

and Contributions Program) to non-governmental organizations within metropolitan Toronto. The details are as follows:

(a) Purpose	(b) Amount
1. To assist the organization in completing the production in both official languages of a publication intended to assist students to better understand the functioning of the market.	\$ 16,000
2. To ensure competent and professional advocacy of the consumer interest at the national levels to support training of consumer organizations and to cover direct costs associated with the preparation of a brief on Canadian financial institutions.	\$150,000
3. To ensure competent and professional advocacy of the consumer interest at the national level and in support of the advocacy training of consumer organizations.	\$110,000

[Translation]

Mr. Blais: I ask, Mr. Speaker, that the remaining questions be allowed to stand.

Mr. Speaker: The questions enumerated by the Parliamentary Secretary have been answered. Shall the remaining questions stand?

Some Hon. Members: Agreed.

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MOTIONS FOR PAPERS

Mr. Pierre Blais (Parliamentary Secretary to Deputy Prime Minister and President of the Privy Council): Mr. Speaker, I ask that all notices of motions for the production of papers be allowed to stand.

Mr. Speaker: Shall all notices of motions stand?

Some Hon. Members: Agreed.

GOVERNMENT ORDERS

[English]

HOUSE OF COMMONS

PROVISIONAL AND PERMANENT STANDING ORDERS

The House resumed from Tuesday, June 2, consideration of the motion of Mr. Mazankowski:

That all the provisional and permanent Standing Orders of the House in force on the date of notice of this motion, be amended as follows and be adopted as amended as the permanent Standing Orders of the House; provided

1. that these permanent Standing Orders shall take effect on the first Monday sitting day following the adoption of this motion;
2. that all provisional and permanent Standing Orders in force on the date of notice of this motion, except Standing Order 4, along with the sessional and special Orders related thereto, extended by special Order May 22, 1987 to June 5, 1987, become permanent on the first sitting Monday following the adoption of this motion;

Standing Orders

3. that Standing Order 4 remain provisional until December 31, 1987 and be amended by adding the following sub-paragraph (2): Notwithstanding Standing Order 4(1), a Minister of the Crown may set down on Notice a motion to provide for sittings of the House between June 30 and the Monday following Labour Day. No later than June 30, 1987, the said motion shall be proposed for debate during Routine Proceedings, and no later than two hours after the commencement of proceedings thereon, the Speaker shall put every question necessary to dispose of the said motion; and

4. that the Clerk of the House be authorized and instructed to print a revised edition of the Standing Orders of the House, renumbering as may be deemed necessary and making such technical and consequential changes as well as such changes to the Order Paper and Notices as may be required.

That paragraph (a) of Standing Order 2(5) be deleted and the following substituted therefor:

"(a) Any Member who wishes to be considered for election to the Office of Speaker shall, not later than 6.00 o'clock p.m. on the day preceding the day on which the election of a Speaker is expected to take place, in writing, so inform the Clerk of the House who shall prepare a list of such Members' names and shall provide the same to the Member presiding prior to the taking of the first ballot;"

That sub-paragraph (5)(h)(i) of Standing Order 2 be deleted and the following substituted therefor:

"(i) the Clerk of the House shall provide the Member presiding the names of the candidates for the next ballot, in alphabetical order, provided that the Clerk of the House shall first determine the number representing the least total number of votes cast and the Clerk shall exclude the names of all Members having received that total number of votes, together with the names of all Members having received five percent or less of the total votes cast, from the list of candidates so provided, and provided that in the event of every candidate receiving the same number of votes no names shall be excluded from the list so provided;"

That Standing Order 3(1) be deleted and the following substituted therefor:

"3. (1) The House shall meet on Mondays, Tuesdays and Thursdays at 11.00 o'clock a.m., on Wednesdays at 2.00 o'clock p.m. and on Fridays at 10.00 o'clock a.m. unless otherwise provided by Standing or Special Order of this House."

That Standing Orders 9(1) and 9(2) be deleted and the following substituted therefor:

"9. (1) At 6.00 o'clock p.m. on Mondays, Tuesdays, Wednesdays and Thursdays, and at 3.00 o'clock p.m. on Fridays, the Speaker shall adjourn the House until the next sitting day."

"(2) At 1.00 o'clock p.m. on any day except Friday on which a morning sitting is held, the Speaker shall leave the Chair until 2.00 o'clock p.m."

That paragraph (a) of Standing Order 9(4) be deleted and the following substituted therefor:

"(4)(a) Except during Private Members' Business, when the Speaker is in the Chair, a Member may propose a motion, without notice, to continue a sitting through a lunch or dinner hour or beyond the ordinary hour of daily adjournment for the purpose of considering a specified item of business or a stage or stages thereof subject to the following conditions:

(i) the motion must relate to the business then being considered provided that proceedings in any Committee of the Whole may be temporarily interrupted for the purpose of proposing a motion under the provisions of this Standing Order;

(ii) the motion must be proposed in the hour preceding the time at which the business under consideration should be interrupted by a lunch or dinner hour, Private Members' Hour or the ordinary hour of daily adjournment;

(iii) the motion shall not be subject to debate or amendment."

That Standing Order 11 be deleted and the following substituted therefor:

"11. At the ordinary hour of daily adjournment of the House, at 11.00 o'clock a.m. on Fridays or at the mid-day interruption, unless otherwise provided, the proceeding then under consideration shall stand over until the next sitting day or later the same sitting day after the period provided pursuant