Authority: Policy and Finance Committee Report No. 5, Clauses Nos. 1, 2 and 4, adopted as amended, by City of Toronto Council on April 23, 24, 25, 26, 27, 30 and May 1 and 2, 2001

Enacted by Council: May 1, 2001

CITY OF TORONTO

BY-LAW No. 324-2001

To establish Tax Ratios for the Year 2001, to Levy and Collect Taxes for Municipal Purposes for the Year 2001, other than those Levied before the Adoption of the Estimates, to Impose a penalty charge for non-payment of 2001 Taxes, and to Provide for interest to be added to tax arrears.

WHEREAS subsection 367(1) of the *Municipal Act*, as amended (the "Act"), provides for the council of a local municipality in each year to prepare and adopt estimates of all sums required during the year for the purposes of the municipality including amounts sufficient to pay all debts of the municipality falling due within the year, amounts required to be raised for sinking funds and amounts required for any board, commission or other body; and

WHEREAS subsection 368(1) of the Act provides that the general local municipal levy is an amount sufficient for payment of the estimated expenditures adopted for the year less amounts to be raised for school purposes; and

WHEREAS subsection 368(2) of the Act provides that for the purposes of raising the general local municipality levy, the council of a local municipality shall, each year, pass a by-law levying a separate tax rate, as specified in the by-law, on all the assessment in each property class in the local municipality rateable for local municipality purposes; and

WHEREAS subsection 368(4) of the Act provides that the tax rates levied on the different property classes must be in the same proportion to each other as the tax ratios established for the property classes are to each other; and

WHEREAS subsection 363(3) of the Act provides that the council of a single tier municipality must pass a by-law each year to establish the tax ratios for that year for the municipality; and

WHEREAS O.Reg 383/98 establishes a first and a second subclass for farmland awaiting development in the residential/farm, multi-residential, commercial and industrial property classes and establishes allowable tax reduction percentages for each subclass; and

WHEREAS subsection 368.1(3) of the Act, provides that the council of a local municipality shall specify, by by-law, the percentage reductions of the tax rates for municipal purposes for subclasses of property classes prescribed by regulation where the regulations require tax rates to be reduced by a percentage within a range described in the regulations; and

WHEREAS subsection 2(2) of the *City of Toronto Act, 1997* provides that the City of Toronto is a local municipality for all purposes;

The Council of the City of Toronto HEREBY ENACTS as follows:

1. In this by-law, except where otherwise specified:

"Tax Collector" means any person who was a collector or tax collector appointed, pursuant to the provisions of the Act, by by-law of a former area municipality which was in force on December 31, 1997, or any person subsequently appointed by Council to hold that office; and

"Treasurer" means the Chief Financial Officer and Treasurer of the City of Toronto.

2. The tax ratios for 2001 for each property class set out in Column I shall be established as the amount set out in Column III:

Column I (Property Class)	Column II (Pre-Levy Increase Tax Ratio)	Column III (Post-Levy Increase Tax Ratio)
Residential/Farm	1.000000	1.000000
Multi-Residential	4.700000	4.174282
New Multi-Residential	1.000000	1.000000
Commercial	4.275900	3.797620
Industrial	5.968500	5.300892
Farmlands	0.250000	0.250000
Pipelines	1.923100	1.707992
Managed Forests	0.250000	0.250000

- **3.** The taxes for the year 2001, together with all other rents or rates payable as taxes shall be due and payable on and from the 1st day of January, 2001.
- 4. There shall be levied and collected as taxes on the assessment of all real property in the City of Toronto rateable for local municipal purposes according to the assessment roll for 2001, and as finally altered, amended and corrected, which property is classified in a subclass set out in Column II of the property class set out in Column I, the rate levied by section 5 hereof for that property class reduced by the percentage set out in Column III below:

Column I	Column II	Column III
(Property Class)	(Subclasses of Column I)	(Percentage Reduction)
Residential/Farm	 Farmland Awaiting Development (First Subclass) (Second Subclass) 	60% of Residential/Farm rate 0% of Residential/Farm rate
Multi-Residential	 Farmland Awaiting Development (First Subclass) (Second Subclass) 	90% of Residential/Farm rate 0% of Residential/Farm rate

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Column I (Property Class)	Column II (Subclasses of Column I)	Column III (Percentage Reduction)
Commercial	- Excess Land	30% of Commercial rate
	- Vacant Land	30% of Commercial rate
	- Farmland Awaiting Development (First Subclass) (Second Subclass)	90% of Commercial rate 30% of Commercial rate
Industrial	- Excess Land	35% of Industrial rate
	- Vacant Land	35% of Industrial rate
	 Farmland Awaiting Development (First Subclass) (Second Subclass) 	94% of Industrial rate 35% of Industrial rate

5. There shall be levied and collected as taxes on the assessment of all real property in the City of Toronto rateable for local municipal purposes according to the assessment roll for 2001 and as finally altered, amended and corrected, in amounts calculated for each property class set out in Column I, the rate set out in Column II, which shall produce, when levied upon the total assessment for each property class as set out in Column II of Schedule "A" attached hereto, the total tax levy for municipal purposes of \$ 2,737,650,676;

(Property Class/Subclass)	(Tax Rate)
Column I	Column II
Residential/Farm	0.700544%
Multi-Residential	2.924268%
New Multi-Residential	0.700544%
Commercial	2.660400%
Industrial	3.713508%
Farmlands	0.175136%
Pipelines	1.196524%
Managed Forest	0.175136%

6. All taxes and all other rents or rates payable as taxes, shall, subject to the provisions of section 11, be paid in 3 instalments which shall be equal or as nearly equal as practicable, and shall be due and payable on or before the respective dates set out below:

Instalment 1 – July 3, 2001 Instalment 2 – August 7, 2001 Instalment 3 - September 4, 2001

7. The payment of taxes, or any instalment thereof, may be made at the following locations:

850 Coxwell Avenue
399 The West Mall
5100 Yonge Street
150 Borough Drive
100 Queen Street West
2700 Eglinton Avenue West

- 8. Taxes shall be payable to the Treasurer, City of Toronto.
- **9.** When not in default, the payment of taxes, or any instalment thereof, may also be made at any financial institution permitted by the Act and the Treasurer is hereby authorized to determine, in accordance with the provisions of the Act, the financial institutions where payment may be made.
- **10.** When in default of payment of such instalment of taxes or any part of any instalment by the date for payment set out in section 6 hereof, the remaining instalment or instalments shall become due and payable immediately.
- 11. The Treasurer or the Tax Collector shall be and they are hereby authorized to accept part payment from time to time on account of any taxes due, and to give a receipt for such part payment provided that acceptance of any such part payment shall not affect the collection of any percentage charge imposed or collectable under section 14 or section 15 in respect to non-payment of any taxes or any class of taxes or of any instalment thereof.
- 12. A percentage charge of 1.25 per cent is imposed as a penalty for non-payment of taxes or any class or instalment thereof and shall be added to every tax or any instalment remaining unpaid on the first day of default and on the first day of each calendar month from then on in which default continues but not after December 31, 2001.
- **13.** Interest charges in respect of unpaid taxes, other than those levied for the current year, shall be at the rate of 1.25 per cent per month for each month or fraction of it until the taxes are paid.
- 14. Except in the case of taxes payable under sections 33 and 34 of the Assessment Act, as amended, the percentage charge imposed by section 12 as a penalty for non-payment of taxes and monies payable as taxes shall be added to every tax or assessment, rent or rate or any

instalment or part thereof remaining unpaid on the first day of default and on the first day of each calendar month thereafter in which such default continues but not after December 31, 2001; and it shall be the duty of a Tax Collector, immediately after the instalment dates named in section 6 hereof to collect at once, by distress or otherwise under the provisions of the applicable statutes all such taxes, assessments, rents, rates or instalment or parts thereof that have not been paid on or before the aforesaid dates named as aforesaid, together with the said percentage charges as they are incurred.

- **15.** In respect of taxes payable under sections 33 and 34 of the Assessment Act, as amended, the percentage charge imposed by section 12 as a penalty for non-payment of taxes and moneys payable as taxes shall be added to every amount of taxes so payable remaining unpaid on the first day after thirty days from the date of mailing by the Treasurer or a Tax Collector of a demand for payment thereof and on the first day of each calendar month thereafter in which default continues but not after December 31, 2001; and it shall be the duty of a Tax Collector immediately after the expiration of the said thirty days to collect at once by distress or otherwise under the provisions of the applicable statutes, all such taxes as shall not have been paid on or before the expiration of the said thirty day period, together with the said percentage charges as they are incurred.
- **16.** Nothing herein contained shall prevent the Tax Collector from proceeding at any time with the collection of any rate, tax or assessment, or any part thereof, in accordance with the provisions of the statutes and by-laws governing the collection of taxes.
- 17. Where the sum of the total annual taxes for which any person is chargeable in the 2001 taxation year for municipal, local improvement and other special purposes, upon any real property assessed in one parcel to the same owner would according to the assessment thereon be less than \$10.00, the sum of such taxes shall be deemed to be \$10.00 and shall be so entered on the Tax Collector's roll and the difference between the sum that would have been entered but for this section and the sum of \$10.00 shall form part of the general funds of the City of Toronto.
- **18.** Where tenants of land owned by the Crown or in which the Crown has an interest are liable for the payment of taxes and where any such tenant has been employed either within or outside the municipality by the same employer for not less than thirty days, such employer shall pay over to the Treasurer or Tax Collector on demand out of any wages, salary or other remuneration due to such employee, the amount then payable for taxes under this by-law and such payment shall relieve the employer from any liability to the employee for the amount so paid.
- **19**. The Treasurer or Tax Collector may mail, or caused to be mailed, all notices of taxes required in accordance with the provisions of the Act, to the address of the residence or place of business of the person taxed, the notice specifying the amount of taxes payable pursuant to this by-law. Notices will not be mailed to tenants. It is the responsibility of the person taxed to notify and collect taxes from tenants or other persons.
- 20. All moneys raised, levied or collected under the authority of this by-law shall be paid into

the hands of the Treasurer, to be applied and paid to such persons and in such manner as the laws of Ontario and the by-laws or resolutions of the Council direct.

- **21.** The Tax Collector shall deposit daily all sums of money received to the credit of the Treasurer in the bank or banks or other places of deposit approved by Council, from time to time, as directed by the Treasurer, and the Tax Collector shall immediately produce the bank or other certificates of the deposits to the Treasurer, who will credit the Tax Collector with the amounts of the certificates and issue a receipt for them, or the Treasurer may require the Tax Collector to pay over the sums received for taxes directly to the Treasurer or such officer as the Treasurer may direct to receive them.
- 22. The Tax Collector's roll for the year 2001 shall be returned by the Tax Collector to the Treasurer under the provisions of the applicable statutes, on or before the 31st day of December, 2003, and no extension of time for the return of the rolls shall be made until a report has been made by the Treasurer to Council.

ENACTED AND PASSED this 1st day of May, A.D. 2001.

CASE OOTES, Deputy Mayor

NOVINA WONG, City Clerk

(Corporate Seal)

SCHEDULE "A"

Rateable Assessment

Column I	Column II
(Property Class/Subclass)	(2001 Rateable Assessment
	For Municipal Purposes)
Residential/Farm	\$ 144,296,435,394
Multi-Residential	\$ 17,717,811,864
New Multi-Residential	\$ 20,488,150
Commercial	\$ 39,280,167,814
- Excess Land	\$ 315,472,638
- Vacant Land	\$ 705,599,630
Industrial	\$ 3,543,494,077
- Excess Land	\$ 52,671,600
- Vacant Land	\$ 350,186,660
- Farmland Awaiting Development	\$ 6,120,185
Farmlands	\$ 1,856,000
Managed Forests	\$ 196,920
Pipelines	\$ 265,497,000
Total	\$ 206,555,997,932