



The Ontario Gazette

La Gazette de l'Ontario

Vol. 136-37
Saturday, 13th September 2003

Toronto

ISSN 0030-2937
Le samedi 13 septembre 2003

Emergency Management Act

TERMINATION OF PROVINCIAL DECLARATION OF EMERGENCY

I, Ernie Eves, the Premier of Ontario hereby terminate the Provincial Declaration of Emergency made at 9 p.m. on August 14, 2003 pursuant to the *Emergency Management Act*.

Dated August 22, 2003 at 8 p.m. at the City of Toronto.

(6870) 37

ERNIE EVES
Premier of Ontario

THE HONOURABLE
JAMES K. BARTLEMAN

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

NORMAN W. STERLING
ATTORNEY GENERAL OF ONTARIO

GIVEN at Toronto, Ontario, on September 2, 2003.

BY COMMAND

DAVID H. TSUBOUCHI
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

Proclamation

(Great Seal of Ontario)

JAMES K. BARTLEMAN

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

WE DO HEREBY DISSOLVE the present Legislative Assembly and call a new Legislative Assembly of Our Province.

WE DO ORDER to issue writs for general election of members to serve in the new Legislative Assembly, bearing the date of September 2, 2003.

WE DO DECLARE that the day for the close of nominations and the grant of a poll, where required shall be September 18, 2003.

WE DO FURTHER DECLARE that polling day, where a poll is granted, shall be October 2, 2003.

WITNESS:

Published by Ministry of Consumer and Business Services
Publié par Ministère des Services aux consommateurs
et aux entreprises

© Queen's Printer for Ontario, 2003
© Imprimeur de la Reine pour l'Ontario, 2003



2345



L'HONORABLE
JAMES K. BARTLEMAN

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

NORMAN W. STERLING
PROCUREUR GÉNÉRAL DE L'ONTARIO

FAIT à Toronto (Ontario) le 2 septembre 2003.

PAR ORDRE

DAVID H. TSUBOUCHI
Président du Conseil de gestion du gouvernement

(6861) 37

Parliamentary Notice Avis parlementaire

Notice of Election Avis d'élection

A Provincial Election will be held to choose a representative for the Legislative Assembly of the Province of Ontario on October 2, 2003.

Qualified Electors should take note of the following information:

Additions to the List of Electors may be made up to 8 p.m., Wednesday, October 1, 2003. Voters whose names are not on the List of Electors and who wish to protect their right to vote must visit their Electoral District Returning Office to obtain a Certificate to Vote up to 8 p.m., Wednesday, October 1, 2003.

Official Nomination of Candidates closes at 2 p.m., Thursday, September 18, 2003 in the Returning Office.

Advance Polls will be held at locations chosen for ease of access on Wednesday, September 24, Thursday, September 25 and Friday, September 26 or in the office of the Electoral District Returning Officer on Saturday, September 20 to Friday, September 26, 2003, excluding Sunday, September 21, 2003.

Election Day – October 2, 2003.

Dated this 3rd day of September, 2003

Une élection provinciale aura lieu pour choisir un(e) représentant(e) à l'Assemblée législative de la province de l'Ontario le jeudi 2 octobre 2003.

Les personnes habilitées à voter devraient prendre note des renseignements suivants :

Les additions à la Liste des électeurs peuvent être faites au plus tard à 20 h le mercredi 1^{er} octobre 2003. Les électeurs dont le nom ne figure pas sur la Liste des électeurs et qui désirent s'assurer qu'ils pourront voter doivent se présenter au bureau du directeur du scrutin de leur circonscription électorale pour obtenir une Autorisation de voter jusqu'au mercredi 1^{er} octobre 2003.

La présentation officielle des candidatures doit être faite au plus tard à 14 h le jeudi 18 septembre 2003.

Les bureaux de vote par anticipation seront ouverts dans des locaux choisis en fonction de leur accessibilité le mercredi 24 septembre, le jeudi 25 septembre et le vendredi 26 septembre ou au bureau du directeur du scrutin de la circonscription électorale du samedi 20 septembre au vendredi 26 septembre, sauf le dimanche 21 septembre 2003.

Jour du scrutin – le 2 octobre 2003

Daté ce 3^e jour de septembre 2003

(6862) 37

JOHN L. HOLLINS
Chief Election Officer
Directeur général des élections

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Winning Streak Charters Inc. **46180**
170 Norwester Drive, Thunder Bay, ON P7C 4Z2

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Thunder Bay to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at the point of origin.

Also applies for a public vehicle operating licence as follows:

46180-A

For the transportation of passengers on a chartered trip from points in the City of Thunder Bay.

FELIX D'MELLO
Board Secretary/
Secrétaire de la Commission
(6869) 37

Government Notices Respecting Corporations

Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution

Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2003-08-06

ALCHEMY MINDWORKS INC.	808821
H. GRAYDON PROPERTY INC.	870571
1214276 ONTARIO INC.	1214276

2003-08-13

889578 ONTARIO INC.	889578
--------------------------	--------

2003-08-14

BA SERVICES INTERNATIONAL INC.	993392
BELVEDERE INC.	861285
BELVEDERE LTD.	1024807
BELVEDERE LTEE.	
BENSON & HEDGES INC.	831696
CHAINWELL INTERNATIONAL LTD.	1019642
CLAUDIA TRAVEL AGENCY INC.	1226761
CRAVEN "A" INC.	836909
CRAVEN "A" LTD.	981628
CRAVEN "A" LTEE	
CRAVEN INC.	836908
JONATHAN AMANDA HOLDINGS LIMITED	1499706
KOREAN DISCOUNT & SERVICE INC.	1383582
NUMBER 7 INC.	861286
SUPEROLL INC.	981629
TYB SYSTEMS CONSULTING INC.	1215397
1077490 ONTARIO LTD.	1077490

2003-08-19

ASSOCIATED MOULDING RESOURCES INC.	1368285
BRIARWOOD INSURANCE LTD.	1048078

2003-08-22

EXETER MACHINE PRODUCTS LTD.	679752
-----------------------------------	--------

2003-08-25

A F D G COMPANY LIMITED	1172859
AURORA WELLINGTON PROPERTIES INC.	677358
CARPET WORLD (SAULT) LTD.	315587
CQUARTZ INCORPORATED	1334503
DON SAUNDERS HOLDINGS COMPANY INC.	1052368
EXCELERATED MARKETING INC.	1004920
FWDC LTD.	1128692
GROWING FRIENDS COMPANY INC.	1092480
HAMILTON TRANSMISSION SERVICE LIMITED	127936
HANS DUMMERMUTH HOLDINGS LTD.	496544
HAPPY FOOD INC.	1080258
HARLEQUIN INTERNATIONAL LIMITED	1450564
LAING ELECTRIC LIMITED	287501
LAKE TAI SEAFOOD RESTAURANT LTD.	1014613
LETTERSHP ETC... LTD.	1081750
MACMIN INVESTMENTS LIMITED	95767
NUBUILD CONTRACTING LTD.	812634
RELIABLE FINANCIAL & CONSULTANT SERVICES INC.	909289
ROUGE HILL MEDIA INTERNATIONAL INC.	1236685
SIRA INVESTMENTS LTD.	497547
THE BUILDING PLACE LTD.	1151290
TTHK CANADA LTD.	1366219

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

UNINET SYSTEMS INC.	687248
WATCH PROFESSIONAL (NEWMARKET) LTD.	1394320
1021540 ONTARIO INC.	1021540
1023562 ONTARIO LIMITED	1023562
1066816 ONTARIO LIMITED	1066816
1076417 ONTARIO LIMITED	1076417
1152068 ONTARIO LTD.	1152068
1165662 ONTARIO LTD.	1165662
1445827 ONTARIO LTD.	1445827
393 UNIVERSITY AVENUE HOLDINGS LIMITED	830482
630 SHERBROOKE HOLDINGS INC.	1312039
793061 ONTARIO INC.	793061

2003-08-26

A.M.J. HOLDINGS LIMITED	299012
ARCHAMBAULT COMPUTER CONSULTING SERVICES INC.	1225269
COMPONENTSOFT CORPORATION	1110164
ENERGY PERFORMANCE IMPROVEMENTS INC.	1012275
ESKAL INVESTMENTS LIMITED	915905
EXEL EXCELLENT DESIGN & RENOVATION INC.	1054236
FLIGHT FROM DHAHRAN PRODUCTIONS LIMITED	1239099
HOUGHTON MIFFLIN CANADA LTD.	262781
J Y S A ENTERPRISE LTD.	1527366
J.L.W. CANADIAN HOLDINGS INC.	863595
KATICA CORPORATION	1116007
KON-NICHI-WA LTD.	1255972
OHANNA INC.	2007342
TACH HOLDINGS INC.	987364
THE HOMEPROGRAM REPAIRS SPECIALIST INC.	1236894
VIDE HOLDINGS CORP.	1290021
1068273 ONTARIO LIMITED	1068273
1111387 ONTARIO LIMITED	1111387
1111479 ONTARIO LIMITED	1111479
1275651 ONTARIO LIMITED	1275651
2021564 ONTARIO LIMITED	2021564
296594 ONTARIO LIMITED	296594

2003-08-27

ACHILLES CONSTRUCTION LIMITED	95375
CENTRE FOR ON-LINE STUDIES INTER- NATIONAL, INC.	1146479
INTERNATIONAL CONSULTING & TRADING CORPORATION	1272459
MACKENZIE SENTINEL CANADA EQUITY FUND LIMITED	654493
D' ACTIONS CANADIENNES MACKENZIE SENTI- NELLE LIMITEE	
NG INNOVATIONS CORP.	1501746
NICHETEC CONSULTING INC.	1272406
S2K OFFICE SERVICES INC.	1297835
ULTRA INNOVATIONS US INC.	1050809
1140415 ONTARIO INC.	1140415
1163210 ONTARIO LIMITED	1163210
1210740 ONTARIO INC.	1210740
1248430 ONTARIO LIMITED	1248430
1413140 ONTARIO LIMITED	1413140
1417965 ONTARIO LTD.	1417965
795469 ONTARIO INC.	795469
955607 ONTARIO INC.	955607

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

2003-08-29

MODENA CAPITAL GROUP INC.	1542745
THE ROGERS WELLNESS CLINIC LTD.	2018838
1413950 ONTARIO INC.	1413950
1525166 ONTARIO LIMITED	1525166

2003-09-02

AUTOGRADE INDUSTRIES CORPORATION	1542567
DOCUBYTE CORPORATION	2018907
EDATA SOLUTIONS INC.	1536446
FARM FRESH FOOD PROCESSORS INC.	1542540
SDMS (L. & R.) INC.	1081096
SHAMS BEER LTD.	1542573
WI-FI WIRELESS LTD.	1542542
1523969 ONTARIO INC.	1523969
1523980 ONTARIO LTD.	1523980
1534011 ONTARIO INC.	1534011
1535233 ONTARIO INCORPORATED	1535233
1550109 ONTARIO INC.	1550109
1550133 ONTARIO LTD.	1550133
2018863 ONTARIO INC.	2018863

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(6864 & 6865) 37

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la Loi sur l'imposition des personnes morales.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

A. J. B. CONSULTANTS LIMITED	263928
ACTWIN ENTERPRISES LIMITED	214468
ALL STAR TOURS INC.	230800
ANDRETTI EXPORT INC.	1015500
AYLON CONSULTANTS LIMITED	234652
BETTER HOMES REALTY NETWORK INC.	252920
BOOTH'S HOBBIES AND TOYS LIMITED	213868
BUD MATTON THEATRICAL ENTERPRISES LIMITED	237140
BWURST CHICKEN INC.	1052068
CARDWELL HOUSE INCORPORATED	241848
CRAW'S HARDWARE LTD.	270368
DANLEX RENTALS LIMITED	216288
ED MATSCHKE INSURANCE & REAL ESTATE LIMITED	287540
EVERITT WALKER ENTERPRISES LIMITED	134093
EX AQUA LIMITED	255276
F & N YACHT SERVICE LIMITED	255800
FRANK DOWNEY INSURANCE BROKER LIMITED ...	214636
FURS BY SOMMER LIMITED	244760
GLENN MAWER CONSTRUCTION LIMITED	254752
H. DERRICK LEACH CONSULTING RESOURCES LTD.	275620
HARBROS DEVELOPMENTS LIMITED	222536
J. L. MACKAY CONSULTANTS LIMITED	248860
J. W. SLEETH & CO. LIMITED	230300
JAVIC HOLDINGS LIMITED	244844
KEN R. CAMPBELL FARMS LIMITED	258452
LINATE DEVELOPMENTS LIMITED	221480
MANSEC LIMITED	221320
MAPLE GROVE FARMS LIMITED	291586
MCLEAN BUILDING PRODUCTS LIMITED	263476
PEARCE, BARETTE HOSPITALITY MANAGEMENT INC.	294920
PERFECT ACOUSTIC & DRY-WALL COMPANY	218272
PICCADILLY FINANCE CORPORATION LIMITED ...	216060
PINE RIDGE NURSERIES LIMITED	233172
PINE WYN INVESTMENTS LIMITED	240124
PIRRANA AUTOMOTIVE INDUSTRIES LIMITED	262376
PORTABLE FETAL MONITORING INC.	889896
PURIFICATI CONSTRUCTION LIMITED	244516
RIVA MOTORS LIMITED	258756
ROGOW'S LIMITED	267552
THAT HAMILTON WOMAN LIMITED	220796
THE OULTON GROUP INC.	1056196
VANGUARD HEATING LTD.	1078072
VICTOR BEAULIEU COMPANY LIMITED	230844
VINTAGE WINES & SPIRITS LIMITED	251256
WYTON INVESTMENTS INCORPORATED	257604
YORK SOARING LIMITED	231816
1015792 ONTARIO INC.	1015792
1045680 ONTARIO INC.	1045680
1122000 ONTARIO INC.	1122000
1255534 ONTARIO LTD.	1255534
222500 ONTARIO LIMITED	222500
239204 DEVELOPMENTS LIMITED	239204
263596 INVESTMENTS LIMITED	263596
733321 ONTARIO LTD	733321

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
751905 ONTARIO LIMITED	751905
834856 ONTARIO INC.	834856

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(6867) 37

**Co-operative Corporations Act
(Certificates of Incorporation Issued)
Loi sur les Sociétés Coopératives
(Certificats de constitution délivrés)**

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, a certificate of Incorporation has been issued to:

AVIS EST PAR LES PRÉSENTES DONNÉ qu'en vertu de la *Loi sur les Sociétés Coopératives* un certificat de constitution a été délivré à :

Name of Corporation and Head Office:
Nom de la compagnie et siège social :

2003-08-25

Superior Renewable Energy Cooperative Inc., Thunder Bay.

JOHN M. HARPER,
Director, Compliance Branch, Licensing and
Compliance Division by delegated authority
from the Superintendent of Financial Services
Directeur, Observation des lois et des règlements
Division de la délivrance des permis et de
l'observation des lois et des règlements
en vertu des pouvoirs délégués par le
surintendant des services financiers

(6863) 37

**Courts of Justice Act, s. 127
Loi sur les tribunaux judiciaires, s. 127**

POSTJUDGMENT AND PREJUDGMENT INTEREST RATES

1. Postjudgment interest rates (and prejudgment interest rates for causes of action arising on or before October 23, 1989) are as follow:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1985	12%	13%	11%	11%
1986	11%	13%	10%	10%
1987	10%	9%	10%	11%
1988	10%	10%	11%	12%
1989	13%	13%	14%	14%
1990	14%	15%	15%	14%
1991	14%	11%	11%	10%
1992	9%	9%	8%	7%
1993	10%	8%	7%	6%
1994	6%	6%	8%	7%
1995	8%	10%	9%	8%
1996	8%	7%	6%	6%
1997	5%	5%	5%	5%
1998	5%	6%	6%	7%
1999	7%	7%	6%	6%
2000	6%	7%	7%	7%
2001	7%	7%	6%	6%
2002	4%	4%	4%	4%
2003	4%	4%	5%	5%

This table shows the postjudgment interest rates for orders made in the quarters indicated. This table also shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising on or before October 23, 1989.

For proceedings commenced before January 1, 1985, the postjudgment interest rate is the prime bank rate, which is published in the Bank of Canada Review. The rate can be found from either the back copies of the Bank of Canada Review or in 1985–1990 editions of Watson and McGowan, Ontario Supreme and District Court Practice following the text of section 138 of the *Judicature Act*, or by calling the Bank of Canada.

2. Prejudgment interest rates for causes of action arising after October 23, 1989 are as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1989				12.4%
1990	12.5%	13.5%	13.9%	12.9%
1991	12.3%	10.0%	9.1%	8.8%
1992	7.7%	7.5%	6.3%	5.1%
1993	8.3%	6.1%	5.1%	5.0%
1994	4.3%	4.1%	6.6%	5.6%
1995	6.0%	8.0%	7.6%	6.6%
1996	6.1%	5.6%	5.0%	4.3%
1997	3.3%	3.3%	3.3%	3.5%
1998	4.0%	5.0%	5.0%	6.0%
1999	5.3%	5.3%	4.8%	4.8%
2000	5.0%	5.3%	6.0%	6.0%
2001	6.0%	5.8%	4.8%	4.3%
2002	2.5%	2.3%	2.5%	3.0%
2003	3.0%	3.0%	3.5%	3.3%

This table shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising after October 23, 1989.

(6868) 37

MICHAEL UHLMANN
Director
Corporate Planning Branch
Courts Services Division

**Ministry of Municipal Affairs
Ministère des Affaires Municipales**

ORDER MADE UNDER
THE MUNICIPAL ACT R.S.O. 1990, c.M.45

UNITED COUNTIES OF LEEDS AND GRENVILLE

TOWN OF SMITHS FALLS, TOWNSHIP OF RIDEAU LAKES

DEFINITIONS

1. In this Order,

“annexed area ” means the area comprised of the lands described in Schedule “A” to this Order;

“County” means The Corporation of the United Counties of Leeds and Grenville;

“Town” means The Corporation of the Town of Smiths Falls; and

“Township” means The Corporation of the Township of Rideau Lakes.

ANNEXATION

2. (1) On January 1, 2004, the portions of The Corporation of the Township of Rideau Lakes described in Schedule “A” are annexed to The Corporation of the Town of Smiths Falls.

(2) All real property including any highway, street fixture, waterline, easement and restrictive covenant running with the land of the Township located in the annexed area vests in the Town on January 1, 2004.

(3) All assets and liabilities of the annexed area are transferred to the Town on January 1, 2004.

(4) Despite subsections (2) and (3), any litigation commenced prior to January 1, 2004, with respect to the annexed area remains the obligation of the Township of Rideau Lakes or the United Counties of Leeds and Grenville, as the case may be.

COMPENSATION

3. (1) The Township shall pay to the County the sum of \$33,834.00 of which,

- (a) \$11,278.00 is to be paid on or before July 1, 2004;
- (b) \$9022.00 is to be paid on or before July 1, 2005;
- (c) \$6767.00 is to be paid on or before July 1, 2006;
- (d) \$4511.00 is to be paid on or before July 1, 2007; and
- (e) \$2256.00 is to be paid on or before July 1, 2008.

(2) Interest at the rate of 1.25% per month shall be payable by the Township to the County on any of the amounts under subsection (1) that are not paid on the dates referred to in subsection (1) and interest shall accrue on any outstanding balance from the date the payment was due until the balance is received by the County.

TAXES, ETC

4. (1) All real property taxes under any general or special Act levied and uncollected in the annexed area described in Schedule "A" which are due and unpaid on December 31, 2003, shall be deemed on January 1, 2004, to be taxes, charges and rates due and payable to the Town and may be collected by the Town.

(2) Prior to January 16, 2004, the clerk of the Township shall prepare and furnish to the clerk of the Town a special collector's roll showing all arrears of real property taxes or special rates assessed against the land in the annexed area up to and including December 31, 2003, and the persons assessed for them.

(3) Within 30 days of the date of collection by the Town of real property taxes or special rates that the Township is entitled to collect in the annexed area under subsection (1) that were due but unpaid on December 31, 2003, the Town shall pay to the Township an amount equal to the amount collected by the Town under subsection (1).

(4) If the Township has commenced procedures under the *Municipal Tax Sales Act* for the annexed area in Schedule "A" and the procedures are not completed by January 1, 2004, the Town may continue the procedures.

ASSESSMENT

5. For the purposes of the assessment roll to be prepared for the Town under the *Assessment Act* for the 2004 taxation year, the annexed area shall be deemed to be part of the Town and the annexed area shall be assessed on the same basis that the assessment roll for the Town is prepared.

BY-LAWS

6. (1) On January 1, 2004, the by-laws of the Town extend to the annexed area in Schedule "A" and the by-laws of the Township cease to apply to such area except,

- (a) by-laws of the Township,
 - (i) that were passed under section 34 or 41 of the *Planning Act* or predecessor of those sections; and

- (ii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways

which shall remain in force until amended or repealed by the council of the Town;

- (b) by-laws of the Township passed under section 45, 58, or 61 of the *Drainage Act* or a predecessor of these sections;
- (c) by-laws of the Township passed under section 10 of the *Weed Control Act*; and
- (d) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township.

(2) The official plan of the Township, as it applies to the annexed area, and approved under the *Planning Act* or a predecessor of that Act, becomes an official plan of the Town and shall remain in force until amended or repealed.

(3) If the Township has commenced procedures to enact a by-law or to adopt an official plan or an amendment thereto under the *Planning Act*, and that by-law, official plan or amendment applies to the annexed area and is not in force on January 1, 2004, the council of the Town may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the annexed area.

DISPUTE RESOLUTION

7. (1) If a dispute arises with respect to any issue arising out of the interpretation of this Order, the matter in dispute may be referred for resolution through mediation. The mediator shall be agreed upon by all parties.

(2) If a mediator cannot be agreed upon by all parties or the dispute is not resolved through mediation, the matter may be referred to arbitration, to be conducted in accordance with the provisions of the *Arbitration Act, 1991*, except as provided herein.

(3) Where a dispute is referred to arbitration under subsection (2), the decision of the arbitrator(s) shall be final.

(4) If two municipalities are parties to the mediation under subsection (1) or the arbitration under subsection (2), the costs associated with the mediation or arbitration proceedings under this section shall be shared equally between the parties.

(5) If three municipalities are parties to the mediation under subsection (1) or the arbitration under subsection (2), the costs associated with the mediation or arbitration proceedings under this section shall be shared 50% by the Town, 25% by the Township and 25% by the County.

Dated on September 1, 2003.

(6871) 37
CHRIS HODGSON
Minister of Municipal Affairs and Housing

SCHEDULE "A"

All and Singular that certain parcel or tract of land, situate, lying and being in the Geographic Township of South Elmsley, Township of Rideau Lakes, in the County of Leeds and Province of Ontario, being composed of Part of Lot 3, Concession 4, and being more particularly described as follows:

PREMISING that the bearings hereinafter mentioned are astronomical and are referred to North Forty-eight degrees fifty-six minutes East of the Northwesterly limit of Lombard Street;

COMMENCING at the Southerly Corner of Block 'Q', Registered Plan 13884, S48°56'00"W a distance of 61.780 metres, along Lombard Street,

to the limit between Lots 2 and 3, being the POINT OF COMMENCEMENT;

THENCE S48°56'00"W a distance of 35.735 metres;

THENCE S42°29'15"W a distance of 153.421 metres;

THENCE N10°04'00"E a distance of 14.972 metres;

THENCE N9°55'30"E a distance of 26.783 metres;

THENCE S61°11'55"W a distance of 39.069 metres;

THENCE S9°55'30"W a distance of 60.960 metres;

THENCE S38°44'25"W a distance of 138.922 metres;

THENCE S25°54'30"W a distance of 100.170 metres, along the north-west limit of Highway No. 15;

THENCE N64°07'15"W a distance of 36.558 metres;

THENCE N25°53'45"E a distance of 7.751 metres;

THENCE N64°07'15"W a distance of 138.763 metres;

THENCE N64°11'20"W a distance of 21.354 metres;

THENCE S10°44'00"W a distance of 15.243 metres;

THENCE S11°11'30"W a distance of 53.322 metres, to the limit between Lots 3 and 4, Concession 4;

THENCE Northwesterly along the limit between Lots 3 and 4, Concession 4, to the limit between the Counties of Lanark and Leeds, also being the limit between the Townships of North and South Elmsley;

THENCE Northerly and Northeasterly along the limit between the Counties of Lanark and Leeds, also being the limit between the Townships of North and South Elmsley, to the intersection of the limit between Lots 2 and 3, Concession 4;

THENCE Southeasterly along the limit between Lots 2 and 3 Concession 4, to the point of commencement.

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

**Corporation Notices
Avis relatifs aux compagnies**

**SPECIAL RESOLUTION OF THE SHAREHOLDERS
OF
2025216 ONTARIO LTD.**

WHEREAS subsection 193(1) of the *Business Corporations Act* (Ontario) (the "Act") provides that the shareholders of a corporation may, by special resolution, require a Corporation to be wound up voluntarily;

AND WHEREAS the Corporation has ceased to carry on business and it is proposed that it be wound up voluntarily pursuant to the provisions of section 193 of the Act;

NOW THEREFORE BE IT RESOLVED AS A SPECIAL RESOLUTION THAT:

1. the Corporation is hereby required to be wound up voluntarily pursuant to the provisions of section 193 of the Act, effective as of August 29th, at 8:15 a.m., 2003;
2. Michael Ng Cheng Hin be and he is hereby appointed liquidator of the effects of the Corporation for the purpose of winding up its business and affairs and distributing its property;
3. for his services to be provided as liquidator of the Corporation, Michael Ng Cheng Hin shall be compensated with the sum of one dollar (1.00) and all expenses of the winding up of the Corporation shall be payable as the liquidator shall consider to be necessary and reasonable in his sole discretion out of the assets of the Corporation;
4. the liquidator shall not be required to give any security for the performance of his duties as liquidator;
5. any one director or officer of the Corporation is hereby authorized and directed on behalf of and in the name of the Corporation to do all other acts and things and to sign all such other documents, either under the corporate seal of the Corporation or otherwise, as may in his opinion be necessary or desirable in connection with such winding up, the execution of such document or the doing of any such other act or thing being conclusive evidence of such determination.

The foregoing resolution is hereby passed as evidenced by the signature of the sole shareholder of the Corporation pursuant to the *Business Corporations Act* (Ontario) this 29th, day of August, 2003.

MICHAEL NG CHENG HIN
Dentistry Professional Corporation
President

(4441) 37

HUNT THE SANDMAN INC.

TAKE NOTICE that a final meeting of the Shareholders of HUNT THE SANDMAN INC. (the "Corporation"), was held on the 4th day of September, 2003, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary wind up of the Corporation.

Dated at Toronto, Ontario, this 4th day of September, 2003.

GEOFF KULAWICK,
Liquidator

(4445) 37 Toronto, Ontario M4M 3G3

**Partnership Dissolution
Dissolution de sociétés**

PARTNERS IN DANCE

NOTICE IS HEREBY GIVEN that the Partnership, "Partners in Dance"

registered by Lorriane Barbeau and Cheryl Blondin is dissolved effective August 31, 2003 pursuant to the *Partnerships Act*, R.S.O. 1990, c. p 5.

Dated this 31st day of August, 2003.

CHERYL BLONDIN
By her Solicitors,
Nelligan O'Brien Payne L.L.P.

(4444) 37

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the RICHMOND HILL SMALL CLAIMS COURT, Richmond Hill, Ontario dated November 13, 2002. Court File No. 50663/02 to me directed, against the real and personal property of DAVID VARANIE WALLACE and ALETHEA WALLACE also known as DAHLIA WALLACE, Defendant, at the suit of CITIBANK CANADA, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of DAVID VARANIE WALLACE AND ALETHEA WALLACE also known as DAHLIA WALLACE, Defendant in, and to:

Parcel 159-1, Section 65M-2981, Being Lot 159, Plan 65M-2981, in the City of Vaughan, Regional Municipality of York, Land Titles Office for the Land Titles Division of York (No. 65) and Municipally known as 99 Cunningham Drive, Vaughan, Ontario L6A 2C2.

All of which said right, title, interest and equity of redemption of DAVID VARANIE WALLACE and ALETHEA WALLACE also known as DAHLIA WALLACE, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Court House in Room 2025, 50 Eagle Street West, Newmarket, Ontario on Wednesday, October 15, 2003 at 1:00 o'clock in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser.

TERMS: Deposit 10% or \$1,000.00, whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at The Court House, Civil/Enforcement Office, 50 Eagle Street West, Newmarket, Ontario L3Y 6B1. All payments in cash or certified cheque made payable to the Minister of Finance
Other conditions as announced

Subject to cancellation by the sheriff up to time of sale.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

August 28, 2003.

SHERIFF
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
For Information Contact Kelly Gillis
at Ext. 6211
Sheriff's File No. 02-3053

(4435) 37

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the SUPERIOR COURT OF JUSTICE, Toronto, Ontario dated June 5, 2002. Court File No. 01-CV-216965CM to me directed, against the

real and personal property of RANJIT GOSAL, SUKHJIT, JOGINDER GOSAL and NARINDER GOSAL, Defendant at the suit of ALPHA OIL INC., Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of JOGINDER GOSAL and NARINDER GOSAL, Defendant in, and to:

Parcel 195-1, Section 65M-2180, Being Lot 195, Plan 65M-2180, in the City of Vaughan, Regional Municipality of York, Land Titles Office for the Land Titles Division of York (No. 65) and Municipally known as 379 Aberdeen Avenue, Woodbridge, Ontario L4L 1C3.

All of which said right, title, interest and equity of redemption of JOGINDER GOSAL and NARINDER GOSAL, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Court House in Room 2025, 50 Eagle Street West, Newmarket, Ontario on Wednesday, October 15, 2003 at 1:00 o'clock in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser.

TERMS: Deposit 10% or \$1,000.00, whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at The Court House, Civil/Enforcement Office, 50 Eagle Street West, Newmarket, Ontario L3Y 6B1. All payments in cash or certified cheque made payable to the Minister of Finance
Other conditions as announced

Subject to cancellation by the sheriff up to time of sale.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

August 28, 2003.

SHERIFF
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
For Information Contact Kelly Gillis
at Ext. 6211
Sheriff's File No. 02-1361

(4436) 37

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the SUPERIOR COURT OF JUSTICE, Brampton, Ontario dated September 25, 2002. Court File No. 02-BN-1815 to me directed, against the real and personal property of STEVEN MICHAEL PRESEMENT, Defendant at the suit of DINERS CLUB INTERNATIONAL/EN ROUTE, a Division of Citibank Canada, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of STEVEN MICHAEL PRESEMENT, Defendant in, and to:

Parcel 48-32, Section M-2038, Being that Part of Block 48, Plan M-2038, in the City of Vaughan, Regional Municipality of York, Land Titles Office for the Land Titles Division of York (No. 65) and Municipally known as 98 Green Bush Crescent, Thornhill, Ontario L4J 5M6.

All of which said right, title, interest and equity of redemption of STEVEN MICHAEL PRESEMENT, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Court House in Room 2025, 50 Eagle Street West, Newmarket, Ontario on Wednesday, October 15, 2003 at 1:00 o'clock in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser.

TERMS: Deposit 10% or \$1,000.00, whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at The Court House, Civil/Enforcement Office, 50 Eagle Street West, Newmarket, Ontario L3Y 6B1. All payments in cash or certified cheque made payable to the Minister of Finance
Other conditions as announced

Subject to cancellation by the sheriff up to time of sale.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

July 28, 2003.

SHERIFF
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
For Information Contact Kelly Gillis
at Ext. 6211
Sheriff's File No. 02-3053

(4437) 37

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the SUPERIOR COURT OF JUSTICE, Milton, Ontario dated August 13, 2002. Court File No. 1912/02 to me directed, against the real and personal property of HERBEY SHAFMAN also known as HERBEY M. SHAFMAN, Defendant, at the suit of CANADIAN IMPERIAL BANK OF COMMERCE, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of HERBEY SHAFMAN also known as HERBEY M. SHAFMAN, Defendant in, and to:

Parcel 103-1, Section 65M-2704, Being the Whole of Lot Number 103 according to Registered Plan 65 M-2704, in the City of Vaughan, Regional Municipality of York, Land Titles Office for the Land Titles Division of York (No. 65) and Municipally known as 37 Redondo Drive, Thornhill, Ontario L4J 7S7.

All of which said right, title, interest and equity of redemption of HERBEY SHAFMAN also known as HERBEY M. SHAFMAN, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Court House in Room 2025, 50 Eagle Street West, Newmarket, Ontario on Wednesday, October 15, 2003 at 1:00 o'clock in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser.

TERMS: Deposit 10% or \$1,000.00, whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at The Court House, Civil/Enforcement Office, 50 Eagle Street West, Newmarket, Ontario L3Y 6B1. All payments in cash or certified cheque made payable to the Minister of Finance
Other conditions as announced

Subject to cancellation by the sheriff up to time of sale.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

July 28, 2003.

SHERIFF
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
For Information Contact Kelly Gillis
at Ext. 6211
Sheriff's File No. 02-3053

(4438) 37

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF RAMARA

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on October 9th, 2003, at Township Offices, 2297 Highway #12, Brechin, Ontario.

The tenders will then be opened in public on the same day at Township Offices at 3:30 p.m.

Description of Land(s): 1. Parcel 34-1, Section M-73, being Lot 34, Plan M-73, Township of Ramara (formerly Township of Rama), County of Simcoe, Together with a right of way over Block A, Plan M-73, Township of Ramara (formerly Township of Rama), County of Simcoe, for all usual purposes. As previously described in Instrument No. 239332. PIN # 58701-0585 (LT).

Minimum Tender Amount: \$8,349.80

(Set out the cancellation price as of the first day of advertising)

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MARGARET BLACK,
Treasurer
The Corporation of the Township of
Ramara
PO Box 130, 2297 Highway # 12
Brechin, Ontario L0K 1B0
(705) 484-5374

(4439) 37

Municipal Act, 2001

SALE OF LANDS BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF THESSALON

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on October 1, 2003, at the Municipal Office P.O. Box 220, 169 Main Street, Thessalon, Ontario P0R 1L0.

The tenders will then be opened in public on the same day at the Municipal Office, P.O. Box 220, 169 Main Street, Thessalon, Ontario P0R 1L0.

Description of Land(s): Roll No. 57 28 000 003 11800, Part Lots T, U & V North side of Lorne Street, Plan 278, being Parts 1, 2, 3, 4, 5 and 6, Plan 1R-8811, and Lots R and S, South Side of Genelle Street, Plan 278, Town of Thessalon, District of Algoma (No. 1) being part of the lands in Instrument No. 356192. File No. 02-02.
Minimum Tender Amount: \$4,737.44

Description of Land(s): 56 Peachy Street, Thessalon, Roll No. 57 28 000 003 27700, Lot 85 North side of Peachy Street, Plan 871, Town of Thessalon, District of Algoma (No. 1). File No. 02-05.
Minimum Tender Amount: \$4,198.98

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

Potential tenderers are hereby advised that the lands included in Roll No. 57 28 000 003 11800 may be subject to an execution in favor of Ministry of Finance. In order to obtain clear title to these lands the successful purchaser will be required to pay all amounts owing under said execution.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

ROBERT P. MACLEAN
Clerk-Treasurer
The Corporation of the Town of
Thessalon
P.O. Box 220
169 Main Street
Thessalon, Ontario P0R 1L0
(705) 842-2217

(4443) 37

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2003—09—13

ONTARIO REGULATION 347/03

made under the

ASSESSMENT ACT

Made: August 13, 2003

Filed: August 25, 2003

Printed in *The Ontario Gazette*: September 13, 2003

Amending O. Reg. 282/98

(General)

Note: Ontario Regulation 292/98 has previously been amended. Those amendments are listed in the Table of Regulations (Legislative History) which can be found at <http://www.e-laws.gov.on.ca>.

1. Subsection 20 (3) of Ontario Regulation 282/98 is revoked and the following substituted:

(3) The subclass for vacant land for the industrial property class consists of the following land in the industrial property class:

1. Vacant land.
2. Subject to subsection (4), land used for a mine tailings management area pursuant to,
 - i. a closure plan for a mine under the *Mining Act*, or
 - ii. a licence to decommission a mine under the *Nuclear Safety and Control Act* (Canada), in the case of a uranium mine.

(4) Despite subsection (3), land described in paragraph 2 of that subsection is included in the subclass for vacant land for the industrial property class,

- (a) only for 2004 and subsequent years; and
- (b) only if all mining activity at the mine has permanently ceased.

2. The Regulation is amended by adding the following section:

MINE TAILINGS MANAGEMENT AREA

43.1 For 2004 and subsequent years, the current value of land used as a mine tailings management area that is included in the subclass for vacant land for the industrial property class under subsection 20 (3) shall be determined without regard to the value of structures, machinery or fixtures erected or placed on the land for the purposes of environmental protection or pollution control.

Made by:

JANET LYNNE ECKER
Minister of Finance

Date made: August 13, 2003.

37/03

ONTARIO REGULATION 348/03

made under the

ASSESSMENT ACT

Made: August 13, 2003

Filed: August 25, 2003

Printed in *The Ontario Gazette*: September 13, 2003

Amending O. Reg. 282/98

(General)

Note: Ontario Regulation 282/98 has previously been amended. Those amendments are listed in the Table of Regulations (Legislative History) which can be found at <http://www.e-laws.gov.on.ca>.

1. Subsection 17 (2) of Ontario Regulation 282/98 is revoked and the following substituted:

(2) In this section,

“hotel” means,

(a) a hotel as defined in the *Hotel Registration of Guests Act*, or

(b) land,

(i) that would otherwise be in the multi-residential property class or new multi-residential property class or that is a unit as defined in the *Condominium Act, 1998*, and

(ii) that contains one or more furnished, self-contained units operated or managed in a manner to provide transient living accommodation for a fee or charge for a minimum period of less than 30 days.

(3) Clause (2) (b) applies for 2004 and subsequent years.

Made by:

JANET LYNNE ECKER
Minister of Finance

Date made: August 13, 2003.

37/03

ONTARIO REGULATION 349/03

made under the

ASSESSMENT ACT

Made: August 13, 2003

Filed: August 25, 2003

Printed in *The Ontario Gazette*: September 13, 2003

Amending O. Reg. 282/98

(General)

Note: Ontario Regulation 282/98 has previously been amended. Those amendments are listed in the Table of Regulations (Legislative History) which can be found at <http://www.e-laws.gov.on.ca>.

1. Section 13 of Ontario Regulation 282/98 is amended by adding the following subsection:

(4) For 2004 and subsequent years, a “railyard” mentioned in paragraph 3 of subsection (2) includes the following land, but does not include buildings or structures on the land:

1. Land used for marshalling railway rolling stock.
2. Land used in the loading, unloading and temporary holding of railway rolling stock or freight carried on a railway vehicle.

2. Section 20 of the Regulation is amended by adding the following subsection:

(5) For 2004 and subsequent years, a “railyard” mentioned in paragraph 2 of subsection (2) includes the following land, but does not include buildings or structures on the land:

1. Land used for marshalling railway rolling stock.
2. Land used in the loading, unloading and temporary holding of railway rolling stock or freight carried on a railway vehicle.

Made by:

JANET LYNNE ECKER
Minister of Finance

Date made: August 13, 2003.

37/03

ONTARIO REGULATION 350/03

made under the

HEALTH INSURANCE ACT

Made: August 21, 2003

Filed: August 25, 2003

Printed in *The Ontario Gazette*: September 13, 2003

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Regulation 552 has previously been amended. Those amendments are listed in the Table of Regulations (Legislative History) which can be found at <http://www.e-laws.gov.on.ca>.

1. The definition of “schedule of benefits” in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

2. Amendments dated September 1, 2003.

2. Ontario Regulation 179/03 is revoked.

3. This Regulation comes into force on September 1, 2003.

37/03

ONTARIO REGULATION 351/03

made under the

HIGHWAY TRAFFIC ACT

Made: August 6, 2003

Filed: August 26, 2003

Printed in *The Ontario Gazette*: September 13, 2003Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. Those amendments are listed in the Table of Regulations (Legislative History) which can be found at <http://www.e-laws.gov.on.ca>

1. (1) Paragraphs 16 and 17 of Part 2 of Schedule 21 to Regulation 619 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:**District of Algoma — Town of Bruce Mines
Twp. of Johnson**

16. That part of the King's Highway known as No. 17 in the Territorial District of Algoma lying between a point situate 400 metres measured westerly from its intersection with the easterly limit of the road allowance for Palmer Street in the Town of Bruce Mines and a point situate 550 metres measured easterly from its intersection with the roadway known as Lake Huron Drive in the hamlet of Desbarats in the Township of Johnson.

District of Algoma — Twps. of Johnson and MacDonald

17. That part of the King's Highway known as No. 17 in the Territorial District of Algoma lying between a point situate 620 metres measured westerly from its intersection with the roadway known as Kensington Road in the hamlet of Desbarats in the Township of Johnson and a point situate 790 metres measured southerly from its intersection with the King's Highway known as No. 638 and the roadway known as Church Street in the Township of MacDonald.

(2) Paragraph 10 of Part 3 of Schedule 21 to the Regulation is revoked.**(3) Paragraph 33 of Part 4 of Schedule 21 to the Regulation is revoked and the following substituted:****District of Algoma — Twp. of Johnson**

33. That part of the King's Highway known as No. 17 in the hamlet of Desbarats in the Township of Johnson in the Territorial District of Algoma lying between a point situate 550 metres measured easterly from its intersection with the roadway known as Lake Huron Drive and a point situate 620 metres measured westerly from its intersection with the roadway known as Kensington Road.

Made by:

FRANK F. KLEES
Minister of Transportation

Date made: August 6, 2003.

37/03

ONTARIO REGULATION 352/03

made under the

IMPROVING CUSTOMER SERVICE FOR ROAD USERS ACT, 2001

Made: June 25, 2003

Filed: August 28, 2003

Printed in *The Ontario Gazette*: September 13, 2003**DELEGATION OF POWERS, DUTIES AND RESPONSIBILITIES****Delegation**

1. (1) The powers, duties and responsibilities in the following provisions are to be delegated by delegation agreement to Serco DES Inc.:

1. Subsection 32 (4), clause 32 (12) (a) and subclause 32 (12) (b) (i) of the *Highway Traffic Act*.
2. Subsections 24 (1), (2), (3), (4), 29 (10) and section 30 of Ontario Regulation 340/94 made under the *Highway Traffic Act* (Drivers' Licences).
3. Clause 3 (1) (b) and subsections 3 (2) and (3) of Ontario Regulation 341/94 made under the *Highway Traffic Act* (Driver Licence Examinations).
4. Section 7 of Regulation 586 of the Revised Regulations of Ontario, 1990 made under the *Highway Traffic Act* (Driving Instructor's Licence).

(2) Paragraph 1 of subsection (1) is revoked and the following substituted:

1. Clause 32 (5) (a), subclause 32 (5) (b) (i) and clause 32 (5) (c) of the *Highway Traffic Act*.

Effective date of delegation

2. (1) Subject to subsection (2), the delegation referred to in section 1 becomes effective on the day this Regulation is filed.

(2) If this Regulation is filed on a Thursday or Friday, the delegation referred to in section 1 becomes effective on the first Saturday after that day.

Commencement

3. (1) **Subject to subsection (2), this Regulation comes into force on the day it is filed.**

(2) **Subsection 1 (2) comes into force on the later of the day subsection 12 (1) of Schedule P to the *Government Efficiency Act, 2002* is proclaimed in force and the day this Regulation is filed.**

37/03

ONTARIO REGULATION 353/03

made under the

EDUCATION ACT

Made: August 28, 2003

Filed: August 28, 2003

Printed in *The Ontario Gazette*: September 13, 2003

Amending O. Reg. 139/03

(Student Focused Funding — Legislative Grants for the 2003-2004
School Board Fiscal Year)

Note: Ontario Regulation 139/03 has not previously been amended.

1. Paragraph 4 of subsection 10 (1) of Ontario Regulation 139/03 is revoked and the following substituted:

4. Distant schools allocation.

2. (1) Paragraph 1 of section 27 of the Regulation is amended by striking out “\$412” and substituting “\$428”.

(2) Paragraph 2 of section 27 of the Regulation is amended by striking out “\$666” and substituting “\$691”.

3. Section 29 of the Regulation is revoked and the following substituted:

Distant schools allocation

29. (1) In this section,

“distant elementary school” means an elementary school in which pupils were enrolled in day school programs in the 2003-2004 school year and that is not located on any of the Toronto Islands but is located,

- (a) at least 8.0 kilometres by road from every other elementary school of the board in which pupils were enrolled in day school programs in the 2003-2004 school year, or
- (b) on Amherst Island, Pelee Island or Wolfe Island; (“école élémentaire éloignée”)

“distant school” means a distant elementary school or a distant secondary school; (“école éloignée”)

“distant secondary school” means a secondary school in which pupils were enrolled in day school programs in the 2003-2004 school year,

- (a) that is located at least 32.0 kilometres by road from every other secondary school of the board in which pupils were enrolled in day school programs in the 2003-2004 school year, or
- (b) that is the only secondary school operated by the board. (“école secondaire éloignée”)

(2) The following rules apply for the purposes of this section:

- 1. A school is an elementary school if it has been identified as an elementary school in accordance with the Ministry publication entitled “Data Collection Instruction Guide for the School Facilities Inventory Database”, dated January, 1998 and available for public inspection at the offices of the Ministry of Education, 900 Bay Street, Toronto, Ontario, M7A 1L2.
- 2. A school is a secondary school if it has been identified as a secondary school in accordance with the Ministry publication entitled “Data Collection Instruction Guide for the School Facilities Inventory Database”, dated January, 1998 and available for public inspection at the offices of the Ministry of Education, 900 Bay Street, Toronto, Ontario, M7A 1L2.
- 3. A measure of distance shall be accurate to the nearest 0.1 kilometre.

(3) The amount of the distant schools allocation for a district school board for the fiscal year is determined as follows:

- 1. For each distant elementary school of the board,
 - i. determine the learning resources component in accordance with subsection (4),
 - ii. determine the in-school administration component, in accordance with subsection (5),
 - iii. determine the per pupil amount, in accordance with subsection (6),
 - iv. determine the fixed school amount in accordance with subsection (7), and
 - v. total the amounts determined under subparagraphs i, ii, iii and iv.
- 2. For each distant secondary school of the board,
 - i. determine the learning resources component in accordance with subsection (8),
 - ii. determine the in-school administration component, in accordance with subsection (9),
 - iii. determine the per pupil amount, in accordance with subsection (10),
 - iv. determine the fixed school amount in accordance with subsection (11), and
 - v. total the amounts determined under subparagraphs i, ii, iii and iv.
- 3. Total the amounts determined under paragraphs 1 and 2.
- 4. Add the elementary school principals amount determined in accordance with subsection (14) to the amount determined under paragraph 3.
- 5. Add the secondary school principals amount determined in accordance with subsection (15) to the amount determined under paragraph 4.
- 6. In the case of the Kenora Catholic District School Board, add \$32,135 to the amount determined under paragraph 5.

(4) The learning resources component for a distant elementary school is determined as follows:

1. Determine the distance factor for the distant elementary school in accordance with subsection (12).
2. Determine the 2003-2004 enrolment of the school, as defined in subsection 37 (53).
3. If the number determined under paragraph 2 is less than 50, the learning resources component for the distant elementary school is the greater of 0 and the amount determined according to the following formula:

$$((\$53,769.98 + (\$6,798.50 \times A)) \times B) - (A \times \$2,719.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

4. If the number determined under paragraph 2 is greater than or equal to 50 but less than 100, the learning resources component for the distant elementary school is the greater of 0 and the amount determined according to the following formula:

$$(\$393,695.12 \times B) - (A \times \$2,719.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

5. If the number determined under paragraph 2 is greater than or equal to 100 but less than 1,000, the learning resources component for the distant elementary school is the greater of 0 and the amount determined according to the following formula:

$$((\$131,905.12 + (\$2,617.90 \times A)) \times B) - (A \times \$2,719.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

6. If the number determined under paragraph 2 is greater than or equal to 1,000, the learning resources component for the distant elementary school is the greater of 0 and the amount determined according to the following formula:

$$(\$2,749.81 \times A \times B) - (A \times \$2,719.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

- (5) The in-school administration component for a distant elementary school is determined as follows:

1. Determine the distance factor for the distant elementary school in accordance with subsection (12).
2. Determine the 2003-2004 enrolment of the school, as defined in subsection 37 (53).
3. If the number determined under paragraph 2 is less than 200, the in-school administration component for the distant elementary school is the greater of 0 and the amount determined according to the following formula:

$$((\$64,534.95 + (\$158.21 \times A)) \times B) - (A \times \$389.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

4. If the number determined under paragraph 2 is greater than or equal to 200 but less than 550, the in-school administration component for the distant elementary school is the greater of 0 and the amount determined according to the following formula:

$$((\$19,010.20 + (\$126.73 \times A)) \times B) - (A \times \$130.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

5. If the number determined under paragraph 2 is greater than or equal to 550 but less than 1,000, the in-school administration component for the distant elementary school is the greater of 0 and the amount determined according to the following formula:

$$((\$37,969.40 + (\$92.26 \times A)) \times B) - (A \times \$130.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

6. If the number determined under paragraph 2 is greater than or equal to 1,000, the in-school administration component for the distant elementary school is 0.

(6) The per pupil amount for a distant elementary school is the product of the 2003-2004 enrolment of the school, as defined in subsection 37 (53), and \$97.50.

(7) The fixed school amount for a distant elementary school is \$3,000, if the 2003-2004 enrolment of the school, as defined in subsection 37 (53), is one or more, and zero in all other cases.

(8) The learning resources component for a distant secondary school is determined as follows:

1. Determine the distance factor for the distant secondary school in accordance with subsection (13).
2. Determine the 2003-2004 enrolment of the school, as defined in subsection 37 (53).
3. If the number determined under paragraph 2 is less than 50, the learning resources component for the distant secondary school is the greater of 0 and the amount determined according to the following formula:

$$((\$46,044.41 + (\$14,524.07 \times A)) \times B) - (A \times \$3,194.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

4. If the number determined under paragraph 2 is greater than or equal to 50 but less than 100, the learning resources component for the distant secondary school is the greater of 0 and the amount determined according to the following formula:

$$(\$772,248.12 \times B) - (A \times \$3,194.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

5. If the number determined under paragraph 2 is greater than or equal to 100 but less than 1,000, the learning resources component for the distant secondary school is the greater of 0 and the amount determined according to the following formula:

$$((\$499,757.12 + (\$2,724.91 \times A)) \times B) - (A \times \$3,194.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

6. If the number determined under paragraph 2 is greater than or equal to 1,000, the learning resources component for the distant secondary school is the greater of 0 and the amount determined according to the following formula:

$$(\$3,224.67 \times A \times B) - (A \times \$3,194.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

(9) The in-school administration component for a distant secondary school is determined as follows:

1. Determine the distance factor for the distant secondary school in accordance with subsection (13).
2. Determine the 2003-2004 enrolment of the school, as defined in subsection 37 (53).

3. If the number determined under paragraph 2 is less than 200, the in-school administration component for the distant secondary school is the greater of 0 and the amount determined according to the following formula:

$$((\$92,445.75 + (\$561.89 \times A)) \times B) - (A \times \$448.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

4. If the number determined under paragraph 2 is greater than or equal to 200 but less than 550, the in-school administration component for the distant secondary school is the greater of 0 and the amount determined according to the following formula:

$$((\$168,821.60 + (\$180.01 \times A)) \times B) - (A \times \$448.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

5. If the number determined under paragraph 2 is greater than or equal to 550 but less than 1,000, the in-school administration component for the distant secondary school is the greater of 0 and the amount determined according to the following formula:

$$((\$47,224.64 + (\$152.01 \times A)) \times B) - (A \times \$199.00)$$

where,

A = the number determined under paragraph 2, and

B = the distance factor determined under paragraph 1.

6. If the number determined under paragraph 2 is greater than or equal to 1,000, the in-school administration component for the distant secondary school is 0.

(10) The per pupil amount for a distant secondary school is the product of the 2003-2004 enrolment of the school, as defined in subsection 37 (53), and \$97.50.

(11) The fixed school amount for a distant secondary school is \$4,000, if the 2003-2004 enrolment of the school, as defined in subsection 37 (53), is one or more, and zero in all other cases.

(12) The distance factor for a distant elementary school is,

- (a) if the distance in kilometres by road to the nearest elementary school of the board in which pupils were enrolled in day school programs in the 2003-2004 school year is less than 32.0 kilometres, the factor that is accurate to four decimal places that is determined according to the following formula:

$$((32/A)((A - 8)/24) + 0.25)/1.25$$

where,

A = the distance in kilometres by road to the nearest such elementary school of the board; and

- (b) 1, in all other cases.

(13) The distance factor for a distant secondary school is,

- (a) if the distance in kilometres by road to the nearest secondary school of the board in which pupils were enrolled in day school programs in the 2003-2004 school year is less than 80.0 kilometres, the factor that is accurate to four decimal places that is determined according to the following formula:

$$((80/A)((A - 32)/48) + 0.25)/1.25$$

where,

A = the distance in kilometres by road to the nearest such secondary school of the board; and

- (b) 1, in all other cases.

(14) The elementary school principals amount is determined as follows:

1. Take the 2003-2004 day school average daily enrolment of elementary school pupils of the board.
2. Multiply the number determined under paragraph 1 by \$259.

3. Divide the number determined under paragraph 2 by the product of \$84,125 and 1.12.
 4. Divide the number determined under paragraph 3 by the number of elementary schools of the board in which pupils were enrolled in day school programs in the school in the 2003-2004 school year.
 5. If the number determined under paragraph 4 is equal to or greater than 0.69, the elementary school principals amount is zero.
 6. If the number determined under paragraph 4 is less than 0.69, the elementary school principals amount is the number determined as follows:
 - i. subtract the number determined under paragraph 4 from 0.69.
 - ii. multiply the number determined under subparagraph i by the product of \$84,125 and 1.12.
 - iii. multiply the number determined under subparagraph ii by the number of elementary schools of the board in which pupils were enrolled in day school programs in the school in the 2003-2004 school year.
- (15) The secondary school principals amount is determined as follows:
1. Take the 2003-2004 day school average daily enrolment of secondary school pupils of the board.
 2. Multiply the number determined under paragraph 1 by \$113.
 3. Divide the number determined under paragraph 2 by the product of \$91,745 and 1.12.
 4. Divide the number determined under paragraph 3 by the number of secondary schools of the board in which pupils were enrolled in day school programs in the school in the 2003-2004 school year.
 5. If the number determined under paragraph 4 is equal to or greater than 0.4, the secondary school principals amount is zero.
 6. If the number determined under paragraph 4 is less than 0.4, the secondary school principals amount is the number determined as follows:
 - i. subtract the number determined under paragraph 4 from 0.4.
 - ii. multiply the number determined under subparagraph i by the product of \$91,745 and 1.12.
 - iii. multiply the number determined under subparagraph ii by the number of secondary schools of the board in which pupils were enrolled in day school programs in the school in the 2003-2004 school year.
- 4. (1) Paragraph 2 of subsection 34 (2) of the Regulation is amended by striking out “\$726” and substituting “\$730”.**
- (2) Paragraph 2 of subsection 34 (3) of the Regulation is amended by striking out “\$726” and substituting “\$730”.**
- (3) Paragraph 4 of subsection 34 (4) of the Regulation is revoked and the following substituted:**
4. Add the total of the amounts determined under paragraph 1 of subsection 29 (3) for each distant elementary school of the board and the board’s elementary school principals amount determined under section 29.
- (4) Subparagraph 8 ii of subsection 34 (4) of the Regulation is amended by striking out “paragraph 16” and substituting “paragraph 16.2”.**
- 5. (1) Subsection 37 (1) of the Regulation is amended by adding the following clause:**
- (c) the permanent capacity of an elementary school and a secondary school is the capacity set out in the column entitled “Capacity Used for New Pupil Place Grant 03-04” opposite the name of the board in the column entitled “Name” in the Report entitled “District School Board Summary” published by the Ministry in April 2003 and available through the Public Access link to the School Facility Data on the School Facilities Inventory System Website (sfis.edu.gov.on.ca) and at the Business Services Branch of the Ministry of Education, Mowat Block, 21st floor, 900 Bay Street, Toronto, Ontario, M7A 1L2.
- (2) Paragraph 15 of subsection 37 (3) of the Regulation is amended by striking out the portion before subparagraph i and substituting the following:**
15. For each elementary school of the board calculate an amount as follows:
-
- (3) Subparagraphs 15 vi to xii of subsection 37 (3) of the Regulation are revoked.**
- (4) Subparagraphs 15 xvii and xviii of subsection 37 (3) of the Regulation are revoked and the following substituted:**
- xvii. Subtract the number determined under subparagraph v from the number determined under subparagraph xv.

xviii. Take the lesser of the number determined under subparagraph xvi and the number determined under subparagraph xvii; however, if the number determined under subparagraph xvii is zero or a negative number or the number determined under subparagraph i is zero, the number taken under this paragraph is zero.

(5) Paragraph 16 of subsection 37 (3) of the Regulation is revoked and the following substituted:

16. Calculate a regular top-up amount for elementary school operations by totalling the amounts determined under paragraph 15 for each of the elementary schools of the board that is not a distant elementary school as defined in subsection 29 (1).

(6) Subsection 37 (3) of the Regulation is amended by adding the following paragraphs:

16.1 For each distant elementary school of the board, as defined in subsection 29 (1), calculate a distant school top-up amount for school operations, as follows:

- i. Determine the 2003-2004 enrolment for the school.
- ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection (52). However, the capacity of a school for which the number determined under subparagraph i is zero is, for the purposes of this paragraph, deemed to be zero.
- iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 9.29 metres squared.
- iv. Multiply the number determined under subparagraph iii by the benchmark operating cost of \$58.56 per metre squared.
- v. Multiply the number determined under subparagraph iv by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (4) and (5).
- vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 9.29 metres squared.
- vii. Multiply the number determined under subparagraph vi by the benchmark operating cost of \$58.56 per metre squared.
- viii. Multiply the number determined under subparagraph vii by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (4) and (5).
- ix. Multiply the number determined under subparagraph viii by 0.2.
- x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
- xi. If the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the distant school top-up amount for school operations for the elementary school is zero. Otherwise, the distant school top-up amount for school operations for the elementary school is,
 - A. the number determined under subparagraph x, in the case of a distant elementary school for which the distance factor calculated under subsection 29 (12) is 1, or
 - B. in all other cases, the lesser of the number determined under subparagraph x and,

$$(a + (b \times c))$$

where,

a = the number determined under subparagraph ix,

b = the distance factor calculated under subsection 29 (12), and

c = the number determined under subparagraph x.

16.2 Add the regular top-up amount for elementary school operations to the total of the distant school top-up amounts for school operations for each of the elementary schools of the board to obtain the top-up amount for school operations for elementary schools of the board.

(7) Paragraph 17 of subsection 37 (3) of the Regulation is amended by striking out the portion before subparagraph i and substituting the following:

17. For each secondary school of the board calculate an amount as follows:

.

(8) Subparagraphs 17 vi, vii and viii of subsection 37 (3) of the Regulation are revoked.

(9) Subparagraphs 17 xiii and xiv of subsection 37 (3) of the Regulation are revoked and the following substituted:

- xiii. Subtract the number determined under subparagraph v from the number determined under subparagraph xi.
- xiv. Take the lesser of the number determined under subparagraph xii and the number determined under subparagraph xiii; however, if the number determined under subparagraph xiii is zero or a negative number or the number determined under subparagraph i is zero, the number taken under this paragraph is zero.

(10) Paragraph 18 of subsection 37 (3) of the Regulation is revoked and the following substituted:

- 18. Calculate a regular top-up amount for secondary school operations by totalling the amounts determined under paragraph 17 for each of the secondary schools of the board that is not a distant secondary school as defined in subsection 29 (1).

(11) Subsection 37 (3) of the Regulation is amended by adding the following paragraphs:

- 18.1 For each distant secondary school of the board, as defined in subsection 29 (1), calculate a distant school top-up amount for school operations, as follows:

- i. Determine the 2003-2004 enrolment for the school.
- ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection (52). However, the capacity of a school for which the number determined under subparagraph i is zero is deemed, for the purposes of this paragraph, to be zero.
- iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 12.07 metres squared.
- iv. Multiply the number determined under subparagraph iii by the benchmark operating cost of \$58.56 per metre squared.
- v. Multiply the number determined under subparagraph iv by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (8).
- vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 12.07 metres squared.
- vii. Multiply the number determined under subparagraph vi by the benchmark operating cost of \$58.56 per metre squared.
- viii. Multiply the number determined under subparagraph vii by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (8).
- ix. Multiply the number determined under subparagraph viii by 0.2.
- x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
- xi. If the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the distant school top-up amount for school operations for the secondary school is zero. Otherwise, the distant school top-up amount for school operations for the secondary school is,
 - A. the number determined under subparagraph x, in the case of a distant secondary school for which the distance factor calculated under subsection 29 (13) is 1, or
 - B. in all other cases, the lesser of the number determined under subparagraph x and,

$$(a + (b \times c))$$

where,

a = the number determined under subparagraph ix,

b = the distance factor calculated under subsection 29 (13), and

c = the number determined under subparagraph x.

- 18.2 Add the regular top-up amount for secondary school operations to the total of the distant school top-up amounts for school operations for each of the secondary schools of the board to obtain the top-up amount for school operations for secondary schools of the board.

(12) Paragraph 19 of subsection 37 (3) of the Regulation is revoked and the following substituted:

- 19. Total the amounts determined under paragraphs 14, 16.2 and 18.2 to obtain the amount for the board for school operations.

(13) Paragraph 14 of subsection 37 (9) of the Regulation is amended by striking out the portion before subparagraph i and substituting the following:

14. For each elementary school of the board that is not a distant elementary school as defined in subsection 29 (1), calculate a regular top-up amount for school renewal as follows:

(14) Subparagraph 14 xi of subsection 37 (9) of the Regulation is revoked and the following substituted:

- xi. If the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the regular top-up amount for school renewal for the elementary school is zero. Otherwise, the regular top-up amount for school renewal for the elementary school is the lesser of the number determined under subparagraph ix and the number determined under subparagraph x.

(15) Subsection 37 (9) of the Regulation is amended by adding the following paragraph:

- 14.1 For each distant elementary school of the board, as defined in subsection 29 (1), calculate a distant school top-up amount for school renewal, as follows:

- i. Determine the 2003-2004 enrolment for the school.
- ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection (52). However the capacity of a school for which the number determined under subparagraph i is zero is, for the purposes of this paragraph, deemed to be zero.
- iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 9.29 metres squared.
- iv. Multiply the number determined under subparagraph iii by the weighted average benchmark elementary school renewal cost per metre squared, as determined for the board under paragraph 5.
- v. Multiply the number determined under subparagraph iv by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (4) and (5).
- vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 9.29 metres squared.
- vii. Multiply the number determined under subparagraph vi by the weighted average benchmark elementary school renewal cost per metre squared, as determined for the board under paragraph 5.
- viii. Multiply the number determined under subparagraph vii by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (4) and (5).
- ix. Multiply the number determined under subparagraph viii by 0.2.
- x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
- xi. If the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the distant school top-up amount for school renewal for the elementary school is zero. Otherwise, the distant school top-up amount for school renewal for the elementary school is,
 - A. the number determined under subparagraph x, in the case of a distant elementary school for which the distance factor calculated under subsection 29 (12) is 1, or
 - B. in all other cases, the lesser of the number determined under subparagraph x and,

$$(a + (b \times c))$$

where,

a = the number determined under subparagraph ix,

b = the distance factor calculated under subsection 29 (12), and

c = the number determined under subparagraph x.

(16) Paragraph 15 of subsection 37 (9) of the Regulation is revoked and the following substituted:

15. Total the regular top-up amounts for school renewal and the distant school top-up amounts for school renewal for each of the elementary schools of the board to obtain the top-up amount for school renewal for elementary schools of the board.

(17) Paragraph 16 of subsection 37 (9) of the Regulation is amended by striking out the portion before subparagraph i and substituting the following:

16. For each secondary school of the board that is not a distant secondary school as defined in subsection 29 (1), calculate a regular top-up amount for school renewal as follows:

(18) Subparagraph 16 xi of subsection 37 (9) of the Regulation is revoked and the following substituted:

- xi. If the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the regular top-up amount for school renewal for the secondary school is zero. Otherwise, the regular top-up amount for school renewal for the secondary school is the lesser of the number determined under subparagraph ix and the number determined under subparagraph x.

(19) Subsection 37 (9) of the Regulation is amended by adding the following paragraph:

16.1 For each distant secondary school of the board, as defined in subsection 29 (1), calculate a distant school top-up amount for school renewal, as follows:

- i. Determine the 2003-2004 enrolment for the school.
- ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection (52). However, the capacity of a school for which the number determined under subparagraph i is zero is, for the purposes of this paragraph, deemed to be zero.
- iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 12.07 metres squared.
- iv. Multiply the number determined under subparagraph iii by the weighted average benchmark secondary school renewal cost per metre squared, as determined for the board under paragraph 11.
- v. Multiply the number determined under subparagraph iv by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (8).
- vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 12.07 metres squared.
- vii. Multiply the number determined under subparagraph vi by the weighted average benchmark secondary school renewal cost per metre squared, as determined for the board under paragraph 11.
- viii. Multiply the number determined under subparagraph vii by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (8).
- ix. Multiply the number determined under subparagraph viii by 0.2.
- x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
- xi. If the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the distant school top-up amount for school renewal for the secondary school is zero. Otherwise, the distant school top-up amount for school renewal for the secondary school is,
 - A. the number determined under subparagraph x, in the case of a distant secondary school for which the distance factor calculated under subsection 29 (13) is 1, or
 - B. in all other cases, the lesser of the number determined under subparagraph x and,

$$(a + (b \times c))$$

where,

a = the number determined under subparagraph ix,

b = the distance factor calculated under subsection 29 (13), and

c = the number determined under subparagraph x.

(20) Paragraph 17 of subsection 37 (9) of the Regulation is revoked and the following substituted:

17. Total the regular top-up amounts for school renewal and the distant school top-up amounts for school renewal for each of the secondary schools of the board to obtain the top-up amount for school renewal for secondary schools of the board.

(21) Paragraph 3 of subsection 37 (10) of the Regulation is revoked and the following substituted:

- 3. Subtract the total of the 2003-2004 enrolments of the distant elementary schools of the board from the number determined under paragraph 1.
- 3.1 Subtract the total of the permanent capacities of the distant elementary schools of the board from the elementary capacity for the board, in terms of pupil places, determined in accordance with subsection (19).
- 3.2 Subtract the number determined under paragraph 3.1 from the number determined under paragraph 3.

- 3.3 If the number determined under paragraph 3.2 is greater than the number determined under paragraph 2, add the sum of all numbers, if any, each of which is the number of the board's new pupil places to meet elementary enrolment pressure for an elementary school of the board, as calculated for the purpose of determining the amount for the board for new pupil places for a prior fiscal year, to the greater of the number determined under paragraph 3.2 and 0.
- 3.4 If the number determined under paragraph 3.2 is less than the number determined under paragraph 2, add the sum of all numbers, if any, each of which is the number of the board's new pupil places to meet elementary enrolment pressure for an elementary school of the board, as calculated for the purpose of determining the amount for the board for new pupil places for a prior fiscal year, to the greater of the number determined under paragraph 2 and 0.

(22) Paragraph 4 of subsection 37 (10) of the Regulation is amended by striking out “paragraph 3” and substituting “paragraph 3.3 or 3.4, as the case may be”.

(23) Paragraph 18 of subsection 37 (10) of the Regulation is revoked and the following substituted:

18. Subtract the total of the 2003-2004 enrolments of the distant secondary schools of the board from the number determined under paragraph 16.
- 18.1 Subtract the total of the permanent capacities of the distant secondary schools of the board from the secondary capacity for the board, in terms of pupil places, determined in accordance with subsection (19).
- 18.2 Subtract the number determined under paragraph 18.1 from the number determined under paragraph 18.
- 18.3 If the number determined under paragraph 18.2 is greater than the number determined under paragraph 17, add the sum of all numbers, if any, each of which is the number of the board's new pupil places to meet secondary enrolment pressure for a secondary school of the board, as calculated for the purpose of determining the amount for the board for new pupil places for a prior fiscal year, to the greater of the number determined under paragraph 18.2 and 0.
- 18.4 If the number determined under paragraph 18.2 is less than the number determined under paragraph 17, add the sum of all numbers, if any, each of which is the number of the board's new pupil places to meet secondary enrolment pressure for a secondary school of the board, as calculated for the purpose of determining the amount for the board for new pupil places for a prior fiscal year, to the greater of the number determined under paragraph 17 and 0.

(24) Paragraph 19 of subsection 37 (10) of the Regulation is amended by striking out “paragraph 18” and substituting “paragraph 18.3 or 18.4, as the case may be”.

(25) Subsection 37 (52) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(52) For the purposes of paragraphs 15, 16.1, 17 and 18.1 of subsection (3) and paragraphs 14, 14.1, 16 and 16.1 of subsection (9), the capacity of an elementary school or secondary school is determined by,

6. (1) Paragraph 4 of subsection 39 (4) of the Regulation is revoked.

(2) Subparagraph 1 iv of subsection 39 (5) of the Regulation is revoked.

(3) Paragraph 2 of subsection 39 (5) of the Regulation is revoked and the following substituted:

2. Subtract from the total determined under paragraph 1, the product of the 2003-2004 day school average daily enrolment of pupils of the board and the amount shown in Column 2 of Table 12 opposite the name of the board in Column 1 of that Table.

7. Paragraphs 15 and 16 of subsection 41 (5) of the Regulation are revoked and the following substituted:

15. Take the part of the total of the amounts determined for each distant elementary school of the board under paragraph 1 of subsection 29 (3) that is attributable to classroom expenditure.
16. Take the part of the total of the amounts determined for each distant secondary school of the board under paragraph 2 of subsection 29 (3) that is attributable to classroom expenditure.

8. The Regulation is amended by adding the following section:

Amounts spent by district school board in respect of distant schools

42.1 (1) Subject to subsection (2), a district school board shall ensure that the amount it spends in the fiscal year for the purposes set out in subsection (4) in respect of schools of the board that are distant schools within the meaning of subsection 29 (1) is not less than the amount by which the total of the following amounts exceeds the part of the OMERS savings for the board that is attributable to expenditures for the purposes set out in subsection (4) in respect of schools of the board that are distant schools within the meaning of subsection 29 (1):

1. The amount determined for the board under paragraph 3 of subsection 29 (3).
2. The greater of,

- i. the total of the distant school top-up amounts for school operations for each of the elementary schools of the board minus the total of the amounts determined under subparagraph 15 xviii of subsection 37 (3) for each elementary school of the board that is a distant elementary school of the board within the meaning of subsection 29 (1), and
 - ii. 0.
3. The greater of,
- i. the total of the distant school top-up amounts for school operations for each of the secondary schools of the board minus the total of the amounts determined under subparagraph 17 xiv of subsection 37 (3) for each secondary school of the board that is a distant secondary school of the board within the meaning of subsection 29 (1), and
 - ii. 0.
- (2) If a board's net expenditure on distant schools of the board in the fiscal year is less than the amount required under subsection (1), the board shall place the difference in the board's distant schools reserve fund.
- (3) For the purpose of this section, a board's net expenditure on distant schools of the board in the fiscal year is determined as follows:
1. Add the part of the amount that is in the board's reserve fund under subsection 233 (1) of the Act on August 31, 2004, immediately before the transfer under subsection 233 (2) of the Act, that is attributable to expenditures for the purposes set out in subsection (4) in respect of distant schools of the board to the board's expenditures for the purposes set out in subsection (4) in respect of distant schools of the board.
 2. Deduct the following amounts from the amount determined under paragraph 1:
 - i. The amount of any transfers from the board's distant school reserve fund in the fiscal year.
 - ii. The amounts of any other transfers from reserves in the fiscal year that were applied for the purposes set out in subsection (4) in respect of distant schools of the board.
 - iii. Any revenue from other sources received by the board in the fiscal year that is spent by the board in the fiscal year for the purposes set out in subsection (4) in respect of distant schools of the board.
- (4) The purposes referred to in subsection (3) are the following:
1. To ensure sufficient teaching staff to provide quality curriculum.
 2. To provide for full-time adult presence.
 3. To acquire learning resources and materials.
 4. To meet the operational costs of distant schools.
- (5) This section shall not be interpreted as limiting the amount that a board may spend for the purposes set out in subsection (4) in respect of distant schools of the board.

9. Item 21 of Table 10 of the Regulation is amended by striking out "Renfrew County District School Board" in column 1 and substituting "Renfrew County Catholic District School Board".

10. Table 12 of the Regulation is revoked and the following substituted:

TABLE/TABLEAU 12
PER PUPIL EXCLUSION FOR DECLINING ENROLMENT ADJUSTMENT/
MONTANT PAR ÉLÈVE À EXCLURE DU REDRESSEMENT
POUR BAISSÉ DES EFFECTIFS

Item/ Point	Column/Colonne 1 Name of Board/nom du conseil	Column/Colonne 2 Amount/Montant \$
1.	District School Board Ontario North East	346.79
2.	Algoma District School Board	307.23
3.	Rainbow District School Board	235.10
4.	Near North District School Board	222.49
5.	Keewatin-Patricia District School Board	386.35
6.	Rainy River District School Board	372.99
7.	Lakehead District School Board	175.86
8.	Superior-Greenstone District School Board	737.65
9.	Bluewater District School Board	177.81
10.	Avon Maitland District School Board	165.76

Item/ Point	Column/Colonne 1 Name of Board/nom du conseil	Column/Colonne 2 Amount/Montant \$
11.	Greater Essex County District School Board	158.27
12.	Lambton Kent District School Board	166.79
13.	Thames Valley District School Board	157.49
14.	Toronto District School Board	159.98
15.	Durham District School Board	158.28
16.	Kawartha Pine Ridge District School Board	159.03
17.	Trillium Lakelands District School Board	185.00
18.	York Region District School Board	158.99
19.	Simcoe County District School Board	158.11
20.	Upper Grand District School Board	163.21
21.	Peel District School Board	157.30
22.	Halton District School Board	159.42
23.	Hamilton-Wentworth District School Board	159.73
24.	District School Board of Niagara	159.91
25.	Grand Erie District School Board	160.12
26.	Waterloo Region District School Board	158.57
27.	Ottawa-Carleton District School Board	159.87
28.	Upper Canada District School Board	173.03
29.	Limestone District School Board	174.21
30.	Renfrew County District School Board	204.86
31.	Hastings and Prince Edward District School Board	168.76
32.	Northeastern Catholic District School Board	364.29
33.	Nipissing-Parry Sound Catholic District School Board	212.87
34.	Huron-Superior Catholic District School Board	299.39
35.	Sudbury Catholic District School Board	204.05
36.	Northwest Catholic District School Board	374.62
37.	Kenora Catholic District School Board	207.90
38.	Thunder Bay Catholic District School Board	175.31
39.	Superior North Catholic District School Board	897.80
40.	Bruce-Grey Catholic District School Board	219.21
41.	Huron Perth Catholic District School Board	190.45
42.	Windsor-Essex Catholic District School Board	158.83
43.	English-language Separate District School Board No. 38	157.24
44.	St. Clair Catholic District School Board	175.36
45.	Toronto Catholic District School Board	157.15
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	164.73
47.	York Catholic District School Board	158.03
48.	Dufferin-Peel Catholic District School Board	158.34
49.	Simcoe Muskoka Catholic District School Board	162.52
50.	Durham Catholic District School Board	159.28
51.	Halton Catholic District School Board	158.16
52.	Hamilton-Wentworth Catholic District School Board	157.45
53.	Wellington Catholic District School Board	163.20
54.	Waterloo Catholic District School Board	158.67
55.	Niagara Catholic District School Board	159.80
56.	Brant Haldimand Norfolk Catholic District School Board	167.65
57.	Catholic District School Board of Eastern Ontario	178.14
58.	Ottawa-Carleton Catholic District School Board	158.19
59.	Renfrew County Catholic District School Board	232.33
60.	Algonquin and Lakeshore Catholic District School Board	187.98
61.	Conseil scolaire de district du Nord-Est de l'Ontario	919.65
62.	Conseil scolaire de district du Grand Nord de l'Ontario	734.69
63.	Conseil scolaire de district du Centre Sud-Ouest	547.24
64.	Conseil de district des écoles publiques de langue française n° 59	290.74
65.	Conseil scolaire de district catholique des Grandes Rivières	453.88
66.	Conseil scolaire de district catholique Franco-Nord	382.68
67.	Conseil scolaire de district catholique du Nouvel-Ontario	380.53
68.	Conseil scolaire de district catholique des Aurores boréales	819.53
69.	Conseil scolaire de district des écoles catholiques du Sud-	280.81

Item/ Point	Column/Colonne 1 Name of Board/nom du conseil	Column/Colonne 2 Amount/Montant \$
	Ouest	
70.	Conseil scolaire de district catholique Centre-Sud	325.83
71.	Conseil scolaire de district catholique de l'Est ontarien	240.74
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	237.98

11. Item 3 of Table 13 of the Regulation is revoked.

RÈGLEMENT DE L'ONTARIO 353/03

pris en application de la

LOI SUR L'ÉDUCATION

pris le 28 août 2003

déposé le 28 août 2003

imprimé dans la *Gazette de l'Ontario* le 13 septembre 2003

modifiant le Règl. de l'Ont. 139/03

(Financement axé sur les besoins des élèves —

subventions générales pour l'exercice 2003-2004 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 139/03 n'a pas été modifié antérieurement.

1. La disposition 4 du paragraphe 10 (1) du Règlement de l'Ontario 139/03 est abrogée et remplacée par ce qui suit :

4. Écoles éloignées.

2. (1) La disposition 1 de l'article 27 du Règlement est modifiée par substitution de «428 \$» à «412 \$».

(2) La disposition 2 de l'article 27 du Règlement est modifiée par substitution de «691 \$» à «666 \$».

3. L'article 29 du Règlement est abrogé et remplacé par ce qui suit :

Élément écoles éloignées

29. (1) Les définitions qui suivent s'appliquent au présent article.

«école élémentaire éloignée» École élémentaire où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2003-2004 et qui n'est pas située sur l'une ou l'autre des îles de Toronto mais, selon le cas :

a) à au moins 8 kilomètres par route des autres écoles élémentaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2003-2004;

b) sur l'île Amherst, Pelée ou Wolfe. («distant elementary school»)

«école éloignée» S'entend d'une école élémentaire éloignée ou d'une école secondaire éloignée. («distant school»)

«école secondaire éloignée» École secondaire où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2003-2004 et qui, selon le cas :

a) est située à au moins 32 kilomètres par route des autres écoles secondaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2003-2004;

b) est la seule école secondaire qui relève du conseil. («distant secondary school»)

(2) Les règles suivantes s'appliquent dans le cadre du présent article :

1. Une école est une école élémentaire si elle a été identifiée comme telle conformément au «Guide de collecte des données pour le système d'inventaire des installations scolaires» que le ministère de l'Éducation a publié en janvier 1998 et que le public peut consulter aux bureaux de celui-ci, au 900, rue Bay, Toronto (Ontario) M7A 1L2.

2. Une école est une école secondaire si elle a été identifiée comme telle conformément au «Guide de collecte des données pour le système d'inventaire des installations scolaires» que le ministère de l'Éducation a publié en janvier 1998 et que le public peut consulter aux bureaux de celui-ci, au 900, rue Bay, Toronto (Ontario) M7A 1L2.

3. Toute mesure de distance se calcule à 100 mètres près.
- (3) L'élément écoles éloignées pour un conseil scolaire de district pour l'exercice est calculé de la manière suivante :
1. Pour chaque école élémentaire éloignée du conseil :
 - i. calculer la composante ressources éducatives conformément au paragraphe (4),
 - ii. calculer la composante administration interne de l'école conformément au paragraphe (5),
 - iii. calculer la somme par élève conformément au paragraphe (6),
 - iv. calculer la somme fixe par école conformément au paragraphe (7),
 - v. additionner les sommes calculées en application des sous-dispositions i, ii, iii et iv.
 2. Pour chaque école secondaire éloignée du conseil :
 - i. calculer la composante ressources éducatives conformément au paragraphe (8),
 - ii. calculer la composante administration interne conformément au paragraphe (9),
 - iii. calculer la somme par élève conformément au paragraphe (10),
 - iv. calculer la somme fixe par école conformément au paragraphe (11),
 - v. additionner les sommes calculées en application des sous-dispositions i, ii, iii et iv.
 3. Additionner les sommes calculées en application des dispositions 1 et 2.
 4. Additionner la somme liée aux directeurs d'école élémentaire calculée conformément au paragraphe (14) et la somme calculée en application de la disposition 3.
 5. Additionner la somme liée aux directeurs d'école secondaire calculée conformément au paragraphe (15) et la somme calculée en application de la disposition 4.
 6. Dans le cas du Kenora Catholic District School Board, ajouter 32 135 \$ à la somme calculée en application de la disposition 5.
- (4) La composante ressources éducatives pour une école élémentaire éloignée est calculée de la manière suivante :
1. Calculer le facteur de distance pour l'école conformément au paragraphe (12).
 2. Calculer l'effectif de 2003-2004 de l'école, au sens du paragraphe 37 (53).
 3. Si le résultat obtenu en application de la disposition 2 est inférieur à 50, la composante ressources éducatives pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$((53\,769,98 \$ + (6\,798,50 \$ \times A)) \times B) - (A \times 2\,719 \$)$$
 où :
 - A correspond au nombre calculé en application de la disposition 2,
 - B correspond au facteur de distance calculé en application de la disposition 1.
 4. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 50 mais inférieur à 100, la composante ressources éducatives pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$(393\,695,12 \$ \times B) - (A \times 2\,719 \$)$$
 où :
 - A correspond au nombre calculé en application de la disposition 2,
 - B correspond au facteur de distance calculé en application de la disposition 1.
 5. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 100 mais inférieur à 1 000, la composante ressources éducatives pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$((131\,905,12 \$ + (2\,617,90 \$ \times A)) \times B) - (A \times 2\,719 \$)$$
 où :
 - A correspond au nombre calculé en application de la disposition 2,
 - B correspond au facteur de distance calculé en application de la disposition 1.
 6. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 1 000, la composante ressources éducatives pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$(2\,749,81 \$ \times A \times B) - (A \times 2\,719 \$)$$

où :

A correspond au nombre calculé en application de la disposition 2,

B correspond au facteur de distance calculé en application de la disposition 1.

(5) La composante administration interne pour une école élémentaire éloignée est calculée de la manière suivante :

1. Calculer le facteur de distance pour l'école conformément au paragraphe (12).
2. Calculer l'effectif de 2003-2004 de l'école, au sens du paragraphe 37 (53).
3. Si le résultat obtenu en application de la disposition 2 est inférieur à 200, la composante administration interne pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$((64\,534,95 \$ + (158,21 \$ \times A)) \times B) - (A \times 389 \$)$$

où :

A correspond au nombre calculé en application de la disposition 2,

B correspond au facteur de distance calculé en application de la disposition 1.

4. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 200 mais inférieur à 550, la composante administration interne pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$((19\,010,20 \$ + (126,73 \$ \times A)) \times B) - (A \times 130 \$)$$

où :

A correspond au nombre calculé en application de la disposition 2,

B correspond au facteur de distance calculé en application de la disposition 1.

5. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 550 mais inférieur à 1 000, la composante administration interne pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$((37\,969,40 \$ + (92,26 \$ \times A)) \times B) - (A \times 130 \$)$$

où :

A correspond au nombre calculé en application de la disposition 2,

B correspond au facteur de distance calculé en application de la disposition 1.

6. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 1 000, la composante administration interne pour l'école est de zéro.

(6) La somme par élève pour une école élémentaire éloignée est le produit obtenu en multipliant par 97,50 \$ l'effectif de 2003-2004 de l'école, au sens du paragraphe 37 (53).

(7) La somme fixe pour une école élémentaire éloignée s'élève à 3 000 \$ si l'effectif de 2003-2004 de l'école, au sens du paragraphe 37 (53), est de un ou plus, et elle est de zéro dans les autres cas.

(8) La composante ressources éducatives pour une école secondaire éloignée est calculée de la manière suivante :

1. Calculer le facteur de distance pour l'école conformément au paragraphe (13).
2. Calculer l'effectif de 2003-2004 de l'école, au sens du paragraphe 37 (53).
3. Si le résultat obtenu en application de la disposition 2 est inférieur à 50, la composante ressources éducatives pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$((46\,044,41 \$ + (14\,524,07 \$ \times A)) \times B) - (A \times 3\,194 \$)$$

où :

A correspond au nombre calculé en application de la disposition 2,

B correspond au facteur de distance calculé en application de la disposition 1.

4. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 50 mais inférieur à 100, la composante ressources éducatives pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$(772\,248,12 \$ \times B) - (A \times 3\,194 \$)$$

où :

A correspond au nombre calculé en application de la disposition 2,

B correspond au facteur de distance calculé en application de la disposition 1.

5. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 100 mais inférieur à 1 000, la composante ressources éducatives pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$((499\,757,12 \$ + (2\,724,91 \$ \times A)) \times B) - (A \times 3\,194 \$)$$

où :

A correspond au nombre calculé en application de la disposition 2,

B correspond au facteur de distance calculé en application de la disposition 1.

6. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 1 000, la composante ressources éducatives pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$(3\,224,67 \$ \times A \times B) - (A \times 3\,194 \$)$$

où :

A correspond au nombre calculé en application de la disposition 2,

B correspond au facteur de distance calculé en application de la disposition 1.

- (9) La composante administration interne pour une école secondaire éloignée est calculée de la manière suivante :

1. Calculer le facteur de distance pour l'école conformément au paragraphe (13).
2. Calculer l'effectif de 2003-2004 de l'école, au sens du paragraphe 37 (53).
3. Si le résultat obtenu en application de la disposition 2 est inférieur à 200, la composante administration interne pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$((92\,445,75 \$ + (561,89 \$ \times A)) \times B) - (A \times 448 \$)$$

où :

A correspond au nombre calculé en application de la disposition 2,

B correspond au facteur de distance calculé en application de la disposition 1.

4. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 200 mais inférieur à 550, la composante administration interne pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$((168\,821,60 \$ + (180,01 \$ \times A)) \times B) - (A \times 448 \$)$$

où :

A correspond au nombre calculé en application de la disposition 2,

B correspond au facteur de distance calculé en application de la disposition 1.

5. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 550 mais inférieur à 1 000, la composante administration interne pour l'école correspond au plus élevé de zéro et de la somme calculée selon la formule suivante :

$$((47\,224,64 \$ + (152,01 \$ \times A)) \times B) - (A \times 199 \$)$$

où :

A correspond au nombre calculé en application de la disposition 2,

B correspond au facteur de distance calculé en application de la disposition 1.

6. Si le résultat obtenu en application de la disposition 2 est supérieur ou égal à 1 000, la composante administration interne pour l'école est de zéro.

(10) La somme par élève pour une école secondaire éloignée est le produit obtenu en multipliant par 97,50 \$ l'effectif de 2003-2004 de l'école, au sens du paragraphe 37 (53).

(11) La somme fixe pour une école secondaire éloignée s'élève à 4 000 \$ si l'effectif de 2003-2004 de l'école, au sens du paragraphe 37 (53), est de un ou plus, et elle est de zéro dans les autres cas.

- (12) Le facteur de distance pour une école élémentaire éloignée correspond au nombre suivant :

- a) si la distance par route jusqu'à l'école élémentaire du conseil la plus rapprochée où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2003-2004 est inférieure à 32 kilomètres, le nombre calculé à quatre décimales près selon la formule suivante :

$$((32/A)((A - 8)/24) + 0,25)/1,25$$

où :

A correspond à la distance en kilomètres par route jusqu'à cette école élémentaire du conseil;

- b) 1, dans les autres cas.

(13) Le facteur de distance pour une école secondaire éloignée correspond au nombre suivant :

- a) si la distance par route jusqu'à l'école secondaire du conseil la plus rapprochée où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2003-2004 est inférieure à 80 kilomètres, le nombre calculé à quatre décimales près selon la formule suivante :

$$((80/A)((A - 32)/48) + 0,25)/1,25$$

où :

A correspond à la distance en kilomètres par route jusqu'à cette école secondaire du conseil;

- b) 1, dans les autres cas.

(14) La somme liée aux directeurs d'école élémentaire est calculée de la manière suivante :

1. Prendre l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2003-2004.
2. Multiplier le nombre obtenu en application de la disposition 1 par 259 \$.
3. Diviser le produit obtenu en application de la disposition 2 par le produit de 84 125 \$ et de 1,12.
4. Diviser le quotient obtenu en application de la disposition 3 par le nombre d'écoles élémentaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour à l'école pendant l'année scolaire 2003-2004.
5. Si le résultat obtenu en application de la disposition 4 est égal ou supérieur à 0,69, la somme liée aux directeurs d'école élémentaire est nulle.
6. Si le résultat obtenu en application de la disposition 4 est inférieur à 0,69, la somme liée aux directeurs d'école élémentaire est calculée de la manière suivante :
 - i. soustraire le résultat obtenu en application de la disposition 4 de 0,69.
 - ii. multiplier le nombre obtenu en application de la sous-disposition i par le produit obtenu en multipliant 84 125 \$ par 1,12.
 - iii. multiplier le produit obtenu en application de la sous-disposition ii par le nombre d'écoles élémentaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour à l'école pendant l'année scolaire 2003-2004.

(15) La somme liée aux directeurs d'école secondaire est calculée de la manière suivante :

1. Prendre l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2003-2004.
2. Multiplier le nombre obtenu en application de la disposition 1 par 113 \$.
3. Diviser le produit obtenu en application de la disposition 2 par celui obtenu en multipliant 91 745 \$ par 1,12.
4. Diviser le quotient obtenu en application de la disposition 3 par le nombre d'écoles secondaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour à l'école pendant l'année scolaire 2003-2004.
5. Si le résultat obtenu en application de la disposition 4 est égal ou supérieur à 0,4, la somme liée aux directeurs d'école secondaire est nulle.
6. Si le résultat obtenu en application de la disposition 4 est inférieur à 0,4, la somme liée aux directeurs d'école secondaire est calculée de la manière suivante :
 - i. soustraire le résultat obtenu en application de la disposition 4 de 0,4.
 - ii. multiplier le nombre obtenu en application de la sous-disposition i par le produit obtenu en multipliant 91 745 \$ par 1,12.
 - iii. multiplier le produit obtenu en application de la sous-disposition ii par le nombre d'écoles secondaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour à l'école pendant l'année scolaire 2003-2004.

4. (1) La disposition 2 du paragraphe 34 (2) du Règlement est modifiée par substitution de «730 \$» à «726 \$».

(2) La disposition 2 du paragraphe 34 (3) du Règlement est modifiée par substitution de «730 \$» à «726 \$».

(3) La disposition 4 du paragraphe 34 (4) du Règlement est abrogée et remplacée par ce qui suit :

4. Additionner les sommes calculées en application de la disposition 1 du paragraphe 29 (3) pour chaque école élémentaire éloignée du conseil et la somme liée aux directeurs d'école élémentaire du conseil calculée en application de l'article 29.

(4) La sous-disposition 8 ii du paragraphe 34 (4) du Règlement est modifiée par substitution de «16.2» à «16».

5. (1) Le paragraphe 37 (1) du Règlement est modifié par adjonction de l'alinéa suivant :

- c) la capacité d'accueil permanente d'une école élémentaire et d'une école secondaire est celle indiquée dans la colonne intitulée «Capacité d'accueil» en regard du nom du conseil dans la colonne intitulée «Nom» dans le rapport intitulé «Sommaire du CSD» publié par le ministère en avril 2003 et que l'on peut se procurer en appuyant sur le lien Accès public qui mène à la page Données sur les installations scolaires sur le site Web du Système d'inventaire des installations scolaires (sfis.edu.gov.on.ca) et auprès de la Direction des services opérationnels du ministère de l'Éducation à l'adresse suivante : Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2.

(2) La disposition 15 du paragraphe 37 (3) du Règlement est modifiée par substitution de ce qui suit au passage qui précède la sous-disposition i :

15. Pour chaque école élémentaire du conseil, calculer la somme suivante :

(3) Les sous-dispositions 15 vi à xii du paragraphe 37 (3) du Règlement sont abrogées.

(4) Les sous-dispositions 15 xvii et xviii du paragraphe 37 (3) du Règlement sont abrogées et remplacées par ce qui suit :

- xvii. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition xv.
- xviii. Prendre le moins élevé du nombre obtenu en application de la sous-disposition xvi et de celui obtenu en application de la sous-disposition xvii. Toutefois, si le nombre pris en application de la sous-disposition xvii est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, le nombre pris en application de la présente disposition est de zéro.

(5) La disposition 16 du paragraphe 37 (3) du Règlement est abrogée et remplacée par ce qui suit :

16. Calculer une somme complémentaire ordinaire liée au fonctionnement des écoles élémentaires en additionnant les sommes obtenues en application de la disposition 15 pour chacune des écoles élémentaires du conseil qui n'est pas une école élémentaire éloignée au sens du paragraphe 29 (1).

(6) Le paragraphe 37 (3) du Règlement est modifié par adjonction des dispositions suivantes :

- 16.1 Pour chaque école élémentaire éloignée du conseil, au sens du paragraphe 29 (1), calculer une somme complémentaire liée au fonctionnement des écoles éloignées, de la manière suivante :
 - i. Calculer l'effectif de 2003-2004 de l'école.
 - ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe (52). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
 - iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 9,29 mètres carrés.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère de fonctionnement de 58,56 \$ le mètre carré.
 - v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (4) et (5).
 - vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 9,29 mètres carrés.
 - vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère de fonctionnement de 58,56 \$ le mètre carré.
 - viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (4) et (5).

- ix. Multiplier le nombre obtenu en application de la sous-disposition viii par 0,2.
- x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
- xi. Si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, la somme complémentaire liée au fonctionnement des écoles éloignées pour l'école en question est de zéro; sinon, elle correspond :
 - A. au nombre obtenu en application de la sous-disposition x, dans le cas d'une école élémentaire éloignée dont le facteur de distance calculé en application du paragraphe 29 (12) est de 1,
 - B. dans les autres cas, au moindre du nombre obtenu en application de la sous-disposition x et de

$$(a + (b \times c))$$

où :

- a correspond au nombre obtenu en application de la sous-disposition ix,
- b correspond au facteur de distance calculé en application du paragraphe 29 (12),
- c correspond au nombre obtenu en application de la sous-disposition x.

16.2 Additionner la somme complémentaire ordinaire liée au fonctionnement des écoles élémentaires et le total des sommes complémentaires liées au fonctionnement des écoles éloignées pour chacune des écoles élémentaires du conseil afin d'obtenir la somme complémentaire liée au fonctionnement des écoles élémentaires du conseil.

(7) La disposition 17 du paragraphe 37 (3) du Règlement est modifiée par substitution de ce qui suit au passage qui précède la sous-disposition i :

17. Pour chaque école secondaire du conseil, calculer la somme suivante :

(8) Les sous-dispositions 17 vi, vii et viii du paragraphe 37 (3) du Règlement sont abrogées.

(9) Les sous-dispositions 17 xiii et xiv du paragraphe 37 (3) du Règlement sont abrogées et remplacées par ce qui suit :

- xiii. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition xi.
- xiv. Prendre le moins élevé du nombre obtenu en application de la sous-disposition xii et de celui obtenu en application de la sous-disposition xiii. Toutefois, si le nombre obtenu en application de la sous-disposition xiii est nul ou négatif ou que le nombre pris en application de la sous-disposition i est nul, le nombre pris en application de la présente disposition est de zéro.

(10) La disposition 18 du paragraphe 37 (3) du Règlement est abrogée et remplacée par ce qui suit :

18. Calculer une somme complémentaire ordinaire liée au fonctionnement des écoles secondaires en additionnant les sommes obtenues en application de la disposition 17 pour chacune des écoles secondaires du conseil qui n'est pas une école secondaire éloignée au sens du paragraphe 29 (1).

(11) Le paragraphe 37 (3) du Règlement est modifié par adjonction des dispositions suivantes :

18.1 Pour chaque école secondaire éloignée du conseil, au sens du paragraphe 29 (1), calculer une somme complémentaire liée au fonctionnement des écoles éloignées, de la manière suivante :

- i. Calculer l'effectif de 2003-2004 de l'école.
- ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe (52). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
- iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 12,07 mètres carrés.
- iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère de fonctionnement de 58,56 \$ le mètre carré.
- v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (8).
- vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 12,07 mètres carrés.

- vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère de fonctionnement de 58,56 \$ le mètre carré.
- viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (8).
- ix. Multiplier le nombre obtenu en application de la sous-disposition viii par 0,2.
- x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
- xi. Si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, la somme complémentaire liée au fonctionnement des écoles éloignées pour l'école en question est de zéro; sinon, elle correspond :
 - A. au nombre obtenu en application de la sous-disposition x, dans le cas d'une école secondaire éloignée dont le facteur de distance calculé en application du paragraphe 29 (13) est de 1,
 - B. dans les autres cas, au moindre du nombre obtenu en application de la sous-disposition x et de

$$(a + (b \times c))$$

où :

- a correspond au nombre obtenu en application de la sous-disposition ix,
- b correspond au facteur de distance calculé en application du paragraphe 29 (13),
- c correspond au nombre obtenu en application de la sous-disposition x.

18.2 Additionner la somme complémentaire ordinaire liée au fonctionnement des écoles secondaires et le total des sommes complémentaires liées au fonctionnement des écoles éloignées pour chacune des écoles secondaires du conseil afin d'obtenir la somme complémentaire liée au fonctionnement des écoles secondaires du conseil.

(12) La disposition 19 du paragraphe 37 (3) du Règlement est abrogée et remplacée par ce qui suit :

19. Additionner les sommes calculées en application des dispositions 14,16.2 et 18.2 pour obtenir la somme liée au fonctionnement des écoles pour le conseil.

(13) La disposition 14 du paragraphe 37 (9) du Règlement est modifiée par substitution de ce qui suit au passage qui précède la sous-disposition i :

14. Pour chaque école élémentaire du conseil qui n'est pas une école élémentaire éloignée au sens du paragraphe 29 (1), calculer une somme complémentaire ordinaire liée à la réfection des écoles, de la manière suivante :

(14) La sous-disposition 14 xi du paragraphe 37 (9) du Règlement est abrogée et remplacée par ce qui suit :

xi. Si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, la somme complémentaire ordinaire liée à la réfection des écoles pour l'école en question est de zéro; sinon, elle correspond au moindre du nombre obtenu en application de la sous-disposition ix et de celui obtenu en application de la sous-disposition x.

(15) Le paragraphe 37 (9) du Règlement est modifié par adjonction de la disposition suivante :

14.1 Pour chaque école élémentaire éloignée du conseil, au sens du paragraphe 29 (1), calculer une somme complémentaire liée à la réfection des écoles éloignées, de la manière suivante :

- i. Calculer l'effectif de 2003-2004 de l'école.
- ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe (52). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
- iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 9,29 mètres carrés.
- iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère moyen pondéré au mètre carré de réfection des écoles élémentaires, calculé pour le conseil en application de la disposition 5.
- v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (4) et (5).

- vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 9,29 mètres carrés.
- vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère moyen pondéré au mètre carré de réfection des écoles élémentaires, calculé pour le conseil en application de la disposition 5.
- viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (4) et (5).
- ix. Multiplier le nombre obtenu en application de la sous-disposition viii par 0,2.
- x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
- xi. Si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, la somme complémentaire liée à la réfection des écoles éloignées pour l'école en question est de zéro; sinon, elle correspond :
 - A. au nombre obtenu en application de la sous-disposition x, dans le cas d'une école élémentaire éloignée dont le facteur de distance calculé en application du paragraphe 29 (12) est de 1,
 - B. dans les autres cas, au moindre du nombre obtenu en application de la sous-disposition x et de

$$(a + (b \times c))$$

où :

- a correspond au nombre obtenu en application de la sous-disposition ix,
- b correspond au facteur de distance calculé en application du paragraphe 29 (12),
- c correspond au nombre obtenu en application de la sous-disposition x.

(16) La disposition 15 du paragraphe 37 (9) du Règlement est abrogée et remplacée par ce qui suit :

- 15. Additionner les sommes complémentaires ordinaires liées à la réfection des écoles et les sommes complémentaires liées à la réfection des écoles éloignées pour chacune des écoles élémentaires du conseil afin d'obtenir les sommes complémentaires liées à la réfection des écoles élémentaires du conseil.

(17) La disposition 16 du paragraphe 37 (9) du Règlement est modifiée par substitution de ce qui suit au passage qui précède la sous-disposition i :

- 16. Pour chaque école secondaire du conseil qui n'est pas une école secondaire éloignée au sens du paragraphe 29 (1), calculer une somme complémentaire ordinaire liée à la réfection des écoles, de la manière suivante :

(18) La sous-disposition 16 xi du paragraphe 37 (9) du Règlement est abrogée et remplacée par ce qui suit :

- xi. Si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, la somme complémentaire ordinaire liée à la réfection des écoles pour l'école en question est de zéro; sinon, elle correspond au moindre du nombre obtenu en application de la sous-disposition ix et de celui obtenu en application de la sous-disposition x.

(19) Le paragraphe 37 (9) du Règlement est modifié par adjonction de la disposition suivante :

- 16.1 Pour chaque école secondaire éloignée du conseil, au sens du paragraphe 29 (1), calculer une somme complémentaire liée à la réfection des écoles éloignées, de la manière suivante :
 - i. Calculer l'effectif de 2003-2004 de l'école.
 - ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe (52). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
 - iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 12,07 mètres carrés.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère moyen pondéré au mètre carré de réfection des écoles secondaires, calculé pour le conseil en application de la disposition 11.
 - v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (8).

- vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 12,07 mètres carrés.
- vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère moyen pondéré au mètre carré de réfection des écoles secondaires, calculé pour le conseil en application de la disposition 11.
- viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (8).
- ix. Multiplier le nombre obtenu en application de la sous-disposition viii par 0,2.
- x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
- xi. Si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, la somme complémentaire liée à la réfection des écoles éloignées pour l'école en question est de zéro; sinon, elle correspond :
 - A. au nombre obtenu en application de la sous-disposition x, dans le cas d'une école secondaire éloignée dont le facteur de distance calculé en application du paragraphe 29 (13) est de 1,
 - B. dans les autres cas, au moindre du nombre obtenu en application de la sous-disposition x et de,

$$(a + (b \times c))$$

où :

- a correspond au nombre obtenu en application de la sous-disposition ix,
- b correspond au facteur de distance calculé en application du paragraphe 29 (13),
- c correspond au nombre obtenu en application de la sous-disposition x.

(20) La disposition 17 du paragraphe 37 (9) du Règlement est abrogée et remplacée par ce qui suit :

17. Additionner les sommes complémentaires ordinaires liées à la réfection des écoles et les sommes complémentaires liées à la réfection des écoles éloignées pour chacune des écoles secondaires du conseil afin d'obtenir les sommes complémentaires liées à la réfection des écoles secondaires du conseil.

(21) La disposition 3 du paragraphe 37 (10) du Règlement est abrogée et remplacée par ce qui suit :

- 3. Soustraire l'effectif de 2003-2004 total des écoles élémentaires éloignées du conseil du nombre obtenu en application de la disposition 1.
- 3.1 Soustraire les capacités d'accueil permanentes totales des écoles élémentaires éloignées du conseil de la capacité d'accueil à l'élémentaire du conseil, exprimée en places, qui est calculée conformément au paragraphe (19).
- 3.2 Soustraire le nombre obtenu en application de la disposition 3.1 de celui obtenu en application de la disposition 3.
- 3.3 Si le nombre obtenu en application de la disposition 3.2 est supérieur à celui obtenu en application de la disposition 2, ajouter au plus élevé du nombre obtenu en application de la disposition 3.2 et de zéro la somme éventuelle de tous les nombres dont chacun correspond au nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire pour chaque école élémentaire du conseil, calculé afin d'obtenir la somme liée aux nouvelles places pour le conseil pour un exercice antérieur.
- 3.4 Si le nombre obtenu en application de la disposition 3.2 est inférieur à celui obtenu en application de la disposition 2, ajouter au plus élevé du nombre obtenu en application de la disposition 2 et de zéro la somme éventuelle de tous les nombres dont chacun correspond au nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire pour chaque école élémentaire du conseil, calculé afin d'obtenir la somme liée aux nouvelles places pour le conseil pour un exercice antérieur.

(22) La disposition 4 du paragraphe 37 (10) du Règlement est modifiée par substitution de «disposition 3.3 ou 3.4, selon le cas,» à «disposition 3».

(23) La disposition 18 du paragraphe 37 (10) du Règlement est abrogée et remplacée par ce qui suit :

- 18. Soustraire l'effectif de 2003-2004 total des écoles secondaires éloignées du conseil du nombre obtenu en application de la disposition 16.
- 18.1 Soustraire les capacités d'accueil permanentes totales des écoles secondaires éloignées du conseil de la capacité d'accueil au secondaire du conseil, exprimée en places, qui est calculée conformément au paragraphe (19).
- 18.2 Soustraire le nombre obtenu en application de la disposition 18.1 de celui obtenu en application de la disposition 18.

- 18.3 Si le nombre obtenu en application de la disposition 18.2 est supérieur à celui obtenu en application de la disposition 17, ajouter au plus élevé du nombre obtenu en application de la disposition 18.2 et de zéro la somme éventuelle de tous les nombres dont chacun correspond au nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire pour chaque école secondaire du conseil, calculé afin d'obtenir la somme liée aux nouvelles places pour le conseil pour un exercice antérieur.
- 18.4 Si le nombre obtenu en application de la disposition 18.2 est inférieur à celui obtenu en application de la disposition 17, ajouter au plus élevé du nombre obtenu en application de la disposition 17 et de zéro la somme éventuelle de tous les nombres dont chacun correspond au nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire pour chaque école secondaire du conseil, calculé afin d'obtenir la somme liée aux nouvelles places pour le conseil pour un exercice antérieur.

(24) La disposition 19 du paragraphe 37 (10) du Règlement est modifiée par substitution de «disposition 18.3 ou 18.4, selon le cas,» à «disposition 18».

(25) Le paragraphe 37 (52) du Règlement est modifié par substitution de ce qui suit au passage qui précède l'alinéa a) :

(52) Pour l'application des dispositions 15, 16.1, 17 et 18.1 du paragraphe (3) et des dispositions 14, 14.1, 16 et 16.1 du paragraphe (9), la capacité d'accueil d'une école élémentaire ou d'une école secondaire est calculée :

6. (1) La disposition 4 du paragraphe 39 (4) du Règlement est abrogée.

(2) La sous-disposition 1 iv du paragraphe 39 (5) du Règlement est abrogée.

(3) La disposition 2 du paragraphe 39 (5) du Règlement est abrogée et remplacée par ce qui suit :

2. Soustraire du total obtenu en application de la disposition 1 le produit obtenu en multipliant l'effectif quotidien moyen de jour des élèves du conseil pour 2003-2004 par la somme indiquée dans la colonne 2 du tableau 12 en regard du nom du conseil dans la colonne 1 de ce tableau.

7. Les dispositions 15 et 16 du paragraphe 41 (5) du Règlement sont abrogées et remplacées par ce qui suit :

15. Prendre la part du total des sommes calculées pour chaque école élémentaire éloignée du conseil en application de la disposition 1 du paragraphe 29 (3) qui est imputable aux dépenses liées aux classes.
16. Prendre la part du total des sommes calculées pour chaque école secondaire éloignée du conseil en application de la disposition 2 du paragraphe 29 (3) qui est imputable aux dépenses liées aux classes.

8. Le Règlement est modifié par adjonction de l'article suivant :

Somme affectée par le conseil scolaire de district aux écoles éloignées

42.1 (1) Sous réserve du paragraphe (2), le conseil scolaire de district fait en sorte que la somme qu'il affecte pendant l'exercice aux fins énoncées au paragraphe (4) pour les écoles du conseil qui sont des écoles éloignées au sens du paragraphe 29 (1) ne soit pas inférieure à l'excédent du total des sommes suivantes sur la part des économies liées au R.R.E.M.O. pour le conseil qui est imputable aux dépenses engagées aux fins énoncées au paragraphe (4) pour ces écoles :

1. La somme calculée par le conseil en application de la disposition 3 du paragraphe 29 (3).
2. Le plus élevé des nombres suivants :
 - i. Le total des sommes complémentaires liées au fonctionnement des écoles éloignées de chacune des écoles élémentaires du conseil déduction faite du total des sommes calculées en application de la sous-disposition 15 xviii du paragraphe 37 (3) pour chaque école élémentaire du conseil qui est une de ses écoles élémentaires éloignées au sens du paragraphe 29 (1),
 - ii. 0.
3. Le plus élevé des nombres suivants :
 - i. Le total des sommes complémentaires liées au fonctionnement des écoles éloignées de chacune des écoles secondaires du conseil déduction faite du total des sommes calculées en application de la sous-disposition 17 xiv du paragraphe 37 (3) pour chaque école secondaire du conseil qui est une de ses écoles secondaires éloignées au sens du paragraphe 29 (1),
 - ii. 0.

(2) Si la dépense nette que le conseil affecte à ses écoles éloignées pendant l'exercice est inférieure à la somme exigée en application du paragraphe (1), le conseil verse la différence dans son fonds de réserve pour les écoles éloignées.

(3) Pour l'application du présent article, la dépense nette qu'un conseil affecte à ses écoles éloignées pendant l'exercice est calculée de la manière suivante :

1. Additionner la part de la somme visée au paragraphe 233 (1) de la Loi qui se trouve dans le fonds de réserve du conseil le 31 août 2004, immédiatement avant le virement prévu au paragraphe 233 (2) de la Loi, qui est imputable aux dépenses engagées aux fins énoncées au paragraphe (4) pour les écoles éloignées du conseil aux dépenses qu'il engage à ces fins pour ces écoles.
 2. Déduire les sommes suivantes de la somme calculée en application de la disposition 1 :
 - i. Les sommes éventuelles virées du fonds de réserve du conseil pour les écoles éloignées pendant l'exercice.
 - ii. Les autres sommes éventuelles virées de réserves pendant l'exercice qui sont imputées aux fins énoncées au paragraphe (4) pour les écoles éloignées du conseil.
 - iii. Les recettes éventuelles provenant d'autres sources que le conseil reçoit pendant l'exercice et qu'il affecte pendant cet exercice aux fins énoncées au paragraphe (4) pour les écoles éloignées du conseil.
 - (4) Les fins mentionnées au paragraphe (3) sont les suivantes :
 1. Doter les écoles d'un personnel enseignant suffisant pour être en mesure d'offrir un programme d'études de qualité.
 2. S'assurer que des adultes sont présents en permanence.
 3. Acquérir des ressources et du matériel d'apprentissage.
 4. Assumer les dépenses de fonctionnement des écoles éloignées.
 - (5) Le présent article ne doit pas être interprété de façon à limiter la somme que le conseil peut affecter aux fins énoncées au paragraphe (4) pour les écoles éloignées du conseil.
- 9. Le point 21 du tableau 10 du Règlement est modifié par substitution de «Renfrew County Catholic District School Board» à «Renfrew County District School Board» dans la colonne 1.**
- 10. Le tableau 12 du Règlement est abrogé et remplacé par ce qui suit :**

TABLE/TABLEAU 12
PER PUPIL EXCLUSION FOR DECLINING ENROLMENT ADJUSTMENT/
MONTANT PAR ÉLÈVE À EXCLURE DU REDRESSEMENT POUR BAISSÉ DES EFFECTIFS

Item/ Point	Column/Colonne 1 Name of Board/nom du conseil	Column/Colonne 2 Amount/Montant \$
1.	District School Board Ontario North East	346.79
2.	Algoma District School Board	307.23
3.	Rainbow District School Board	235.10
4.	Near North District School Board	222.49
5.	Keewatin-Patricia District School Board	386.35
6.	Rainy River District School Board	372.99
7.	Lakehead District School Board	175.86
8.	Superior-Greenstone District School Board	737.65
9.	Bluewater District School Board	177.81
10.	Avon Maitland District School Board	165.76
11.	Greater Essex County District School Board	158.27
12.	Lambton Kent District School Board	166.79
13.	Thames Valley District School Board	157.49
14.	Toronto District School Board	159.98
15.	Durham District School Board	158.28
16.	Kawartha Pine Ridge District School Board	159.03
17.	Trillium Lakelands District School Board	185.00
18.	York Region District School Board	158.99
19.	Simcoe County District School Board	158.11
20.	Upper Grand District School Board	163.21
21.	Peel District School Board	157.30
22.	Halton District School Board	159.42
23.	Hamilton-Wentworth District School Board	159.73
24.	District School Board of Niagara	159.91
25.	Grand Erie District School Board	160.12
26.	Waterloo Region District School Board	158.57
27.	Ottawa-Carleton District School Board	159.87
28.	Upper Canada District School Board	173.03
29.	Limestone District School Board	174.21

Item/ Point	Column/Colonne 1 Name of Board/nom du conseil	Column/Colonne 2 Amount/Montant \$
30.	Renfrew County District School Board	204.86
31.	Hastings and Prince Edward District School Board	168.76
32.	Northeastern Catholic District School Board	364.29
33.	Nipissing-Parry Sound Catholic District School Board	212.87
34.	Huron-Superior Catholic District School Board	299.39
35.	Sudbury Catholic District School Board	204.05
36.	Northwest Catholic District School Board	374.62
37.	Kenora Catholic District School Board	207.90
38.	Thunder Bay Catholic District School Board	175.31
39.	Superior North Catholic District School Board	897.80
40.	Bruce-Grey Catholic District School Board	219.21
41.	Huron Perth Catholic District School Board	190.45
42.	Windsor-Essex Catholic District School Board	158.83
43.	English-language Separate District School Board No. 38	157.24
44.	St. Clair Catholic District School Board	175.36
45.	Toronto Catholic District School Board	157.15
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	164.73
47.	York Catholic District School Board	158.03
48.	Dufferin-Peel Catholic District School Board	158.34
49.	Simcoe Muskoka Catholic District School Board	162.52
50.	Durham Catholic District School Board	159.28
51.	Halton Catholic District School Board	158.16
52.	Hamilton-Wentworth Catholic District School Board	157.45
53.	Wellington Catholic District School Board	163.20
54.	Waterloo Catholic District School Board	158.67
55.	Niagara Catholic District School Board	159.80
56.	Brant Haldimand Norfolk Catholic District School Board	167.65
57.	Catholic District School Board of Eastern Ontario	178.14
58.	Ottawa-Carleton Catholic District School Board	158.19
59.	Renfrew County Catholic District School Board	232.33
60.	Algonquin and Lakeshore Catholic District School Board	187.98
61.	Conseil scolaire de district du Nord-Est de l'Ontario	919.65
62.	Conseil scolaire de district du Grand Nord de l'Ontario	734.69
63.	Conseil scolaire de district du Centre Sud-Ouest	547.24
64.	Conseil de district des écoles publiques de langue française n° 59	290.74
65.	Conseil scolaire de district catholique des Grandes Rivières	453.88
66.	Conseil scolaire de district catholique Franco-Nord	382.68
67.	Conseil scolaire de district catholique du Nouvel-Ontario	380.53
68.	Conseil scolaire de district catholique des Aurores boréales	819.53
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	280.81
70.	Conseil scolaire de district catholique Centre-Sud	325.83
71.	Conseil scolaire de district catholique de l'Est ontarien	240.74
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	237.98

11. Le point 3 du tableau 13 du Règlement est abrogé.

ONTARIO REGULATION 354/03

made under the

EDUCATION ACT

Made: August 27, 2003

Approved: August 28, 2003

Filed: August 28, 2003

Printed in *The Ontario Gazette*: September 13, 2003

Amending O. Reg. 138/03

(Calculation of Fees for Pupils for the 2003-2004 School Board Fiscal Year)

Note: Ontario Regulation 138/03 has not previously been amended.

1. (1) Subparagraph 4 i of subsection 3 (3) of Ontario Regulation 138/03 is amended by striking out “\$412” and substituting “\$428”.

(2) Paragraph 5 of subsection 3 (3) of the Regulation is revoked and the following substituted:

5. Add the total of the amounts determined for each distant elementary school of the board for the fiscal year under paragraph 1 of subsection 29 (3) of the grant regulation and the elementary school principals amount for the board for the fiscal year as determined under subsection 29 (14) of the grant regulation.

(3) Subparagraph 4 i of subsection 3 (4) of the Regulation is amended by striking out “\$666” and substituting “\$691”.

(4) Paragraph 5 of subsection 3 (4) of the Regulation is revoked and the following substituted:

5. Add the total of the amounts determined for each distant secondary school of the board for the fiscal year under paragraph 2 of subsection 29 (3) of the grant regulation and the secondary school principals amount for the board for the fiscal year as determined under subsection 29 (15) of the grant regulation.

Made by:

ELIZABETH WITMER
Minister of Education

Date made: August 27, 2003.

RÈGLEMENT DE L'ONTARIO 354/03

pris en application de la

LOI SUR L'ÉDUCATION

pris le 27 août 2003

approuvé le 28 août 2003

déposé le 28 août 2003

imprimé dans la *Gazette de l'Ontario* le 13 septembre 2003

modifiant le Règl. de l'Ont. 138/03

(Calcul des droits exigibles à l'égard des élèves pour l'exercice 2003-2004 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 138/03 n'a pas été modifié antérieurement.

1. (1) La sous-disposition 4 i du paragraphe 3 (3) du Règlement de l'Ontario 138/03 est modifiée par substitution de «428 \$» à «412 \$».

(2) La disposition 5 du paragraphe 3 (3) du Règlement est abrogée et remplacée par ce qui suit :

5. Additionner le total des sommes calculées, en application de la disposition 1 du paragraphe 29 (3) du règlement sur les subventions, pour chaque école élémentaire éloignée du conseil pour l'exercice, ainsi que la somme liée aux directeurs d'école élémentaire pour le conseil pour l'exercice, calculée en application du paragraphe 29 (14) du même règlement.
- (3) La sous-disposition 4 i du paragraphe 3 (4) du Règlement est modifiée par substitution de «691 \$» à «666 \$».**
- (4) La disposition 5 du paragraphe 3 (4) du Règlement est abrogée et remplacée par ce qui suit :**
5. Additionner le total des sommes calculées, en application de la disposition 2 du paragraphe 29 (3) du règlement sur les subventions, pour chaque école secondaire éloignée du conseil pour l'exercice, ainsi que la somme liée aux directeurs d'école secondaire pour le conseil pour l'exercice, calculée en application du paragraphe 29 (15) du même règlement.

Pris par :

ELIZABETH WITMER
Ministre de l'Éducation

Pris le : 27 août 2003.

37/03

ONTARIO REGULATION 355/03

made under the

EDUCATION ACT

Made: August 27, 2003

Filed: August 28, 2003

Printed in *The Ontario Gazette*: September 13, 2003

Amending O. Reg. 446/98
(Reserve Funds)

Note: Ontario Regulation 446/98 has previously been amended. Those amendments are listed in the Table of Regulations (Legislative History) which can be found at <http://www.e-laws.gov.on.ca>.

1. Ontario Regulation 446/98 is amended by adding the following section:

DISTANT SCHOOLS RESERVE FUND

6. (1) A district school board shall establish a reserve fund for the sole purpose of funding expenditures by the board for the following purposes in respect of distant schools of the board:

1. To ensure sufficient teaching staff to provide quality curriculum.
2. To provide for full-time adult presence.
3. To acquire learning resources and materials.
4. To meet the operational costs of distant schools.

(2) In this section,

“distant school” means a school of the board that is either,

- (a) an elementary school in which pupils were enrolled in day school programs in the 2003-2004 school year and that is not located on any of the Toronto Islands but is located,
 - (i) at least 8.0 kilometres by road, accurate to the nearest 0.1 kilometre, from every other elementary school of the board in which pupils were enrolled in day school programs in the 2003-2004 school year, or
 - (ii) on Amherst Island, Pelee Island or Wolfe Island, or
- (b) a secondary school in which pupils were enrolled in day school programs in the 2003-2004 school year and that is not located on any of the Toronto Islands but is located,

- (i) at least 32.0 kilometres by road, accurate to the nearest 0.1 kilometre, from every other secondary school of the board in which pupils were enrolled in day school programs in the 2003-2004 school year, or
- (ii) that is the only secondary school operated by the board; (“école éloignée”)

“elementary school” means an elementary school of the board that has been identified as an elementary school in accordance with the Ministry publication entitled “Data Collection Instruction Guide for the School Facilities Inventory Database”, dated January 1998 and available for public inspection at the offices of the Ministry of Education, 900 Bay Street, Toronto, Ontario, M7A 1L2; (“école élémentaire”)

“secondary school” means a secondary school of the board that has been identified as a secondary school in accordance with the Ministry publication entitled “Data Collection Instruction Guide for the School Facilities Inventory Database”, dated January 1998 and available for public inspection at the offices of the Ministry of Education, 900 Bay Street, Toronto, Ontario, M7A 1L2. (“école secondaire”)

(3) A district school board shall allocate to the reserve fund established under subsection (1) the amount required by subsection 42.1 (2) of Ontario Regulation 139/03.

Made by:

ELIZABETH WITMER
Minister of Education

Date made: August 27, 2003.

RÈGLEMENT DE L'ONTARIO 355/03

pris en application de la

LOI SUR L'ÉDUCATION

pris le 27 août 2003

déposé le 28 août 2003

imprimé dans la *Gazette de l'Ontario* le 13 septembre 2003

modifiant le Règl. de l'Ont. 446/98

(Fonds de réserve)

Remarque : Le Règlement de l'Ontario 446/98 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements (historique législatif) qui se trouve sur le site <http://www.lois-en-ligne.gouv.on.ca>.

1. Le Règlement de l'Ontario 446/98 est modifié par adjonction du paragraphe suivant :

FONDS DE RÉSERVE POUR LES ÉCOLES ÉLOIGNÉES

6. (1) Le conseil scolaire de district constitue un fonds de réserve à la seule fin de financer les dépenses qu'il engage pour ses écoles éloignées dans les buts suivants :

1. Les doter d'un personnel enseignant suffisant pour être en mesure d'offrir un programme d'études de qualité.
2. S'assurer que des adultes sont présents en permanence.
3. Acquérir des ressources et du matériel d'apprentissage.
4. Assumer les dépenses de fonctionnement des écoles éloignées.

(2) Les définitions qui suivent s'appliquent au présent article.

«école élémentaire» École élémentaire du conseil identifiée comme telle conformément à la publication de janvier 1998 du ministère intitulée «Guide de collecte des données pour le système d'inventaire des installations scolaires» et que le public peut consulter aux bureaux du ministère de l'Éducation, au 900, rue Bay, Toronto (Ontario) M7A 1L2 («elementary school»);

«école éloignée» École du conseil qui est :

- a) soit une école élémentaire où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2003-2004 et qui n'est pas située sur l'une ou l'autre des îles de Toronto mais, selon le cas :
- (i) à au moins 8 kilomètres, à 100 mètres près, par route des autres écoles élémentaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2003-2004,
 - (ii) sur l'île Amherst, Pelée ou Wolfe;
- b) soit une école secondaire où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2003-2004 et qui n'est pas située sur l'une ou l'autre des îles de Toronto mais, selon le cas :
- (i) est située à au moins 32 kilomètres, à 100 mètres près, par route des autres écoles secondaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2003-2004,
 - (ii) est la seule école secondaire qui relève du conseil. («distant school of the board»)
- «école secondaire» École secondaire du conseil identifiée comme telle conformément à la publication de janvier 1998 du ministère intitulée «Guide de collecte des données pour le système d'inventaire des installations scolaires» et que le public peut consulter aux bureaux du ministère de l'Éducation, au 900, rue Bay, Toronto (Ontario) M7A 1L2 («secondary school»);
- (3) Le conseil scolaire de district verse au fonds de réserve constitué en application du paragraphe (1) la somme prévue par le paragraphe 42.1(2) du Règlement de l'Ontario 139/03.

Pris par :

ELIZABETH WITMER
Ministre de l'Éducation

Pris le : 27 août 2003.

37/03

ONTARIO REGULATION 356/03

made under the

PERSONAL PROPERTY SECURITY ACT

Made: August 28, 2003

Filed: August 28, 2003

Printed in *The Ontario Gazette*: September 13, 2003

INABILITY TO OPERATE REGISTRATION SYSTEM

Priorities, general rule

1. Despite subsection 30 (6) of the Act, if a security interest that had been perfected by registration became unperfected in the time period set out in Column 1 of the following Table, the security interest shall be deemed to have been continuously perfected from the time of first perfection if the security interest is again perfected by registration on or before the date set out opposite it in Column 2:

TABLE
DEADLINES FOR RE-REGISTRATION OF SECURITY INTEREST

Column 1	Column 2
Time Period during which the Security Interest became Unperfected	Deadline for Re-registration
between March 13, 2002 and May 8, 2002	May 23, 2002
between August 14, 2003 and August 24, 2003	September 8, 2003

Purchase-money security interests

2. (1) Despite subsections 33 (1) and (2) of the Act, the time for perfecting a purchase-money security interest by registration and for giving the notices required by subsection 33 (1) of the Act is extended until June 6, 2002 if,

- (a) the collateral subject to the purchase-money security interest is not an intangible and, between March 3, 2002 and May 8, 2002, the debtor obtained possession of the collateral or a third party, at the request of the debtor, obtained or held possession of the collateral; or
- (b) the collateral subject to the purchase-money security interest is an intangible and the purchase-money security interest attached between March 3, 2002 and May 8, 2002.

(2) Despite subsections 33 (1) and (2) of the Act, the time for perfecting a purchase-money security interest by registration and for giving the notices required by subsection 33 (1) of the Act is extended until September 19, 2003 if,

- (a) the collateral subject to the purchase-money security interest is not an intangible and, between August 4, 2003 and September 9, 2003, the debtor obtained possession of the collateral or a third party, at the request of the debtor, obtained or held possession of the collateral; or
- (b) the collateral subject to the purchase-money security interest is an intangible and the purchase-money security interest attached between August 4, 2003 and September 9, 2003.

(3) A purchase-money security interest to which subsection (1) or (2) applies shall be deemed to have the priority given by subsection 33 (1) or (2) of the Act, as the case may be, if, within the extended period mentioned in subsection (1) or (2), as the case may be, the purchase-money security interest is perfected by registration and the notices required by subsection 33 (1) of the Act are given.

Consumer goods, duty of secured party to discharge

3. If the 30-day period for registering a financing change statement mentioned in clause 57 (1) (a) of the Act expired in the time period set out in Column 1 of the following Table, the period for registering the financing change statement is extended until the date set out opposite it in Column 2:

TABLE
DEADLINES FOR REGISTERING A FINANCING CHANGE STATEMENT

Column 1	Column 2
Time Period during which the 30-day Period for Registering a Financing Change Statement mentioned in clause 57 (1) (a) of the Act expired	Date of Extension
between March 13, 2002 and May 8, 2002	May 23, 2002
between August 14, 2003 and August 24, 2003	September 4, 2003

4. **Ontario Regulation 150/02 is revoked.**

RÈGLEMENT DE L'ONTARIO 356/03

pris en application de la

LOI SUR LES SÛRETÉS MOBILIÈRES

pris le 28 août 2003

déposé le 28 août 2003

imprimé dans la *Gazette de l'Ontario* le 13 septembre 2003

**IMPOSSIBILITÉ DE FAIRE FONCTIONNER
LE RÉSEAU D'ENREGISTREMENT****Règles de priorité**

1. Malgré le paragraphe 30 (6) de la Loi, la sûreté rendue opposable par enregistrement puis devenue inopposable pendant la période énoncée à la colonne 1 du tableau qui suit est réputée avoir été opposable sans interruption depuis le moment où elle a initialement été rendue opposable si elle est rendue de nouveau opposable par enregistrement au plus tard à la date énoncée en regard à la colonne 2 :

TABLEAU
ÉCHÉANCES POUR LE NOUVEL ENREGISTREMENT DE LA SÛRETÉ

Colonne 1	Colonne 2
Période pendant laquelle la sûreté est devenue inopposable	Échéance pour le nouvel enregistrement
Entre le 13 mars 2002 et le 8 mai 2002	Le 23 mai 2002
Entre le 14 août 2003 et le 24 août 2003	Le 8 septembre 2003

Sûreté en garantie du prix d'acquisition

2. (1) Malgré les paragraphes 33 (1) et (2) de la Loi, le délai imparti pour rendre la sûreté en garantie du prix d'acquisition opposable par enregistrement et pour donner les avis exigés au paragraphe 33 (1) de la Loi est prorogé jusqu'au 6 juin 2002 :

- a) soit si le bien grevé sur lequel porte la sûreté en garantie du prix d'acquisition n'est pas un bien immatériel et que, entre le 3 mars 2002 et le 8 mai 2002, le débiteur est entré en possession de ce bien ou qu'un tiers, à la demande du débiteur, est entré en possession du même bien ou l'avait en sa possession;
- b) soit si le bien grevé sur lequel porte la sûreté en garantie du prix d'acquisition est un bien immatériel et que celle-ci le grevait entre le 3 mars 2002 et le 8 mai 2002.

(2) Malgré les paragraphes 33 (1) et (2) de la Loi, le délai imparti pour rendre la sûreté en garantie du prix d'acquisition opposable par enregistrement et pour donner les avis exigés au paragraphe 33 (1) de la Loi est prorogé jusqu'au 19 septembre 2003 :

- a) soit si le bien grevé sur lequel porte la sûreté en garantie du prix d'acquisition n'est pas un bien immatériel et que, entre le 4 août 2003 et le 9 septembre 2003, le débiteur est entré en possession de ce bien ou qu'un tiers, à la demande du débiteur, est entré en possession du même bien ou l'avait en sa possession;
- b) soit si le bien grevé sur lequel porte la sûreté en garantie du prix d'acquisition est un bien immatériel et que celle-ci le grevait entre le 4 août 2003 et le 9 septembre 2003.

(3) La sûreté en garantie du prix d'acquisition à laquelle s'applique le paragraphe (1) ou (2) est réputée avoir la priorité accordée par le paragraphe 33 (1) ou (2) de la Loi, selon le cas, si, dans le délai prorogé imparti au paragraphe (1) ou (2), selon le cas, elle est rendue opposable par enregistrement et que sont donnés les avis exigés au paragraphe 33 (1) de la Loi.

Devoir du créancier garanti de donner mainlevée

3. Si le délai de 30 jours imparti pour enregistrer l'état de modification du financement visé à l'alinéa 57 (1) a) de la Loi expire pendant la période énoncée à la colonne 1 du tableau qui suit, il est prorogé jusqu'à la date énoncée en regard à la colonne 2 :

TABLEAU
ÉCHÉANCES POUR ENREGISTRER L'ÉTAT DE MODIFICATION DU FINANCEMENT

Colonne 1	Colonne 2
Période pendant laquelle expire le délai de 30 jours imparti pour enregistrer l'état de modification du financement visé à l'alinéa 57 (1) a) de la Loi	Fin de la prorogation
Entre le 13 mars 2002 et le 8 mai 2002	Le 23 mai 2002
Entre le 14 août 2003 et le 24 août 2003	Le 4 septembre 2003

4. Le Règlement de l'Ontario 150/02 est abrogé.

ONTARIO REGULATION 357/03

made under the

ONTARIO WATER RESOURCES ACT

Made: August 28, 2003

Filed: August 29, 2003

Printed in *The Ontario Gazette*: September 13, 2003

Amending O. Reg. 153/03

(Use of Water from the Niagara Escarpment or Oak Ridges Moraine in
Manufacturing or Production)

Note: Ontario Regulation 153/03 has not previously been amended.

1. Section 5 of Ontario Regulation 153/03 is revoked and the following substituted:**Application**

5. This Regulation does not apply after March 1, 2004.

37/03

ONTARIO REGULATION 358/03

made under the

MUNICIPAL ELECTIONS ACT, 1996

Made: August 28, 2003

Filed: August 29, 2003

Printed in *The Ontario Gazette*: September 13, 2003**TRANSITIONAL ELECTION PROVISIONS — TOWN OF MIDLAND/TOWNSHIP OF TINY
ANNEXATION****Definition**

1. In this Regulation,

“annexation” means the annexation of a portion of the Township of Tiny to the Town of Midland effective January 1, 2004 provided for in Part VIII of the *County of Simcoe Act, 1993* as continued by section 474.9 of the *Municipal Act, 2001*.

2003 regular election

2. (1) The 2003 regular election under the *Municipal Elections Act, 1996* shall be conducted as if the annexation had already occurred.

(2) The clerk of the Township of Tiny and the clerk of the Town of Midland shall revise their voters' lists to reflect subsection (1) and shall ensure each affected person is notified of the revisions, the reasons for the revisions and the procedures under sections 24 and 25 of the Act.

Deficit, surplus

3. A person who is entitled to be an elector under section 17 of the Act in respect of the annexed area and who is nominated for an office on the council of the Town of Midland is entitled to,

- (a) carry forward, for the purpose of clause 79 (3) (b) of the Act, any deficit accumulated in a campaign for an office on the council of the Township of Tiny in the previous regular election or in an intervening by-election; and
- (b) receive payment, under subsection 79 (8) of the Act, of any surplus accumulated in such a campaign.

Made by:

DAVID STUART YOUNG
Minister of Municipal Affairs and Housing

Date made: August 28, 2003.

37/03

ONTARIO REGULATION 359/03

made under the

PLANNING ACT

Made: August 29, 2003

Filed: August 29, 2003

Printed in *The Ontario Gazette*: September 13, 2003

ZONING AREA — TOWN OF FORT ERIE

Application

1. This Order applies to land in the Town of Fort Erie in The Regional Municipality of Niagara, being the land outlined in red on a map numbered 212 and identified by stamp of the Registrar of Regulations on August 29, 2003 and filed at the Toronto office of the Ministry of Municipal Affairs and Housing located at 777 Bay Street.

Use of land

2. (1) Every use of land and the erection, location and use of any building or structure is prohibited on the land described in section 1 except,

- (a) conservation and management of plant and wildlife;
 - (b) buildings or structures intended for flood and erosion control;
 - (c) public utilities; and
 - (d) uses, buildings and structures lawfully in existence on the date this Order comes into force.
- (2) Additions to and the extension or enlargement of any building or structure is prohibited.

Conditions

3. (1) Every use of land and every erection, location and use of buildings or structures shall be in accordance with this Order.

(2) Nothing in this Order prevents the use of any land, building or structure for any use prohibited by this Order if the land, building or structure is lawfully so used on the day this Order comes into force.

(3) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(4) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure.

Revocation

4. This Regulation is revoked on August 29, 2004.

Made by:

DAVID STUART YOUNG
Minister of Municipal Affairs and Housing

Date made: August 29, 2003.

37/03

INDEX 37

GOVERNMENT NOTICES/AVIS DU GOUVERNEMENT

Emergency Management Act	2345
Proclamations/Proclamations	2345
Parliamentary Notices/Avis Parlementaires	2346
Ontario Highway Transport Board	2346
Certificates of Dissolution/Certificats de dissolution	2347
Notice of Default in Complying with the Corporations Information Act/Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations	2348
Notice of Default in Complying with the Corporations Tax Act/Avis d'inobservation de la loi sur les corporations	2348
Co-operative Corporations Act (Certificates of Incorporation Issued)/Loi sur les sociétés coopératives (Certificats de constitution délivrés)	2349
Courts of Justice Act/Loi sur les tribunaux judiciaires	2349
Municipal Act/Loi sur les municipalités	2349
Applications to Provincial Parliament—Private Bills/Demandes au Parlement provincial—Projets de loi d'intérêt privé	2351

CORPORATION NOTICES/AVIS RELATIFS AUX COMPAGNIES	2351
PARTNERSHIP DISSOLUTION/CHANGES/DISSOLUTION DE SOCIÉTÉS/LA MODIFICATIONS	2351
SHERIFF'S SALES OF LANDS/VENTES DE TERRAINS PAR LE SHÉRIF	2352
SALES OF LANDS FOR TAX ARREARS BY PUBLIC TENDER/VENTES DE TERRAINS PAR APPEL D'OFFRES POUR ARRIÈRE D'IMPÔT	2353

PUBLICATIONS UNDER THE REGULATIONS ACT/
PUBLICATIONS EN VERTU DE LA LOI SUR LES RÈGLEMENTS

Assessment Act	O. Reg. 347/03	2355
Assessment Act	O. Reg. 348/03	2356
Assessment Act	O. Reg. 349/03	2356
Education Act	O. Reg. 353/03 Loi sur l'éducation Règl. de l'Ont. 353/03	2359
Education Act	O. Reg. 354/03 Loi sur l'éducation Règl. de l'Ont. 354/03	2385
Education Act	O. Reg. 355/03 Loi sur l'éducation Règl. de l'Ont. 355/03	2386
Health Insurance Act	O. Reg. 350/03	2357
Highway Traffic Act	O. Reg. 351/03	2358
Improving Customer Service for Road Users Act, 2001	O. Reg. 352/03	2359
Municipal Elections Act, 1996	O. Reg. 358/03	2391
Ontario Water Resources Act	O. Reg. 357/03	2391
Personal Property Security Act	O. Reg. 356/03 Loi sur les sûretés mobilières Règl. de l'Ont. 356/03	2388
Planning Act	O. Reg. 359/03	2392



Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

1. Advertising rates are for a first insertion per columnar space
 - i. up to ¼ column or part thereof is \$55.00
 - ii. each additional ¼ column or part thereof up to one page is \$26.00
2. In each calendar year, after one page is reached, each ¼ page or part thereof is \$70.00
3. For each multiple insertion ordered at the same time as the first insertion, one-half the rate payable under paragraph 1 or 2, as the case may be

Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price of \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice. ***For the correct rate, please contact us at (416) 326-3893 during normal business hours.***

Subscriptions may be paid by VISA, MasterCard or AMEX. Cheques or money orders should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE
50 Grosvenor Street, Toronto, Ontario M7A 1N8
Telephone (416) 326-5310
Toll-Free 1-800-668-9938

Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

1. Tarifs publicitaires pour la première insertion, par espace-colonne
 - i. jusqu'une ¼ colonne ou une partie de celle-ci est 55,00 \$
 - ii. chaque ¼ colonne supplémentaire ou une partie de celle-ci jusqu'une page est 26,00 \$
2. Pendant une année calendaire, après être atteint une page, chaque ¼ page ou une partie de celle-ci est 70,00 \$
3. Pour chaque insertion multiple commandée en même temps que l'insertion initiale, le tarif se calcule à raison de 50 % du tarif payable indiqué au paragraphe 1 ou 2, selon le cas

Le tarif d'abonnement est de 126,50 \$ + 7% T.P.S. pour 52 numéros hebdomadaires, et le tarif au numéro, de 2,90 \$ + 7% T.P.S. (payable à l'avance). Tous les tarifs peuvent être augmentés sans préavis. ***Pour le tarif approprié, veuillez téléphoner (416) 326-3893 pendant les heures d'ouverture normales de bureau.***

Les paiements peuvent être effectués au moyen de la carte VISA, MasterCard ou AMEX. Les chèques ou mandats doivent être faits à l'ordre du MINISTRE DES FINANCES et toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8
Téléphone (416) 326-5310
Appel sans frais 1-800-668-9938