1970

c 15 The Regional Municipal Grants Act, 1970

Ontario
CHAPTER 15

The Regional Municipal Grants Act, 1970

Assented to May 14th, 1970
Session Prorogued November 13th, 1970

HER MAJESTY, by and with the advice and consent of
the Legislative Assembly of the Province of Ontario,
enacts as follows:

INTERPRETATION

1. In this Act,

(a) "acres in the area municipality" means the area in acres of the municipality, excluding land covered by water, as certified by the Assessment Commissioner or Assessor;

(b) "area municipality" means an area municipality as defined by The Regional Municipality of Niagara Act, 1968-69, The Regional Municipality of Ottawa-Carleton Act, 1968 and The Municipality of Metropolitan Toronto Act;

(c) "density" means the total number of residential properties in an area municipality divided by the acres in the area municipality correct to two places of decimals;

(d) "Department" means the Department of Municipal Affairs;

(e) "Minister" means the Minister of Municipal Affairs;

(f) "population of a regional municipality" means the aggregate of the populations, determined or redetermined in accordance with section 4, of the area municipalities within such regional municipality;

(g) "regional municipality" means The Regional Municipality of Niagara, The Regional Municipality of Ottawa-Carleton and The Municipality of Metropolitan Toronto;
(h) "residential property" means land separately assessed under paragraph 2 of subsection 2 of section 17 of The Assessment Act, 1968-69 upon which there is a building used or intended to be used as a residence.

PART I

CALCULATION OF THE GRANT

2. In each year there shall be paid out of the moneys appropriated therefor by the Legislature to each regional municipality a per capita payment or payments in accordance with the population of the area municipalities within the regional municipality under this Act as follows:

1. $7.00 per capita.

2. 50 cents per capita to represent a share of fines, except those levied under municipal by-laws.

3. An amount per capita in accordance with the Schedule based on the density of each area municipality.

4. $1.50 per capita for the year 1971 and each subsequent year where a regional municipality is deemed to be a city for the purpose of The Police Act.

3.—(1) In each year the regional municipality shall credit each area municipality with an amount calculated by multiplying the population of the area municipality as determined under section 4 by the sum of,

(a) $7.50;

(b) the amount as determined under paragraph 3 of section 2; and

(c) $1.50 where a regional municipality is deemed to be a city for the purposes of The Police Act, except that no amount shall be included under this clause for the year 1970.

(2) Notwithstanding subsection 1, where in the opinion of the Department the population of an area municipality as determined under section 4 has increased by an amount equal to 7 per cent of the population as so determined, the Department shall redetermine the population of that area municipality for the purposes of this section, and the amount to be credited to each area municipality, other than the amount determined
determined under paragraph 3 of section 2, shall be an amount that bears the same proportion to the total amount paid to the regional municipality under paragraphs 1, 2 and 4 of section 2 as the population of the area municipality as so determined or redetermined bears to the total of the populations of the area municipalities as so determined or redetermined.

4.—(1) The population of the area municipalities for the purposes of this Act shall be determined in accordance with The Municipal Unconditional Grants Act.

(2) Notwithstanding subsection 1, for the purposes of the payments in the years 1970 and 1971 the population of each area municipality within The Regional Municipality of Ottawa-Carleton and The Municipality of Metropolitan Toronto shall be determined by the Department and shall equal in total the populations as determined for the purposes of the payment in 1969 under section 7 of The Municipal Unconditional Grants Act to such municipalities.

(3) Notwithstanding subsection 1, for the purposes of the payments in the years 1970 and 1971, the population of each area municipality in The Regional Municipality of Niagara shall be determined in such manner as the Department considers proper.

(4) Notwithstanding subsections 2 and 3, the Department may redetermine the population of the area municipalities within a regional municipality whenever in its opinion the population of the regional municipality has increased by 7 per cent of the population of the regional municipality as determined for the purposes of the payments in 1970 under this Act.

5.—(1) No payments shall be made to a regional municipality or to an area municipality under section 7 of The Municipal Unconditional Grants Act.

(2) Notwithstanding section 2, the moneys required for the purposes of this Act in the year 1970 shall be paid out of the Consolidated Revenue Fund.

PART II
LEVIES

6. In this Part,

(a) "commercial assessment" means the total of,

(i) the assessment for real property that is used as a basis for computing business assessment including
including the assessment for real property that is rented and is occupied or used by the Crown in right of Canada or any province or any board, commission, corporation or other agency thereof, or by any municipal, metropolitan or regional corporation or local board thereof,

(ii) the business assessment, and

(iii) the assessment for mineral lands, railway lands, other than railway lands actually in use for residential and farming purposes, and pipelines and the assessment of telephone and telegraph companies,

according to the last revised assessment roll;

(b) "net regional levy" means the amount required for metropolitan and regional purposes including the sums required by law to be provided for any board, commission or other body but excluding school purposes, apportioned to each area municipality by,

(i) the Metropolitan Council under sections 230 and 230b of The Municipality of Metropolitan Toronto Act,

(ii) the Regional Council under section 108 of The Regional Municipality of Ottawa-Carleton Act, 1968, or

(iii) the Regional Council under section 126 of The Regional Municipality of Niagara Act, 1968-69,

reduced by the amount credited to each area municipality under section 3;

(c) "residential and farm assessment" means the total assessment for real property according to the last revised assessment roll except the assessments for real property mentioned in subclauses i and iii of clause a.

7.—(1) The council of each area municipality shall levy, in the manner provided by this section, the sums adopted for all purposes, excluding school purposes, in accordance with section 297 of The Municipal Act, together with a sum equal to the sums required by law to be provided by the council to meet the net regional levy.
(2) Notwithstanding section 294 of *The Municipal Act*, the rates to be levied in each year in an area municipality shall be determined in the following manner:

1. Add 85 per cent of the residential and farm assessment to the commercial assessment.

2. Multiply the aggregate of the net regional levy and the sums adopted in accordance with section 297 of *The Municipal Act* for all purposes excluding school purposes by 1000 and divide the product by the total determined under paragraph 1.

3. The rate to be levied on commercial assessment shall be the rate determined under paragraph 2.

4. The rate to be levied on residential and farm assessment shall be 85 per cent of the rate determined under paragraph 2.

8.—(1) In this section,

(a) "area municipality" means area municipality as defined in clause a of section 1 of *The Regional Municipality of Niagara Act, 1968-69*;

(b) "merged area" means merged area as defined in clause j of section 1 of *The Regional Municipality of Niagara Act, 1968-69*;

(c) "rateable property" means rateable property as defined in section 123 of *The Regional Municipality of Niagara Act, 1968-69*.

(2) Notwithstanding section 7, the net regional levy and the sums adopted in accordance with section 297 of *The Municipal Act* for all purposes excluding school purposes levied against the whole rateable property of an area municipality shall be apportioned among the merged areas of such area municipality in the proportion that the total equalized assessment of each merged area bears to the total equalized assessment of the area municipality both according to the last revised assessment roll as equalized by the Department in accordance with subsection 4 of section 128 of *The Regional Municipality of Niagara Act, 1968-69*.

(3) The rates to be levied in each merged area shall be determined in accordance with paragraphs 1 to 4 of subsection 2 of section 7.
9. In subsection 6 of section 129 of *The Regional Municipality of Niagara Act, 1968-69* the reference to section 128 shall be deemed to be a reference to section 7 of this Act.

10. The following are repealed:


2. Section 110 of *The Regional Municipality of Ottawa-Carleton Act, 1968*.

3. Section 127 and subsections 1, 2, 3, 6, 7, 8, 9 and 10 of section 128 and the Schedule thereto of *The Regional Municipality of Niagara Act, 1968-69*.

11. This Act shall be deemed to have come into force on the 1st day of January, 1970.

12. This Act may be cited as *The Regional Municipal Grants Act, 1970*.
### SCHEDULE

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