



Part II

Regulations under the Regulations Act

Contents

Act	Reg. No.	Page
Environment Act		
Output-Based Pricing System Reporting and Compliance Standard Adoption Regulations	181/2024	465
Financial Measures (2024) Act		
Proclamation of Act, S. 111, S.N.S. 2024, c. 3—S. 2 to 8	183/2024	466
Halifax Regional Municipality Charter		
Minimum Planning Requirements Regulations—amendment	178/2024	458
Planning Appeals Non-Substantive Matters Regulations	179/2024	463
Trusted-Partner Program Bylaw Regulations	180/2024	464
Income Tax Act		
Personal Income Tax Indexation Regulations	184/2024	467
Municipal Elections Act		
Municipal Elections Act Forms—amendment	176/2024	454
Petroleum Products Pricing Act		
Prescribed Petroleum Products Prices (dispensed from publication)	177/2024	458
Prescribed Petroleum Products Prices (dispensed from publication)	182/2024	466
Summary Proceedings Act		
Summary Offence Tickets Regulations—amendment	186/2024	469
—amendment	187/2024	471
Tourist Accommodations Registration Act		
Short-term Rentals Registration Regulations—amendment	185/2024	468

In force date of regulations: As of November 28, 2023*, the date a regulation comes into force is determined by subsection 3(6) of the *Regulations Act*.

A regulation comes into force on the date it is filed unless the regulation states that it comes into force on a later date, or the Act that the regulation is made under authorizes the regulation to come into force on a date earlier than the date it was filed or authorizes another method of coming into force.

*Date that subsections 3(4) and (5) of Chapter 54 of the Acts of 2022, *An Act to Amend Chapter 393 of the Revised Statutes, 1989, the Regulations Act*, were proclaimed in force.

N.S. Reg. 176/2024

Made: August 14, 2024

Filed: August 14, 2024

Municipal Elections Act Forms—amendment

Order dated August 14, 2024

Amendment to regulations made by the Minister of Municipal Affairs and Housing pursuant to Section 167 of the *Municipal Elections Act*

In the matter of Section 167 of Chapter 300 of the Revised Statutes of Nova Scotia, 1989, the *Municipal Elections Act*

-and-

In the matter of an amendment to the regulations respecting *Municipal Elections Act* forms made by the Minister of Municipal Affairs and Housing

Order

I, John Lohr, Minister of Municipal Affairs and Housing for the Province of Nova Scotia, pursuant to Section 167 of Chapter 300 of the Revised Statutes of Nova Scotia, 1989, the *Municipal Elections Act*, hereby amend the regulations respecting *Municipal Elections Act* forms, N.S. Reg. 84/1997, made by the Governor in Council by Order in Council 97-469 dated July 15, 1997, by repealing Form 11B and substituting the attached Form 11B.

This order is effective on and after the date that Chapter 10 of the Acts of 2023, the *Conseil scolaire acadien provincial Act*, is proclaimed in force.

Dated and made August 14, 2024, at Halifax Regional Municipality, Province of Nova Scotia.

sgd. *John Lohr*
Honourable John Lohr
Minister of Municipal Affairs and Housing

**Form 11B: Nomination Paper (*Conseil scolaire acadien provincial*)
(Section 44)
(Section 18, *Conseil scolaire acadien provincial Act*)**

District _____
(name)

We, the qualified electors whose names appear on the amended list of electors for the municipality shown opposite each name, nominate: _____ of
(name)

(civic address)

(postal code)

(include mailing address if different than civic address)

as a candidate for the office of _____ for the election to be held on the _____ day of _____, _____.

(Note: Nominators to sign below and also to sign "Statement of Nominators".)

Name (please print) Civic Address Municipality

Signature

Name (please print) Civic Address Municipality

Signature

Name (please print) Civic Address Municipality

Signature

Name (please print) Civic Address Municipality

Signature

Name (please print) Civic Address Municipality

Signature

Note:

- 1. These electors must be qualified to vote at the election of the CSAP candidate.
2. Nomination forms are open for inspection by the public once signed by the Returning Officer.

Statement of Nominators

Under the Conseil scolaire acadien provincial Act, only an "entitled person" may nominate a candidate for election as a member of the Conseil scolaire acadien provincial. "Entitled person" is defined to mean an entitled parent or a person who, not being an entitled parent, would be an entitled parent if the person were a parent.

Under the *Conseil scolaire acadien provincial Act*, an “entitled parent” is defined to mean a parent who is a Canadian citizen AND

- (a) whose first language learned and still understood is French; OR
- (b) who received primary school instruction in Canada in a French-first-language education program;
OR
- (c) of whom any child has received or is receiving primary or secondary school instruction in Canada in a French-first-language education program (note that the definition of “parent” does not include a guardian or person acting *in loco parentis* to a child).

I state that I am an “entitled person” within the meaning of this definition.

Name (please print)

Signature

Name (please print)

Signature

Name (please print)

Signature

Name (please print)

Signature

Name (please print)

Signature

Statement of Candidate

Under the *Conseil scolaire acadien provincial Act*, only an “entitled person” may be a member of the *Conseil scolaire acadien provincial*. “Entitled person” is defined to mean an entitled parent or a person who, not being an entitled parent, would be an entitled parent if the person were a parent.

Under the *Conseil scolaire acadien provincial Act*, an “entitled parent” is defined to mean a parent who is a Canadian citizen AND

- (a) whose first language learned and still understood is French; OR
- (b) who received primary school instruction in Canada in a French-first-language education program;
OR
- (c) of whom any child has received or is receiving primary or secondary school instruction in Canada in a French-first-language education program (note that the definition of “parent” does not include a guardian or person acting *in loco parentis* to a child).

I state that I am an “entitled person” within the meaning of this definition.

Candidate

(Note: This Statement must be signed by the candidate; it cannot be signed by the official agent.)

Consent and Oath or Affirmation of Candidate

I swear (or solemnly affirm) that:

1. I (The candidate), _____, consent (s) to the nomination.
(name as it should appear on the ballot paper)
2. I am (The candidate is) a Canadian citizen.
3. I am (The candidate is) of the full age of eighteen years.
4. I have (The candidate has) been ordinarily resident in the electoral district for a period of six months preceding nomination day or the day of appointment, and continue(s) to so reside.
5. I have (The candidate has) not been convicted of any corrupt practice or bribery under the *Municipal Elections Act* within the ten years preceding nomination day.
6. I have (The candidate has) read and I understand (the candidate understands) all the provisions of the *Conseil scolaire acadien provincial Act* related to the disqualifications of a person from being nominated or to serve as a member of the *Conseil scolaire acadien provincial* and none of those reasons for disqualification apply to me (the candidate).
7. I understand (The candidate understands) that a list of electors is permitted to be used for election purposes and for no other purposes and that it is not to be open for inspection, disposed of or sold.
8. I understand (The candidate understands) that, within 7 days following the election, all copies of the list of electors in my (the candidate's) possession must be returned and all electronic copies must be returned, destroyed or deleted. I further understand (The candidate understands) that if I fail (the candidate fails) to do so, I forfeit (the candidate forfeits) any candidate's deposit to which I (the candidate) might otherwise be entitled to receive.
9. I (The candidate) will accept the office of the member of the *Conseil scolaire acadien provincial* if elected.
10. I (The candidate) appoint(s) _____ of _____
(name) (address)
as my (the candidate's) official agent under the *Municipal Elections Act*.

Sworn (or affirmed) at _____
in the County of _____
this _____ day of _____
_____, before me

Authorized Administrator of Oath
(See Section 146)

Candidate (or Agent if authorized
and the authorization is attached)

Receipt

Received from the above-named candidate or from the candidate's agent on the candidate's behalf a completed nomination paper and the sum of _____ in legal tender or a certified cheque or money order made payable to the Town/Municipality/Regional Municipality of _____ as a deposit pursuant to the *Municipal Elections Act*.

Dated at _____ this _____ day of _____, _____.

Returning Officer

(A translation of this form is available in French.)

N.S. Reg. 177/2024

Made: August 15, 2024

Filed: August 15, 2024

Prescribed Petroleum Products Prices

Order dated August 15, 2024
made by the Nova Scotia Utility and Review Board
pursuant to Section 14 of the *Petroleum Products Pricing Act*
and Sections 16 to 19 of the *Petroleum Products Pricing Regulations*

[Please note: *Prescribed Petroleum Products Prices* filed with the Office of the Registrar of Regulations on and after January 23, 2023, will no longer be published in the *Royal Gazette Part II*. Publication of the *Prescribed Petroleum Products Prices* has been dispensed with by order of the Attorney General dated January 23, 2023, and published on page 63 of the February 10, 2023, issue of the *Royal Gazette Part II*. Current and historical *Prescribed Petroleum Products Prices* are available for inspection in person at the Office of the Registrar of Regulations and can be viewed on the Nova Scotia Utility and Review Board's website at the following address: <https://nsuarb.novascotia.ca/mandates/gasoline-diesel-pricing>.]

N.S. Reg. 178/2024

Made: August 20, 2024

Filed: August 21, 2024

Minimum Planning Requirements Regulations—amendment

Order dated August 20, 2024
Amendment to regulations made by the Minister of Municipal Affairs and Housing
pursuant to Section 229 of the *Halifax Regional Municipality Charter*

**In the matter of Section 229 of Chapter 39 of the Acts of 2008,
the *Halifax Regional Municipality Charter***

-and-

**In the matter of an amendment to the *Minimum Planning Requirements Regulations*
made by the Minister of Municipal Affairs and Housing under
Section 229 of the *Halifax Regional Municipality Charter***

Order

I, John A. Lohr, Minister of Municipal Affairs and Housing for the Province of Nova Scotia, pursuant to Section 229 of Chapter 39 of the Acts of 2008, the *Halifax Regional Municipality Charter*, hereby amend the *Minimum Planning Requirements Regulations*, N.S. Reg. 138/2019, made by the Minister of Municipal Affairs

and Housing by order dated August 28, 2019, in the manner set forth in the attached Schedule “A”.

This order is effective on and after the date it is filed.

Dated and made August 20, 2024, at Halifax Regional Municipality, Province of Nova Scotia.

sgd. *John Lohr*
Honourable John A. Lohr
Minister of Municipal Affairs and Housing

Schedule “A”

**Amendment to the *Minimum Planning Requirements Regulations*
made by the Minister of Municipal Affairs and Housing
under subsection 229(4) of Chapter 39 of the Acts of 2008,
the *Halifax Regional Municipality Charter***

The *Minimum Planning Requirements Regulations*, N.S. Reg. 138/2019, made by the Minister of Municipal Affairs and Housing by order dated August 28, 2019, are amended by adding the following Section immediately after Section 4:

Mandatory content related to housing supply

4A (1) In this Section,

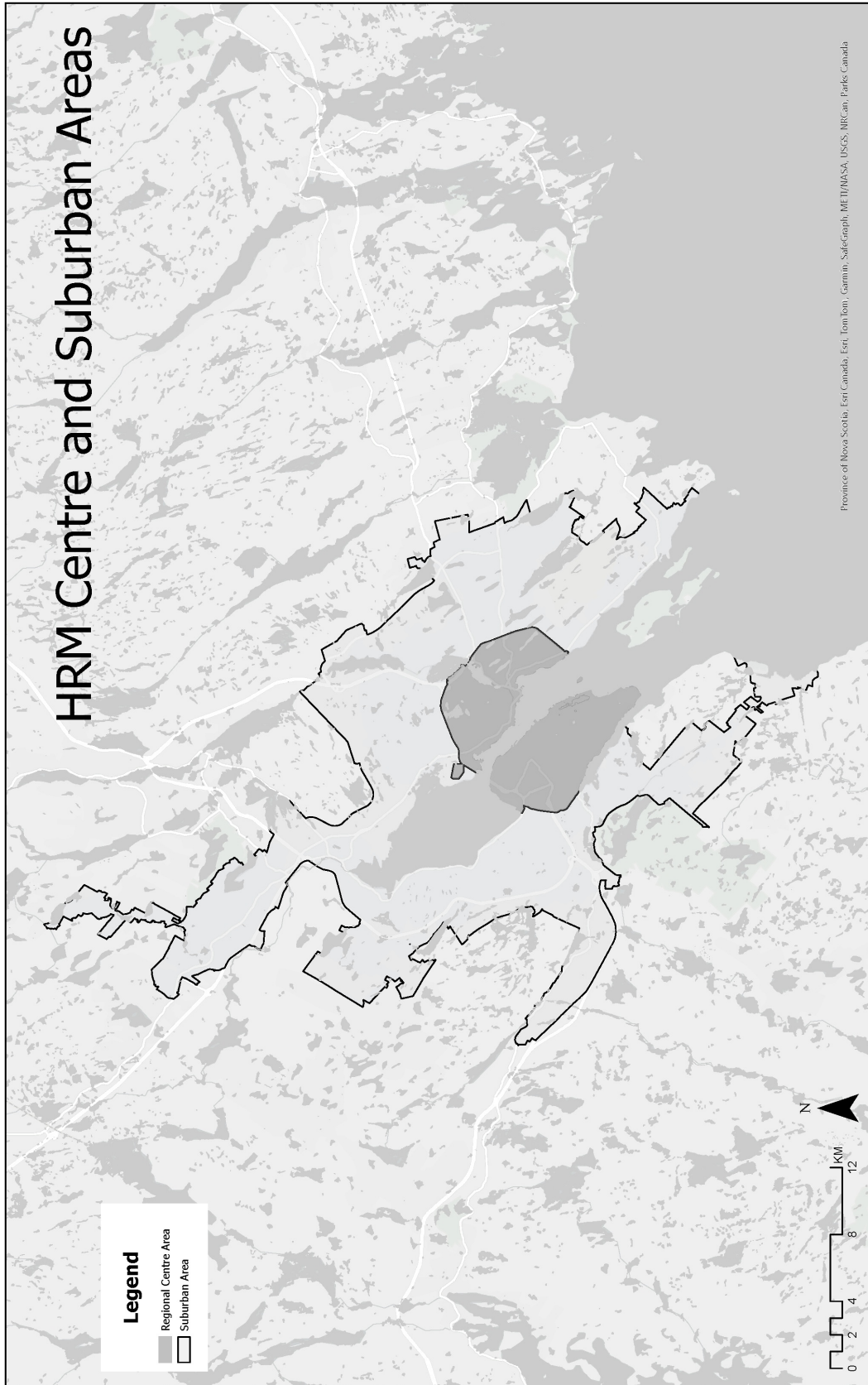
“regional centre” means the area of the Municipality identified as the regional centre on the map attached as Appendix A;

“urban service area” means the area of the Municipality identified as the urban service area on the map attached as Appendix B.

- (2) In addition to the requirements prescribed in subsection 229(1) of the Charter and Section 4, a municipal planning strategy must do all of the following to address the issue of housing supply:
- (a) include a statement of policy that expressly recognizes that the Province and, in particular, the Municipality are experiencing a housing shortage crisis and specifies that the most urgent priority in municipal land-use planning, regulation and development approval is to rapidly increase the supply of housing in the Municipality;
 - (b) require that priority be given to increasing the supply of safe, sustainable and affordable housing in the Municipality over other interests identified in the municipal planning strategy for the purposes of all processes, approvals and decisions made under the municipal planning strategy;
 - (c) permit residential uses in all zones, except for all of the following:
 - (i) areas zoned for industrial, military, park, transportation reserve and utility uses,
 - (ii) zones intended to protect the environment, water supply, floodplains or another similar interest;
 - (d) require that the Municipality share with the Province the information used by the

- Municipality to identify, fund, schedule and deploy the infrastructure to develop an adequate supply of housing to support anticipated population growth;
- (e) provide for the adoption of a secondary municipal planning strategy and the implementation of a land-use by-law for the area of the Municipality identified as the suburban area on the map attached as Appendix A, or a substantially similar area, no later than January 31, 2025;
 - (f) for developments enabled under the Municipality's Conservation Design Development policies in the Regional Municipality Planning Strategy that begin construction before April 1, 2027, permit the following maximum densities:
 - (i) for a site serviced by groundwater, a maximum density of at least 0.4 units per gross hectare, and
 - (ii) for a site serviced by central services, a maximum density of at least 0.4 units per gross hectare;
 - (g) not impose maximum height restrictions in a manner that negatively affects the density of residential buildings using mass timber or any other construction method;
 - (h) for residential buildings that begin construction before April 1, 2027, provide that no requirement related to unit mix applies;
 - (i) provide that no requirement for on-site parking applies to residential uses within the urban service area;
 - (j) for multi-unit residential buildings that begin construction before April 1, 2027, not require that the ground floor consist of more than 20% commercial space;
 - (k) permit temporary housing in non-permanent structures as a use in all zones where it can be safely established to allow employees to live on or near their worksite during a work assignment for a period of time that can be reasonably tied to the duration of the project and that is explicitly set out in the development permit;
 - (l) permit manufactured housing, including modified shipping containers converted into housing, in all residential zones.
- (3) The requirements outlined in subsection (2) must be implemented no later than December 31, 2024.

Appendix A: Regional Centre



Appendix B: Urban Service Area



N.S. Reg. 179/2024

Made: August 20, 2024

Filed: August 21, 2024

Planning Appeals Non-Substantive Matters Regulations

Order dated August 20, 2024

Regulations made by the Minister of Municipal Affairs and Housing pursuant to Section 251A of the *Halifax Regional Municipality Charter***In the matter of Section 251A of Chapter 39 of the Acts of 2008,
the *Halifax Regional Municipality Charter*****-and-****In the matter of new regulations prescribing non-substantive matters
for the purpose of planning appeals
made by the Minister of Municipal Affairs and Housing
under Section 251A of the *Halifax Regional Municipality Charter*****Order**

I, John A. Lohr, Minister of Municipal Affairs and Housing for the Province of Nova Scotia, pursuant to Section 251A of Chapter 39 of the Acts of 2008, the *Halifax Regional Municipality Charter*, hereby make new regulations prescribing non-substantive matters for the purpose of planning appeals, in the form set forth in the attached Schedule "A".

This order is effective on and after the date it is filed.

Dated and made August 20, 2024, at Halifax Regional Municipality, Province of Nova Scotia.

sgd. *John Lohr*

Honourable John A. Lohr

Minister of Municipal Affairs and Housing

Schedule "A"**Regulations Respecting Non-Substantive Matters for the Purpose of Planning Appeals
made by the Minister of Municipal Affairs and Housing
under Section 251A of Chapter 39 of the Acts of 2008,
the *Halifax Regional Municipality Charter*****Citation**

1 These regulations may be cited as the *Planning Appeals Non-Substantive Matters Regulations*.

Non-substantive matters prescribed

2 For the purposes of Section 251A of the *Halifax Regional Municipality Charter*, each of the following is prescribed as a non-substantive matter in respect of a residential development:

- (a) colour;
- (b) the material to be used for cladding;

- (c) fenestration;
 - (d) landscaping.
-

N.S. Reg. 180/2024

Made: August 20, 2024

Filed: August 21, 2024

Trusted-Partner Program Bylaw Regulations

Order dated August 20, 2024

Regulations made by the Minister of Municipal Affairs and Housing pursuant to Section 219B of the *Halifax Regional Municipality Charter***In the matter of Section 219B of Chapter 39 of the Acts of 2008,
the *Halifax Regional Municipality Charter*****-and-****In the matter of new regulations respecting a trusted-partner program bylaw
made by the Minister of Municipal Affairs and Housing
under Section 219B of the *Halifax Regional Municipality Charter*****Order**

I, John A. Lohr, Minister of Municipal Affairs and Housing for the Province of Nova Scotia, pursuant to Section 219B of Chapter 39 of the Acts of 2008, the *Halifax Regional Municipality Charter*, hereby make new regulations respecting a trusted partner program bylaw, in the form set forth in the attached Schedule "A".

This order is effective on and after the date it is filed.

Dated and made August 20, 2024, at Halifax Regional Municipality, Province of Nova Scotia.

sgd. *John Lohr*

Honourable John A. Lohr

Minister of Municipal Affairs and Housing

Schedule "A"**Regulations Respecting a Trusted-Partner Program Bylaw
made by the Minister of Municipal Affairs and Housing
under Section 219B of Chapter 39 of the Acts of 2008,
the *Halifax Regional Municipality Charter*****Citation**

1 These regulations may be cited as the *Trusted-Partner Program Bylaw Regulations*.

Date for bylaw adoption

2 The Municipality must adopt a bylaw under Section 219B of the *Halifax Regional Municipality Charter* by the date identified in the written notice provided to the Municipality by the Minister of Municipal Affairs and Housing.

N.S. Reg. 181/2024

Made: January 31, 2024

Filed: August 21, 2024

Output-Based Pricing System Reporting and Compliance Standard Adoption Regulations

Order dated January 31, 2024

Regulations made by the Minister of Environment and Climate Change
pursuant to clause 8A(1)(c) of the *Environment Act***In the matter of clause 8A(1)(c) of
Chapter 1 of the Acts of 1994-95, the *Environment Act*****-and-****In the matter of regulations respecting the adoption of
the *Output-Based Pricing System Reporting and Compliance Standard*
made by the Minister of Environment and Climate Change under
clause 8A(1)(c) of the *Environment Act*****Order**

I, Timothy Halman, Minister of Environment and Climate Change for the Province of Nova Scotia, pursuant to clause 8A(1)(c) of Chapter 1 of the Acts of 1994-95, the *Environment Act*, hereby make regulations adopting the *Output-Based Pricing System Reporting and Compliance Standard*, as amended or replaced from time to time, as a standard setting out the minimum reporting and compliance requirements for the prescribed regulated facilities in the *Output-Based Pricing System Reporting and Compliance Regulations*, in the form set forth in the attached Schedule “A”, effective on and after January 1, 2023.

Dated and made at Halifax, Nova Scotia, on January 31, 2024.

sgd. *T. Halman*

Honourable Timothy Halman

Minister of Environment and Climate Change

Schedule “A”**Regulations Respecting the Adoption of
the *Output-Based Pricing System Reporting and Compliance Standard*
made by the Minister of Environment and Climate Change under clause 8A(1)(c) of
Chapter 1 of the Acts of 1994-95, the *Environment Act*****Citation**

- 1 These regulations may be cited as the *Output-Based Pricing System Reporting and Compliance Standard Adoption Regulations*.

Adopted standard

- 2 The *Output-Based Pricing System Reporting and Compliance Standard* developed by the Department of Environment and Climate Change, as amended or replaced from time to time, is adopted by the Minister of Environment and Climate Change under clause 8A(1)(c) of the *Environment Act* as a standard setting out the minimum reporting and compliance requirements for the prescribed regulated facilities in the *Output-Based Pricing System Reporting and Compliance Regulations*.

Public availability

3 The standard adopted by these regulations must be available to the public, clearly identifying amendments and effective dates, as follows:

- (a) on the Department of Environment and Climate Change's website;
- (b) at the offices of the Department of Environment and Climate Change, which, as of the date these regulations are in force, is at 1903 Barrington Street, Suite 2085, Halifax, Nova Scotia.

N.S. Reg. 182/2024

Made: August 22, 2024

Filed: August 22, 2024

Prescribed Petroleum Products Prices

Order dated August 22, 2024
made by the Nova Scotia Utility and Review Board
pursuant to Section 14 of the *Petroleum Products Pricing Act*
and Sections 16 to 19 of the *Petroleum Products Pricing Regulations*

[Please note: *Prescribed Petroleum Products Prices* filed with the Office of the Registrar of Regulations on and after January 23, 2023, will no longer be published in the *Royal Gazette Part II*. Publication of the *Prescribed Petroleum Products Prices* has been dispensed with by order of the Attorney General dated January 23, 2023, and published on page 63 of the February 10, 2023, issue of the *Royal Gazette Part II*. Current and historical *Prescribed Petroleum Products Prices* are available for inspection in person at the Office of the Registrar of Regulations and can be viewed on the Nova Scotia Utility and Review Board's website at the following address: <https://nsuarb.novascotia.ca/mandates/gasoline-diesel-pricing>.]

N.S. Reg. 183/2024

Made: August 22, 2024

Filed: August 22, 2024

Proclamation of Act, S. 111, S.N.S. 2024, c. 3–S. 2 to 8

Order in Council 2024-325 dated August 22, 2024
Proclamation made by the Governor in Council
pursuant to Section 111 of the *Financial Measures (2024) Act*

The Governor in Council on the report and recommendation of the Minister of Finance and Treasury Board dated August 8, 2024, pursuant to Section 111 of Chapter 3 of the Acts of 2024, the *Financial Measures (2024) Act*, and subsection 3(7) of Chapter 235 of the Revised Statutes of Nova Scotia, 1989, the *Interpretation Act*, is pleased to order and declare by proclamation that Sections 2 to 8 of Chapter 3 of the Acts of 2024, the *Financial Measures (2024) Act*, do come into force on and not before September 30, 2024.

L.S.

Canada
Province of Nova Scotia

Charles the Third, by the Grace of God King of Canada and His Other Realms and Territories, Head of the Commonwealth.

To all [to] whom these presents shall come, or whom the same may in any wise concern,

Greeting!

A Proclamation

Whereas in and by Section 111 of Chapter 3 of the Acts of 2024, the *Financial Measures (2024) Act*, it is enacted as follows:

111 Sections 2 to 9, 20 to 27, 37 to 39, 45 to 53 and 72 to 74, subsections 86(1) to (4) and (7), 87(2) and (4) and 92(2) and (3), Sections 102 to 104 and 107 to 110 have effect on such day as the Governor in Council orders and declares by proclamation.

And Whereas it is deemed expedient that Sections 2 to 8 of Chapter 3 of the Acts of 2024, the *Financial Measures (2024) Act*, do come into force on and not before September 30, 2024;

Now Know Ye That We, by and with the advice of the Executive Council of Nova Scotia, do by this Our Proclamation order and declare that Sections 2 to 8 of Chapter 3 of the Acts of 2024, the *Financial Measures (2024) Act*, do come into force on and not before September 30, 2024, of which all persons concerned are to take notice and govern themselves accordingly.

In Testimony Whereof We have caused these our Letters to be made Patent and the Great Seal of Nova Scotia to be hereunto affixed.

Witness, Our Trusty and Well Beloved, Arthur J. LeBlanc, Chancellor of Our Order of Nova Scotia, one of Our Counsel learned in the law in the Province of Nova Scotia, Lieutenant Governor in and of Our Province of Nova Scotia.

Given at Our Government House in the Halifax Regional Municipality, this 22nd day of August in the year of Our Lord two thousand and twenty-four and in the Second year of Our Reign.

By Command:

**PROVINCIAL SECRETARY
ATTORNEY GENERAL AND MINISTER OF JUSTICE**

N.S. Reg. 184/2024

Made: August 22, 2024

Filed: August 22, 2024

Personal Income Tax Indexation Regulations

Order in Council 2024-326 dated August 22, 2024
Regulations made by the Governor in Council
pursuant to subsection 80(1) of the *Income Tax Act*

The Governor in Council on the report and recommendation of the Minister of Finance and Treasury Board dated August 12, 2024, and pursuant to subsection 80(1) of Chapter 217 of the Revised Statutes of Nova Scotia, 1989, the *Income Tax Act*, is pleased to make regulations respecting personal income tax indexation, in the form set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after August 22, 2024.

Schedule "A"

**Regulations Respecting Personal Income Tax Indexation
made by the Governor in Council under subsection 80(1)
of Chapter 217 of the Revised Statutes of Nova Scotia, 1989,
the *Income Tax Act***

Citation

1 These regulations may be cited as the *Personal Income Tax Indexation Regulations*.

Definition

2 In these regulations, "Act" means the *Income Tax Act*.

Consumer price index amount

3 (1) For the purposes of clause 22A(2)(b) of the Act, the consumer price index amount is 1 of the following:

(a) if approved by the Governor in Council, the amount determined by the following formula:

$$A \div B - 1$$

in which

A= the consumer price index for the 12-month period ending August 31 before the taxation year

B = the consumer price index for the 12-month period preceding the period described in "A";

(b) an amount determined by the Governor in Council.

(2) If the formula in clause (1)(a) results in a negative number, the result is deemed to be nil.

(3) The consumer price index for any 12-month period is determined by calculating the sum of the all-items consumer price indices, not seasonally adjusted, for each month in the period, dividing the sum by 12, and rounding the result to the nearest one-thousandth, or if equidistant, rounding to the higher one-thousandth.

N.S. Reg. 185/2024

Made: August 22, 2024

Filed: August 22, 2024

Short-term Rentals Registration Regulations—amendment

Order in Council 2024-330 dated August 22, 2024

Amendment to regulations made by the Governor in Council
pursuant to Section 6 of the *Tourist Accommodations Registration Act*

The Governor in Council on the report and recommendation of the Minister of Municipal Affairs and Housing dated August 20, 2024, and pursuant to Section 6 of Chapter 9 of the Acts of 2019, the *Short-term Rentals Registration Act*, is pleased to amend the *Short-term Rentals Registration Regulations*, N.S. Reg. 158/2024,

made by the Governor in Council by Order in Council 2024-303 dated August 6, 2024, in the manner set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after September 30, 2024.

Schedule “A”

**Amendment to the *Short-term Rentals Registration Regulations*
made by the Governor in Council under Section 6
of Chapter 9 of the Acts of 2019,
the *Short-term Rentals Registration Act***

Clause 2(2)(b) of the *Short-term Rentals Registration Regulations*, N.S. Reg. 158/2024, made by the Governor in Council by Order in Council 2024-303 dated August 6, 2024, is amended by striking out “45” and substituting “150”.

N.S. Reg. 186/2024

Made: August 27, 2024

Filed: August 27, 2024

Summary Offence Tickets Regulations—amendment

Order dated August 27, 2024

Amendment to regulations made by the Attorney General and Minister of Justice
pursuant to Section 8 of the *Summary Proceedings Act*

Order

**Made under Section 8 of Chapter 450
of the Revised Statutes of Nova Scotia, 1989,
the *Summary Proceedings Act***

I, Barbara Adams, Attorney General and Minister of Justice for the Province of Nova Scotia, pursuant to Section 8 of Chapter 450 of the Revised Statutes of Nova Scotia, 1989, the *Summary Proceedings Act*, effective on and after the date of this order, hereby

- (a) amend Schedule M-1 to the *Summary Offence Tickets Regulations*, N.S. Reg. 281/2011, made by order of the Attorney General and Minister of Justice dated October 4, 2011, to designate certain offences under the Cape Breton Regional Municipality’s “Passenger Vehicle for Hire By-law P-500” as summary offence ticket offences, in the manner set forth in the attached Schedule “A”; and
- (b) order and direct that the penalty to be entered on a summons in respect of an offence set out in amendments to the schedules to the *Summary Offence Tickets Regulations*, N.S. Reg. 281/2011, as set forth in the attached Schedule “A”, is the out-of-court settlement amount listed in the out-of-court settlement column set out opposite the description for the offence, and includes the charge provided for in, and in accordance with, Sections 8 and 9 of the Act.

Dated and made Aug 27, 2024, at Halifax, Halifax Regional Municipality, Province of Nova Scotia.

sgd. *Barbara Adams*

Honourable Barbara Adams

Attorney General and Minister of Justice

Schedule "A"

**Amendment to the *Summary Offence Tickets Regulations*
made by the Attorney General and Minister of Justice pursuant to Section 8
of Chapter 450 of the Revised Statutes of Nova Scotia, 1989,
the *Summary Proceedings Act***

Schedule M-1 to the *Summary Offence Tickets Regulations*, N.S. Reg. 281/2011, made by Order of the Attorney General and Minister of Justice dated October 4, 2011, is amended by striking out the heading "Taxi By-law" and items 1–16 under that heading and adding the following heading and items immediately before the heading "Responsible Animal Husbandry By-law":

Passenger Vehicle for Hire By-law - P-500:

1	Operating passenger vehicle for hire business without business operator's licence	4(1)	\$352.50
2	Owning and operating taxi without valid taxi owner's licence or taxi operator licence (specify)	5.1(1)	\$352.50
3	Failing to present valid taxi vehicle owner's licence on demand	5.1(2)	\$352.50
4	Using taxi vehicle owner's licence for vehicle not licensed as passenger vehicle for hire	5.1(7)	\$352.50
5	Owning and operating passenger vehicle for hire business without vehicle owner's licence	5.2(1)	\$352.50
6	Failing to present valid vehicle owner's licence on demand	5.2(2)	\$352.50
7	Licence owner failing to have valid insurance policy	6	\$352.50
8	Failing to keep vehicle in clean, sanitary condition or in good repair (specify)	7(1)	\$237.50
9	Failing to have appropriate tires affixed (specify)	7(2)	\$352.50
10	Owner of vehicle failing to submit vehicle for inspection on demand of by-law enforcement officer or peace officer	7(3)	\$352.50
11	Failing to comply with taxi identification requirements (specify)	8	\$352.50
12	Driving passenger vehicle for hire without valid operator's licence	9(1)	\$352.50
13	Failing to present valid Nova Scotia drivers licence or CBRM vehicle operator's licence (specify) on demand	9(2)	\$352.50
14	Driving vehicle as passenger vehicle for hire without valid vehicle operator's licence	9(3)	\$352.50
15	Transferring vehicle operator's licence to another person	9(10)	\$352.50
16	Operator failing to maintain clothing in neat and tidy condition while operating passenger vehicle for hire	10(1)b	\$237.50
17	Operator failing to act in orderly manner or soliciting (specify) while operating passenger vehicle for hire	10(1)c	\$352.50
18	Failing to notify office of manager of address change within 7 days	10(2)	\$352.50
19	Failing to keep log of all fares for 6 months	10(3)	\$352.50
20	Failing to produce log of fares upon request of by-law enforcement officer	10(3)	\$352.50
21	Failing to display vehicle operator's licence while operating passenger vehicle for hire	10(4)	\$352.50
22	Operator or passenger smoking or vaping in licensed passenger vehicle for hire (specify)	10(5)	\$697.50

23	Operator failing to proceed by most direct route	11(1)	\$352.50
24	Operator picking up other passengers	11(2)	\$352.50
25	Taxi owner failing to provide taxi with approved taximeter in Sydney service area	14(1)	\$352.50
26	Taxi owner or operator transporting passengers for hire in Sydney service area without taximeter operating	14(3)	\$352.50

N.S. Reg. 187/2024

Made: August 27, 2024

Filed: August 27, 2024

Summary Offence Tickets Regulations—amendment

Order dated August 27, 2024

Amendment to regulations made by the Attorney General and Minister of Justice pursuant to Section 8 of the *Summary Proceedings Act***Order**

**Made under Section 8 of Chapter 450
of the Revised Statutes of Nova Scotia, 1989,
the *Summary Proceedings Act***

I, Barbara Adams, Attorney General and Minister of Justice for the Province of Nova Scotia, pursuant to Section 8 of Chapter 450 of the Revised Statutes of Nova Scotia, 1989, the *Summary Proceedings Act*, hereby

- (a) amend Schedule M-3 to the *Summary Offence Tickets Regulations*, N.S. Reg. 281/2011, made by order of the Attorney General and Minister of Justice dated October 4, 2011, to designate certain offences under the Municipality of the County of Annapolis's Electronic Voting Bylaw, Marketing Levy Bylaw and Solid Waste Resource Bylaw, and the Town of Bridgetown's Skateboarding Bylaw, as summary offence ticket offences, in the manner set forth in the attached Schedule "A";
- (b) repeal Schedule M-16 to the *Summary Offence Tickets Regulations*, N.S. Reg. 281/2011, made by order of the Attorney General and Minister of Justice dated October 4, 2011; and
- (c) order and direct that the penalty to be entered on a summons in respect of an offence set out in amendments to the schedules to the *Summary Offence Tickets Regulations*, N.S. Reg. 281/2011, as set forth in the attached Schedule "A", is the out of court settlement amount listed in the out-of-court settlement column set out opposite the description for the offence, and includes the charge provided for in, and in accordance with, Sections 8 and 9 of the Act.

This order is effective on and after the date it is filed.

Dated and made Aug 27, 2024, at Halifax, Halifax Regional Municipality, Province of Nova Scotia.

sgd. *Barbara Adams*

Honourable Barbara Adams

Attorney General and Minister of Justice

Schedule "A"

**Amendment to the Summary Offence Tickets Regulations
made by Attorney General and Minister of Justice pursuant to Section 8
of Chapter 450 of the Revised Statutes of Nova Scotia, 1989,
the *Summary Proceedings Act***

- 1 Schedule M-3 to the *Summary Offence Tickets Regulations*, N.S. Reg. 281/2011, made by order of the Attorney General and Minister of Justice dated October 4, 2011, is amended by repealing the heading "Alternative Voting By-law-C8" and items 1-8 under that heading.
- 2 Schedule M-3 to the regulations is amended by adding the following heading and items immediately before the heading "Livestock at Large By-law-A2":

Electronic Voting Bylaw-C8

1	Using another person's PIN to vote or access voting system (specify)	18(1)	\$5872.50
2	Taking, seizing, or depriving elector of elector's PIN (specify)	18(1)	\$5872.50
3	Selling, gifting, transferring, assigning or purchasing PIN (specify)	18(2)	\$5872.50
4	Interfering or attempting to interfere with (specify) elector casting internet or telephone ballot	19(1)	\$5872.50
5	Interfering or attempting to interfere with (specify) electronic voting	19(2)	\$5872.50
6	Attempting to ascertain name of candidate for whom elector is about to vote or has voted (specify)	19(3)	\$5872.50
7	Communicating or attempting to communicate (specify) information relating to candidate for whom elector has voted	20	\$5872.50

- 3 Schedule M-3 to the regulations is amended by adding the following heading and items immediately before the heading "Mobile Home Park By-law-P1":

Marketing Levy Bylaw-C8

1	Operator failing to obtain certificate of registration	6(1)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
2	Operator failing to apply for registration on form provided	6(2)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
3	Operator failing to display registration certificate	6(3)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
4	Operator failing to amend certificate of registration to reflect change of address, business name or nature of accommodation	6(4)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
5	Operator failing to return certificate of registration upon closing or selling business	6(5)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50

6	Operator failing to obtain replacement for lost or destroyed registration certificate	6(6)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
7	Operator failing to remit levies within 30 days	7(1)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
8	Operator failing to submit remittance form	7(2)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
9	Operator failing to submit remittance form (if no levy collected)	7(3)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
10	Operator failing to remit levy and submit remittance form within 15 days of business closure or sale	7(4)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
11	Operator failing to keep records of sales, levies collected and payment of levies	8(1)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
12	Operator failing to keep separate records of levies collected	8(2)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
13	Operator failing to retain records for 5 years	8(3)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
14	Person selling accommodation failing to show levy as separate item on receipt, invoice or other document	8(4)	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
15	Failing to enable inspector to confirm collection and remittance of levy	14	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
16	Failing to furnish information required for inspection	14	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
17	Operator failing to remit levy and interest calculated by inspector within 30 days of receiving notice	18	
	first offence		\$697.50
	second or subsequent offence		\$1847.50
4	Schedule M-3 to the regulations is amended by adding the following heading and item immediately before the heading "Waste Management By-law-S1":		
	Skateboarding Bylaw-Town of Bridgetown:		
1	Operating skateboard on sidewalk, street or other public place (specify)	2	\$134.00
5	Schedule M-3 to the regulations is amended by repealing the heading "Waste Management By-law-S1" and items 1-12 under that heading and substituting the following heading and items:		

Solid Waste Resource Bylaw–S1:

1	Failing to comply with directive (specify)	3.6	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
2	Failing to comply with order of General Manager or Bylaw Enforcement Officer (specify)	3.11	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
3	Disposing or permitting disposal of (specify) solid waste other than at place licensed to receive that waste	4.1.1	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
4	Disposing of residual waste or solid waste at waste-resource management centre or licensed facility outside operational hours	4.2	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
5	Disposing of residual waste or solid waste at waste-resource management centre or licensed facility other than where directed by centre or facility	4.2	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
6	Disposing of solid waste by burning	4.3	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
7	Disposing of banned materials at licensed facility	4.4	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
8	Disposing of banned materials in storage area, storage facility or collection container (specify)	4.4	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
9	Removing residential waste, construction and demolition waste or unsorted solid waste (specify) from Municipality	4.5	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
10	Property owner or occupant (specify) allowing accumulation of solid waste on property	4.7	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50

11	Property owner or occupant (specify) allowing uncollected solid waste to remain on property other than in storage facility	4.7	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
12	Leaving lid or door of storage facility open	4.8	
	first offence		\$237.50
	second offence		\$352.50
	third or subsequent offence		\$582.50
13	Placing solid waste for collection on property other than property owned or occupied by person making placement	4.9	
	first offence		\$237.50
	second offence		\$352.50
	third or subsequent offence		\$582.50
14	Failing to comply with source separation directive	5.1	\$410.00
15	Failing to source-separate solid waste	5.2	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
16	Property owner or occupant (specify) of property where public waste is generated failing to provide adequate containers for source-separated solid waste	5.3	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
17	Property owner or occupant (specify) of property where public waste is generated failing to label containers for source separation	5.3	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
18	Improper collection container placement (specify)	6.1	
	first offence		\$237.50
	second offence		\$352.50
	third or subsequent offence		\$582.50
19	Owner of multi-unit residential building failing to provide accessible storage facility for source-separated solid waste	6.1.4	
	first offence		\$237.50
	second offence		\$352.50
	third or subsequent offence		\$582.50
20	Placing solid waste for collection before 7:00 p.m. on day before collection day	6.2.1	
	first offence		\$237.50
	second offence		\$352.50
	third or subsequent offence		\$582.50
21	Placing solid waste for special collection (specify) earlier than weekend immediately before special collection week	6.2.2	
	first offence		\$237.50
	second offence		\$352.50
	third or subsequent offence		\$582.50

22	Property owner failing to ensure solid waste collection container removed from roadside by end of collection day	6.3.1	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
23	Property owner failing to remove uncollected solid waste by end of collection day	6.3.2	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
24	Property owner failing to provide solid waste storage facilities in manner required (specify requirement of Section 6.5)	6.6.1.1	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
25	Property owner failing to ensure solid waste set roadside where storage facility is inaccessible to collection truck	6.6.1.2	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
26	Property owner failing to maintain solid waste storage facility in good repair and clean condition	6.6.1.3	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
27	Property owner failing to ensure collection container, storage facilities or uncollected solid waste (specify) removed by end of collection day	6.6.1.4	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
28	Occupant failing to source-separate and package solid waste in manner required (specify requirement of Section 5 or directives)	6.6.2.1	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
29	Occupant failing to place solid waste in storage facility between collections	6.6.2.2	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
30	Interfering with solid waste set out for authority collection	6.8.1	
	first offence		\$237.50
	second offence		\$352.50
	third or subsequent offence		\$582.50
31	Collecting solid waste placed for authority collection	6.8.2	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50

32	Illegally removing collection container from roadside	6.8.3	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
33	Property owner or occupant (specify) failing to promptly remove or dispose of (specify) solid waste not collected by authority collection	7.1	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
34	Failing to ensure storage facility is weather-tight	7.2.1.1	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
35	Failing to ensure storage facility is animal-proof	7.2.1.1	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
36	Failing to ensure storage facility is maintained in closed position	7.2.1.1	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
37	Failing to ensure storage facility is capable of accommodating quantity of waste generated at location	7.2.1.2	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
38	Failing to ensure storage facility is designed and constructed to maintain source-separation of waste	7.2.1.3	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
39	Failing to ensure storage facility is emptied and cleaned regularly	7.2.1.4	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
40	Failing to maintain storage facility and surroundings in good repair and clean condition	7.2.1.5	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
41	Failing to label storage facility for source-separated waste streams	7.2.1.6	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
42	Placing solid waste in storage facility without permission of owner	7.3	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50

43	Failing to ensure solid waste in storage facility is source-separated or packaged in accordance with bylaw or directive (specify)	7.5	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
44	Delivering unsorted solid waste to waste-resource management centre	7.6	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
45	Depositing solid waste at waste-resource management centre other than in designated location for waste type	7.6	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
46	Removing solid waste from waste-resource management centre without authorization	8.2	\$410.00
47	Hauler failing to provide manifest upon request	8.3	
	first offence		\$697.50
	second offence		\$1272.50
	third or subsequent offence		\$2422.50
6	The regulations are further amended by repealing Schedule M-16.		