of land and the gross receipts from business carried on on such land is declared to be wholly exempt from the tax imposed under section 11 of the Act.

(2) For the purposes of subsection 11 (2) of the Act,

(a) "number of telephones connected to the company's system in territory without municipal organization" means the number of telephones connected to the company's system on land subject to assessment under the Act and not designated as a class of land by subsection (1);

(b) "total gross receipts of the company in all of Ontario" means the gross receipts of the company that are taxable and that are not otherwise exempt from taxation under the Act or the *Municipal Act*;

(c) "total number of telephones connected to the company's system in all of Ontario" means the total number of telephones connected to the company's system the gross receipts from which are taxable and not otherwise exempt from taxation under the Act or the *Municipal Act*. O. Reg. 549/83, s. 1.

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

7. For the purposes of subsection 10 (14) of the Act,

(a) where two or more pipe lines occupy the same right of way, each pipe line occupying the right of way is a second and subsequent pipe line, except that which bears the highest assessed value computed by applying the rates otherwise determined under section 10 of the Act without the reduction in rates for the second and subsequent pipe lines occupying the same right of way provided for in clause (b), but where two or more pipe lines occupying the same right of way have the same assessed value so computed and that assessed value is the highest assessed value or is the only assessed value for the pipe lines occupying that right of way, each of such pipe lines is designated as a second and subsequent pipe line except that one that was first in use as a pipe line; and

(b) where a right of way occupied by a pipe line that is not designated to be a second or subsequent pipe line under clause (a) is also occupied by a pipe line that is designated to be a second or subsequent pipe line, each pipe line so designated shall be assessable and taxable at 75 per cent of the rate otherwise determined under section 10 of the Act that is applicable to each pipe line so designated. O. Reg. 549/83, s. 2.

3. Section 8 of the said Regulation is revoked.

4. Subsections 9 (2), (3) and (4) of the said Regulation are revoked and the following substituted therefor:

(2) The officers in the Ministry of Revenue holding the positions of Assistant Deputy Minister, Tax Revenue, and Director of the Motor Fuels and Tobacco Tax Branch may exercise any power or perform any duty conferred or imposed upon the Minister by section 33 or 34 of the Act.

(3) The officers in the Ministry of Revenue holding the position of Assistant Deputy Minister, Tax Revenue, and the positions of Director, and Manager, Operations and Finance, of the Motor Fuels and Tobacco Tax Branch may exercise any power or perform any duty conferred or imposed upon the collector under the following provisions of the Act:

1. Section 6.
2. Section 7.
3. Subsection 11 (7).
4. Section 23.
5. Subsections 25 (1), (2), (3) and (6).
6. Subsection 26 (2).
7. Section 27.
8. Section 30.
9. Section 31.
10. Section 32.
11. Section 33.

(4) The officers in the Ministry of Revenue holding the position of Regional Assessment Commissioner, or any assessor acting within his authority in Assessment Region 7, 26, 28, 29, 30, 31 or 32 may exercise any power or perform any duty conferred or imposed upon the collector under the following provisions of the Act:

1. Subsection 5 (2).
2. Section 7.
3. Section 8.
4. Section 9.
5. Subsection 12 (1).
6. Section 16.
7. Section 18.
8. Section 19.
9. Section 20.
10. Subsection 25 (5). O. Reg. 549/83, s. 4.
5. Forms 1, 2, 5, 6 and 7 of the said Regulation are revoked.
- 6.—(1) This Regulation, except section 4, shall be deemed to have come into force on the 1st day of January, 1983.
- (2) Section 4 of this Regulation shall be deemed to have come into force on the 7th day of March, 1983.

(3307)

37

NURSING HOMES ACT

O. Reg. 550/83.

General.

Made—August 18th, 1983.

Filed—August 25th, 1983.

REGULATION TO AMEND REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NURSING HOMES ACT

1. Table 2 of Regulation 690 of Revised Regulations of Ontario, 1980, as amended by section 2 of Ontario Regulation 608/82, is revoked and the following substituted therefor:

TABLE 2

	COLUMN 1	COLUMN 2	COLUMN 3
	Effective Period	Monthly Payment for Private Accommodation	Daily Payment for Private Accommodation
1.	On or after the 1st day of September, 1983	\$392.37	\$12.90

O. Reg. 550/83, s. 1.

2. Table 3 of the said Regulation, as amended by section 3 of Ontario Regulation 608/82, is revoked and the following substituted therefor:

TABLE 3

	COLUMN 1	COLUMN 2	COLUMN 3
	Effective Period	Monthly Payment for Semi-Private Accommodation	Daily Payment for Semi-Private Accommodation
1.	On or after the 1st day of September, 1983	\$196.18	\$6.45

O. Reg. 550/83, s. 2.

3. This Regulation comes into force on the 1st day of September, 1983.

(3308)

37

PUBLIC HEALTH ACT

O. Reg. 551/83.

Laboratories.

Made—August 18th, 1983.

Filed—August 25th, 1983.

REGULATION TO AMEND REGULATION 845 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC HEALTH ACT

1. Subsections 2 (3) and (4) of Regulation 845 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(3) The fee for a licence in Form 1 or a renewal thereof is \$575 payable to the Treasurer of Ontario.

(4) The fee for a provisional licence in Form 1 or a renewal thereof is \$285 payable to the Treasurer of Ontario. O. Reg. 551/83, s. 1.

2. The Table to section 13 of the said Regulation is revoked and the following substituted therefor:

TABLE

ITEM	COLUMN 1	COLUMN 2
1.	Bacteriology	\$485
2.	Chemistry	600
3.	Cytology	340
4.	Genetic cell culture	340
5.	Haematology	540
6.	Immunohaematology	445
7.	Parasitology	470
8.	Radioisotopic assays	335

R.R.O. 1980, Reg. 845, s. 13; O. Reg. 551/83, s. 2.

(3309)

37

PUBLIC HEALTH ACT

O. Reg. 552/83.

Specimen Collection Centres.

Made—August 18th, 1983.

Filed—August 25th, 1983.

REGULATION TO AMEND

REGULATION 854 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER THE

PUBLIC HEALTH ACT

1. Subsections 1 (3) and (4) of Regulation 854 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(3) The fee for a licence in Form 1 or a renewal thereof is \$260 payable to the Treasurer of Ontario.

(4) The fee for a provisional licence in Form 1 or a renewal thereof is \$130 payable to the Treasurer of Ontario. O. Reg. 552/83, s. 1.

(3310)

37



Publications Under The Regulations Act

September 17th, 1983

MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 553/83.

Town of Petrolia—Township of
Enniskillen Boundary.

Made—August 18th, 1983.

Filed—August 29th, 1983.

ORDER IN COUNCIL

R.O.C. 300/83

WHEREAS The Corporation of the Town of Petrolia and The Corporation of the Township of Enniskillen have entered into an agreement dated the 28th day of February, 1983 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 objection to the proposed issuance of the order was filed with the Clerk of the Executive Council within the filing period;

NOW THEREFORE on the recommendation of the undersigned, the Lieutenant Governor, 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 October, 1983, the portion of the Township of Enniskillen described in the Schedule is annexed to the Town of Petrolia.

2. All real property of The Corporation of the Township of Enniskillen situate in the annexed area vests in The Corporation of the Town of Petrolia on the 1st day of October, 1983.

3. On the 1st day of October, 1983, the by-laws of the Town of Petrolia extend to the annexed area and the by-laws of the Township of Enniskillen cease to apply to 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 repealed by the council of the Town, 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 Town.

4. The clerk of the Township of Enniskillen shall forthwith prepare and furnish to the clerk of the Town of Petrolia a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to the 30th day of September, 1983, and the persons assessed therefor.

5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 1st day of October, 1983, shall be deemed on that date to be taxes due and payable to The Corporation of the Town of Petrolia.

(2) On or before the 1st day of January, 1984, The Corporation of the Town of Petrolia shall pay to The Corporation of the Township of Enniskillen an amount equal to the amount of all real property taxes that The Corporation of the Town of Petrolia is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of October, 1983.

6. The agreement between The Corporation of the Town of Petrolia and The Corporation of the Township of Enniskillen referred to herein is hereby given effect. O. Reg. 553/83.

Recommended CLAUDE F. BENNETT,
Minister of Municipal Affairs
and Housing.

Concurred GEORGE R. MCCAGUE,
Chairman.

Approved and Ordered, August 18th, 1983.

JOHN B. AIRD,
Lieutenant Governor.

Schedule

AREA TO BE ANNEXED TO THE TOWN OF PETROLIA

That portion of Lot 10 in Concession X of the Township of Enniskillen in the County of Lambton, being Part I as shown on a Plan deposited in the Land Registry Office for the Land Registry Division of Lambton (No. 25) as Number 25R-3815. O. Reg. 553/83, Sched.

(3318)

38

**MUNICIPAL BOUNDARY
NEGOTIATIONS ACT, 1981**

O. Reg. 554/83.

Village of Elora—Township of
Nichol Boundary.

Made—August 18th, 1983.

Filed—August 29th, 1983.

ORDER IN COUNCIL

R.O.C. 301/83

WHEREAS The Corporation of the Village of Elora and The Corporation of the Township of Nichol have entered into an agreement dated the 13th day of December, 1982 for the resolution of certain inter-municipal 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 October, 1983, the portion of the Township of Nichol described in the Schedule is annexed to the Village of Elora.

2. All real property of The Corporation of the Township of Nichol situate in the annexed area vests in The Corporation of the Village of Elora on the 1st day of October, 1983.

3. On the 1st day of October, 1983, the by-laws of the Village of Elora extend to the annexed area and the by-laws of the Township of Nichol cease to apply to 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 repealed by the council of the Village, 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 Village.

4. The clerk of the Township of Nichol shall forthwith prepare and furnish to the clerk of the Village of Elora a special collector's roll showing all arrears of taxes or special rates assessed against the land in the

annexed area up to the 30th day of September, 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 1st day of October, 1983 shall continue after that date to be taxes due and payable to The Corporation of the Township of Nichol and may be collected by The Corporation of the Township of Nichol in accordance with the provisions of the *Municipal Affairs Act*.

6.—(1) The assessment of land in the annexed area upon which the taxes after September, 1983 shall be levied shall be determined by the Assessment Commissioner in accordance with the classes of real property and the factors prescribed for the Village of Elora by Ontario Regulation 9/83.

(2) Where the Assessment Commissioner makes an assessment in accordance with subsection (1), the provisions of section 34 of the *Assessment Act* shall apply to such assessment.

7. The Agreement between The Corporation of the Village of Elora and The Corporation of the Township of Nichol referred to herein is hereby given effect.
O. Reg. 554/83.

Recommended

CLAUDE F. BENNETT,
Minister of Municipal Affairs
and Housing.

Concurred

GEORGE R. McCAGUE,
Chairman.

Approved and Ordered, August 18th, 1983.

JOHN B. AIRD,
Lieutenant Governor.

Schedule

That parcel of land situate in the Township of Nichol in the County of Wellington, being that part of Park Lot 15 on the southeast side of Sophia Street and east of Geddes Street as the same is laid down on the Registered Plan or map of Lot 18 in Concession XI of the said Township, being Plan 112 and more particularly described as parts 1, 2 and 3 on a Plan deposited in the Land Registry Office for the Land Registry Division of Wellington South (No. 61) as Number 61R-2703. O. Reg. 554/83, Sched.

(3319)

38

MILK ACT

O. Reg. 555/83.

Marketing of Milk to Fluid Milk Processors.

Made—August 30th, 1983.

Filed—September 1st, 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 subsection 1 (3) of Ontario Regulation 252/83, 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 \$36.90 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 555/83, s. 1.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 30th day of August, 1983.

(3338)

38

MILK ACT

O. Reg. 556/83.

Industrial Milk—Marketing.
Made—August 30th, 1983.
Filed—September 1st, 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 subsection 1 (3) of Ontario Regulation 253/83, 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 \$36.90 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 556/83, s. 1.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 30th day of August, 1983.

(3339)

38

FAMILY BENEFITS ACT

O. Reg. 557/83.

General.

Made—August 31st, 1983.

Filed—September 1st, 1983.

REGULATION TO AMEND
REGULATION 318 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FAMILY BENEFITS ACT

1. Section 12 of Regulation 318 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(1a) For the purposes of clause (1) (a), "rent" in the case of an applicant or recipient who is a tenant in housing accommodation owned or operated by the Ontario Housing Corporation and who is paying less than the amount that would be charged for accommodation that is fully serviced, means rent at the rate that would be charged to the applicant or recipient at the fully serviced rent scale. O. Reg. 557/83, s. 1.

2. This Regulation comes into force on the 1st day of September, 1983.

(3340)

38

GENERAL WELFARE ASSISTANCE
ACT

O. Reg. 558/83.

General.

Made—August 31st, 1983.

Filed—September 1st, 1983.

REGULATION TO AMEND
REGULATION 441 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GENERAL WELFARE ASSISTANCE ACT

1. Section 12 of Regulation 441 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(1a) For the purposes of clause (1) (b), "rent" in the case of an applicant or recipient who is a tenant in housing accommodation owned or operated by the Ontario Housing Corporation and who is paying less than the amount that would be charged for accommodation that is fully serviced, means rent at the rate that would be charged to the applicant or recipient at the fully serviced rent scale. O. Reg. 558/83, s. 1.

2. This Regulation comes into force on the 1st day of October, 1983.

(3341)

38

REGISTRY ACT

O. Reg. 559/83.

Forms and Records.

Made—August 31st, 1983.

Filed—September 1st, 1983.

REGULATION TO AMEND
REGULATION 896 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
REGISTRY ACT

1. Regulation 896 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

35a.—(1) Where the Archivist of Ontario considers that a plan of survey or other plan that is the property of the Crown and that is in the custody of a land registrar has historical significance and where the Archivist of Ontario requests the land registrar to transfer the plan to him, the land registrar shall, where he receives such a request and written instructions from the Director with respect to the plan, transfer the plan to the Archivist of Ontario.

(2) A plan shall not be transferred to the Archivist of Ontario under subsection (1) until the land registrar has obtained and certified a copy of the plan, reproduced on mylar or other suitable material, from which further copies may be made showing with reasonable clarity all or substantially all the measurements, bearings and other pertinent information that were legible on the plan when the copy was made.

(3) Where the Archivist of Ontario receives a plan under this section, he shall preserve it in his custody and he may, where he has the approval of the Director to the transfer, transfer the plan to an historical society, university, museum, county archives or similar organization.

(4) This section applies to plans in land registry offices established under the Act or the *Land Titles Act*. O. Reg. 559/83, s. 1.

(3342)

38

FUNERAL SERVICES ACT

O. Reg. 560/83.

General.

Made—March 21st, 1983.

Approved—August 31st, 1983.

Filed—September 1st, 1983.

REGULATION TO AMEND
REGULATION 399 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
FUNERAL SERVICES ACT

1. Section 20 of Regulation 399 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

20. Every member of the Board appointed under clause 2 (2) (a) of the Act shall be paid a *per diem* allowance of \$78 and travelling and living expenses actually incurred while engaged upon the business of the Board. O. Reg. 560/83, s. 1.

BOARD OF FUNERAL SERVICES

GERRY M. LOUGHED, JR.
*Chairman*D. B. STEENSON
Registrar

Dated at Toronto, this 21st day of March, 1983.

(3343)

38

GASOLINE HANDLING ACT

O. Reg. 561/83.

Gasoline Handling Code.

Made—August 31st, 1983.

Filed—September 2nd, 1983.

REGULATION TO AMEND
REGULATION 439 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GASOLINE HANDLING ACT

1. Section 8 of Regulation 439 of Revised Regulations of Ontario, 1980, as amended by section 7 of Ontario Regulation 436/82, is further amended by adding thereto the following subsections:

(29a) No person shall install or use a nozzle with a spout terminal end that has an outside diameter of less than 23.62 millimetres for the purpose of dispensing leaded gasoline at a service station, marina or consumer outlet.

(29b) No operator shall install, provide or use any device at a service station, marina or consumer outlet that would, when used in conjunction with or attached to a nozzle with a spout terminal end having an outside diameter of 23.62 millimetres or greater, reduce the outside diameter of the nozzle spout terminal end to less than 23.62 millimetres. O. Reg. 561/83, s. 1.

2. Subsection 8 (31) of the said Regulation, exclusive of the clauses, is revoked and the following substituted therefor:

(31) No person shall offer for filling or fill a container with gasoline or naphtha at a service station, marina or other gasoline or associated products outlet unless the container is in safe condition and is,

(3344)

38

GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 562/83.

Approved Guarantee Companies.

Made—August 31st, 1983.

Filed—September 2nd, 1983.

**REGULATION TO AMEND
REGULATION 444 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
GUARANTEE COMPANIES SECURITIES ACT**

1. The Schedule to Regulation 444 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 21/81, section 1 of Ontario Regulation 106/81, section 1 of Ontario Regulation 107/81, section 1 of Ontario Regulation 568/81 and section 1 of Ontario Regulation 759/81, is further amended by relettering item 52a as item 52b and by adding thereto the following item:

52a. The Mortgage Insurance Company of Canada.

(3345)

38



(2) The form to subsection 11 (4) of the said Regulation is revoked and the following substituted therefor:



Notice of Appeal

IN THE SUPREME COURT OF ONTARIO

**INSTRUCTIONS
FOR COMPLETION
ARE BELOW**

In The Matter of (Check one only):

- Corporations Tax Act
- Gasoline Tax Act

- Retail Sales Tax Act
- Tobacco Tax Act
- Land Transfer Tax Act
- Fuel Tax Act, 1981

BETWEEN:

— AND —

Appellant,

THE MINISTER OF REVENUE

Respondent.

TAKE NOTICE that pursuant to (Check one only)

- Section 78 of the Corporations Tax Act
- Section 14 of the Gasoline Tax Act

- Section 23 of the Retail Sales Tax Act
- Section 13 of the Tobacco Tax Act
- Section 12 of the Land Transfer Tax Act
- Section 14 of the Fuel Tax Act, 1981

the Appellant appeals to the Supreme Court of Ontario from the decision of the Minister of Revenue

dated the _____ day of _____ 19____
in respect of

<input type="checkbox"/>	Assessment No.	Date of Assessment YEAR MONTH DAY	Amount of Tax \$	for Period ending YEAR MONTH DAY
<input type="checkbox"/>	Statement of Disallowance of Rebate/Refund Claim No. _____	Statement Date YEAR MONTH DAY	Rebate/Refund Amount \$	

STATEMENT OF REASONS FOR APPEAL
(Set out relevant facts and law to be relied on in support of the appeal.)

INSTRUCTIONS:

To be prepared in quadruplicate, ONE copy to be retained, TWO copies to be sent by registered mail addressed to the Minister of Revenue, c/o the Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5 and ONE copy to be filed with the Supreme Court of Ontario in accordance with the statute under which the appeal is taken.

The copies addressed to the Minister must be postmarked within 90 days after the day of mailing of the notification that the Minister has confirmed the assessment or reassessed. The copy for the Supreme Court must be filed with the court within the same 90 day period. The Notice of Appeal must be signed by the Appellant or someone authorized to represent the Appellant in the appeal proceedings.

1246C (82-10)

7. Section 16 of the said Regulation, as amended by section 1 of Ontario Regulation 55/82 and section 1 of Ontario Regulation 238/83, is revoked and the following substituted therefor:

16.—(1) The following types or classes of machinery or equipment are excluded from the exemption conferred by paragraph 45 of subsection 5 (1) of the Act:

1. Machinery or equipment that is used by a manufacturer or producer to test or inspect his raw materials.
2. Bases and foundations for machinery or equipment.
3. Catwalks, platforms, walkways and similar structures or equipment used by workers needing access to production equipment to install, operate, maintain or repair such production equipment.
4. Material handling machinery or equipment including cranes, conveyors, pipes, pipe valves, pipe fittings, pumps, fork lift trucks, pallets and racks used in or as material handling machinery or equipment, used primarily to move articles and materials,
 - i. from finished goods storage or warehouse to another storage or warehouse or to outgoing transportation facilities, or
 - ii. between separate factories not located on the same premises.
5. Work gloves, work mitts, chemical or fire-resistant protective clothing or similar occupational safety clothing.
6. Welders' helmets, goggles, belts for tools or guns or similar occupational safety equipment, unless purchased by a manufacturer or producer for free issuance to employees engaged in manufacturing or production.
7. Repair and maintenance equipment used to repair, maintain and service the goods listed in paragraph (n) of section 1 of Part XIII of Schedule III to the *Excise Tax Act* (Canada).
8. Plans and drawings of buildings and reproductions of such plans and drawings.
9. Plans and drawings for the repair and maintenance of production equipment and reproductions of such plans and drawings.
10. Vessels or boats that do not exceed 1400 cubic metres.
11. Aircraft.

12. Machinery or equipment used to control the ambient temperature or humidity of manufacturing premises.
13. Tanks, bins, hoppers, silos or other facilities for the storage of raw materials or finished goods.
14. Rail and track materials other than those used in connection with exempt material handling equipment and located within the areas where production and manufacturing takes place.
15. Any vehicle and parts therefor for which a permit issued under subsection 7 (3) of the *Highway Traffic Act* is required or in force.

(2) Buses, school buses and all repair parts are excluded from the exemption conferred by paragraph 70 of subsection 5 (1) of the Act.

(3) For the purposes of paragraphs 45 and 70 of subsection 5 (1) of the Act, the following persons or corporations are prescribed as not entitled to the exemptions conferred by those paragraphs:

1. Her Majesty in right of Ontario and all servants or agents of the Crown in right of Ontario with respect to machinery or equipment purchased by them as servants or agents of the Crown.
2. The corporation of a municipality, including a district, metropolitan or regional municipal corporation.
3. A school board, public utility commission, transportation commission, public library board, board of park management, local board of health, board of commissioners of police, planning board or any other board, commission, committee, body or local authority established or exercising any power or authority under any Act with respect to any of the affairs or purposes, including school purposes, of a municipality or two or more municipalities or parts thereof.
4. Ontario Hydro, the Urban Transportation Development Corporation or any corporation all of the directors of which are appointed by the Lieutenant Governor in Council.
5. Contractors and subcontractors in respect of their consumption of machinery or equipment to which paragraph 45 of subsection 5 (1) of the Act applies, consumed for the purpose of performing a contract or subcontract for the provision or installation of such machinery or equipment for any person or corporation to whom paragraph 1, 2, 3 or 4 applies. O. Reg. 568/83, s. 7.

8. Section 17 of the said Regulation, as amended by section 3 of Ontario Regulation 55/82, is revoked.

9. Subsection 21 (2) of the said Regulation, as remade by section 2 of Ontario Regulation 303/82, is revoked and the following substituted therefor:

(2) The officers of the Ministry of Revenue holding the following positions may exercise the powers and perform the duties conferred on the Minister under section 13 of this Regulation:

1. Director, Retail Sales Tax Branch.
2. Senior Manager, Operations, Retail Sales Tax Branch.
3. Manager, Program Control, Retail Sales Tax Branch.
4. Regional Manager, Retail Sales Tax Branch.
5. District Manager, Retail Sales Tax Branch.
6. Assistant District Manager, Retail Sales Tax Branch.
7. Senior Operations Officer, Revenue Control, Retail Sales Tax Branch. O. Reg. 568/83, s. 9.

10. Subsections 22 (2) and (3) of the said Regulation are revoked and the following substituted therefor:

(2) Where the person engaged in the business of farming purchases the material and performs the work himself, the amount of the rebate shall comprise the total amount of tax paid on materials that are incorporated into structures that are used exclusively to dry grain or into farm grain storage bins.

(3) When the person engaged in the business of farming has entered into a contract with a contractor, the amount of the rebate shall be 3 per cent of the total contract price attributable to structures used exclusively to dry grain or to farm grain storage bins. O. Reg. 568/83, s. 10.

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

23.—(1) Where a rebate of tax is sought with respect to a vehicle purchased on or after the 11th day of May, 1983 that has been converted and that qualifies for exemption under paragraph 14 of subsection 5 (1) of the Act, the application for the rebate shall be made to the Minister in writing.

(2) Every application for rebate under this section shall be accompanied by,

(a) a copy of the purchase contract for the motor vehicle with respect to the tax on the purchase of which the rebate is claimed setting out the purchase price or, where no written purchase contract has been executed, a copy of the form required under subsection 11 (2) of Regulation 904 of Revised Regulations of Ontario, 1980;

(b) proof of the amount of tax paid on the purchase of the motor vehicle with respect to which the rebate is claimed;

(c) a copy of the purchase contract for the conversion of the motor vehicle showing the date on which the conversion took place; and

(d) a statement by the person who made the conversion regarding the type of alternative fuel source installed.

(3) The Minister may, upon receipt of the application in writing therefor, rebate to the purchaser of the motor vehicle the tax paid under the Act on the purchase of the motor vehicle where the Minister is satisfied that,

(a) the vehicle was converted to operate in a manner described in clause (a) or (b) of paragraph 14 of subsection 5 (1) of the Act;

(b) the conversion described in clause (a) was completed within thirty days of the date of purchase of the vehicle; and

(c) the vehicle was purchased on or after the 11th day of May, 1983.

(4) No rebate shall be made under this section unless the application therefor is made within three years after the date of payment of the tax in respect of which the rebate is claimed. O. Reg. 568/83, s. 11, *part*.

24.—(1) Every person required to keep records under section 14 of the Act shall keep records at his place of business or residence in Ontario in sufficient form and containing sufficient information in order that the Minister may determine the amount of tax charged, collected, payable and remitted.

(2) Records may be kept in a form that is a reproduction made by any photographic, photostatic, micro-filming or other process that reproduces an exact copy of the original record, if the person required to keep the records provides reasonable access to any equipment required in order to read the reproduced record.

(3) Records may be kept by the use of electronic data processing media if the person required to keep the records,

(a) allows the Minister to conduct reasonable tests on the hardware and software comprising the system in order to verify the accuracy

of the processing of transactions and the accuracy of data processing controls;

- (b) provides full information on all computer programs and changes thereto; and
- (c) maintains an accounting system designed to provide access to primary source documents and data containing the transactions recorded by the data processing system. O. Reg. 568/83, s. 11, *part.*

25. The records required by the Act and this Regulation to be kept by a vendor, manufacturer, wholesaler, importer, jobber and agent may be destroyed only if,

- (a) the records relate to a fiscal year that ended not later than sixty months prior to the start of the fiscal year during which the records will be destroyed;
- (b) the records are for a period for which all returns required by the Act have been filed and all tax assessed by the Minister has been paid;
- (c) the records are for a period for which there is no unresolved dispute concerning any tax payable by the person retaining the records, and for which the time limit for filing a Notice of Objection to any Assessment of tax or Statement of Disallowance has expired;
- (d) any demand for the production of the records has been met to the satisfaction of the Minister; and
- (e) written notice has not been given by the Minister requiring the retention of the records. O. Reg. 568/83, s. 11, *part.*

12. This Regulation shall be deemed to have come into force on the 11th day of May, 1983.

BUD GREGORY
Minister of Revenue

Dated at Toronto, this 2nd day of September, 1983.

(3354)

39

OCCUPATIONAL HEALTH AND SAFETY ACT

O. Reg. 569/83.

Mines and Mining Plants.

Made—August 31st, 1983.

Filed—September 6th, 1983.

REGULATION TO AMEND REGULATION 694 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE OCCUPATIONAL HEALTH AND SAFETY ACT

1.—(1) Paragraphs 4, 28, 40 and 43 of section 1 of Regulation 694 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

- 4. "bulkhead" means a structure for the impoundment of water, compressed air, hydraulic backfill or any material in an underground opening where the potential pressure against the structure will be in excess of 100 kilopascals;
 - 28. "non-combustible" means material or an assembly of materials that conforms to National Standard of Canada, CAN 4-S114-78, "Standard Method of Test for Determination of Non-combustibility in Building Materials";
 - 40. "surface mine" means a pit or quarry where metallic or non-metallic rock, mineral bearing substance, earth, clay, sand or gravel is being or has been removed by means of an excavation open to the surface to supply material for construction, industrial or manufacturing purposes and includes any work, undertaking or facility used in connection therewith but does not include a cutting for a right of way for a highway or a railroad;
 - 43. "underground mine" means a mine that is not a surface mine and includes any work, undertaking or facility used in connection therewith;
- (2) Section 1 of the said Regulation is amended by adding thereto the following paragraphs:
- 34a. "rockburst" means an instantaneous failure of rock causing an expulsion of material at the surface of an opening or a seismic disturbance to a surface or underground mine;
 - 42a. "uncontrolled fall of ground" means a fall of ground, such as rock or fill falling from the walls or back of an underground or surface mine but does not include falls occurring as part of blasting or scaling operations;

2.—(1) Subsection 5 (3) of the said Regulation is amended by striking out “and” at the end of clause (a) and by adding thereto the following clauses:

(c) of the installation of portable crushing, screening or associated washing equipment in or about a surface mine; and

(d) before proceeding with the operation of a diamond drill on surface for the purpose of proving mineral bearing substance. R.R.O. 1980, Reg. 694, s. 5 (3); O. Reg. 569/83, s. 2 (1).

(2) Section 5 of the said Regulation is amended by adding thereto the following subsection:

(4) Upon the completion of any work pursuant to a written order of an inspector, the employer shall notify the inspector, in writing, of the completion of the work. O. Reg. 569/83, s. 2 (2).

3.—(1) Clause 10 (1) (a) of the said Regulation is revoked and the following substituted therefor:

(a) The Common Core For Basic Underground Mining Skills; and

(2) Subsection 10 (2) of the said Regulation is amended by inserting after “Core” in the sixth line “For”.

4. Subsection 11 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Every worker who is exposed to the hazard of head injury shall wear a protective hat that consists of a shell and suspension system that will adequately protect a worker's head against impact and from flying or falling small objects.

(1a) Every worker who is exposed to the hazard of foot injury shall wear protective footwear consisting of a boot or shoe which incorporates a protective box toe that will protect a worker's toes against injury due to impact and which is capable of resisting at least 125 joules of impact energy. O. Reg. 569/83, s. 4.

5.—(1) Subsection 19 (1) of the said Regulation is amended by striking out “cable” in the first line and inserting in lieu thereof “wire rope”.

(2) Subsection 19 (5) of the said Regulation is amended by striking out “cable” in the first line and inserting in lieu thereof “wire rope”.

6. Clause 20 (5) (e) of the said Regulation is revoked and the following substituted therefor:

(e) a rockburst occurs causing damage to equipment or the displacement of more than five tonnes of material;

(ea) an uncontrolled fall of ground occurs causing damage to equipment or the displacement of more than fifty tonnes of material;

7. Subsection 21 (2) of the said Regulation is revoked and the following substituted therefor:

(2) The surface plan prescribed by clause (1) (a) shall show,

(a) the boundaries of the mining property,

(i) related to the lot fabric where the property is in a subdivided township,

(ii) connected to the nearest mile post on a surveyed township boundary where the property is in an unsubdivided township, or

(iii) connected to the nearest,

(A) mile post on a surveyed township boundary,

(B) base line, or

(C) meridian line,

where the property is in unsurveyed territory, and

(iv) connected to a co-ordinate control survey monument if one exists within ten kilometres of the property; and

(b) the position and form of a permanent bench mark to which all elevations are related, and the permanent bench mark shall be related,

(i) where a Canadian Geodetic Datum bench mark exists within ten kilometres, to that bench mark, and

(ii) to the permanent bench mark of each adjoining property.

(2a) The measurements under clause (2) (a) shall be consistent with accuracy standards for third order horizontal control surveys based on Ontario Specifications for Horizontal Control Surveys, 1979. O. Reg. 569/83, s. 7.

8. The said Regulation is amended by adding thereto the following section:

22a. A notice under subsection 29 (5) of the Act shall be in the following form:

Occupational Health and Safety Act

NOTICE

TAKE NOTICE that this
 (specify the "place",

 "matter" or "thing", as the case may be)

is a danger or hazard to the safety of workers employed in or having access to these premises and the use thereof shall be discontinued immediately until the inspector's order of
 (date)

to
 (name of employer or owner)

 (address of employer or owner)

has been complied with.

No person, except an inspector appointed under the *Occupational Health and Safety Act*, shall remove this notice unless authorized by an inspector under that Act.

Dated the day of, 19....

 (signature of inspector)

O. Reg. 569/83, s. 8.

9. Clause 26 (3) (a) of the said Regulation is revoked and the following substituted therefor:

(a) fire extinguishing equipment;

10. Section 28 of the said Regulation is amended by adding thereto the following subsections:

(4) No internal combustion engine that uses gasoline, propane or other volatile substance as a fuel shall be used in an underground mine.

(5) Except when used for burning or cutting, propane or other similar fuel that is heavier than air when in a gaseous state shall not be permitted to be or be kept underground.

(6) When propane or other similar fuel that is heavier than air is being used underground for burning or cutting, the containers for the fuel shall be of a type certified under the *Energy Act* and shall not be larger than five kilograms in capacity. O. Reg. 569/83, s. 10.

11. Section 30 of the said Regulation is amended by striking out "shop" in the first line and inserting in lieu thereof "workshop".

12.—(1) Subsection 36 (1) of the said Regulation is amended by adding at the commencement thereof "Subject to subsection (2)".

(2) Subsection 36 (3) of the said Regulation is amended by striking out "twenty-three" in the third line and inserting in lieu thereof "thirty".

(3) Subsection 36 (5) of the said Regulation is amended by inserting after "metres" in the third line "of the centre".

13. Clause 37 (b) of the said Regulation is revoked and the following substituted therefor:

(b) be installed to close off,

(i) service garages, and

(ii) oil storage areas where a total of more than 500 litres of oil, grease or flammable liquid are stored;

(ba) have at least a one-hour fire resistance rating; and

14. Subsection 44 (5) of the said Regulation is revoked and the following substituted therefor:

(5) Notwithstanding clauses (3) (b) and (c), toeboards and second rails are not required on a temporary walkway or working platform or on an underground drilling platform that is normally not more than three metres above the ground. O. Reg. 569/83, s. 14.

15. Subsection 48 (2) of the said Regulation is revoked and the following substituted therefor:

(2) An independently powered conveyance may be used in place of a ladderway. O. Reg. 569/83, s. 15.

16. Section 63 of the said Regulation is amended by adding thereto the following subsection:

(2) Where an ground condition indicates that a rockburst or uncontrolled fall of ground may occur, the condition shall be recorded in writing by the supervisor of the work shift and signed by him and the record shall describe the state of the corrective measures taken. O. Reg. 569/83, s. 16.

17. Section 66 of the said Regulation is revoked and the following substituted therefor:

66. Where an engineer of the Ministry gives to the owner of a mine a written opinion that the ground stability of the mine may be a hazard to the safety of workers, the owner shall install and maintain such instruments or devices as are necessary to measure ground stresses and shall regularly monitor such instruments or devices. O. Reg. 569/83, s. 17.

18. Subsection 68 (1) of the said Regulation is amended by striking out "or" in the third line and inserting in lieu thereof "and".

19.—(1) Subsection 79 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Where a worker may be endangered by the withdrawal, collapse, shifting or movement of bulk material such as rock, ore or other material in a stope, pass, chute or other storage area,

(a) a worker entering the affected area shall wear a fall arrest system; and

(b) procedures shall be established for the precautions to be taken during and after removal of material therefrom. O. Reg. 569/83, s. 19 (1).

(2) Section 79 of the said Regulation is amended by adding thereto the following subsection:

(4) An area likely to be affected by the withdrawal or the collapse, shifting or movement of material shall be protected against inadvertent access by the posting of warning signs and the erection of barriers. O. Reg. 569/83, s. 19 (2).

20. Clause 85 (a) of the said Regulation is revoked and the following substituted therefor:

(a) that is dangerous because of its condition or depth shall be securely fenced or otherwise guarded against inadvertent access; and

21. Subsection 86 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Trees and other vegetation and unconsolidated materials such as earth, clay, sand or gravel and rocks within two metres of the rim of a surface mine and likely to endanger any person shall be removed. O. Reg. 569/83, s. 21.

22. Section 98 of the said Regulation is amended by adding thereto the following subsection:

(2) Except for clauses (1) (a) and (g), this section does not apply to a motor vehicle propelled by compressed air. O. Reg. 569/83, s. 22.

23.—(1) Clause 100 (1) (d) of the said Regulation is revoked.

(2) Clause 100 (1) (m) of the said Regulation is revoked and the following substituted therefor:

(m) be equipped with a type BC fire extinguisher.

(3) Subsection 100 (3) of the said Regulation is revoked and the following substituted therefor:

(3) Where the view of the operator of a motor vehicle in the direction of its travel is limited, the motor vehicle shall be equipped with an alarm which shall be activated before the vehicle is put in motion and when a worker may be endangered by the movement of the motor vehicle.

(4) Where the view of the operator of a motor vehicle is limited, a rear view mirror shall be installed on the motor vehicle.

(5) The windshield and windows of the cab of a motor vehicle shall consist of safety glass and be maintained so as to provide unobstructed vision.

(6) Where motor vehicles that restrict the view of the operator because of size or design are used, procedures to control and govern the movement of such vehicles, other vehicles and pedestrians shall be established.

(7) A procedure for the testing, maintenance and inspection of each motor vehicle shall be adopted and the procedure shall,

(a) schedule the testing of brakes, steering, lighting and other safety components prior to initial use of the motor vehicle for the shift;

(b) schedule the motor vehicle for routine inspections and maintenance, taking into consideration the recommendations of the manufacturer and the conditions of use;

(c) itemize the tests to be carried out following maintenance work and before first use of the motor vehicle;

(d) provide a record of the testing, maintenance, inspection and testing that has been carried out; and

(e) provide for the testing, maintenance and inspections to be performed by competent persons.

(8) Except for clauses (1) (a), (f) and (h), this section does not apply to a motor vehicle propelled by compressed air. O. Reg. 569/83, s. 23 (3).

24. Subsections 106 (2) and (3) of the said Regulation are revoked and the following substituted therefor:

(2) Notwithstanding subsection (1), a haulageway that is used by a motor vehicle running on rails that travels more than 12 kilometres per hour shall have a walkway on one side of at least 1.2 metres between the side of the haulageway and the motor vehicle and pedestrian traffic shall be restricted to designated periods during which no motor vehicle running on rails shall be used in the haulageway.

(3) Where pedestrian traffic is permitted in a haulageway to which subsection (2) applies and the walkway is less than two metres in width, safety stations, as prescribed in section 109, shall be provided at intervals not exceeding thirty metres.

(4) Subsection (1) does not apply to any haulageway that was driven prior to the 1st day of October, 1979 if the haulageway complies with section 245 of *The*

Mining Act, being chapter 274 of Revised Statutes of Ontario, 1970, as it read on the 30th day of September, 1979. O. Reg. 569/83, s. 24.

25. The said Regulation is further amended by adding thereto the following section:

112a.—(1) Subject to subsections (8) and (9), a structure to protect the operator in the event of roll-over or overturn shall be installed on every front end loader, bulldozer and tractor that is operated in excess of 8 kilometres per hour in areas where the slope or contour of the ground is such that a loader, bulldozer or tractor may roll over or overturn.

(2) The structure required by subsection (1) shall consist of,

- (a) a rollover protective device; and
- (b) a restraining harness device.

(3) A rollover protective device shall meet the design and test standards set out by,

- (a) the Society of Automotive Engineers in SAE Standard No. J1040, "Performance criteria for Rollover Protective Structures (ROPS)"; or
- (b) the Canadian Standards Association in CSA Standard B352, "Rollover Protective Structures".

(4) Notwithstanding subsections (1) and (2), this section does not apply to a front end loader, bulldozer or tractor that is not factory equipped with adaptors to accept a rollover protective structure and that was manufactured prior to 1980.

(5) A restraining harness device shall meet the design and test standards set out by the Society of Automotive Engineers in SAE Standard No. J386, "Seat Belts for Construction Machines".

(6) The structure and its devices required by this section shall be kept in good condition, and modifications, part replacements and repairs made to a rollover protective structure or its devices shall have a safety factor equal to that in the original design.

(7) The restraining harness device shall be,

- (a) worn by the operator when the loader, bulldozer or tractor is in motion; and
- (b) arranged so the controls for operating the loader, bulldozer or tractor are conveniently accessible to the operator while at the controls.

(8) This section does not apply to a front end loader, bulldozer or tractor that is used primarily underground.

(9) Notwithstanding subsection (1), if a vehicle to which this section would otherwise apply was in use prior to the day this section comes into force, the vehicle may continue to be used without the required structure during the period of twenty-four months following the day this section comes into force. O. Reg. 569/83, s. 25.

26.—(1) Clause 114 (1) (c) of the said Regulation is revoked and the following substituted therefor:

(c) a parking brake system. R.R.O. 1980, Reg. 694, s. 114 (1); O. Reg. 569/83, s. 26 (1).

(2) Subsection 114 (8) of the said Regulation is revoked and the following substituted therefor:

(8) Where components that apply the service brakes and the emergency brakes are common, the components shall be arranged so that a failure in a common component does not reduce the capability of one of the systems to stop the vehicle safely. O. Reg. 569/83, s. 26 (2).

(3) Subsection 114 (11) of the said Regulation is revoked.

27. Clause 115 (1) (b) of the said Regulation is amended by striking out "powder" in the fifth line.

28. Clause 124 (e) of the said Regulation is revoked and the following substituted therefor:

(e) be equipped with a type BC fire extinguisher;

29.—(1) Subsection 128 (1) of the said Regulation is amended by striking out "and" at the end of clause (a) and by adding thereto the following clauses:

(c) the explosives shall be in suitable containers; and

(d) the requirements prescribed by section 124, except clauses (b) and (c), apply with necessary modifications. R.R.O. 1980, Reg. 694, s. 128 (1); O. Reg. 569/83, s. 29 (1).

(2) Subsection 128 (3) of the said Regulation is revoked.

30. Clause 134 (1) (a) of the said Regulation, exclusive of the subclauses, is revoked and the following substituted therefor:

(a) a worker shall be stationed at each entrance or approach and instructed to prevent inadvertent access to every place where,

31. Section 139 of the said Regulation is amended by striking out "and" at the end of clause (e), by adding "and" at the end of clause (f) and by adding thereto the following clause:

(g) where igniter cord is used, a worker shall, immediately after the ignition of the igniter cord, leave the work place which will be affected by the blasting operation. R.R.O. 1980, Reg. 694, s. 139; O. Reg. 569/83, s. 31.

32.—(1) Subsections 140 (1) and (2) of the said Regulation are revoked and the following substituted therefor:

(1) Subject to subsection (4), a person shall not return to a work place affected by a blasting operation until the minimum periods of time prescribed in subsections (2) and (3) have elapsed.

(2) Where safety fuses are used, a person shall not return to a work place affected by a blasting operation until thirty minutes have elapsed after the last shot is heard. O. Reg. 569/83, s. 32 (1).

(2) Subsections 140 (5) and (6) of the said Regulation are revoked.

33. Subsection 147 (2) of the said Regulation is revoked and the following substituted therefor:

(2) When electric blasting operations are about to be carried out, no radio frequency transmitter shall be operated,

(a) in a surface mine, within twenty metres of such operations; and

(b) in an underground mine, within the distance provided as a standard of safety by CSA Standard Z65-1966. O. Reg. 569/83, s. 33.

34. Subsection 148 (1) of the said Regulation is revoked and the following substituted therefor:

(1) If electrical equipment is installed or modified, it shall, unless otherwise provided in this Regulation, be installed or modified so that the installation or modification, as the case may be, equals or betters the standards specified in *The Canadian Electrical Code, Part I*, "Safety Standards for Electrical Installations", CSA Standard C22.1-1982. O. Reg. 569/83, s. 34.

35. Subsection 152 (4) of the said Regulation is revoked and the following substituted therefor:

(4) When located less than 1.5 metres measured in a horizontal plane or 2.5 metres measured in a vertical plane from a walkway or landing, any bare part of electrical equipment energized in excess of 150 volts DC or 50 volts AC shall be guarded. O. Reg. 569/83, s. 35.

36. Subsection 166 (2) of the said Regulation is amended by striking out "Transportation" in the third line and inserting in lieu thereof "Transport".

37. Subsection 174 (1) of the said Regulation is amended by adding thereto the following clause:

(aa) be of a type and design that conforms to CSA Standard Z-166-1975, "Explosive Operating Fastening Tools";

38. Clause 176 (3) (a) of the said Regulation is revoked and the following substituted therefor:

(a) be at least 0.06 cubic metres per second for each kilowatt of the diesel engine or engines operating in each work place; and

39. Section 178 of the said Regulation is amended by adding thereto the following subsection:

(8) Notwithstanding subsection 153 (1) or subsection (6) of this section, where it is not practical to de-energize a prime mover or to lock out and tag out its controls while work is being done, work may be done on the prime mover if barriers, shields or other effective precautions are used or taken for the safety of a worker while the work is being done. O. Reg. 569/83, s. 39.

40.—(1) Subsection 179 (1) of the said Regulation is amended by striking out "inspector" in the third line and inserting in lieu thereof "engineer".

(2) The form set out in clause 179 (2) (c) of the said Regulation is amended by striking out "Inspector, Occupational Health and Safety Division, Mining Health and Safety Branch" in the last four lines and inserting in lieu thereof "Engineer of the Ministry".

41. Clause 182 (a) of the said Regulation is revoked and the following substituted therefor:

(a) such device is examined and tested by a competent person before being used to raise or lower the worker;

42. The said Regulation is further amended by adding thereto the following section:

182a. Where a worker uses a boson's chair, suspended scaffold or mobile staging, he shall be protected by a fall arrest system as prescribed by section 13 if he may fall more than three metres from the chair, scaffold or staging. O. Reg. 569/83, s. 42.

43. Subsection 185 (2) of the said Regulation is revoked and the following substituted therefor:

(2) The maximum speed at which a grinding wheel may be operated shall be indicated on the grinding wheel or in a manner by which the speed may be readily ascertained. O. Reg. 569/83, s. 43.

44.—(1) Subsection 186 (1) of the said Regulation is revoked and the following substituted therefor:

(1) A person directing workers who perform welding, burning or cutting operations shall be a competent person. O. Reg. 569/83, s. 44 (1).

(2) Subsection 186 (9) of the said Regulation is revoked and the following substituted therefor:

(9) The valve protection cover or cap of an oxygen or acetylene cylinder shall be secured in place when the cylinder is not in use and, in the case of a threaded cover or cap, the cover or cap shall be secured at least hand-tight. O. Reg. 569/83, s. 44 (2).

45. Subsection 187 (6) of the said Regulation is revoked and the following substituted therefor:

(6) The shafting of the hoist drive train of a production crane shall be examined by a person competent in non-destructive testing using ultrasonic or X-ray methods,

- (a) before the crane is first put into use; and
- (b) at a frequency specified by a competent person. O. Reg. 569/83, s. 45.

46. Subsection 188 (2) of the said Regulation is amended by adding thereto the following clause:

(aa) a means whereby belt dressing may be applied safely while the conveyor is in motion;

47. Section 189 of the said Regulation is amended by adding thereto the following subsections:

(11) No raise climber shall be used without a valid raise climber permit.

(12) A permit to operate a raise climber shall,

- (a) be obtained from an engineer of the Ministry;
- (b) be maintained in a legible condition;
- (c) be valid only for the location specified in the permit;
- (d) be valid only when the raise climber is installed, maintained and operated in compliance with this Regulation; and
- (e) expire twelve months after the date of issue set out in the permit.

(13) The maximum number of persons or load weight stated in the permit shall not be exceeded.

(14) The permit to operate a raise climber shall be in the following form:

Occupational Health and Safety Act

PERMIT TO OPERATE A RAISE CLIMBER

MINISTRY OF LABOUR

PROVINCE OF ONTARIO

Permit No.

This permit, as required under the *Occupational Health and Safety Act*, is issued to

.....
Company

.....
Address

To operate a raise climber, Serial No.

Installed at
.....

Manufacturer's specified maximum load weight:

On top deck In cage

Combined

Maximum number of persons permitted to ride:

On top deck In cage

This permit is granted on condition that the raise climber is installed, maintained and operated in compliance with the regulations made under the *Occupational Health and Safety Act*.

.....
Date of Issue Engineer of the Ministry

O. Reg. 569/83, s. 47.

48. The form set out in subsection 196 (5) of the said Regulation is amended by striking out "POSTED IN ACCORDANCE WITH SUBSECTION 196 (5) OF THE MINING AND MINING PLANTS REGULATIONS UNDER THE" in the heading thereto.

49. Subsection 198 (1) of the said Regulation is revoked.

50.—(1) Clause 201 (d) of the said Regulation is revoked and the following substituted therefor:

(d) where a friction hoist is installed, have tapered guides or other such devices above and below the limits of regular travel of the shaft conveyance and counterweight, arranged to act as a direct physical brake to

decelerate and stop the counter weight and shaft conveyance in the event of an over-travel. R.R.O. 1980, Reg. 694, s. 201; O. Reg. 569/83, s. 50 (1).

(2) Section 201 of the said Regulation is amended by adding thereto the following subsection:

(2) Except when a shaft is being sunk, a barrier or obstruction shall be installed in the shaft to prevent a shaft conveyance from being lowered into water in the shaft bottom. O. Reg. 569/83, s. 50 (2).

51. Section 206 of the said Regulation is amended by adding thereto the following subsection:

(10) Clause (4) (a) does not apply to a hoist that was installed before the 1st day of October, 1979. O. Reg. 569/83, s. 51.

52. Section 208 of the said Regulation is revoked and the following substituted therefor:

208.—(1) Except as prescribed in subsections (2), (3) and (4), the drum diameter to rope diameter ratio for a drum hoist shall be equal to or greater than,

(a) 60 to 1, where the nominal rope diameter is 25.4 millimetres or less; or

(b) 80 to 1, where the nominal rope diameter is greater than 25.4 millimetres.

(2) The drum diameter to rope diameter ratio for a drum hoist in use for shaft sinking or for preliminary development work during shaft sinking shall be equal to or greater than,

(a) 48 to 1, where the nominal rope diameter is 25.4 millimetres or less; and

(b) 60 to 1, where the nominal rope diameter is greater than 25.4 millimetres.

(3) The drum diameter to rope diameter ratio of a friction hoist shall be equal to or greater than,

(a) 80 to 1, for stranded ropes; and

(b) 100 to 1, for locked coil ropes.

(4) Subsection (1) does not apply to a drum hoist where the drum diameter to rope diameter is,

(a) 54 to 1, where the nominal rope diameter is 25.4 millimetres or less; or

(b) 72 to 1, where the nominal rope diameter is greater than 25.4 millimetres,

so long as the drum hoist was manufactured prior to 1954 and the original load rating given by its manufacturer is not exceeded. O. Reg. 569/83, s. 52.

53. Clause 218 (5) (d) of the said Regulation is revoked and the following substituted therefor:

(d) operating or being operated at an overspeed in excess of that for which the hoisting plant was designed and intended.

54.—(1) Subsection 220 (11) of the said Regulation, exclusive of the clauses, is revoked and the following substituted therefor:

(11) The minimum nominal diameter of a hoisting rope shall exceed,

(2) Subsection 220 (19) of the said Regulation is revoked and the following substituted therefor:

(19) Notwithstanding subsection (18), no rope shall be used as a shaft rope where,

(a) the extension of a test piece has decreased to less than 60 per cent of its original extension when tested to destruction and marked corrosion or considerable loss in wire torsions has occurred;

(b) the number of broken wires, excluding filler wires, in any section equal to one lay length exceeds 5 per cent of the total; or

(c) the rate of stretch in a friction hoisting rope shows a rapid increase over its normal stretch recorded during its service. O. Reg. 569/83, s. 54 (2).

55. Section 221 of the said Regulation is amended by adding thereto the following subsection:

(5) Where shaft rope attachments are made using rope clips, the number of clips to be used and their torque shall be in accordance with good engineering standards. O. Reg. 569/83, s. 55.

56. Subsection 224 (3) of the said Regulation, exclusive of the clauses, is revoked and the following substituted therefor:

(3) Except when being used to transport workers for shaft inspection or shaft maintenance, a skip used to transport workers in a shaft shall,

57. Section 228 of the said Regulation is amended by adding thereto the following subsection:

(7) The basic code of signals and destination signals shall be posted in every hoistroom, working level and landing deck. O. Reg. 569/83, s. 57.

58. Section 229 of the said Regulation is amended by adding thereto the following subsection:

(19) Persons may be at the bottom of the shaft during the dumping cycle of the shaft conveyance. O. Reg. 569/83, s. 58.

59. Clause 232 (g) of the said Regulation is revoked and the following substituted therefor:

(g) not operate the hoist to transport any person unless at least two brakes can be applied to stop the hoist drum;

60. Clause 233 (d) of the said Regulation is revoked and the following substituted therefor:

(d) be in, on or under a shaft conveyance or counterweight which is supported by an unclutched drum unless the conveyance or counterweight is secured in position or unless permitted by subsection 229 (19);

61. The said Regulation is further amended by adding thereto the following section:

234a.—(1) When equipment or supplies are being transported in a shaft, they shall,

(a) when in a shaft conveyance, be loaded and secured in a manner to prevent shifting;

(b) when secured to a hoisting rope of the conveyance, be secured in a manner to prevent damage to the rope and permit the safety mechanisms of the conveyance to operate; and

(c) when transported below the shaft conveyance or crosshead, be suspended in a manner to prevent contact with shaft furnishings.

(2) The suspension system or arrangement used to transport equipment or supplies below the shaft conveyance or crosshead shall be capable of withstanding at least four times the maximum allowable design stresses without permanent distortion to any component of the system or arrangement and shall meet the requirements prescribed by subsection 222 (4). O. Reg. 569/83, s. 61.

62. Clause 235 (1) (b) of the said Regulation is revoked and the following substituted therefor:

(b) while the hoist that is raising or lowering the shaft conveyance is being used to transport ore or waste;

63. The said Regulation is further amended by adding thereto the following section:

235a. Where a mine shaft exceeds 100 metres in vertical depth, a shaft conveyance shall be provided for the raising and lowering of workers. O. Reg. 569/83, s. 63.

64. Subsections 237 (3) and (4) of the said Regulation are revoked and the following substituted therefor:

(3) A record of the examination, servicing and repair shall be made in the Electrical Hoisting Equipment Record Book.

(4) The entries in the Electrical Hoisting Equipment Record Book shall be dated and signed by the person performing the examination, servicing or repairs. O. Reg. 569/83, s. 64.

65.—(1) Subclause 238 (2) (c) (ii) of the said Regulation is revoked.

(2) Clause 238 (7) (c) of the said Regulation is revoked and the following substituted therefor:

(c) before first use of the parts; and

66. Section 241 of the said Regulation is revoked and the following substituted therefor:

241.—(1) Before installing a system for heating a mine or a mining plant, the owner shall give notice of the intended installation to an engineer of the Ministry.

(2) Any direct gas fired non-recirculating make-up heater being used for heating a mine or a mining plant shall be installed and operated within safe standards.

(3) All liquid or gas fuel for a heating system shall be piped and stored so that any leakage will not accumulate at or enter an underground mine.

(4) A heating system shall be operated and maintained so as to eliminate the risk of fire or explosion.

(5) A record of service, maintenance and tests on the heating system shall be kept in a log book. O. Reg. 569/83, s. 66.

67. Clauses 242 (1) (b) and (c) of the said Regulation are revoked and the following substituted therefor:

(b) dilute and remove contaminants from all work places therein to prevent exposure of a worker to contaminants in excess of the values adopted as criteria or guides under section 279, except as otherwise prescribed by a regulation made in respect of a designated substance. R.R.O. 1980, Reg. 694, s. 242 (1); O. Reg. 569/83, s. 67.

68. Clause 243 (1) (b) of the said Regulation is amended by adding at the end thereof "except as otherwise prescribed by a regulation made in respect of a designated substance".

69. Subsection 244 (1) of the said Regulation is amended by adding at the end thereof "except

as otherwise prescribed by a regulation made in respect of a designated substance”.

70. Section 246 of the said Regulation is revoked and the following substituted therefor:

246. The cyanide content in the liquid portion of the tailings used for underground fill and in the effluent from the filled area shall be less than 20 milligrams per litre expressed as cyanide. O. Reg. 569/83, s. 70.

71. Section 255 of the said Regulation is revoked and the following substituted therefor:

255. Compressed air for breathing purposes in air supplied respirators shall conform to CSA Standard Z180.1-M1978, “Compressed Breathing Air”. O. Reg. 569/83, s. 71.

72. Section 257 of the said Regulation is revoked and the following substituted therefor:

257.—(1) An annual survey of potentially hazardous minor elements shall be conducted on all feed streams to and concentrates coming from a mining plant.

(2) An assessment shall be made of the potential hazard from the elements detected in the survey required by subsection (1) due to the processes used in the mining plant.

(3) Work places in the mining plant shall be monitored for the hazardous elements and compounds revealed by the assessment required by subsection (2).

(4) The results of the survey, the assessment and description and results of the monitoring program shall be reported annually to the Director.

(5) This section does not apply to a mining plant at a gravel pit or quarry. O. Reg. 569/83, s. 72.

73. Section 265 of the said Regulation is amended by adding thereto the following subsection:

(2) Sections 261, 262, 263 and 264 do not apply to the workings of an underground mine including drifts, levels, shafts, stopes and raises. O. Reg. 569/83, s. 73.

74. Section 269 of the said Regulation is amended by striking out “or by a designated substance” in the third line.

75. Section 273 of the said Regulation is amended by adding thereto the following subsection:

(2) Sections 274, 275, 276 and 277 do not apply to a worker who is employed in a dust exposure occupation for less than fifty hours in each calendar month. O. Reg. 569/83, s. 75.

76. Section 278 of the said Regulation is revoked.

(3371)

39

LAND TRANSFER TAX ACT

O. Reg. 570/83.

Affidavits.

Made—September 6th, 1983.

Filed—September 7th, 1983.

REGULATION TO REVOKE REGULATION 555 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LAND TRANSFER TAX ACT

1. Regulation 555 of Revised Regulations of Ontario, 1980 is revoked.

2. This Regulation shall be deemed to have come into force on the 26th day of May, 1983.

BUD GREGORY
Minister of Revenue

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

(3372)

39

CROP INSURANCE ACT (ONTARIO)

O. Reg. 571/83.

Crop Insurance Plan—Winter Wheat.

Made—July 25th, 1983.

Approved—August 31st, 1983.

Filed—September 8th, 1983.

REGULATION TO AMEND REGULATION 229 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 11 (1) of the Schedule to Regulation 229 of Revised Regulations of Ontario, 1980, as remade by section 3 of Ontario Regulation 99/82, is revoked and the following substituted therefor:

(1) For the purposes of this plan the established price for winter wheat is,

(a) \$2.75;

(b) \$3.50; or

(c) \$4.25,

per bushel.

2.—(1) Subsection 12 (1) of the said Schedule, as remade by section 4 of Ontario Regulation 99/82, is revoked and the following substituted therefor:

(1) The total premium is,

- (a) \$8 per acre where the established price is \$2.75 per bushel;
- (b) \$10 per acre where the established price is \$3.50 per bushel; and
- (c) \$12 per acre where the established price is \$4.25 per bushel.

(2) Subsection 12 (2) of the said Schedule is amended by striking out "\$15" in the third line and inserting in lieu thereof "\$50".

3. Subsection 13 (2) of the said Schedule is

amended by striking out "less the premium deposit, if any" in the third line.

4. Clauses 5 (3) (a) and (b), as remade by subsection 6 (1) of Ontario Regulation 99/82, and clause 5 (3) (c), as made by subsection 6 (1) of Ontario Regulation 99/82, of Form 1 of the said Regulation are revoked and the following substituted therefor:

- (a) \$30 per acre where the established price is \$2.75 per bushel;
- (b) \$35 per acre where the established price is \$3.50 per bushel; or
- (c) \$40 per acre where the established price is \$4.25 per bushel.

5. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

.....

Contract No.	Name of Insured	
.....	
City	Postal Code	Telephone No.

(The Applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of the farm.)

HOME FARM

.....

County	Township	Lot No.	Concession No.
--------	----------	---------	----------------

applies for crop insurance under the *Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

Number of Acres: Owned Rented Other

Years growing crop(s) applied for:

Fertilizer:

Drainage: Systematic Tiled in low runs Naturally drained Undrained

Planting—To be completed by: Own equipment Shared equipment Custom operator

Weed Control—To be completed by: Own equipment Shared equipment Custom operator

Harvesting—To be completed by: Own equipment Shared equipment Custom operator

Full-time farmer: Yes No If no, state other occupation

Name of Bank: Branch:

Type of farming operation:

For new contracts and endorsements only	To be completed by agent		
Crop(s)	Average Farm Yield	Price Option	No. Acres

NOTE: Total premium must accompany this application.

I acknowledge receipt of above premium.

..... (signature of agent) (date) (signature of applicant)

O. Reg. 571/83, s. 5.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

P. WILEY
Secretary

Dated at Toronto, this 25th day of July, 1983.

(3373)

39

CROP INSURANCE ACT (ONTARIO)

O. Reg. 572/83.
Crop Insurance Plan—Burley Tobacco.
Made—July 13th, 1983.
Approved—August 31st, 1983.
Filed—September 8th, 1983.

REGULATION TO AMEND
REGULATION 201 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
CROP INSURANCE ACT (ONTARIO)

1. Section 11 of the Schedule to Regulation 201 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 375/81, is revoked and the following substituted therefor:

11. For the purposes of this plan, the established price per pound for burley tobacco in a crop year is an amount equal to 70 per cent of the minimum price per pound for burley tobacco negotiated for that crop year by The Ontario Burley Tobacco Growers' Marketing Board.

- 2.—(1) Paragraph 2 of Form 2 of the said Regulation, as remade by subsection 3 (1) of Ontario Regulation 375/81, is revoked and the following substituted therefor:
2. Coverage applied for is . . . % of my Average Farm Yield at 70 per cent of the minimum price per pound for burley tobacco negotiated for this crop year by The Ontario Burley Tobacco Growers' Marketing Board for a premium of \$60 per acre.
- (2) Paragraph 3 of the said Form 2, as remade by subsection 3 (2) of Ontario Regulation 375/81, is revoked and the following substituted therefor:
3. Total premium is due at time of application.

Total premium = acres allotted _____ × \$60 per acre = \$ _____.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

P. WILEY
Secretary

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

(3374)

39

CROP INSURANCE ACT (ONTARIO)

O. Reg. 573/83.

Crop Insurance Plan—Black Tobacco.

Made—July 13th, 1983.

Approved—August 31st, 1983.

Filed—September 8th, 1983.

REGULATION TO AMEND REGULATION 200 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Section 11 of the Schedule to Regulation 200 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 376/81, is revoked and the following substituted therefor:
11. For the purposes of this plan, the established price per pound for black tobacco in a crop year is an amount equal to 70 per cent of the price per pound for black tobacco as established for that crop year by contract with the processor.
- 2.—(1) Paragraph 2 of Form 2 of the said Regulation, as remade by subsection 3 (1) of Ontario Regulation 376/81, is revoked and the following substituted therefor:
2. Coverage applied for is . . . % of my Average Farm Yield at 70 per cent of the price per pound for black tobacco as established for this crop year by contract with the processor for a premium of \$55 per acre.
- (2) Paragraph 3 of the said Form 2, as remade by subsection 3 (2) of Ontario Regulation 376/81, is revoked and the following substituted therefor:

3. Total premium is due at time of application.

Total premium = acres allotted _____ × \$55 per acre = \$ _____.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF
Chairman

P. WILEY
Secretary

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

(3375)

39

PLANNING ACT

O. Reg. 574/83.

Restricted Areas—County of Simcoe,

Township of Nottawasaga.

Made—July 27th, 1983.

Filed—September 8th, 1983.

REGULATION TO AMEND
REGULATION 675 OF

REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER THE
PLANNING ACT

1. Section 2 of Regulation 675 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 526/79 and amended by section 1 of Ontario Regulation 624/81, section 1 of Ontario Regulation 684/81, section 1 of Ontario Regulation 378/82, section 1 of Ontario Regulation 631/82 and section 1 of Ontario Regulation 313/83, is further amended by adding thereto the following paragraph:

9. That part of Lot 35 in Concession IX described as follows:

Premising that the northerly limit of the said Lot 35 has a bearing of north 73° 42' 15" east and relating all bearings herein thereto;

Beginning at a point which may be located as follows:

Commencing at the northeast angle of the said Lot 35;

Thence south 73° 42' 15" west along the northerly limit of the said Lot 35 a distance of 120.7 metres to an iron survey bar marking a bend therein;

Thence south 73° 42' 15" west along the said northerly limit of Lot 35 a distance of 32

metres to an iron survey bar marking the said point of beginning;

Thence south 73° 42' 15" west along the said northerly limit of Lot 35 a distance of 16.93 metres to an iron survey bar marking a bend therein;

Thence south 73° 03' 30" west along the said northerly limit of Lot 35 a distance of 36.57 metres to an iron survey bar;

Thence south 8° 52' 45" east a distance of 149.87 metres to an iron survey bar;

Thence north 73° 56' 30" east a distance of 105.51 metres to an iron survey bar;

Thence north 73° 46' 10" east a distance of 50.29 metres to an iron survey bar;

Thence north 8° 59' west a distance of 40.46 metres to an iron survey bar;

Thence north 8° 47' 15" west a distance of 59.68 metres to an iron survey bar;

Thence south 73° 42' 15" west a distance of 102.4 metres to an iron survey bar;

Thence north 8° 52' 45" west a distance of 50.29 metres, more or less, to the place of beginning.

D. P. MCHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 27th day of July, 1983.

(3376)

39

BRANTFORD-BRANT ANNEXATION ACT, 1980

O. Reg. 575/83.
 Order of the Minister—Transitional
 Mill Rates—1983.
 Made—September 9th, 1983.
 Filed—September 9th, 1983.

ORDER MADE UNDER THE
 BRANTFORD-BRANT ANNEXATION ACT, 1980

ORDER

1. Under section 9 of the *Brantford-Brant Annexation Act, 1980*,

IT IS ORDERED THAT:

1. The council of the City shall impose and levy on the whole of the annexed area, for the year 1983, rates of taxation for general purposes and rates and charges for special purposes that are different than the rates of taxation for general purposes and rates and charges for special purposes that are levied on the whole of the remainder of the City.
2. The rates of taxation for general purposes and the rates and charges for special purposes to be levied by the council of the City, for the year 1983, on the whole of the annexed area shall be levied and imposed on the basis of the mill rate set out in the Schedule hereto.
3. The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for the annexed area shall be included in the sums adopted by the City of Brantford in accordance with section 164 of the *Municipal Act*. O. Reg. 575/83, s. 1.

Schedule

	MILL RATE ADJUSTMENTS	
	Assessments	Mill Rates
	FOR GENERAL PURPOSES	
Taxable Properties		
—Industrial/Commercial	4,002,758	85.03
—Residential/Farm	6,633,346	72.29
Properties paying Grants in lieu of Taxation		
—Provincial Government and its Agencies		
—Industrial/Commercial	32,609	85.03
Local Municipalities and their Agencies		
—Industrial/Commercial	5,330	85.03
FOR SPECIAL SERVICE AREAS		
Water	8,392,918	3.20
Streetlight	7,927,797	1.76

O. Reg. 575/83, Sched.

GEORGE ASHE
 Acting Minister of
 Municipal Affairs and Housing

Dated at Toronto, this 9th day of September, 1983.

Publications Under The Regulations Act

October 1st, 1983

PLANNING ACT, 1983

O. Reg. 576/83.

Restricted Areas—District of Thunder Bay, geographic townships of Gorham and Ware.

Made—September 6th, 1983.

Filed—September 12th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 109/75 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 109/75 is amended by adding thereto the following section:

27. Notwithstanding any other provision of this Order, the land described in Schedule 13 may be used for the erection and use of a telephone exchange facility and buildings and structures accessory thereto. O. Reg. 576/83, s. 1.

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

Schedule 13

That parcel of land situate in the geographic Township of Gorham in the Territorial District of Thunder Bay, being that part of Lot 18 in Concession V more particularly described as Part 1 on a Plan deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number 55R-5462. O. Reg. 576/83, s. 2.

L. J. FINCHAM
Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

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

(3378)

40

PLANNING ACT, 1983

O. Reg. 577/83.

Restricted Areas—Territorial District of Sudbury.

Made—September 7th, 1983.

Filed—September 12th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT, 1983

1. Section 17 of Ontario Regulation 834/81, as remade by section 1 of Ontario Regulation 473/83, is amended by adding thereto the following clause:

(aa) on that part of Lot 2 in Concession III in the geographic Township of Hess in the Territorial District of Sudbury designated as Parts 1, 2, 3 and 4 on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-9869, within 46 metres of the high-water mark of Geneva Lake;

L. J. FINCHAM
Director

*Plans Administration Branch
North and East
Ministry of Municipal Affairs
and Housing*

Dated at Toronto, this 7th day of September, 1983.

(3379)

40

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 578/83.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—September 12th, 1983.

Filed—September 12th, 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:

112. Notwithstanding any other provision of this Order, the land described in Schedule 99 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance between any building or structure and the centre line of Old York Road 23 metres

Minimum distance between any building or structure and the side lot lines 2 metres

Minimum distance between any building or structure and the rear lot line 10 metres

Minimum distance between single-family dwelling and the top of the bank of the creek located on the land described in Schedule 99 4.5 metres

Minimum floor area of single-family dwelling:

one storey	112 square metres
1½ storeys	126 square metres
2 storeys	140 square metres
split level	175 square metres

O. Reg. 578/83, s. 1.

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

Schedule 99

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 composed of parts of Lot 11 in Concession II more particularly described as follows:

Firstly:

Premising the bearings of the herein are assumed and are referred to the northwesterly limit of Old York Road as being north 44° 39' east and all bearings herein are referred thereto;

Commencing at a point in the northeasterly limit of the lands being described, the said point of commencement being distant 140 feet measured on a course of north 45° 52' west from an iron bar in the northwesterly limit of Old York Road distant 303.50 feet south 44° 39' west thereon from an iron bar in the northeasterly limit of the said Lot 11 and which said iron bar is distant 2,998.58 feet, more or less, southeasterly thereon from the most northerly angle of the said Lot 11;

Thence south 44° 39' west parallel to the northwesterly limit of Old York Road 136.50 feet to an iron bar;

Thence north 45° 52' west 832.71 feet to an iron bar in the southeasterly limit of the lands of the Canadian Pacific Railway;

Thence northeasterly along the southeasterly limit of the lands of the Canadian Pacific Railway, being on a curve to the left having a radius of 815.49 feet, a chord distance of 143.76 feet chord bearing north 25° 49' 50" east to an iron bar;

Thence south 45° 52' east 879.10 feet to the point of commencement.

Secondly:

Premising the bearings herein are assumed and are referred to the northwesterly limit of Old York Road as being north 44° 39' east and all bearings herein are referred thereto;

Commencing at an iron bar in the northwesterly limit of Old York Road distant 303.50 feet south 44° 39' west thereon from an iron bar in the northeasterly limit of the said Lot 11 and which last said iron bar is distant 2,998.58 feet, more or less, southeasterly thereon from the most northerly angle of the said Lot 11;

Thence south 44° 39' west along the northwesterly limit of Old York Road 136.50 feet to an iron bar;

Thence north 45° 52' west 140 feet to a point;

Thence north 44° 39' east 136.50 feet to a point in the northeasterly limit of the herein described lands;

Thence south 45° 52' east 140 feet to the point of commencement. O. Reg. 578/83, s. 2.

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

Dated at Toronto, this 12th day of September, 1983.
(3380) 40

HIGHWAY TRAFFIC ACT

O. Reg. 579/83.

Speed Limits.

Made—September 8th, 1983.

Filed—September 13th, 1983.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT.

- 1.—(1) Paragraph 6 of Part 5 of Schedule 3 to Regulation 490 of Revised Regulations of Ontario, 1980, is revoked and the following substituted therefor:

Elgin—
 Twps. of
 Yarmouth
 and
 Southwold

6. That part of the King's Highway known as No. 4 in the County of Elgin lying between a point situate 150 metres measured southerly from its intersection with the centre line of the roadway known as Elgin Road 45 in the Township of Yarmouth and a point situate 540 metres measured northerly from its intersection with the centre line of the roadway known as Elgin Road 16 in the Township of Southwold.

(2) Paragraphs 15, 16 and 17 of Part 5 of the said Schedule 3 are revoked.

2.—(1) Part 1 of Schedule 37 to the said Regulation is amended by adding thereto the following paragraph:

1. That part of the King's Highway known as No. 27 in The Municipality of Metropolitan Toronto lying between a point situate at its intersection with the King's Highway known as No. 427 and a point situate 360 metres measured northerly from its intersection with the northerly limit of the overpass structure of the King's Highway known as No. 401. O. Reg. 579/83, s. 2 (1).

(2) Paragraph 5 of Part 3 of the said Schedule 37 is revoked and the following substituted therefor:

Municipality of Metropolitan Toronto
 Regional Municipality of York—
 Twp. of King

5. That part of the King's Highway known as No. 27 lying between a point situate 360 metres measured northerly from its intersection with the northerly limit of the overpass structure of the King's Highway known as No. 401 in The Municipality of Metropolitan Toronto and a point situate 935 metres measured southerly from its intersection with the northerly limit of the roadway known as York Regional Road No. 11 in the Township of King in The Regional Municipality of York.

(3) Paragraph 6 of Part 3 of the said Schedule 37, as remade by subsection 3 (1) of Ontario Regulation 67/81, is revoked and the following substituted therefor:

Regional Municipality of York—
 Twp. of King

6. That part of the King's Highway known as No. 27 in the Township of King in The Regional Municipality of York lying between a point situate 960 metres measured northerly from its intersection with the northerly limit of the roadway known as York Regional Road No. 11 and a point situate 2305 metres measured southerly from its intersection with the northerly limit of the King's Highway known as No. 9.

(4) Paragraph 1 of Part 4 of the said Schedule 37 is revoked.

(5) Paragraph 6 of Part 4 of the said Schedule 37, as made by subsection 3 (3) of Ontario Regulation 67/81, is revoked and the following substituted therefor:

Regional Municipality of York—
 Twp. of King
 County of Simcoe—
 Twp. of Tecumseth

6. That part of the King's Highway known as No. 27 lying between a point situate 2305 metres measured southerly from its intersection with the northerly limit of the King's Highway known as No. 9 in the Township of King in The Regional Municipality of York and a point situate 360 metres measured northerly from the said intersection in the Township of Tecumseth in the County of Simcoe.

(6) Paragraphs 4 and 5 of Part 5 of the said Schedule 37 are revoked and the following substituted therefor:

Regional Municipality of York—
 Twp. of King

4. That part of the King's Highway known as No. 27 in the Township of King in The Regional Municipality of York beginning at a point situate 935 metres measured southerly from its intersection with the northerly limit of the roadway known as York Regional Road No. 11 and extending northerly therealong from a distance of 620 metres.

Regional Municipality of York—
 Twp. of King

5. That part of the King's Highway known as No. 27 in the Township of King in The Regional Municipality of York beginning at a point situate 445 metres measured northerly from its intersection with the northerly limit of the roadway known as York Regional Road No. 11 and extending northerly therealong for a distance of 515 metres.

(7) Paragraph 1 of Part 6 of the said Schedule 37 is revoked and the following substituted therefor:

Regional Municipality of York—
 Twp. of King

1. That part of the King's Highway known as No. 27 in the Township of King in The Regional Municipality of York beginning at a point situate 315 metres measured southerly from its intersection with the northerly limit of the roadway known as York Regional Road No. 11 and extending northerly therealong for a distance of 760 metres. O. Reg. 579/83, s. 2 (7).

3.—(1) Paragraph 3 of Part 2 of Schedule 78 to the said Regulation is revoked and the following substituted therefor:

District of Parry Sound—

3. That part of the King's Highway known as No. 69 lying between a point situate 760 metres measured northerly from its intersection with the centre line of the

Twp. of The Archipelago King's Highway known as No. 644 in the Township of The Archipelago in the Territorial District of Parry Sound and a point situate at its intersection with the northerly limit of the King's Highway known as the South-West Sudbury Bypass in the City of Sudbury in The Regional Municipality of Sudbury. R.R.O. 1980, Reg. 490, Sched. 78, Part 2; O. Reg. 579/83, s. 3 (1).

- (2) Paragraphs 1, 2 and 3 of Part 3 of the said Schedule 78 are revoked.
- (3) Paragraph 1 of Part 4 of the said Schedule 78 is revoked.
- (4) Paragraphs 1, 2 and 3 of Part 5 of the said Schedule 78 are revoked.
4. Schedules 155, 160, 161, 164, 165, 166, 190, 199, 206, 208 and 209 of the said Regulation are revoked.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 8th day of September, 1983.

(3401) 40

CHARITABLE INSTITUTIONS ACT

O. Reg. 580/83.

General.

Made—August 31st, 1983.

Filed—September 13th, 1983.

REGULATION TO AMEND REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHARITABLE INSTITUTIONS ACT

1. Subsection 25 (4) of Regulation 95 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 553/82, is revoked and the following substituted therefor:
- (4) For the purposes of the form referred to in subsection (1) and the quarterly expenditure report referred to in subsection (2), the daily cost of residential care or extended care services includes the portion of fees, not exceeding \$3.94 per month on and after the 1st day of April, 1983 for each bed, of a resident receiving the residential care or the extended care services, based on the approved bed capacity of the institution paid to a physician appointed under section 14 for all services prescribed in subsections 15 (2), (3) and (4), but does not include any amount that would cause the daily cost to exceed the ceiling for residential

care and the ceiling for extended care services, as the case may be, set out in column 6 and column 3 respectively, opposite the date the service was provided in column 1 of Table 1, for any person residing in the institution. O. Reg. 580/83, s. 1.

(3402) 40

HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 581/83.

General.

Made—August 31st, 1983.

Filed—September 13th, 1983.

REGULATION TO AMEND REGULATION 502 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

1. Subsection 30 (3) of Regulation 502 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 552/82, is revoked and the following substituted therefor:

(3) For the purpose of subsection (2), operating and maintenance costs include the portion of the fees paid to a physician for a home for all services rendered by the physician that are prescribed in section 25 not exceeding \$3.94 per month on and after the 1st day of April, 1983 for each bed in the home based on the designated bed capacity for the home. O. Reg. 581/83, s. 1.

(3403) 40

PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 582/83.

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

Made—September 8th, 1983.

Filed—September 14th, 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:

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:

Maximum ground floor area of single-family dwelling	92.9 square metres
Maximum floor area of single-family dwelling	185.8 square metres
Maximum height of single-family dwelling	10.6 metres
Minimum distance between any building or structure and the front lot line	9.14 metres
Minimum distance between any building or structure, other than a garage, and the side lot lines	5.48 metres
Minimum distance between a garage and the side lot lines	1.82 metres
Minimum distance between any building or structure and the rear lot line	10.66 metres

O. Reg. 582/83, 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 Dundas in The Regional Municipality of Hamilton-Wentworth, formerly in the Township of West Flamborough in the County of Wentworth, being part of Lot 27 in the Second Concession of the said former Township and being more particularly described as Part 1 on Reference Plan 62R-6762 deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62). O. Reg. 582/83, s. 2.

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

Dated at Toronto, this 8th day of September, 1983.

BUILDING CODE ACT

O. Reg. 583/83.

General.

Made—September 14th, 1983.

Filed—September 15th, 1983.

see 1st reg. in the next volume

This Regulation will appear in the October 8th, 1983 issue of *The Ontario Gazette*.

(3407)

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PLANNING ACT, 1983

O. Reg. 584/83.

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

Made—September 12th, 1983.

Filed—September 15th, 1983.

**REGULATION TO AMEND
 ONTARIO REGULATION 103/72
 MADE UNDER THE
 PLANNING ACT, 1983**

1. Ontario Regulation 103/72 is amended by adding thereto the following section:

22. Notwithstanding any other provision of this Order, the land described in Schedule 9 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	15 metres
Minimum side yard	10 metres
Minimum rear yard	15 metres

O. Reg. 584/83, s. 1.

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

Schedule 9

That parcel of land in the Township of Uxbridge, in The Regional Municipality of Durham and being composed of Parts of lots 11 and 12, Concession 1, for the Township of Uxbridge, designated as Part 1 on a Plan of Survey registered in the Registry Office for the Registry Division of Durham (No. 40) as Number 40R-6807. O. Reg. 584/83, s. 2.

DAVID McHUGH
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

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

(3408)

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PLANNING ACT, 1983

O. Reg. 585/83.

Restricted Areas—Territorial District
of Sudbury.

Made—September 12th, 1983.

Filed—September 16th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT, 1983

- Section 33 of Ontario Regulation 834/81 is amended by adding thereto the following subsection:

(7) Notwithstanding subsections (1) and (4), the parcel of land situate in the geographic Township of Curtin in the Territorial District of Sudbury, being those parts of Lot E, Plan 45-S, and Lot 1, Plan 61-S, in the surrendered portion of the Whitefish River Indian Reserve No. 4, more particularly described as Parts 1, 2 and 3 on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-9597, may be used for the erection and use thereon of a building containing a general store and a dwelling unit, as an accessory use, and buildings and structures accessory to the general store provided the following requirements are met:

Minimum side yards .45 metres

Minimum rear yard 26.1 metres

O. Reg. 585/83, s. 1.

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

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

(3409)

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PLANNING ACT, 1983

O. Reg. 586/83.

Restricted Areas—Territorial District
of Sudbury.

Made—September 12th, 1983.

Filed—September 16th, 1983.

REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT, 1983

- Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following section:

49.—(1) Section 8 of the Order does not apply to the land described in subsection (2).

(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 the southeast quarter of Lot 6 in Concession IV more particularly described as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Sudbury (No. 53) as Number 53R-8855.

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

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

(3410)

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PUBLIC HEALTH ACT

O. Reg. 587/83.

Health Units—General.

Made—August 29th, 1983.

Approved—September 14th, 1983.

Filed—September 16th, 1983.

REGULATION TO AMEND REGULATION 843 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC HEALTH ACT

- Subsection 17 (2) of Regulation 843 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 712/82, is revoked and the following substituted therefor:

(2) In the year 1982, the unorganized area health unit grant in the case of a health unit set out in column 1 of the Table shall be in the amount set out opposite thereto in column 2 of the Table:

TABLE

	COLUMN 1	COLUMN 2
Item	Name	Grant
1.	Algoma Health Unit	\$156,865
2.	Muskoka-Parry Sound Health Unit	65,258
3.	North Bay Health Unit	129,288
4.	Northwestern Health Unit	302,755
5.	Porcupine Health Unit	141,267
6.	Renfrew Health Unit	13,869
7.	Sudbury Health Unit	224,497
8.	Thunder Bay Health Unit	118,879
9.	Timiskaming Health Unit	134,050

O. Reg. 587/83, s. 1.

K. C. NORTON
Minister of Health

Dated at Toronto, this 29th day of August, 1983.

(3411)

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HEALTH DISCIPLINES ACT

O. Reg. 588/83.

Nursing.

Made—August 17th, 1983.

Approved—September 14th, 1983.

Filed—September 16th, 1983.

REGULATION TO AMEND
REGULATION 449 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
HEALTH DISCIPLINES ACT

- Sections 27, 28, 30 and 31 of Regulation 449 of Revised Regulations of Ontario, 1980, as remade by section 3 of Ontario Regulation 506/81, are revoked and the following substituted therefor:

27. The fee for a certificate is \$55. O. Reg. 588/83, s. 1, *part*.28. The fee for a certificate on reinstatement after suspension or cancellation is \$55. O. Reg. 588/83, s. 1, *part*.30. The annual fee for a member is \$35. O. Reg. 588/83, s. 1, *part*.31. The annual fee for a member when the fee is paid after the expiry of a member's current certificate is \$55. O. Reg. 588/83, s. 1, *part*.COUNCIL OF THE COLLEGE OF NURSES OF
ONTARIO:SUSAN D. SMITH
*President*MARGARET RISK
Executive Director

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

(3412)

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TRAVEL INDUSTRY ACT

O. Reg. 589/83.

General.

Made—September 14th, 1983.

Filed—September 16th, 1983.

REGULATION TO AMEND
REGULATION 938 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
TRAVEL INDUSTRY ACT

- The Schedule to Regulation 938 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

15a.—(1) Notwithstanding clause 15 (6) (a) and subsection 15 (10), the maximum aggregate amount of claims payable in respect of the refusal or inability to pay by a participant or participants may be greater than the limit set out in that clause or that subsection, provided that the greater amount paid out with respect to the claims does not exceed any moneys that are recovered directly or indirectly from the said participant or participants and paid into the fund.

(2) Subsection (1) applies with respect to any claims not paid in full when this section comes into force.

(3413)

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COLLECTION AGENCIES ACT

O. Reg. 590/83.

General.

Made—September 14th, 1983.

Filed—September 16th, 1983.

REGULATION TO AMEND
REGULATION 103 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
COLLECTION AGENCIES ACT

1. Regulation 103 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following sections:

PROHIBITED PRACTICES AND METHODS IN
THE COLLECTION OF DEBTS

19. No collection agency or collector shall,

- (a) attempt to collect payment of a debt from a debtor unless the collection agency or the collector has notified or has attempted to notify the debtor in writing by letter addressed to him at his last known address that the collection agency or collector has been engaged by the creditor to act in respect of the collection of the debt;
- (b) commence legal proceedings with respect to the collection of a debt, or recommend to a creditor that legal proceedings be commenced with respect to the collection of a debt, unless the collection agency or collector first gives notice to the debtor that the collection agency or the collector intends to commence such proceedings or recommend that proceedings be commenced, as the case may be;
- (c) directly or indirectly threaten or state an intention to proceed with any action for which the collection agency or the collector does not have lawful authority;
- (d) make telephone calls or personal calls of such nature or with such frequency as to constitute harassment of the debtor, his spouse or any member of his family or household;
- (e) make a telephone call or personal call for the purpose of demanding payment of a debt,
- (i) on a Sunday, or
- (ii) on a statutory holiday,

or on any other day except between the hours of 7 o'clock in the forenoon and 9 o'clock in the afternoon;

- (f) give any person, directly or indirectly, by implication or otherwise, any false or misleading information that may be detrimental to a debtor, his spouse or any member of his family;
- (g) make a demand by telephone, by personal call or by writing for payment of a debt without indicating the name of the creditor, the balance of the moneys owing and the identity and authority of the person making the demand;
- (h) where a person has informed the collection agency or the collector that he is not in fact the debtor, continue to communicate with that person in respect of the collection of the debt unless the collection agency or the collector first takes all reasonable precautions to ensure that the person is in fact the debtor;
- (i) commence or continue a court action in the name of the collection agency or collector for the recovery of the debt of a client unless the debt has been assigned to the collection agency or collector, as the case may be, in good faith by instrument in writing for valuable consideration and notice of such assignment has been given to the debtor; or
- (j) commence a court action for the collection of the debt of a client in the name of the client unless the collection agency or collector has received express written authority from the client to commence such action. O. Reg. 590/83, s. 1, *part*.

20. Except for the purpose of obtaining the debtor's address or telephone number, no collection agency or collector shall contact a debtor's employer, spouse, relatives, neighbours or friends unless,

- (a) the person contacted has guaranteed to pay the debt and is being contacted in respect of such guarantee;
- (b) the person contacted is the employer of the debtor and the collection agency or collector is contacting him in respect of payments pursuant to a wage assignment or an order or judgment made by a court in favour of the collection agency or of a creditor who is a client of the collection agency; or
- (c) the person contacted is the employer of the debtor and the collection agency or collector is contacting him for the purpose of verifying the employment of the debtor. O. Reg. 590/83, s. 1, *part*.

LIQUOR LICENCE ACT

O. Reg. 591/83.

General.

Made—September 14th, 1983.

Filed—September 16th, 1983.

REGULATION TO AMEND
REGULATION 581 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE
LIQUOR LICENCE ACT

1.—(1) Subsection 8 (14) of Regulation 581 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(14) Liquor may be sold and served in licensed premises only under the supervision of a bartender or other employee authorized by the holder of the licence and no liquor shall be sold and served from a vending machine in licensed premises.

(14a) A licence holder shall provide table service of liquor to a patron who requests it. O. Reg. 591/83, s. 1 (1).

(2) Section 8 of the said Regulation, as amended by section 1 of Ontario Regulation 105/81, section 2 of Ontario Regulation 534/82 and section 3 of Ontario Regulation 72/83 is further amended by adding thereto the following subsection:

(43) The holder of a licence shall post in a conspicuous place in the licensed premises the licence issued to him by the Board. O. Reg. 591/83, s. 1 (2).

2. Subsection 9 (4) of the said Regulation, as amended by subsection 1 (2) of Ontario Regulation 845/81, is revoked and the following substituted therefor:

(4) Where a premises licensed as a dining lounge or dining room is filled to capacity with patrons on Sunday, Christmas Day or Good Friday, the holder of the licence may use premises in the establishment licensed as a lounge for the sale and service of liquor to persons having a meal therein provided that,

(a) the number of persons present in the lounge does not exceed the seating capacity of the dining room or dining lounge;

(b) a record is maintained of the receipts from the sales of food and of liquor on that day; and

(c) the receipts from the sale of food on that day shall not be less than 40 per cent of the total receipts from the sale of food and liquor on that day. O. Reg. 591/83, s. 2.

3. Subsection 39 (3) of the said Regulation is revoked and the following substituted therefor:

(3) Advertising with respect to an event for which a special occasion permit is issued under this section shall be limited to indicating,

(a) the name of the event;

(b) the purpose of the event;

(c) the admission charge, if any;

(d) the place of the event;

(e) the entertainment, if any; and

(f) where approved by the Board, a reference in the advertising to the name of a liquor or a manufacturer of a liquor. O. Reg. 591/83, s. 3.

4. Subsection 40 (7) of the said Regulation is revoked and the following substituted therefor:

(7) Advertising with respect to an event for which a special occasion permit is issued under this section shall be limited to indicating,

(a) the name of the event;

(b) the purpose of the event;

(c) the admission charge, if any;

(d) the place of the event;

(e) the entertainment, if any; and

(f) where approved by the Board, a reference in the advertising to the name of a liquor or a manufacturer of a liquor. O. Reg. 591/83, s. 4.

5. Section 59b of the said Regulation, as made by section 1 of Ontario Regulation 625/82, is revoked and the following substituted therefor:

59b. Section 25 of the Act does not apply to premises occupied by the Satellite Restaurant, being part of Lot 12, Concession 6 in the City of Nanticoke, in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend, until a vote is held in the City of Nanticoke under section 26 of the Act at the time of the municipal elections to be held in 1985. O. Reg. 591/83, s. 5.

6. Section 60 of the said Regulation, as amended by section 3 of Ontario Regulation 105/81, section 1 of Ontario Regulation 560/81, section 9 of Ontario Regulation 72/82, section 3 of Ontario Regulation 353/82, section 1 of Ontario Regulation 487/82 and section 6 of Ontario Regulation 840/82, is further amended by adding thereto the following item:

46. Luxardo Amaro Abano

(3415)





