Ministry of Consumer and Commercial Relations Real Property Registration Br. 3rd Floor, Suite 301 393 University Avenue Toronto, Ontario M5G 1E6 Tel: (416) 314-4881

Tel: (416) 314-4881 Fax: (416) 314-4878 Ministère de la Consommation et du Commerce Direction de l'enregistrement immobiliers 393, av. University, 3° étage Toronto (Ontario) M5G 1E6 Tél: (416) 314-4881



December 10, 1998

EM199811

MEMORANDUM TO:

Land Registrars

Téléc: (416) 314-4878

FROM:

Kate Murray
Director of Titles

Real Property Registration Branch

SUBJECT:

EDUCATION IMPROVEMENT COMMISSION ORDERS

The Education Improvement Commission has issued a number of orders which transfer and vest title and other interests of certain educational institutions from one school board to another. The real property referred to in these orders are generally schools.

We have reviewed these orders and have approved them for registration purposes mainly to give effect to the change in ownership to the parcel of land.

The orders generally have two schedules attached to them which outline certain obligations and conditions, some of which are not title related. These schedules may contain some information which refer to or depend on other documents outside the registration system. They may also refer to debentures. If the solicitor makes a statement in the Form 4 registered that the title related conditions and obligations contained in the order have been complied with or dealt with, then the order may be abstracted as any other vesting order is abstracted in accordance with the Abstracting Standards.

If these conditions and obligations are not dealt with by such a statement or other appropriate evidence, then the following remark is to be added in the remarks column when abstracting in either the abstract index or the parcel register:

"order contains conditions and obligations".

Education Improvement Commission Orders Page 2 December 10, 1998

If an order which has been abstracted referencing the conditions and obligations is subsequently dealt with, evidence such as the statement above or other evidence satisfactory to the Land Registrar, may be accepted to delete the remark.

CC:

H. may